

English edition

## Legislation

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## I

(Acts whose publication is obligatory)

**DECISION No 1411/2001/EC OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL  
of 27 June 2001  
on a Community Framework for cooperation to promote sustainable urban development**

THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community, and in particular Article 175(1) thereof,

Having regard to the proposal from the Commission <sup>(1)</sup>,

Having regard to the opinion of the Economic and Social Committee <sup>(2)</sup>,

Having regard to the opinion of the Committee of the Regions <sup>(3)</sup>,

Acting in accordance with the procedure laid down in Article 251 of the Treaty <sup>(4)</sup>,

Whereas:

- (1) The Treaty provides for the development and implementation of a Community environment policy and sets out the objectives and principles which should guide that policy.
- (2) By adopting Decision No 2179/98/EC of the European Parliament and of the Council <sup>(5)</sup>, the Community confirmed its commitment to the general approach and strategy chosen by the Commission in its Programme 'Towards Sustainability' <sup>(6)</sup>.
- (3) Many of the Community's international commitments, in particular with regard to action to combat climate change, can be implemented only with the cooperation of local authorities.
- (4) In its communication entitled 'Sustainable urban development in the European Union: a framework for action' of 28 October 1998, the Commission gave an undertaking to provide 'continued support for local government networking activities' and to 'ensure an appro-

priate legal basis necessary to fund such activities on a multiannual basis'.

- (5) The European Parliament has adopted resolutions <sup>(7)</sup> on strengthening European Union urban environment policy.
- (6) The Committee of the Regions has adopted opinions on transfrontier and transnational cooperation between local authorities <sup>(8)</sup> and on the Commission communication 'Towards an urban agenda in the European Union' <sup>(9)</sup>.
- (7) The Fifth Environmental Action Programme recognises that all the players concerned, including the Commission and local authorities, should take concerted action, acting in partnership, to achieve the objective of sustainable development and share the relevant responsibilities.
- (8) Chapter 28 of Agenda 21, which was the subject of the Protocol signed at the Earth Summit in Rio in 1992, stipulates that most local authorities in each country should undertake a consultative process with their populations and should achieve a consensus on a local Agenda 21 for the community.
- (9) The objectives of sustainable urban development and the implementation of Agenda 21 and Community legislation necessitate the definition, development and exchange of good practices between local authorities and the raising of their awareness.
- (10) The capacity of local authority networks should be strengthened at European level, good practices in the fields of sustainable urban development and local Agenda 21 should be developed and exchanged, and these activities should be coordinated in order to relay to the Commission information and opinions from local authorities on new and emerging prospects in areas relating to sustainable development.

<sup>(1)</sup> OJ C 56 E, 29.2.2000, p. 68.

<sup>(2)</sup> OJ C 204, 18.7.2000, p. 35.

<sup>(3)</sup> OJ C 317, 6.11.2000, p. 33.

<sup>(4)</sup> Opinion of the European Parliament of 14 December 2000 (not yet published in the Official Journal) and Council Decision of 18 June 2001.

<sup>(5)</sup> OJ L 275, 10.10.1998, p. 1.

<sup>(6)</sup> OJ C 138, 17.5.1993, p. 5.

<sup>(7)</sup> OJ C 226, 20.7.1998, pp. 34 and 36 and OJ C 279, 1.10.1999, p. 44.

<sup>(8)</sup> OJ C 51, 22.2.1999, p. 21.

<sup>(9)</sup> OJ C 251, 10.8.1998, p. 11.

- (11) Since the objectives of the proposed action, namely the exchange of good practices on a European scale and the raising of the awareness of local authorities by means of European networks, cannot be sufficiently achieved by the Member States and can therefore be better achieved at Community level, the Community may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty. In accordance with the principle of proportionality, as set out in that Article, this Decision does not go beyond what is necessary in order to achieve those objectives.
- (12) The priority areas of activity that the Community cooperation framework could support should be defined.
- (13) Effective monitoring and assessment methods need to be established and appropriate information provided for potential beneficiaries and the public.
- (14) Implementation of the cooperation framework should be assessed in the light of the experience gained during the first few years of implementation, and the European Parliament and the Council informed thereof.
- (15) This Decision establishes a financial framework for the entire duration of the programme which is to be the principal point of reference for the budgetary authority, within the meaning of point 33 of the Interinstitutional Agreement of 6 May 1999 between the European Parliament, the Council and the Commission on budgetary discipline and improvement of the budgetary procedure. <sup>(1)</sup>
- (16) The measures necessary for the implementation of this Decision should be adopted in accordance with Council Decision 1999/468/EC of 28 June 1999 laying down the procedures for the exercise of implementing powers conferred on the Commission <sup>(2)</sup>,

HAVE DECIDED AS FOLLOWS:

#### Article 1

A Community framework for cooperation (hereinafter referred to as the 'cooperation framework') is hereby established in order to provide financial and technical support to networks of local authorities organised in at least four Member States, and including when appropriate cities and towns in the countries referred to in Article 8, with the objective of encouraging the conception, exchange and implementation of good practices in the following fields:

- implementation at local level of EU environmental legislation,

- sustainable urban development,
- local Agenda 21.

The main partners shall be the Commission, networks of local authorities, organised urban multi-stakeholders, community networks such as NGOs, universities and other actors, organised at European level.

#### Article 2

1. The types of activity eligible for Community support under this cooperation framework are defined in the Annex.
2. The Commission may provide support to any network of local authorities as defined in Article 1 or, in the case of the accompanying measures mentioned in part C of the Annex, to other beneficiaries who wish to develop such activities.
3. Community support shall relate to activities scheduled to take place in the course of the year to which the financial contribution relates and/or the following two years.
4. The indicative breakdown of the financial support between the types of activity is given in the Annex.

#### Article 3

The Commission shall, in accordance with the procedure laid down in Article 11(2), assess and select from among the proposals submitted the projects to be financed on the priority themes referred to in Article 4.

#### Article 4

1. The Commission shall publish in the *Official Journal of the European Communities* a notice describing the priority themes under which projects shall be financed and setting out the selection and award criteria and the application and approval procedures.

2. Proposals for projects to be financed shall be submitted to the Commission by the network of local authorities as defined in Article 1 and, for the types of activities indicated in part C of the Annex, by other eligible beneficiaries.

3. The calls for proposals for projects under this cooperation framework shall be announced in the *Official Journal of the European Communities* every year by 31 January. After an assessment of these proposals, the Commission shall decide by 31 May which projects it will finance. The decision on the projects to be financed shall give rise to the conclusion, with the beneficiaries responsible for implementation, of a contract governing the rights and obligations of the partners.

4. A list of the beneficiaries and projects financed through this cooperation framework shall, together with an indication of the amount of aid, be made public.

<sup>(1)</sup> OJ C 172, 18.6.1999, p. 1.

<sup>(2)</sup> OJ L 184, 17.7.1999, p. 23.

*Article 5*

The Commission shall ensure consistency, complementarity and synergy between the Community activities and projects to implement this cooperation framework and other Community programmes and initiatives, in particular the URBAN initiative referred to in Article 20 of Council Regulation (EC) No 1260/1999 of 21 June 1999 laying down general provisions on the Structural Funds <sup>(1)</sup>. Projects financed under other Community programmes and funds shall not be eligible for funding under this cooperation framework.

*Article 6*

1. This cooperation framework shall start on 1 January 2001 and shall end on 31 December 2004. The financial framework for the implementation of this cooperation framework for the period 2001-2004 shall be EUR 14 million.

The annual appropriations shall be authorised by the budgetary authority within the limits of the financial perspective.

2. Financial support of EUR 350 000 or more may be obtained only if the beneficiary's accounts for the previous year have been certified by a registered auditor. The accounts for the period during which the subsidy is used shall also be certified by a registered auditor.

Financial support amounting to less than EUR 350 000 may be obtained only if the beneficiary's accounts are available in a form recognised by the Commission for the preceding year and are presented in that form for the period during which the subsidy is used.

*Article 7*

The projects shall contribute towards the objectives mentioned in Article 1 and shall be selected on the basis of the following general criteria:

- (a) a sound cost-benefit ratio;
- (b) a lasting multiplier effect at European level;
- (c) effective and balanced cooperation among the various partners with regard to programming and carrying out activities, and financial participation;
- (d) a share of financial participation;
- (e) a contribution to a multinational approach, and in particular to transfrontier cooperation within the Community and, where appropriate, beyond its frontiers with neighbouring countries;
- (f) a contribution to an integrated multisectoral approach and to sustainable urban development, taking into account its social, economic and environmental dimensions;
- (g) the degree of involvement of all the partners, including the representatives of civil society;

- (h) a contribution to strengthening and revitalising public services of general interest.

*Article 8*

This cooperation framework shall be open to participation by networks of local authorities including cities and towns in Central and Eastern European Countries, Cyprus and Malta, as well as in other countries which have concluded association agreements with the Community.

*Article 9*

1. In order to ensure the success of the activities carried out by the beneficiaries of Community support, the Commission shall take the necessary measures to:

- (a) verify that activities proposed to the Commission have been carried out properly;
- (b) prevent and take action against irregularities;
- (c) recover, where appropriate, sums improperly received.

2. Without prejudice to the financial audit carried out by the Court of Auditors pursuant to Article 248 of the Treaty or inspections carried out pursuant to point (c) of Article 279 of the Treaty, officials and other staff of the Commission may carry out on-the-spot checks, including sample checks, on activities funded in this cooperation framework.

The Commission shall inform beneficiaries in advance of any on-the-spot check, unless there are good reasons to suspect fraud or improper use of the aid.

3. Beneficiaries of financial support shall keep available for the Commission all supporting documents regarding expenditure on an activity for a period of five years following the last payment in respect of that activity. These may also be held in electronic format.

*Article 10*

1. The Commission may reduce, suspend or recover the financial support granted through a contract if it finds irregularities or if it learns that the contract has been subject to a change, without its approval, which conflicts with the agreed objectives or implementing conditions.

2. If the deadlines have not been observed or if only part of the financial support allocated is justified by the progress with implementation of a contract, the Commission shall request the beneficiary to submit any explanations within a specified period. If the beneficiary does not provide a satisfactory answer, the Commission may cancel the remaining financial aid and demand prompt repayment of sums already paid. The Commission undertakes to carry out a thorough and speedy evaluation of such explanations.

<sup>(1)</sup> OJ L 161, 26.6.1999, p. 1.

3. Beneficiaries shall submit to the Commission annual progress reports for contracts of more than one year and a financial report for each contract within six months of its completion. The Commission shall determine the form and content of the reports. If the reports are not submitted within the time-limits laid down, the beneficiary shall no longer be eligible for subsequent funding under this Decision. The Commission undertakes to evaluate the reports within a reasonable time-limit to avoid unnecessary delays in payments.

4. Any undue payment shall be repaid to the Commission. Interest may be added to sums not repaid in good time. The Commission shall lay down the detailed rules for implementing this paragraph.

#### *Article 11*

1. The Commission shall be assisted by an advisory committee.

2. Where reference is made to this paragraph, Articles 3 and 7 of Council Decision 1999/468/EC shall apply, having regard to the provisions of Article 8 thereof.

3. The committee shall adopt its rules of procedure.

#### *Article 12*

The Commission shall assess the implementation of this cooperation framework and shall submit a report in this connection to the European Parliament and to the Council no later than 31 March 2003.

#### *Article 13*

This Decision shall apply from 1 January 2001 to 31 December 2004.

Done at Luxembourg, 27 June 2001.

*For the European Parliament*

*The President*

N. FONTAINE

*For the Council*

*The President*

B. ROSENGREN

## ANNEX

Types of activity eligible for Community financial support	Indicative allocation of resources 100 %
<p>A. Information and exchanges of information on sustainable urban development and local Agenda 21 and improvement of environmental quality in areas where environmental problems occur alongside socio-economic problems</p> <ul style="list-style-type: none"> <li>— develop tools for training, information, documentation and awareness-raising for professionals, target groups, local policy-makers and the general public including for local authorities wishing to initiate projects to improve their environmental performance;</li> <li>— support, transfer and disseminate good practices and the results of demonstration projects in areas where environmental problems occur alongside socio-economic problems, including to local authorities which are not involved in networks covered by this Decision.</li> </ul>	40 %
<p>B. Cooperation between the partners concerned by sustainable development and Agenda 21 at European level</p> <ul style="list-style-type: none"> <li>— promote cooperation between partners identified by the Community's environmental action programme;</li> <li>— in compliance with the subsidiarity and partnership principles, supplement work under the national programmes to help local authorities, including in the implementation of Community environmental policies, urban transformation projects and urban regeneration schemes, to improve the local urban environment quality in an integrated approach;</li> <li>— facilitate dialogue, coordination and exchange of information between networks of local authorities organised at European level and the Community institutions;</li> <li>— support the establishment of partnerships including partners from the countries referred to in Article 8.</li> </ul>	40 %
<p>C. Accompanying measures needed to analyse and monitor activities in the field of sustainable urban development and local Agenda 21</p> <ul style="list-style-type: none"> <li>— reports on the level, extent and nature of urban problems which could be addressed at Community level;</li> <li>— analytical reviews of the local penetration of a sustainable approach to urban development in areas other than environment policy, taking particularly the coherent relationship with structural policies into consideration;</li> <li>— testing and support functions for consolidation, coordination, use, dissemination and development of the monitoring initiative 'Towards a Local Sustainability Profile/European Common Indicators'.</li> </ul>	20 %

**COMMISSION REGULATION (EC) No 1412/2001**  
**of 12 July 2001**  
**establishing the standard import values for determining the entry price of certain fruit and vegetables**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Commission Regulation (EC) No 3223/94 of 21 December 1994 on detailed rules for the application of the import arrangements for fruit and vegetables <sup>(1)</sup>, as last amended by Regulation (EC) No 1498/98 <sup>(2)</sup>, and in particular Article 4(1) thereof,

Whereas:

- (1) Regulation (EC) No 3223/94 lays down, pursuant to the outcome of the Uruguay Round multilateral trade negotiations, the criteria whereby the Commission fixes the standard values for imports from third countries, in respect of the products and periods stipulated in the Annex thereto.

- (2) In compliance with the above criteria, the standard import values must be fixed at the levels set out in the Annex to this Regulation,

HAS ADOPTED THIS REGULATION:

*Article 1*

The standard import values referred to in Article 4 of Regulation (EC) No 3223/94 shall be fixed as indicated in the Annex hereto.

*Article 2*

This Regulation shall enter into force on 13 July 2001.

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

Done at Brussels, 12 July 2001.

*For the Commission*  
Franz FISCHLER  
*Member of the Commission*

<sup>(1)</sup> OJ L 337, 24.12.1994, p. 66.

<sup>(2)</sup> OJ L 198, 15.7.1998, p. 4.

## ANNEX

**to the Commission Regulation of 12 July 2001 establishing the standard import values for determining the entry price of certain fruit and vegetables**

(EUR/100 kg)

CN code	Third country code <sup>(1)</sup>	Standard import value
0702 00 00	060	71,3
	064	60,0
	999	65,7
0707 00 05	052	66,8
	999	66,8
0709 90 70	052	69,9
	388	67,1
	999	68,5
0805 30 10	388	83,4
	528	75,7
	999	79,6
0808 10 20, 0808 10 50, 0808 10 90	388	95,3
	400	115,2
	404	139,9
	508	99,1
	512	88,5
	524	60,9
	528	67,9
	720	143,5
	800	215,7
	804	106,0
	999	113,2
0808 20 50	388	88,2
	512	72,2
	528	86,5
	800	67,4
	804	137,9
	999	90,4
0809 10 00	052	152,3
	064	134,4
	999	143,4
0809 20 95	052	319,8
	064	201,8
	400	301,2
	999	274,3
0809 30 10, 0809 30 90	052	192,2
	999	192,2
0809 40 05	064	128,1
	624	286,1
	999	207,1

<sup>(1)</sup> Country nomenclature as fixed by Commission Regulation (EC) No 2032/2000 (OJ L 243, 28.9.2000, p. 14). Code '999' stands for 'of other origin'.

**COMMISSION REGULATION (EC) No 1413/2001  
of 12 July 2001**

**amending for the sixth time Regulation (EC) No 785/95 laying down detailed rules for the application of Council Regulation (EC) No 603/95 on the common organisation of the market in dried fodder**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 603/95 of 21 February 1995 on the common organisation of the market in dried fodder <sup>(1)</sup>, as last amended by Regulation (EC) No 1347/95 <sup>(2)</sup>, and in particular Article 18 thereof,

Whereas:

- (1) The third indent of Article 2(1)(a) of Commission Regulation (EC) No 785/95 of 6 April 1995 laying down detailed rules for the application of Council Regulation (EC) No 603/95 on the common organisation of the market in dried fodder <sup>(3)</sup>, as last amended by Regulation (EC) No 676/1999 <sup>(4)</sup>, states that whole plants, harvested green with unripe grain, of the cereals listed in point 1 of Annex I to Council Regulation (EEC) No 1765/92 <sup>(5)</sup> and having been cultivated on land which was not declared in the area aid application with a view to the aid for arable crops provided for in that Regulation are deemed to be 'dried fodder' in order to prevent aid from being paid twice on the same parcels.
- (2) Abovementioned Regulation (EEC) No 1765/95 was repealed and replaced by Council Regulation (EC) No 1251/1999 <sup>(6)</sup>.

(3) Regulation (EC) No 785/95 should therefore be amended accordingly.

(4) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Dried Fodder,

HAS ADOPTED THIS REGULATION:

*Article 1*

The third indent of Article 2(1)(a) of Regulation (EC) No 785/95 is replaced by the following:

— whole plants, harvested green with unripe grain, of the cereals listed in point 1 of Annex I to Council Regulation (EC) No 1251/1999 <sup>(\*)</sup> and having been cultivated on land which was not declared in the area aid application with a view to the aid for arable crops provided for in that Regulation,

<sup>(\*)</sup> OJ L 160, 26.6.1999, p.1.

*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, 12 July 2001.

*For the Commission*

Franz FISCHLER

*Member of the Commission*

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<sup>(1)</sup> OJ L 63, 21.3.1995, p. 1.  
<sup>(2)</sup> OJ L 131, 15.6.1995, p. 1.  
<sup>(3)</sup> OJ L 79, 7.4.1995, p. 5.  
<sup>(4)</sup> OJ L 83, 27.3.1999, p. 40.  
<sup>(5)</sup> OJ L 181, 1.7.1992, p. 12.  
<sup>(6)</sup> OJ L 160, 26.6.1999, p. 1.

**COMMISSION REGULATION (EC) No 1414/2001**  
**of 12 July 2001**  
**fixing the final amount of aid for dried fodder for the 2000/01 marketing year**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 603/95 of 21 February 1995 on the common organisation of the market in dried fodder <sup>(1)</sup>, as last amended by Regulation (EC) No 1347/95 <sup>(2)</sup>, and in particular Article 18 thereof,

Whereas:

- (1) Article 3(2) and (3) of Regulation (EC) No 603/95 fix the amounts of aid to be paid to processors for dehydrated fodder and sun-dried fodder produced during the 2000/01 marketing year up to the maximum guaranteed quantities laid down in Article 4(1) and (3) of that Regulation.
- (2) The information forwarded to the Commission by the Member States under the second indent of Article 15(a) of Commission Regulation (EC) No 785/95 of 6 April 1995 laying down detailed rules for the application of Council Regulation (EC) No 603/95 on the common organisation of the market in dried fodder <sup>(3)</sup>, as last amended by Regulation (EC) No 676/1999 <sup>(4)</sup>, indicates that the maximum guaranteed quantity for dehydrated fodder has been exceeded, and that the maximum guaranteed quantity for sun-dried fodder has not been exceeded.
- (3) It should therefore be laid down that the aid provided for in Regulation (EC) No 603/95 for dehydrated fodder should be reduced in accordance with Article 5 of that

Regulation. The aid for sun-dried fodder should be paid to recipients in full.

- (4) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Dried Fodder,

HAS ADOPTED THIS REGULATION:

*Article 1*

The aid for dehydrated fodder and sun-dried fodder provided for in Article 3(2) and (3) respectively of Regulation (EC) No 603/95 shall be paid as follows for the 2000/01 marketing year:

- (a) the aid for dehydrated fodder shall be reduced to:
  - EUR 63,15 per tonne in Spain,
  - EUR 63,94 per tonne in Greece,
  - EUR 64,23 per tonne in Italy,
  - EUR 65,55 per tonne in the other Member States;
- (b) the aid for sun-dried fodder shall be paid in full.

*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, 12 July 2001.

*For the Commission*  
Franz FISCHLER  
*Member of the Commission*

<sup>(1)</sup> OJ L 63, 21.3.1995, p. 1.

<sup>(2)</sup> OJ L 131, 15.6.1995, p. 1.

<sup>(3)</sup> OJ L 79, 7.4.1995, p. 5.

<sup>(4)</sup> OJ L 83, 27.3.1999, p. 40.

## COMMISSION REGULATION (EC) No 1415/2001

of 12 July 2001

## fixing the actual production of olive oil and the unit amount of the production aid for the 1999/2000 marketing year

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation No 136/66/EEC of 22 September 1966 on the establishment of a common organisation of the market in oils and fats <sup>(1)</sup>, as last amended by Regulation (EC) No 2702/1999 <sup>(2)</sup>,

Having regard to Council Regulation (EEC) No 2261/84 of 17 July 1984 laying down general rules on the granting of aid for the production of olive oil and of aid to olive oil producer organisations <sup>(3)</sup>, as last amended by Regulation (EC) No 1639/98 <sup>(4)</sup>, and in particular Article 17a(2) thereof,

Whereas:

- (1) Article 5 of Regulation No 136/66/EEC provides that the unit production aid must be reduced in each Member State where actual production exceeds the guaranteed national quantity referred to in paragraph 3 of that Article. In assessing the extent of the overrun in Spain, Greece, Portugal and France, account should be taken of the estimates for the production of table olives processed into olive oil, expressed as olive-oil equivalent using the relevant coefficients referred to in Commission Decisions 1999/563/EC <sup>(5)</sup>, 1999/565/EC <sup>(6)</sup>, 1999/564/EC <sup>(7)</sup> and 2000/498/EC <sup>(8)</sup>.
- (2) Article 17a of Regulation (EEC) No 2261/84 provides that in order to determine the unit amount of the production aid for olive oil that can be paid in advance, the estimated production for the marketing year concerned should be determined. That amount must be fixed at a level that avoids any risk of unwarranted payment to olive growers. The amount also applies to table olives, expressed as olive-oil equivalent. For the 1999/2000 marketing year, the estimated production and the unit amount of the production aid which can be paid in advance were fixed by Commission Regulation (EC) No 2236/2000 <sup>(9)</sup>.
- (3) Pursuant to Article 17(a)(2) of Regulation (EEC) No 2261/84, the actual production for which entitlement to aid is recognised must be determined no later than eight months after the end of the marketing year. To that end,

in accordance with Article 14(4) of Commission Regulation (EC) No 2366/98 <sup>(10)</sup>, as last amended by Regulation (EC) No 648/2001 <sup>(11)</sup>, the Member States concerned must inform the Commission before 15 May following each marketing year of the quantity on which the aid is payable in each Member State. That information indicates that the quantity on which aid is payable for the 1999/2000 marketing year is 791 595 tonnes for Italy, 2 681 tonnes for France, 463 090 tonnes for Greece, 747 000 tonnes for Spain and 47 380 tonnes for Portugal.

- (4) Confirmation by the Member States that aid is payable on those quantities indicates that the controls referred to in Regulations (EEC) No 2261/84 and (EC) No 2366/98 have been carried out. However, the fixing of actual production on the basis of information from the Member States on the quantities on which aid is payable does not prejudice the conclusions which may be drawn from verification of the correctness of that information as part of the accounts clearance procedure.
- (5) Taking account of the actual production figures, the unit amount of the production aid laid down in the second indent of Article 17(a)(2) of Regulation (EEC) No 2261/84 payable on the eligible quantities of actual production should also be fixed.
- (6) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Oils and Fats,

HAS ADOPTED THIS REGULATION:

## Article 1

1. For the 1999/2000 marketing year, the actual production to be used to calculate the olive oil aid referred to in the first indent of Article 17(a)(2) of Regulation (EEC) No 2261/84 shall be:

- 747 000 tonnes for Spain,
- 2 681 tonnes for France,
- 463 090 tonnes for Greece,
- 791 595 tonnes for Italy, and
- 47 380 tonnes for Portugal.

<sup>(1)</sup> OJ L 172, 30.9.1966, p. 3025/66.

<sup>(2)</sup> OJ L 327, 21.12.1999, p. 7.

<sup>(3)</sup> OJ L 208, 3.8.1984, p. 3.

<sup>(4)</sup> OJ L 210, 28.7.1998, p. 38.

<sup>(5)</sup> OJ L 213, 13.8.1999, p. 21.

<sup>(6)</sup> OJ L 213, 13.8.1999, p. 29.

<sup>(7)</sup> OJ L 213, 13.8.1999, p. 25.

<sup>(8)</sup> OJ L 200, 8.8.2000, p. 54.

<sup>(9)</sup> OJ L 256, 10.10.2000, p. 16.

<sup>(10)</sup> OJ L 293, 31.10.1998, p. 50.

<sup>(11)</sup> OJ L 91, 31.3.2001, p. 45.

2. For the 1999/2000 marketing year, the unit amount of the production aid referred to in the second indent of Article 17(a)(2) of Regulation (EEC) No 2261/84, payable on the eligible quantities of actual production, shall be:

- EUR 130,40 per 100 kilograms for Spain,
- EUR 130,40 per 100 kilograms for France,
- EUR 118,56 per 100 kilograms for Greece,
- EUR 101,78 per 100 kilograms for Italy, and
- EUR 130,40 per 100 kilograms for Portugal.

*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, 12 July 2001.

*For the Commission*  
Franz FISCHLER  
*Member of the Commission*

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**COMMISSION REGULATION (EC) No 1416/2001**  
**of 12 July 2001**  
**amending the rates of the refunds applicable to certain products from the milk sector exported in**  
**the form of goods not covered by Annex I to the Treaty**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1255/1999 of 17 May 1999 on the common organisation of the markets in the milk and milk products sector <sup>(1)</sup>, as last amended by Regulation (EC) No 1670/2000 <sup>(2)</sup>, and in particular Article 31(3) thereof,

Whereas:

- (1) The rates of the refunds applicable from 1 July 2001 to the products listed in the Annex, exported in the form of goods not covered by Annex I to the Treaty, were fixed by Commission Regulation (EC) No 1313/2001 <sup>(3)</sup>.

- (2) It follows from applying the rules and criteria contained in Regulation (EC) No 1313/2001 to the information at present available to the Commission that the export refunds at present applicable should be altered as shown in the Annex hereto,

HAS ADOPTED THIS REGULATION:

*Article 1*

The rates of refund fixed by Regulation (EC) No 1313/2001 are hereby altered as shown in the Annex hereto.

*Article 2*

This Regulation shall enter into force on 13 July 2001.

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

Done at Brussels, 12 July 2001.

*For the Commission*

Erkki LIIKANEN

*Member of the Commission*

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<sup>(1)</sup> OJ L 160, 26.6.1999, p. 48.

<sup>(2)</sup> OJ L 193, 29.7.2000, p. 10.

<sup>(3)</sup> OJ L 177, 30.6.2001, p. 30.

## ANNEX

**to the Commission Regulation of 12 July 2001 fixing the rates of the refunds applicable to certain milk products exported in the form of goods not covered by Annex I to the Treaty**

(EUR/100 kg)

CN code	Description	Rate of refund
ex 0402 10 19	Powdered milk, in granules or other solid forms, not containing added sugar or other sweetening matter, with a fat content not exceeding 1,5 % by weight (PG 2): (a) On exportation of goods of CN code 3501 (b) On exportation of other goods	— —
ex 0402 21 19	Powdered milk, in granules or other solid forms, not containing added sugar or other sweetening matter, with a fat content of 26 % by weight (PG 3): (a) Where goods incorporating, in the form of products assimilated to PG 3, reduced-price butter or cream obtained pursuant to Regulation (EC) No 2571/97 are exported (b) On exportation of other goods	17,44 50,00
ex 0405 10	Butter, with a fat content by weight of 82 % (PG 6): (a) Where goods containing reduced-price butter or cream which have been manufactured in accordance with the conditions provided for in Regulation (EC) No 2571/97 are exported (b) On exportation of goods of CN code 2106 90 98 containing 40 % or more by weight of milk fat (c) On exportation of other goods	55,00 157,25 150,00

**COMMISSION REGULATION (EC) No 1417/2001**

**of 12 July 2001**

**fixing the rates of the refunds applicable to certain cereal and rice-products exported in the form of goods not covered by Annex I to the Treaty**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 1766/92 of 30 June 1992 on the common organisation of the market in cereals <sup>(1)</sup>, as last amended by Regulation (EC) No 1666/2000 <sup>(2)</sup>, and in particular Article 13(3) thereof,

Having regard to Council Regulation (EC) No 3072/95 of 22 December 1995 on the common organisation of the market in rice <sup>(3)</sup>, as last amended by Regulation (EC) No 1667/2000 <sup>(4)</sup>, and in particular Article 13(3) thereof,

Whereas:

- (1) Article 13(1) of Regulation (EEC) No 1766/92 and Article 13(1) of Regulation (EC) No 3072/95 provide that the difference between quotations of prices on the world market for the products listed in Article 1 of each of those Regulations and the prices within the Community may be covered by an export refund.
- (2) Commission Regulation (EC) No 1520/2000 of 13 July 2000 laying down common implementing rules for granting export refunds on certain agricultural products exported in the form of goods not covered by Annex I to the Treaty, and the criteria for fixing the amount of such refunds <sup>(5)</sup>, as amended by Regulation (EC) No 2390/2000 <sup>(6)</sup>, specifies the products for which a rate of refund should be fixed, to be applied where these products are exported in the form of goods listed in Annex B to Regulation (EEC) No 1766/92 or in Annex B to Regulation (EC) No 3072/95 as appropriate.
- (3) In accordance with the first subparagraph of Article 4(1) of Regulation (EC) No 1520/2000, the rate of the refund per 100 kilograms for each of the basic products in question must be fixed for each month.
- (4) The commitments entered into with regard to refunds which may be granted for the export of agricultural products contained in goods not covered by Annex I to the Treaty may be jeopardised by the fixing in advance of high refund rates. Whereas it is therefore necessary to take precautionary measures in such situations without, however, preventing the conclusion of long-term contracts. Whereas the fixing of a specific refund rate for the advance fixing of refunds is a measure which enables these various objectives to be met.

(5) Now that a settlement has been reached between the European Community and the United States of America on Community exports of pasta products to the United States and has been approved by Council Decision 87/482/EEC <sup>(7)</sup>, it is necessary to differentiate the refund on goods falling within CN codes 1902 11 00 and 1902 19 according to their destination.

(6) Pursuant to Article 4(3) and (5) of Regulation (EC) No 1520/2000 provides that a reduced rate of export refund has to be fixed, taking account of the amount of the production refund applicable, pursuant to Council Regulation (EEC) No 1722/93 <sup>(8)</sup>, as last amended by Commission Regulation (EC) No 87/1999 <sup>(9)</sup>, for the basic product in question, used during the assumed period of manufacture of the goods.

(7) Spirituous beverages are considered less sensitive to the price of the cereals used in their manufacture. However, Protocol 19 of the Act of Accession of the United Kingdom, Ireland and Denmark stipulates that the necessary measures must be decided to facilitate the use of Community cereals in the manufacture of spirituous beverages obtained from cereals. Accordingly, it is necessary to adapt the refund rate applying to cereals exported in the form of spirituous beverages.

(8) It is necessary to ensure continuity of strict management taking account of expenditure forecasts and funds available in the budget.

(9) 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 rates of the refunds applicable to the basic products appearing in Annex A to Regulation (EC) No 1520/2000 and listed either in Article 1 of Regulation (EEC) No 1766/92 or in Article 1(1) of Regulation (EC) No 3072/95, exported in the form of goods listed in Annex B to Regulation (EEC) No 1766/92 or in Annex B to amended Regulation (EC) No 3072/95 respectively, are hereby fixed as shown in the Annex to this Regulation.

*Article 2*

This Regulation shall enter into force on 13 July 2001.

<sup>(1)</sup> OJ L 181, 1.7.1992, p. 21.

<sup>(2)</sup> OJ L 193, 29.7.2000, p. 1.

<sup>(3)</sup> OJ L 329, 30.12.1995, p. 18.

<sup>(4)</sup> OJ L 193, 29.7.2000, p. 3.

<sup>(5)</sup> OJ L 177, 15.7.2000, p. 1.

<sup>(6)</sup> OJ L 276, 28.10.2000, p. 3.

<sup>(7)</sup> OJ L 275, 29.9.1987, p. 36.

<sup>(8)</sup> OJ L 159, 1.7.1993, p. 112.

<sup>(9)</sup> OJ L 9, 15.1.1999, p. 8.

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

Done at Brussels, 12 July 2001.

*For the Commission*  
Erkki LIIKANEN  
*Member of the Commission*

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## ANNEX

**to the Commission Regulation of 12 July 2001 fixing the rates of the refunds applicable to certain cereals and rice products exported in the form of goods not covered by Annex I to the Treaty**

CN code	Description of products <sup>(1)</sup>	Rate of refund per 100 kg of basic product	
		In case of advance fixing of refunds	Other
1001 10 00	Durum wheat: – on exports of goods falling within CN codes 1902 11 and 1902 19 to the United States of America – in other cases	— —	— —
1001 90 99	Common wheat and meslin: – on exports of goods falling within CN codes 1902 11 and 1902 19 to the United States of America – in other cases: – – where Article 4(5) of Regulation (EC) No 1520/2000 applies <sup>(2)</sup> – – where goods falling within subheading 2208 <sup>(3)</sup> are exported – – in other cases	— — — —	— — — —
1002 00 00	Rye	1,120	1,120
1003 00 90	Barley – where goods falling within subheading 2208 <sup>(3)</sup> are exported – in other cases	— —	— —
1004 00 00	Oats	—	—
1005 90 00	Maize (corn) used in the form of: – starch: – – where Article 4(5) of Regulation (EC) No 1520/2000 applies <sup>(2)</sup> – – where goods falling within subheading 2208 <sup>(3)</sup> are exported – – in other cases – glucose, glucose syrup, maltodextrine, maltodextrine syrup of CN codes 1702 30 51, 1702 30 59, 1702 30 91, 1702 30 99, 1702 40 90, 1702 90 50, 1702 90 75, 1702 90 79, 2106 90 55 <sup>(4)</sup> : – – where Article 4(5) of Regulation (EC) No 1520/2000 applies <sup>(2)</sup> – – where goods falling within subheading 2208 <sup>(3)</sup> are exported – – in other cases – where goods falling within subheading 2208 <sup>(3)</sup> are exported – other (including unprocessed)  Potato starch of CN code 1108 13 00 similar to a product obtained from processed maize: – where Article 4(5) of Regulation (EC) No 1520/2000 applies <sup>(2)</sup> – – where goods falling within subheading 2208 <sup>(3)</sup> are exported – in other cases	1,890 1,187 2,994  1,142 0,890 2,246 1,187 2,994  1,890 1,187 2,994	1,890 1,187 2,994  1,142 0,890 2,246 1,187 2,994  1,890 1,187 2,994

(EUR/100 kg)

(EUR/100 kg)

CN code	Description of products <sup>(1)</sup>	Rate of refund per 100 kg of basic product	
		In case of advance fixing of refunds	Other
ex 1006 30	Wholly-milled rice:		
	– round grain	19,400	19,400
	– medium grain	19,400	19,400
	– long grain	19,400	19,400
1006 40 00	Broken rice	4,900	4,900
1007 00 90	Sorghum	—	—

<sup>(1)</sup> As far as agricultural products obtained from the processing of a basic product or/and assimilated products are concerned, the coefficients shown in Annex E of amended Commission Regulation (EC) No 1520/2000 shall be applied (OJ L 177, 15.7.2000, p. 1).

<sup>(2)</sup> The goods concerned fall under CN code 3505 10 50.

<sup>(3)</sup> Goods listed in Annex B of Council Regulation (EEC) No 1766/92 or referred to in Article 2 of Regulation (EEC) No 2825/93.

<sup>(4)</sup> For syrups of CN codes NC 1702 30 99, 1702 40 90 and 1702 60 90, obtained from mixing glucose and fructose syrup, the export refund may be granted only for the glucose syrup.

**COMMISSION REGULATION (EC) No 1418/2001**  
**of 12 July 2001**  
**fixing the export refunds on milk and milk products**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1255/1999 of 17 May 1999 on the common organisation of the market in milk and milk products <sup>(1)</sup>, as last amended by Regulation (EC) No 1670/2000 <sup>(2)</sup>, and in particular Article 31(3) thereof,

Whereas:

(1) Article 31 of Regulation (EC) No 1255/1999 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 within the limits resulting from agreements concluded in accordance with Article 300 of the Treaty.

(2) Regulation (EC) No 1255/1999 provides that when the refunds on the products listed in Article 1 of the above-mentioned Regulation, 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 organisation 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 limits resulting from agreements concluded in accordance with Article 300 of the Treaty, and
- the need to avoid disturbances on the Community market, and
- the economic aspect of the proposed exports.

(3) Article 31(5) of Regulation (EC) No 1255/1999 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 of:

- (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.

(4) Article 31(3) of Regulation (EC) No 1255/1999 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 the abovementioned Regulation according to destination.

(5) Article 31(3) of Regulation (EC) No 1255/1999 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; the amount of the refund may, however, remain at the same level for more than four weeks.

(6) In accordance with Article 16 of Commission Regulation (EC) No 174/1999 of 26 January 1999 on specific detailed rules for the application of Council Regulation (EC) No 804/68 as regards export licences and export refunds on milk and milk products <sup>(3)</sup>, as last amended by Regulation (EC) No 1370/2001 <sup>(4)</sup>; the refund granted for milk products containing added sugar is equal to the sum of the two components; one is intended to take account of the quantity of milk products and is calculated by multiplying the basic amount by the milk products content in the product concerned; the other is intended to take account of the quantity of added sucrose and is calculated by multiplying the sucrose content of the entire 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 (EC) No 1260/2001 of 19 June 2001 on the common organisation of the markets in the sugar sector <sup>(5)</sup>, however, this second component is applied only if the added sucrose has been produced using sugar beet or cane harvested in the Community.

<sup>(1)</sup> OJ L 160, 26.6.1999, p. 48.

<sup>(2)</sup> OJ L 193, 29.7.2000, p. 10.

<sup>(3)</sup> OJ L 20, 27.1.1999, p. 8.

<sup>(4)</sup> OJ L 183, 6.7.2001, p. 18.

<sup>(5)</sup> OJ L 178, 30.6.2001, p. 1.

- (7) Commission Regulation (EEC) No 896/84 <sup>(1)</sup>, as last amended by Regulation (EEC) No 222/88 <sup>(2)</sup>, laid down additional provisions concerning the granting of refunds on the change from one milk year to another; those provisions provide for the possibility of varying refunds according to the date of manufacture of the products.
- (8) For the calculation of the refund for processed cheese provision must be made where casein or caseinates are added for that quantity not to be taken into account.
- (9) It follows from applying the rules set out above to the present situation on the market in milk and in particular to quotations or prices for milk products within the Community and on the world market that the refund should be as set out in the Annex to this Regulation.
- (10) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Milk and Milk Products,

HAS ADOPTED THIS REGULATION:

*Article 1*

The export refunds referred to in Article 31 of Regulation (EC) No 1255/1999 on products exported in the natural state shall be as set out in the Annex.

*Article 2*

This Regulation shall enter into force on 13 July 2001.

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

Done at Brussels, 12 July 2001.

*For the Commission*  
Franz FISCHLER  
*Member of the Commission*

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<sup>(1)</sup> OJ L 91, 1.4.1984, p. 71.

<sup>(2)</sup> OJ L 28, 1.2.1988, p. 1.

## ANNEX

## to the Commission Regulation of 12 July 2001 fixing the export refunds on milk and milk products

Product code	Destination	Unit of measurement	Amount of refund	Product code	Destination	Unit of measurement	Amount of refund
0401 10 10 9000	970	EUR/100 kg	2,048	0402 29 91 9000	A02	EUR/kg	0,5033
0401 10 90 9000	970	EUR/100 kg	2,048	0402 29 99 9100	A02	EUR/kg	0,5033
0401 20 11 9100	970	EUR/100 kg	2,048	0402 29 99 9500	A02	EUR/kg	0,5475
0401 20 11 9500	970	EUR/100 kg	3,165	0402 91 11 9370	A02	EUR/100 kg	5,670
0401 20 19 9100	970	EUR/100 kg	2,048	0402 91 19 9370	A02	EUR/100 kg	5,670
0401 20 19 9500	970	EUR/100 kg	3,165	0402 91 31 9300	A02	EUR/100 kg	6,715
0401 20 91 9000	970	EUR/100 kg	4,005	0402 91 39 9300	A02	EUR/100 kg	6,715
0401 20 99 9000	970	EUR/100 kg	4,005	0402 91 99 9000	A02	EUR/100 kg	36,61
0401 30 11 9400	970	EUR/100 kg	9,24	0402 99 11 9350	A02	EUR/kg	0,1445
0401 30 11 9700	970	EUR/100 kg	13,88	0402 99 19 9350	A02	EUR/kg	0,1445
0401 30 19 9700	970	EUR/100 kg	13,88	0402 99 31 9150	A02	EUR/kg	0,1513
0401 30 31 9100	A02	EUR/100 kg	33,72	0402 99 31 9300	A02	EUR/kg	0,2191
0401 30 31 9400	A02	EUR/100 kg	52,67	0402 99 31 9500	A02	EUR/kg	0,3775
0401 30 31 9700	A02	EUR/100 kg	58,08	0402 99 39 9150	A02	EUR/kg	0,1513
0401 30 39 9100	A02	EUR/100 kg	33,72	0403 90 11 9000	A02	EUR/100 kg	—
0401 30 39 9400	A02	EUR/100 kg	52,67	0403 90 13 9200	A02	EUR/100 kg	—
0401 30 39 9700	A02	EUR/100 kg	58,08	0403 90 13 9300	A02	EUR/100 kg	43,73
0401 30 91 9100	A02	EUR/100 kg	66,19	0403 90 13 9500	A02	EUR/100 kg	46,00
0401 30 91 9500	A02	EUR/100 kg	97,28	0403 90 13 9900	A02	EUR/100 kg	49,55
0401 30 99 9100	A02	EUR/100 kg	66,19	0403 90 19 9000	A02	EUR/100 kg	49,82
0401 30 99 9500	A02	EUR/100 kg	97,28	0403 90 33 9400	A02	EUR/kg	0,4373
0402 10 11 9000	A02	EUR/100 kg	—	0403 90 33 9900	A02	EUR/kg	0,4955
0402 10 19 9000	A02	EUR/100 kg	—	0403 90 51 9100	970	EUR/100 kg	2,048
0402 10 91 9000	A02	EUR/kg	—	0403 90 59 9170	970	EUR/100 kg	13,88
0402 10 99 9000	A02	EUR/kg	—	0403 90 59 9310	A02	EUR/100 kg	33,72
0402 21 11 9200	A02	EUR/100 kg	—	0403 90 59 9340	A02	EUR/100 kg	52,10
0402 21 11 9300	A02	EUR/100 kg	44,00	0403 90 59 9370	A02	EUR/100 kg	52,10
0402 21 11 9500	A02	EUR/100 kg	46,45	0403 90 59 9510	A02	EUR/100 kg	52,10
0402 21 11 9900	A02	EUR/100 kg	50,00	0404 90 21 9120	A02	EUR/100 kg	—
0402 21 17 9000	A02	EUR/100 kg	—	0404 90 21 9160	A02	EUR/100 kg	—
0402 21 19 9300	A02	EUR/100 kg	44,00	0404 90 23 9120	A02	EUR/100 kg	—
0402 21 19 9500	A02	EUR/100 kg	46,45	0404 90 23 9130	A02	EUR/100 kg	44,00
0402 21 19 9900	A02	EUR/100 kg	50,00	0404 90 23 9140	A02	EUR/100 kg	46,45
0402 21 91 9100	A02	EUR/100 kg	50,33	0404 90 23 9150	A02	EUR/100 kg	50,00
0402 21 91 9200	A02	EUR/100 kg	50,74	0404 90 29 9110	A02	EUR/100 kg	50,36
0402 21 91 9350	A02	EUR/100 kg	51,23	0404 90 29 9115	A02	EUR/100 kg	50,73
0402 21 91 9500	A02	EUR/100 kg	56,06	0404 90 29 9125	A02	EUR/100 kg	51,27
0402 21 99 9100	A02	EUR/100 kg	50,33	0404 90 29 9140	A02	EUR/100 kg	56,09
0402 21 99 9200	A02	EUR/100 kg	50,74	0404 90 81 9100	A02	EUR/kg	—
0402 21 99 9300	A02	EUR/100 kg	51,23	0404 90 83 9110	A02	EUR/kg	—
0402 21 99 9400	A02	EUR/100 kg	54,75	0404 90 83 9130	A02	EUR/kg	0,4400
0402 21 99 9500	A02	EUR/100 kg	56,06	0404 90 83 9150	A02	EUR/kg	0,4645
0402 21 99 9600	A02	EUR/100 kg	60,82	0404 90 83 9170	A02	EUR/kg	0,5000
0402 21 99 9700	A02	EUR/100 kg	63,45	0404 90 83 9936	A02	EUR/kg	0,1445
0402 21 99 9900	A02	EUR/100 kg	66,55	0405 10 11 9500	L05	EUR/100 kg	146,34
0402 29 15 9200	A02	EUR/kg	—	0405 10 11 9700	L05	EUR/100 kg	150,00
0402 29 15 9300	A02	EUR/kg	0,4402	0405 10 19 9500	L05	EUR/100 kg	146,34
0402 29 15 9500	A02	EUR/kg	0,4647	0405 10 19 9700	L05	EUR/100 kg	150,00
0402 29 15 9900	A02	EUR/kg	0,5000	0405 10 30 9100	L05	EUR/100 kg	146,34
0402 29 19 9300	A02	EUR/kg	0,4402	0405 10 30 9300	L05	EUR/100 kg	150,00
0402 29 19 9500	A02	EUR/kg	0,4647	0405 10 30 9700	L05	EUR/100 kg	150,00
0402 29 19 9900	A02	EUR/kg	0,5000	0405 10 50 9300	L05	EUR/100 kg	150,00

Product code	Destination	Unit of measurement	Amount of refund	Product code	Destination	Unit of measurement	Amount of refund
0405 10 50 9500	L05	EUR/100 kg	146,34		L03	EUR/100 kg	—
0405 10 50 9700	L05	EUR/100 kg	150,00		A24	EUR/100 kg	27,09
0405 10 90 9000	L05	EUR/100 kg	155,49		L04	EUR/100 kg	27,09
0405 20 90 9500	L05	EUR/100 kg	137,20		400	EUR/100 kg	—
0405 20 90 9700	L05	EUR/100 kg	142,69		A01	EUR/100 kg	27,09
0405 90 10 9000	L05	EUR/100 kg	190,59	0406 10 20 9870	A00	EUR/100 kg	—
0405 90 90 9000	L05	EUR/100 kg	150,00	0406 10 20 9900	A00	EUR/100 kg	—
0406 10 20 9100	A00	EUR/100 kg	—	0406 20 90 9100	A00	EUR/100 kg	—
0406 10 20 9230	L02	EUR/100 kg	—	0406 20 90 9913	L02	EUR/100 kg	—
	L03	EUR/100 kg	—		L03	EUR/100 kg	—
	A24	EUR/100 kg	32,03		A24	EUR/100 kg	49,95
	L04	EUR/100 kg	32,03		L04	EUR/100 kg	49,95
	400	EUR/100 kg	—		400	EUR/100 kg	20,23
	A01	EUR/100 kg	32,03		A01	EUR/100 kg	49,95
0406 10 20 9290	L02	EUR/100 kg	—	0406 20 90 9915	L02	EUR/100 kg	—
	L03	EUR/100 kg	—		L03	EUR/100 kg	—
	A24	EUR/100 kg	29,79		A24	EUR/100 kg	65,93
	L04	EUR/100 kg	29,79		L04	EUR/100 kg	65,93
	400	EUR/100 kg	—		400	EUR/100 kg	26,95
	A01	EUR/100 kg	29,79		A01	EUR/100 kg	65,93
0406 10 20 9300	L02	EUR/100 kg	—	0406 20 90 9917	L02	EUR/100 kg	—
	L03	EUR/100 kg	—		L03	EUR/100 kg	—
	A24	EUR/100 kg	13,08		A24	EUR/100 kg	70,05
	L04	EUR/100 kg	13,08		L04	EUR/100 kg	70,05
	400	EUR/100 kg	—		400	EUR/100 kg	28,65
	A01	EUR/100 kg	13,08		A01	EUR/100 kg	70,05
0406 10 20 9610	L02	EUR/100 kg	—	0406 20 90 9919	L02	EUR/100 kg	—
	L03	EUR/100 kg	—		L03	EUR/100 kg	—
	A24	EUR/100 kg	43,44		A24	EUR/100 kg	78,29
	L04	EUR/100 kg	43,44		L04	EUR/100 kg	78,29
	400	EUR/100 kg	—		400	EUR/100 kg	31,96
	A01	EUR/100 kg	43,44		A01	EUR/100 kg	78,29
0406 10 20 9620	L02	EUR/100 kg	—	0406 20 90 9990	A00	EUR/100 kg	—
	L03	EUR/100 kg	—	0406 30 31 9710	L02	EUR/100 kg	—
	A24	EUR/100 kg	44,06		L03	EUR/100 kg	—
	L04	EUR/100 kg	44,06		A24	EUR/100 kg	12,33
	400	EUR/100 kg	—		L04	EUR/100 kg	6,58
	A01	EUR/100 kg	44,06		400	EUR/100 kg	—
0406 10 20 9630	L02	EUR/100 kg	—	0406 30 31 9730	A01	EUR/100 kg	12,33
	L03	EUR/100 kg	—		L02	EUR/100 kg	—
	A24	EUR/100 kg	49,18		L03	EUR/100 kg	—
	L04	EUR/100 kg	49,18		A24	EUR/100 kg	18,09
	400	EUR/100 kg	—		L04	EUR/100 kg	9,64
	A01	EUR/100 kg	49,18		400	EUR/100 kg	—
0406 10 20 9640	L02	EUR/100 kg	—	0406 30 31 9910	A01	EUR/100 kg	18,09
	L03	EUR/100 kg	—		L02	EUR/100 kg	—
	A24	EUR/100 kg	72,28		L03	EUR/100 kg	—
	L04	EUR/100 kg	72,28		A24	EUR/100 kg	12,33
	400	EUR/100 kg	—		L04	EUR/100 kg	6,58
	A01	EUR/100 kg	72,28		400	EUR/100 kg	—
0406 10 20 9650	L02	EUR/100 kg	—	0406 30 31 9930	A01	EUR/100 kg	12,33
	L03	EUR/100 kg	—		L02	EUR/100 kg	—
	A24	EUR/100 kg	60,23		L03	EUR/100 kg	—
	L04	EUR/100 kg	60,23		A24	EUR/100 kg	18,09
	400	EUR/100 kg	—		L04	EUR/100 kg	9,64
	A01	EUR/100 kg	60,23		400	EUR/100 kg	—
0406 10 20 9660	A00	EUR/100 kg	—	0406 30 31 9950	A01	EUR/100 kg	18,09
0406 10 20 9830	L02	EUR/100 kg	—		L02	EUR/100 kg	—
	L03	EUR/100 kg	—		L03	EUR/100 kg	—
	A24	EUR/100 kg	22,34		A24	EUR/100 kg	26,31
	L04	EUR/100 kg	22,34		L04	EUR/100 kg	14,03
	400	EUR/100 kg	—		400	EUR/100 kg	—
	A01	EUR/100 kg	22,34		A01	EUR/100 kg	26,31
0406 10 20 9850	L02	EUR/100 kg	—				

Product code	Destination	Unit of measurement	Amount of refund	Product code	Destination	Unit of measurement	Amount of refund
0406 30 39 9500	L02	EUR/100 kg	—	0406 90 23 9900	L04	EUR/100 kg	87,47
	L03	EUR/100 kg	—		400	EUR/100 kg	28,48
	A24	EUR/100 kg	18,09		A01	EUR/100 kg	99,91
	L04	EUR/100 kg	9,64		L02	EUR/100 kg	—
	400	EUR/100 kg	—		L03	EUR/100 kg	—
0406 30 39 9700	A01	EUR/100 kg	18,09	A24	EUR/100 kg	88,33	
	L02	EUR/100 kg	—	L04	EUR/100 kg	76,81	
	L03	EUR/100 kg	—	400	EUR/100 kg	—	
	A24	EUR/100 kg	26,31	A01	EUR/100 kg	88,33	
	L04	EUR/100 kg	14,03	0406 90 25 9900	L02	EUR/100 kg	—
400	EUR/100 kg	—	L03		EUR/100 kg	—	
A01	EUR/100 kg	26,31	A24		EUR/100 kg	87,38	
0406 30 39 9930	L02	EUR/100 kg	—		L04	EUR/100 kg	76,30
	L03	EUR/100 kg	—		400	EUR/100 kg	—
	A24	EUR/100 kg	26,31	A01	EUR/100 kg	87,38	
	L04	EUR/100 kg	14,03	0406 90 27 9900	L02	EUR/100 kg	—
	400	EUR/100 kg	—		L03	EUR/100 kg	—
A01	EUR/100 kg	26,31	A24		EUR/100 kg	79,14	
0406 30 39 9950	L02	EUR/100 kg	—		L04	EUR/100 kg	69,11
	L03	EUR/100 kg	—		400	EUR/100 kg	—
	A24	EUR/100 kg	29,75	A01	EUR/100 kg	79,14	
	L04	EUR/100 kg	15,87	0406 90 31 9119	L02	EUR/100 kg	—
	400	EUR/100 kg	—		L03	EUR/100 kg	—
A01	EUR/100 kg	29,75	A24		EUR/100 kg	72,85	
0406 30 90 9000	L02	EUR/100 kg	—		L04	EUR/100 kg	63,51
	L03	EUR/100 kg	—		400	EUR/100 kg	16,32
	A24	EUR/100 kg	31,21	A01	EUR/100 kg	72,85	
	L04	EUR/100 kg	16,64	0406 90 33 9119	L02	EUR/100 kg	—
	400	EUR/100 kg	—		L03	EUR/100 kg	—
A01	EUR/100 kg	31,21	A24		EUR/100 kg	72,85	
0406 40 50 9000	L02	EUR/100 kg	—		L04	EUR/100 kg	63,51
	L03	EUR/100 kg	—		400	EUR/100 kg	16,32
	A24	EUR/100 kg	76,50	A01	EUR/100 kg	72,85	
	L04	EUR/100 kg	76,50	0406 90 33 9919	L02	EUR/100 kg	—
	400	EUR/100 kg	—		L03	EUR/100 kg	—
A01	EUR/100 kg	76,50	A24		EUR/100 kg	66,81	
0406 40 90 9000	L02	EUR/100 kg	—		L04	EUR/100 kg	58,05
	L03	EUR/100 kg	—		400	EUR/100 kg	—
	A24	EUR/100 kg	78,56	A01	EUR/100 kg	66,81	
	L04	EUR/100 kg	78,56	0406 90 33 9951	L02	EUR/100 kg	—
	400	EUR/100 kg	—		L03	EUR/100 kg	—
A01	EUR/100 kg	78,56	A24		EUR/100 kg	66,86	
0406 90 13 9000	L02	EUR/100 kg	—		L04	EUR/100 kg	58,63
	L03	EUR/100 kg	—		400	EUR/100 kg	—
	A24	EUR/100 kg	98,91	A01	EUR/100 kg	66,86	
	L04	EUR/100 kg	86,38	0406 90 35 9190	L02	EUR/100 kg	28,30
	400	EUR/100 kg	38,51		L03	EUR/100 kg	—
A01	EUR/100 kg	98,91	A24		EUR/100 kg	103,33	
0406 90 15 9100	L02	EUR/100 kg	—		L04	EUR/100 kg	89,85
	L03	EUR/100 kg	—		400	EUR/100 kg	39,27
	A24	EUR/100 kg	102,21	A01	EUR/100 kg	103,33	
	L04	EUR/100 kg	89,26	0406 90 35 9990	L02	EUR/100 kg	—
	400	EUR/100 kg	39,70		L03	EUR/100 kg	—
A01	EUR/100 kg	102,21	A24		EUR/100 kg	103,33	
0406 90 17 9100	L02	EUR/100 kg	—		L04	EUR/100 kg	89,85
	L03	EUR/100 kg	—		400	EUR/100 kg	25,67
	A24	EUR/100 kg	102,21	A01	EUR/100 kg	103,33	
	L04	EUR/100 kg	89,26	0406 90 37 9000	L02	EUR/100 kg	—
	400	EUR/100 kg	39,70		L03	EUR/100 kg	—
A01	EUR/100 kg	102,21	A24		EUR/100 kg	98,91	
0406 90 21 9900	L02	EUR/100 kg	—		L04	EUR/100 kg	86,38
	L03	EUR/100 kg	—		400	EUR/100 kg	38,51
	A24	EUR/100 kg	99,91	A01	EUR/100 kg	98,91	

Product code	Destination	Unit of measurement	Amount of refund	Product code	Destination	Unit of measurement	Amount of refund		
0406 90 61 9000	L02	EUR/100 kg	39,96	0406 90 78 9500	400	EUR/100 kg	—		
	L03	EUR/100 kg	—		A01	EUR/100 kg	90,08		
	A24	EUR/100 kg	110,19		L02	EUR/100 kg	—		
	L04	EUR/100 kg	95,20		L03	EUR/100 kg	—		
	400	EUR/100 kg	36,55		A24	EUR/100 kg	88,70		
0406 90 63 9100	A01	EUR/100 kg	110,19	L04	EUR/100 kg	78,12			
	L02	EUR/100 kg	36,41	400	EUR/100 kg	—			
	L03	EUR/100 kg	—	A01	EUR/100 kg	88,70			
	A24	EUR/100 kg	109,27	0406 90 79 9900	L02	EUR/100 kg	—		
	L04	EUR/100 kg	94,70		L03	EUR/100 kg	—		
400	EUR/100 kg	40,89	A24		EUR/100 kg	73,33			
A01	EUR/100 kg	109,27	L04		EUR/100 kg	63,77			
0406 90 63 9900	L02	EUR/100 kg	29,09		400	EUR/100 kg	—		
	L03	EUR/100 kg	—	A01	EUR/100 kg	73,33			
	A24	EUR/100 kg	105,55	0406 90 81 9900	L02	EUR/100 kg	—		
	L04	EUR/100 kg	91,04		L03	EUR/100 kg	—		
	400	EUR/100 kg	31,28		A24	EUR/100 kg	92,33		
A01	EUR/100 kg	105,55	L04		EUR/100 kg	80,62			
0406 90 69 9100	A00	EUR/100 kg	—		400	EUR/100 kg	30,43		
	0406 90 69 9910	L02	EUR/100 kg	—	A01	EUR/100 kg	92,33		
		L03	EUR/100 kg	—	0406 90 85 9910	L02	EUR/100 kg	28,32	
		A24	EUR/100 kg	105,55		L03	EUR/100 kg	—	
		L04	EUR/100 kg	91,04		A24	EUR/100 kg	100,22	
400		EUR/100 kg	31,28	L04		EUR/100 kg	87,07		
A01	EUR/100 kg	105,55	400	EUR/100 kg		37,91			
0406 90 73 9900	L02	EUR/100 kg	—	A01	EUR/100 kg	100,22			
	L03	EUR/100 kg	—	0406 90 85 9991	L02	EUR/100 kg	—		
	A24	EUR/100 kg	90,87		L03	EUR/100 kg	—		
	L04	EUR/100 kg	79,29		A24	EUR/100 kg	100,22		
	400	EUR/100 kg	33,66		L04	EUR/100 kg	87,07		
A01	EUR/100 kg	90,87	400		EUR/100 kg	25,67			
0406 90 75 9900	L02	EUR/100 kg	—	A01	EUR/100 kg	100,22			
	L03	EUR/100 kg	—	0406 90 85 9995	L02	EUR/100 kg	—		
	A24	EUR/100 kg	91,86		L03	EUR/100 kg	—		
	L04	EUR/100 kg	79,82		A24	EUR/100 kg	91,86		
	400	EUR/100 kg	14,20		L04	EUR/100 kg	79,82		
A01	EUR/100 kg	91,86	400		EUR/100 kg	—			
0406 90 76 9300	L02	EUR/100 kg	—	A01	EUR/100 kg	91,86			
	L03	EUR/100 kg	—	0406 90 85 9999	A00	EUR/100 kg	—		
	A24	EUR/100 kg	82,43		0406 90 86 9100	A00	EUR/100 kg	—	
	L04	EUR/100 kg	71,98			0406 90 86 9200	L02	EUR/100 kg	—
	400	EUR/100 kg	—				L03	EUR/100 kg	—
A01	EUR/100 kg	82,43	A24				EUR/100 kg	86,90	
0406 90 76 9400	L02	EUR/100 kg	—	L04			EUR/100 kg	73,24	
	L03	EUR/100 kg	—	400	EUR/100 kg		17,68		
	A24	EUR/100 kg	92,33	A01	EUR/100 kg	86,90			
	L04	EUR/100 kg	80,62	0406 90 86 9300	L02	EUR/100 kg	—		
	400	EUR/100 kg	14,79		L03	EUR/100 kg	—		
A01	EUR/100 kg	92,33	A24		EUR/100 kg	87,82			
0406 90 76 9500	L02	EUR/100 kg	—		L04	EUR/100 kg	74,30		
	L03	EUR/100 kg	—		400	EUR/100 kg	19,38		
	A24	EUR/100 kg	87,08	A01	EUR/100 kg	87,82			
	L04	EUR/100 kg	76,70	0406 90 86 9400	L02	EUR/100 kg	—		
	400	EUR/100 kg	14,79		L03	EUR/100 kg	—		
A01	EUR/100 kg	87,08	A24		EUR/100 kg	92,33			
0406 90 78 9100	L02	EUR/100 kg	—		L04	EUR/100 kg	78,94		
	L03	EUR/100 kg	—		400	EUR/100 kg	21,93		
	A24	EUR/100 kg	86,92	A01	EUR/100 kg	92,33			
	L04	EUR/100 kg	74,38	0406 90 86 9900	L02	EUR/100 kg	—		
	400	EUR/100 kg	—		L03	EUR/100 kg	—		
A01	EUR/100 kg	86,92	A24		EUR/100 kg	100,22			
0406 90 78 9300	L02	EUR/100 kg	—		L04	EUR/100 kg	87,07		
	L03	EUR/100 kg	—		400	EUR/100 kg	25,67		
	A24	EUR/100 kg	90,08	A01	EUR/100 kg	100,22			
	L04	EUR/100 kg	78,86						

Product code	Destination	Unit of measurement	Amount of refund	Product code	Destination	Unit of measurement	Amount of refund
0406 90 87 9100	A00	EUR/100 kg	—		400	EUR/100 kg	—
0406 90 87 9200	L02	EUR/100 kg	—		A01	EUR/100 kg	38,79
	L03	EUR/100 kg	—	0406 90 87 9973	L02	EUR/100 kg	—
	A24	EUR/100 kg	72,41		L03	EUR/100 kg	—
	L04	EUR/100 kg	61,04		A24	EUR/100 kg	89,03
	400	EUR/100 kg	15,81		L04	EUR/100 kg	77,74
	A01	EUR/100 kg	72,41		400	EUR/100 kg	15,39
0406 90 87 9300	L02	EUR/100 kg	—		A01	EUR/100 kg	89,03
	L03	EUR/100 kg	—	0406 90 87 9974	L02	EUR/100 kg	—
	A24	EUR/100 kg	80,66		L03	EUR/100 kg	—
	L04	EUR/100 kg	68,23		A24	EUR/100 kg	96,21
	400	EUR/100 kg	17,85		L04	EUR/100 kg	84,37
	A01	EUR/100 kg	80,66		400	EUR/100 kg	15,39
0406 90 87 9400	L02	EUR/100 kg	—		A01	EUR/100 kg	96,21
	L03	EUR/100 kg	—	0406 90 87 9975	L02	EUR/100 kg	—
	A24	EUR/100 kg	81,88		L03	EUR/100 kg	—
	L04	EUR/100 kg	70,01		A24	EUR/100 kg	97,28
	400	EUR/100 kg	19,55		L04	EUR/100 kg	86,06
	A01	EUR/100 kg	81,88		400	EUR/100 kg	20,40
0406 90 87 9951	L02	EUR/100 kg	—		A01	EUR/100 kg	97,28
	L03	EUR/100 kg	—	0406 90 87 9979	L02	EUR/100 kg	—
	A24	EUR/100 kg	90,68		L03	EUR/100 kg	—
	L04	EUR/100 kg	79,18		A24	EUR/100 kg	88,33
	400	EUR/100 kg	27,03		L04	EUR/100 kg	76,81
	A01	EUR/100 kg	90,68		400	EUR/100 kg	15,39
0406 90 87 9971	L02	EUR/100 kg	—		A01	EUR/100 kg	88,33
	L03	EUR/100 kg	—	0406 90 88 9100	A00	EUR/100 kg	—
	A24	EUR/100 kg	90,68	0406 90 88 9300	L02	EUR/100 kg	—
	L04	EUR/100 kg	79,18		L03	EUR/100 kg	—
	400	EUR/100 kg	21,93		A24	EUR/100 kg	70,98
	A01	EUR/100 kg	90,68		L04	EUR/100 kg	60,27
0406 90 87 9972	A24	EUR/100 kg	38,79		400	EUR/100 kg	19,38
	L03	EUR/100 kg	—		A01	EUR/100 kg	70,98
	L04	EUR/100 kg	33,73				

NB: The product codes and the 'A' series destination codes are set out in Commission Regulation (EEC) No 3846/87 (OJ L 366, 24.12.1987, p. 1), as amended.

The numeric destination codes are set out in Commission Regulation (EC) No 2032/2000 (OJ L 243, 28.9.2000, p. 14).

The other destinations are defined as follows:

L02 Switzerland, Liechtenstein,

L03 Ceuta, Melilla, Iceland, Norway, Andorra, Gibraltar, Holy See (often referred to as Vatican City), Malta, Turkey, Estonia, Latvia, Lithuania, Poland, Czech Republic, Slovakia, Hungary, Romania, Bulgaria, Canada, Cyprus, Australia and New Zealand,

L04 Albania, Slovenia, Croatia, Bosnia and Herzegovina, Yugoslavia and the Former Yugoslav Republic of Macedonia,

L05 all destinations except Poland and the United States of America.

970 includes the exports referred to in Articles 36(1)(a) and (c) and 44(1)(a) and (b) of Commission Regulation (EC) No 800/1999 (OJ L 102, 17.4.1999, p. 11) and exports under contracts with armed forces stationed on the territory of a Member State which do not come under its flag.

**COMMISSION REGULATION (EC) No 1419/2001**  
**of 12 July 2001**  
**amending representative prices and additional duties for the import of certain products in the**  
**sugar sector**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1260/2001 of 19 June 2001 on the common organisation of the markets in the sugar sector <sup>(1)</sup>,

Having regard to Commission Regulation (EC) No 1423/95 of 23 June 1995 laying down detailed implementing rules for the import of products in the sugar sector other than molasses <sup>(2)</sup>, as last amended by Regulation (EC) No 624/98 <sup>(3)</sup>, and in particular the second subparagraph of Article 1(2), and Article 3(1) thereof,

Whereas:

- (1) The amounts of the representative prices and additional duties applicable to the import of white sugar, raw sugar and certain syrups are fixed by Commission Regulation (EC) No 1309/2001 <sup>(4)</sup>.

- (2) It follows from applying the general and detailed fixing rules contained in Regulation (EC) No 1423/95 to the information known to the Commission that the representative prices and additional duties at present in force should be altered to the amounts set out in the Annex hereto,

HAS ADOPTED THIS REGULATION:

*Article 1*

The representative prices and additional duties on imports of the products referred to in Article 1 of Regulation (EC) No 1423/95 shall be as set out in the Annex hereto.

*Article 2*

This Regulation shall enter into force on 13 July 2001.

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

Done at Brussels, 12 July 2001.

*For the Commission*

Franz FISCHLER

*Member of the Commission*

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<sup>(1)</sup> OJ L 178, 30.6.2001, p. 1.

<sup>(2)</sup> OJ L 141, 24.6.1995, p. 16.

<sup>(3)</sup> OJ L 85, 20.3.1998, p. 5.

<sup>(4)</sup> OJ L 177, 30.6.2001, p. 21.

## ANNEX

**to the Commission Regulation of 12 July 2001 amending representative prices and the amounts of additional duties applicable to imports of white sugar, raw sugar and products covered by CN code 1702 90 99**

(EUR)

CN code	Amount of representative prices per 100 kg net of product concerned	Amount of additional duty per 100 kg net of product concerned
1701 11 10 <sup>(1)</sup>	25,06	3,77
1701 11 90 <sup>(1)</sup>	25,06	9,00
1701 12 10 <sup>(1)</sup>	25,06	3,63
1701 12 90 <sup>(1)</sup>	25,06	8,57
1701 91 00 <sup>(2)</sup>	33,73	8,37
1701 99 10 <sup>(2)</sup>	33,73	4,22
1701 99 90 <sup>(2)</sup>	33,73	4,22
1702 90 99 <sup>(3)</sup>	0,34	0,32

<sup>(1)</sup> For the standard quality as defined in Annex I, point II, to Council Regulation (EC) No 1260/2001 (OJ L 178, 30.6.2001, p.1).

<sup>(2)</sup> For the standard quality as defined in Annex I, point I, to Council Regulation (EC) No 1260/2001 (OJ L 178, 30.6.2001, p.1).

<sup>(3)</sup> By 1 % sucrose content.

**COMMISSION REGULATION (EC) No 1420/2001****of 12 July 2001****limiting the term of validity of export licences for certain products processed from cereals**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 1766/92 of 30 June 1992 on the common organisation of the market in cereals <sup>(1)</sup>, as last amended by Regulation (EC) No 1666/2000 <sup>(2)</sup>, and in particular Article 9 thereof,

Having regard to Commission Regulation (EC) No 1162/95 of 23 May 1995 laying down special detailed rules for the application of the system of import and export licences for cereals and rice <sup>(3)</sup>, as last amended by Regulation (EC) No 409/2001 <sup>(4)</sup>, and in particular Article 7(1) thereof,

Whereas:

- (1) Article 7(1) of Regulation (EC) No 1162/95 fixes the term of validity of export licences, in particular for products processed from maize. That term of validity extends to the end of the fourth month following that of issue of the licence. The term of validity is fixed in accordance with market requirements and the need for sound management.
- (2) The current situation on the maize market makes it desirable to limit the issuing of licences in order to avoid committing quantities from the new marketing year. Licences to be issued in forthcoming months must be reserved for exports before the middle of September 2001. To that end, the term of validity of export licences to be issued for execution up to 15 September 2001 must be limited. A temporary derogation should accordingly be introduced to Article 7(1) of Regulation (EC) No 1162/95.
- (3) In order to ensure sound management of the market and to prevent speculation, provision should be made for customs export formalities for export licences for products processed from maize to be completed by 15 September 2001 at the latest either as direct exports or exports under the arrangements laid down in Articles 4 and 5 of Council Regulation (EEC) No 565/80 of 4 March 1980 on the advance payment of export refunds in respect of agricultural products <sup>(5)</sup>, as amended by

Regulation (EEC) No 2026/83 <sup>(6)</sup>. Such limiting of the term of validity of export licences entails a derogation from Articles 28(6) and 29(5) of Commission Regulation (EC) No 800/1999 of 15 April 1999 laying down common detailed rules for the application of the system of export refunds on agricultural products <sup>(7)</sup>, as last amended by Regulation (EC) No 90/2001 <sup>(8)</sup>.

- (4) The application of the measures provided for in this Regulation must coincide with its entry into force in order to avoid potential market disturbance.
- (5) 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*

1. Notwithstanding Article 7(1) of Regulation (EC) No 1162/95, export licences for products referred to in the Annex applied for from the date of entry into force of this Regulation to 14 September 2001 shall be valid until 15 September 2001 only.
2. Customs export formalities for the above licences must be completed by 15 September 2001 at the latest.

That deadline shall also apply to the formalities referred to in Article 32 of Regulation (EC) No 800/1999 in respect of products placed under the arrangements referred to in Regulation (EEC) No 565/80 under cover of such licences.

One of the following shall be entered in Section 22 of the licences:

Limitación establecida en el apartado 2 del artículo 1 del Reglamento (CE) nº 1420/2001

Begrænsning, jf. artikel 1, stk 2, i forordning (EF) nr. 1420/2001

Kürzung der Gültigkeitsdauer gemäß Artikel 1 Absatz 2 der Verordnung (EG) Nr. 1420/2001

<sup>(1)</sup> OJ L 181, 1.7.1992, p. 21.

<sup>(2)</sup> OJ L 193, 29.7.2000, p. 1.

<sup>(3)</sup> OJ L 117, 24.5.1995, p. 2.

<sup>(4)</sup> OJ L 60, 1.3.2001, p. 27.

<sup>(5)</sup> OJ L 62, 7.3.1980, p. 5.

<sup>(6)</sup> OJ L 199, 22.7.1983, p. 12.

<sup>(7)</sup> OJ L 102, 17.4.1999, p. 11.

<sup>(8)</sup> OJ L 14, 18.1.2001, p. 22.

Περιορισμός που προβλέπεται στο άρθρο 1 παράγραφος 2 του κανονισμού (ΕΚ) nr. 1420/2001

Limitation provided for in Article 1(2) of Regulation (EC) No 1420/2001

Limitation prévue à l'article 1<sup>er</sup> paragraphe 2 du règlement (CE) n° 1420/2001

Limitazione prevista all'articolo 1, paragrafo 2 del regolamento (CE) n. 1420/2001

Bepanking als bepaald in artikel 1, lid 2, van Verordening (EG) nr. 1420/2001

Limitação estabelecida no n.º 2 do artigo 1.º do Regulamento (CE) n.º 1420/2001

Asetuksen (EY) N:o 1420/2001 1 artiklan 2 kohdassa säädetty rajoitus

Begränsning enligt artikel 1.2 i förordning (EG) nr 1420/2001.

*Article 2*

This Regulation shall enter into force on 13 July 2001.

It shall apply to licences applied for from the date of its entry into force.

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

Done at Brussels, 12 July 2001.

*For the Commission*  
Franz FISCHLER  
*Member of the Commission*

## ANNEX

**to the Commission Regulation of 12 July 2001 limiting the term of validity of export licences for certain products processed from cereals**

CN code	Description
	Products derived from maize, consisting of the following subheadings:
1102 20	Maize flour
1103 13	Maize groats
1103 29 40	Maize pellets
1104 19 50	Rolled or flaked maize
1104 23	Hulled maize
1108 12 00	Maize starch
1108 13 00	Potato starch
2309 10	Preparations of a kind used in animal feeding
2309 90	

**COMMISSION REGULATION (EC) No 1421/2001**  
**of 12 July 2001**  
**providing for the rejection of applications for export licences in relation to certain processed**  
**products and cereal-based compound feedingstuffs**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 1766/92 of 30 June 1992 on the common organisation of the market in cereals <sup>(1)</sup>, as last amended by Regulation (EC) No 1666/2000 <sup>(2)</sup>,

Having regard to Commission Regulation (EC) No 1162/95 of 23 May 1995 laying down special detailed rules for the application of the system of import and export licences for cereals and rice <sup>(3)</sup>, as last amended by Regulation (EC) No 409/2001 <sup>(4)</sup>, and in particular Article 7(3) thereof,

Whereas:

The quantity covered by applications for advance fixing of refunds on potato starch and maize-based products is of great importance and could give rise to speculation. It has therefore

been decided to reject all applications for export licences of such products made on 10, 11 and 12 July 2001,

HAS ADOPTED THIS REGULATION:

*Article 1*

In accordance with Article 7(3) of Regulation (EC) No 1162/95, applications for export licences with advance fixing of refunds for products falling within CN codes 1102 20 10, 1102 20 90, 1103 13 10, 1103 13 90, 1104 23 10, 1108 12 00, 1108 13 00, 1702 30 51, 1702 30 91, 1702 30 99, 1702 40 90, 1702 90 50, 1702 90 79, 2309 10 11, 2309 10 13, 2309 10 31, 2309 10 33, 2309 10 51, 2309 10 53, 2309 90 31, 2309 90 33, 2309 90 41, 2309 90 43, 2309 90 51 and 2309 90 53 made on 10, 11 and 12 July 2001 shall be rejected.

*Article 2*

This Regulation shall enter into force on 13 July 2001.

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

Done at Brussels, 12 July 2001.

*For the Commission*  
Franz FISCHLER  
*Member of the Commission*

<sup>(1)</sup> OJ L 181, 1.7.1992, p. 21.

<sup>(2)</sup> OJ L 193, 29.7.2000, p. 1.

<sup>(3)</sup> OJ L 117, 24.5.1995, p. 2.

<sup>(4)</sup> OJ L 60, 1.3.2001, p. 27.

**COMMISSION REGULATION (EC) No 1422/2001****of 12 July 2001****fixing the maximum export refund on rye in connection with the invitation to tender issued in Regulation (EC) No 1005/2001**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 1766/92 of 30 June 1992 on the common organisation of the market in cereals<sup>(1)</sup>, as last amended by Regulation (EC) No 1666/2000<sup>(2)</sup>,

Having regard to Commission Regulation (EC) No 1501/95 of 29 June 1995 laying down certain detailed rules for the application of Council Regulation (EEC) No 1766/92 on the granting of export refunds on cereals and the measures to be taken in the event of disturbance on the market for cereals<sup>(3)</sup>, as last amended by Regulation (EC) No 602/2001<sup>(4)</sup>, and in particular Article 7 thereof,

Whereas:

- (1) An invitation to tender for the refund for the export of rye to all third countries was opened pursuant to Commission Regulation (EC) No 1005/2001<sup>(5)</sup>.
- (2) Article 7 of Regulation (EC) No 1501/95 provides that the Commission may, on the basis of the tenders notified, in accordance with the procedure laid down in Article 23 of Regulation (EEC) No 1766/92, decide to fix

a maximum export refund taking account of the criteria referred to in Article 1 of Regulation (EC) No 1501/95. In that case a contract is awarded to any tenderer whose bid is equal to or lower than the maximum refund.

- (3) The application of the abovementioned criteria to the current market situation for the cereal in question results in the maximum export refund being fixed at the amount specified in Article 1.
- (4) 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*

For tenders notified from 6 to 12 July 2001, pursuant to the invitation to tender issued in Regulation (EC) No 1005/2001, the maximum refund on exportation of rye shall be EUR 30,95/t.

*Article 2*

This Regulation shall enter into force on 13 July 2001.

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

Done at Brussels, 12 July 2001.

*For the Commission*

Franz FISCHLER

*Member of the Commission*

<sup>(1)</sup> OJ L 181, 1.7.1992, p. 21.

<sup>(2)</sup> OJ L 193, 29.7.2000, p. 1.

<sup>(3)</sup> OJ L 147, 30.6.1995, p. 7.

<sup>(4)</sup> OJ L 89, 29.3.2001, p. 16.

<sup>(5)</sup> OJ L 140, 24.5.2001, p. 10.

**COMMISSION REGULATION (EC) No 1423/2001****of 12 July 2001****determining to what extent applications for the right to import for bulls, cows and heifers of certain Alpine and mountain breeds pursuant to Regulation (EC) No 1081/1999 can be met**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Commission Regulation (EC) No 1081/1999 of 26 May 1999 opening and providing for the administration of tariff quotas for imports of bulls, cows and heifers other than for slaughter, of certain Alpine and mountain breeds, repealing Regulation (EC) No 1012/98 and amending Regulation (EC) No 1143/98 <sup>(1)</sup>, as amended by Regulation (EC) No 1096/2001 <sup>(2)</sup>, and in particular Article 5 thereof,

Whereas:

- (1) Article 2(2) of Regulation (EC) No 1081/1999 provides for the quantities reserved for traditional importers under the two tariff quotas to be allocated in proportion to their imports during the period 1 July 1997 to 30 June 2000.
- (2) Allocation of the quantities available to operators covered by Article 2(3) of that Regulation under the two tariff quotas is to be in proportion to the quantities applied for. Since the quantities applied for exceed those available, a fixed percentage reduction should be set,

HAS ADOPTED THIS REGULATION:

*Article 1*

1. Every application for the right to import lodged in accordance with Regulation (EC) No 1081/1999 under serial number 09.0001 shall be granted to the following extent:

- (a) 18,9260 % of the quantities imported within the meaning of Article 2(1)(a) of Regulation (EC) No 1081/1999;
- (b) 2,4937 % of the quantities applied for within the meaning of Article 2(1)(b) of Regulation (EC) No 1081/1999.

2. Every application for the right to import lodged in accordance with Regulation (EC) No 1081/1999 under serial number 09.0003 shall be granted to the following extent:

- (a) 19,6067 % of the quantities imported within the meaning of Article 2(1)(a) of Regulation (EC) No 1081/1999;
- (b) 2,5445 % of the quantities applied for within the meaning of Article 2(1)(b) of Regulation (EC) No 1081/1999.

*Article 2*

This Regulation shall enter into force on 13 July 2001.

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

Done at Brussels, 12 July 2001.

*For the Commission*

Franz FISCHLER

*Member of the Commission*<sup>(1)</sup> OJ L 131, 27.5.1999, p. 15.<sup>(2)</sup> OJ L 150, 6.6.2001, p. 33.

**COMMISSION REGULATION (EC) No 1424/2001****of 12 July 2001****fixing the maximum export refund on common wheat in connection with the invitation to tender issued in Regulation (EC) No 943/2001**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 1766/92 of 30 June 1992 on the common organisation of the market in cereals <sup>(1)</sup>, as last amended by Regulation (EC) No 1666/2000 <sup>(2)</sup>,

Having regard to Commission Regulation (EC) No 1501/95 of 29 June 1995 laying down certain detailed rules for the application of Council Regulation (EEC) No 1766/92 on the granting of export refunds on cereals and the measures to be taken in the event of disturbance on the market for cereals <sup>(3)</sup>, as last amended by Regulation (EC) No 602/2001 <sup>(4)</sup>, and in particular Article 4 thereof,

Whereas:

- (1) An invitation to tender for the refund for the export of common wheat to all third countries except for Poland was opened pursuant to Commission Regulation (EC) No 943/2001 <sup>(5)</sup>.
- (2) Article 7 of Regulation (EC) No 1501/95 provides that the Commission may, on the basis of the tenders notified, in accordance with the procedure laid down in Article 23 of Regulation (EEC) No 1766/92, decide to fix

a maximum export refund taking account of the criteria referred to in Article 1 of Regulation (EC) No 1501/95. In that case a contract is awarded to any tenderer whose bid is equal to or lower than the maximum refund.

- (3) The application of the abovementioned criteria to the current market situation for the cereal in question results in the maximum export refund being fixed at the amount specified in Article 1.
- (4) 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*

For tenders notified from 6 to 12 July 2001, pursuant to the invitation to tender issued in Regulation (EC) No 943/2001, the maximum refund on exportation of common wheat shall be EUR 0,00/t.

*Article 2*

This Regulation shall enter into force on 13 July 2001.

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

Done at Brussels, 12 July 2001.

*For the Commission*

Franz FISCHLER

*Member of the Commission*

<sup>(1)</sup> OJ L 181, 1.7.1992, p. 21.

<sup>(2)</sup> OJ L 193, 29.7.2000, p. 1.

<sup>(3)</sup> OJ L 147, 30.6.1995, p. 7.

<sup>(4)</sup> OJ L 89, 29.3.2001, p. 16.

<sup>(5)</sup> OJ L 133, 16.5.2001, p. 3.

**COMMISSION REGULATION (EC) No 1425/2001****of 12 July 2001****altering 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 Community,

Having regard to Council Regulation (EEC) No 1766/92 of 30 June 1992 on the common organisation of the market in cereals <sup>(1)</sup>, as last amended by Regulation (EC) No 1666/2000 <sup>(2)</sup>, and in particular the fourth subparagraph of Article 13(2) thereof,

Whereas:

- (1) The export refunds on cereals and on wheat or rye flour, groats and meal were fixed by Commission Regulation (EC) No 1296/2001 <sup>(3)</sup>.
- (2) It follows from applying the detailed rules contained in Regulation (EC) No 1296/2001 to the information known to the Commission that the export refunds at

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

HAS ADOPTED THIS REGULATION:

*Article 1*

The export refunds on the products listed in Article 1(a), (b) and (c) of Regulation (EEC) No 1766/92, exported in the natural state, as fixed in the Annex to the amended Regulation (EC) No 1296/2001 are hereby altered as shown in the Annex to this Regulation in respect of the products set out therein.

*Article 2*

This Regulation shall enter into force on 13 July 2001.

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

Done at Brussels, 12 July 2001.

*For the Commission*

Franz FISCHLER

*Member of the Commission*

<sup>(1)</sup> OJ L 181, 1.7.1992, p. 21.

<sup>(2)</sup> OJ L 193, 29.7.2000, p. 1.

<sup>(3)</sup> OJ L 176, 29.6.2001, p. 52.

## ANNEX

**to the Commission Regulation of 12 July 2001 amending the export refunds on cereals and on wheat or rye flour, groats and meal**

Product code	Destination	Unit of measurement	Amount of refunds	Product code	Destination	Unit of measurement	Amount of refunds
1001 10 00 9200	—	EUR/t	—	1101 00 11 9000	—	EUR/t	—
1001 10 00 9400	—	EUR/t	—	1101 00 15 9100	C01	EUR/t	0
1001 90 91 9000	—	EUR/t	—	1101 00 15 9130	C01	EUR/t	0
1001 90 99 9000	C01	EUR/t	0	1101 00 15 9150	C01	EUR/t	0
1002 00 00 9000	A00	EUR/t	0	1101 00 15 9170	C01	EUR/t	0
1003 00 10 9000	—	EUR/t	—	1101 00 15 9180	C01	EUR/t	0
1003 00 90 9000	A00	EUR/t	0	1101 00 15 9190	—	EUR/t	—
1004 00 00 9200	—	EUR/t	—	1101 00 90 9000	—	EUR/t	—
1004 00 00 9400	—	EUR/t	0	1102 10 00 9500	C01	EUR/t	42,50
1005 10 90 9000	—	EUR/t	—	1102 10 00 9700	C01	EUR/t	33,50
1005 90 00 9000	A00	EUR/t	0	1102 10 00 9900	—	EUR/t	—
1007 00 90 9000	—	EUR/t	—	1103 11 10 9200	A00	EUR/t	0 <sup>(1)</sup>
1008 20 00 9000	—	EUR/t	—	1103 11 10 9400	A00	EUR/t	0 <sup>(1)</sup>
				1103 11 10 9900	—	EUR/t	—
				1103 11 90 9200	A00	EUR/t	0 <sup>(1)</sup>
				1103 11 90 9800	—	EUR/t	—

<sup>(1)</sup> No refund is granted when this product contains compressed meal.

NB: The product codes and the 'A' series destination codes are set out in Commission Regulation (EEC) No 3846/87 (OJ L 366, 24.12.1987, p. 1) as amended.

The other destinations are as follows:

C01 All destinations except for Poland.

**COMMISSION REGULATION (EC) No 1426/2001****of 12 July 2001****fixing the export refunds on products processed from cereals and rice**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 1766/92 of 30 June 1992 on the common organization of the market in cereals <sup>(1)</sup>, as last amended by Regulation (EC) No 1666/2000 <sup>(2)</sup>, and in particular Article 13(3) thereof,

Having regard to Council Regulation (EC) No 3072/95 of 22 December 1995 on the common organization of the market in rice <sup>(3)</sup>, as last amended by Regulation (EC) No 1667/2000 <sup>(4)</sup>, and in particular Article 13(3) thereof,

Whereas:

(1) Article 13 of Regulation (EEC) No 1766/92 and Article 13 of Regulation (EC) No 3072/95 provide that the difference between quotations or prices on the world market for the products listed in Article 1 of those Regulations and prices for those products within the Community may be covered by an export refund.

(2) Article 13 of Regulation (EC) No 3072/95 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, rice and broken rice on the Community market on the one hand and prices for cereals, rice, broken rice and cereal products on the world market on the other. The same Articles provide that it is also important to ensure equilibrium and the natural development of prices and trade on the markets in cereals and rice and, furthermore, to take into account the economic aspect of the proposed exports, and the need to avoid disturbances on the Community market.

(3) Article 4 of Commission Regulation (EC) No 1518/95 <sup>(5)</sup>, as amended by Regulation (EC) No 2993/95 <sup>(6)</sup>, on the import and export system for products processed from cereals and from rice defines the specific criteria to be taken into account when the refund on these products is being calculated.

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

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

(6) 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.

(7) The refund must be fixed once a month; whereas it may be altered in the intervening period.

(8) Certain processed maize products may undergo a heat treatment following which a refund might be granted that does not correspond to the quality of the product; whereas it should therefore be specified that on these products, containing pregelatinized starch, no export refund is to be granted.

(9) 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 export refunds on the products listed in Article 1(1)(d) of Regulation (EEC) No 1766/92 and in Article 1(1)(c) of Regulation (EC) No 3072/95 and subject to Regulation (EC) No 1518/95 are hereby fixed as shown in the Annex to this Regulation.

<sup>(1)</sup> OJ L 181, 1.7.1992, p. 21.

<sup>(2)</sup> OJ L 193, 29.7.2000, p. 1.

<sup>(3)</sup> OJ L 329, 30.12.1995, p. 18.

<sup>(4)</sup> OJ L 193, 29.7.2000, p. 3.

<sup>(5)</sup> OJ L 147, 30.6.1995, p. 55.

<sup>(6)</sup> OJ L 312, 23.12.1995, p. 25.

*Article 2*

This Regulation shall enter into force on 13 July 2001.

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

Done at Brussels, 12 July 2001.

*For the Commission*  
Franz FISCHLER  
*Member of the Commission*

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## ANNEX

## to the Commission Regulation of 12 July 2001 fixing the export refunds on products processed from cereals and rice

Product code	Destination	Unit of measurement	Refunds	Product code	Destination	Unit of measurement	Refunds
1102 20 10 9200 <sup>(1)</sup>	C01	EUR/t	41,92	1104 23 10 9100	A00	EUR/t	44,91
1102 20 10 9400 <sup>(1)</sup>	C01	EUR/t	35,93	1104 23 10 9300	A00	EUR/t	34,43
1102 20 90 9200 <sup>(1)</sup>	C01	EUR/t	35,93	1104 29 11 9000	A00	EUR/t	0,00
1102 90 10 9100	C01	EUR/t	0,00	1104 29 51 9000	A00	EUR/t	0,00
1102 90 10 9900	C01	EUR/t	0,00	1104 29 55 9000	A00	EUR/t	0,00
1102 90 30 9100	C01	EUR/t	0,00	1104 30 10 9000	A00	EUR/t	0,00
1103 12 00 9100	A00	EUR/t	0,00	1104 30 90 9000	A00	EUR/t	7,49
1103 13 10 9100 <sup>(1)</sup>	A00	EUR/t	53,89	1107 10 11 9000	A00	EUR/t	0,00
1103 13 10 9300 <sup>(1)</sup>	A00	EUR/t	41,92	1107 10 91 9000	A00	EUR/t	0,00
1103 13 10 9500 <sup>(1)</sup>	A00	EUR/t	35,93	1108 11 00 9200	A00	EUR/t	0,00
1103 13 90 9100 <sup>(1)</sup>	A00	EUR/t	35,93	1108 11 00 9300	A00	EUR/t	0,00
1103 19 10 9000	A00	EUR/t	11,20	1108 12 00 9200	A00	EUR/t	47,90
1103 19 30 9100	A00	EUR/t	0,00	1108 12 00 9300	A00	EUR/t	47,90
1103 21 00 9000	A00	EUR/t	0,00	1108 13 00 9200	A00	EUR/t	47,90
1103 29 20 9000	A00	EUR/t	0,00	1108 13 00 9300	A00	EUR/t	47,90
1104 11 90 9100	A00	EUR/t	0,00	1108 19 10 9200	A00	EUR/t	74,48
1104 12 90 9100	A00	EUR/t	0,00	1108 19 10 9300	A00	EUR/t	74,48
1104 12 90 9300	A00	EUR/t	0,00	1109 00 00 9100	A00	EUR/t	0,00
1104 19 10 9000	A00	EUR/t	0,00	1702 30 51 9000 <sup>(2)</sup>	A00	EUR/t	46,93
1104 19 50 9110	A00	EUR/t	47,90	1702 30 59 9000 <sup>(2)</sup>	A00	EUR/t	35,93
1104 19 50 9130	A00	EUR/t	38,92	1702 30 91 9000	A00	EUR/t	46,93
1104 21 10 9100	A00	EUR/t	0,00	1702 30 99 9000	A00	EUR/t	35,93
1104 21 30 9100	A00	EUR/t	0,00	1702 40 90 9000	A00	EUR/t	35,93
1104 21 50 9100	A00	EUR/t	0,00	1702 90 50 9100	A00	EUR/t	46,93
1104 21 50 9300	A00	EUR/t	0,00	1702 90 50 9900	A00	EUR/t	35,93
1104 22 20 9100	A00	EUR/t	0,00	1702 90 75 9000	A00	EUR/t	49,18
1104 22 30 9100	A00	EUR/t	0,00	1702 90 79 9000	A00	EUR/t	34,13
				2106 90 55 9000	A00	EUR/t	35,93

<sup>(1)</sup> No refund shall be granted on products given a heat treatment resulting in pregelatinisation of the starch.

<sup>(2)</sup> Refunds are granted in accordance with Council Regulation (EEC) No 2730/75 (OJ L 281, 1.11.1975, p. 20), amended.

NB: The product codes and the 'A' series destination codes are set out in Commission Regulation (EEC) No 3846/87 (OJ L 366, 24.12.1987, p. 1) as amended.

The numeric destination codes are set out in Regulation (EC) No 2032/2000 (OJ L 243, 28.9.2000, p. 14).

C01: All destinations except Poland.

**COMMISSION REGULATION (EC) No 1427/2001**  
**of 12 July 2001**  
**fixing the export refunds on cereal-based compound feedingstuffs**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 1766/92 of 30 June 1992 on the common organization of the market in cereals <sup>(1)</sup>, as last amended by Regulation (EC) No 1666/2000 <sup>(2)</sup>, and in particular Article 13(3) thereof,

Whereas:

- (1) Article 13 of Regulation (EEC) No 1766/92 provides that the difference between quotations or prices on the world market for the products listed in Article 1 of that Regulation and prices for those products within the Community may be covered by an export refund.
- (2) Regulation (EC) No 1517/95 of 29 June 1995 laying down detailed rules for the application of Regulation (EEC) No 1766/92 as regards the arrangements for the export and import of compound feedingstuffs based on cereals and amending Regulation (EC) No 1162/95 laying down special detailed rules for the application of the system of import and export licences for cereals and rice <sup>(3)</sup> in Article 2 lays down general rules for fixing the amount of such refunds.
- (3) That calculation must also take account of the cereal products content. In the interest of simplification, the refund should be paid in respect of two categories of 'cereal products', namely for maize, the most commonly used cereal in exported compound feeds and maize products, and for 'other cereals', these being eligible cereal products excluding maize and maize products. A

refund should be granted in respect of the quantity of cereal products present in the compound feedingstuff.

- (4) Furthermore, the amount of the refund must also take into account the possibilities and conditions for the sale of those products on the world market, the need to avoid disturbances on the Community market and the economic aspect of the export.
- (5) However, in fixing the rate of refund it would seem advisable to base it at this time on the difference in the cost of raw inputs widely used in compound feedingstuffs as the Community and world markets, allowing more accurate account to be taken of the commercial conditions under which such products are exported.
- (6) The refund must be fixed once a month; whereas it may be altered in the intervening period.
- (7) 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 export refunds on the compound feedingstuffs covered by Regulation (EEC) No 1766/92 and subject to Regulation (EC) No 1517/95 are hereby fixed as shown in the Annex to this Regulation.

*Article 2*

This Regulation shall enter into force on 13 July 2001.

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

Done at Brussels, 12 July 2001.

*For the Commission*  
 Franz FISCHLER  
 Member of the Commission

<sup>(1)</sup> OJ L 181, 1.7.1992, p. 21.

<sup>(2)</sup> OJ L 193, 29.7.2000, p. 1.

<sup>(3)</sup> OJ L 147, 30.6.1995, p. 51.

## ANNEX

**to the Commission Regulation of 12 July 2001 fixing the export refunds on cereal-based compound feedingstuffs**

Product codes benefiting from export refund:

2309 10 11 9000, 2309 10 13 9000, 2309 10 31 9000,  
2309 10 33 9000, 2309 10 51 9000, 2309 10 53 9000,  
2309 90 31 9000, 2309 90 33 9000, 2309 90 41 9000,  
2309 90 43 9000, 2309 90 51 9000, 2309 90 53 9000.

Cereal products	Destination	Unit of measurement	Amount of refunds
Maize and maize products: CN codes 0709 90 60, 0712 90 19, 1005, 1102 20, 1103 13, 1103 29 40, 1104 19 50, 1104 23, 1904 10 10	A00	EUR/t	29,94
Cereal products excluding maize and maize products	A00	EUR/t	0,00

NB: The product codes and the 'A' series destination codes are set out in Commission Regulation (EEC) No 3846/87 (OJ L 366, 24.12.1987, p. 1) as amended.

**COMMISSION REGULATION (EC) No 1428/2001**  
**of 12 July 2001**  
**fixing production refunds on cereals and rice**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 1766/92 of 30 June 1992, on the common organisation of the market in cereals <sup>(1)</sup>, as last amended by Regulation (EC) No 1666/2000 <sup>(2)</sup>, and in particular Article 7 <sup>(3)</sup> thereof,

Having regard to Council Regulation (EC) No 3072/95 of 22 December 1995 on the common organisation of the market in rice <sup>(3)</sup>, as last amended by Regulation (EC) No 1667/2000 <sup>(4)</sup>, and in particular Article 7(2) thereof,

Having regard to Commission Regulation (EEC) No 1722/93 of 30 June 1993 laying down detailed rules for the arrangements concerning production refunds in the cereals and rice sectors <sup>(5)</sup>, as last amended by Regulation (EC) No 87/1999 <sup>(6)</sup>, and in particular Article 3 thereof,

Whereas:

- (1) Regulation (EEC) No 1722/93 establishes the conditions for granting the production refund; whereas the basis for the calculation is established in Article 3 of the said Regulation; whereas the refund thus calculated must be

fixed once a month and may be altered if the price of maize and/or wheat changes significantly.

- (2) The production refunds to be fixed in this Regulation should be adjusted by the coefficients listed in the Annex II to Regulation (EEC) No 1722/93 to establish the exact amount payable.
- (3) 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 refund referred to in Article 3(2) of Regulation (EEC) No 1722/93, expressed per tonne of starch extracted from maize, wheat, barley, oats, potatoes, rice or broken rice, shall be EUR 5,98/t.

*Article 2*

This Regulation shall enter into force on 13 July 2001.

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

Done at Brussels, 12 July 2001.

*For the Commission*  
Franz FISCHLER  
*Member of the Commission*

<sup>(1)</sup> OJ L 181, 1.7.1992, p. 21.

<sup>(2)</sup> OJ L 193, 29.7.2000, p. 1.

<sup>(3)</sup> OJ L 329, 30.12.1995, p. 18.

<sup>(4)</sup> OJ L 193, 29.7.2000, p. 3.

<sup>(5)</sup> OJ L 159, 1.7.1993, p. 112.

<sup>(6)</sup> OJ L 9, 15.1.1999, p. 8.

**COMMISSION DIRECTIVE 2001/54/EC**  
**of 11 July 2001**  
**repealing Directive 79/1066/EEC laying down Community methods of analysis for testing coffee**  
**extracts and chicory extracts**  
(Text with EEA relevance)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Directive 1999/4/EC of the European Parliament and of the Council of 22 February 1999 relating to coffee extracts and chicory extracts <sup>(1)</sup>, and in particular Article 4 thereof,

Whereas:

- (1) The analysis methods contained in Commission Directive 79/1066/EEC <sup>(2)</sup>, which is based on Council Directive 77/436/EEC <sup>(3)</sup>, are obsolete.
- (2) Council Directives 89/397/EEC of 14 June 1989 on the official control of foodstuffs <sup>(4)</sup> and Council Directive 93/1999/EEC of 29 October 1993 on the subject of additional measures concerning the official control of foodstuffs <sup>(5)</sup> provide for analyses to be carried out on the conformity of foodstuffs with legal provisions. To that end, Member States must assure themselves that the methods used are validated as often as possible, in particular taking account of standardisation within the ISO.
- (3) The importance of checks on the authenticity of coffee extracts as a means of combating fraud and adulteration has resulted in international standardisation work undertaken by the ISO. The Community is participating in this work, which has resulted in ISO standards for soluble coffee.
- (4) As a result it is not necessary, within the meaning of Council Directive 85/591/EEC of 20 December 1985 concerning the introduction of Community methods of sampling and analysis for the monitoring of foodstuffs intended for human consumption <sup>(6)</sup>, to maintain official

Community analysis methods for coffee extracts and chicory extracts. For that reason Directive 79/1066/EEC should be repealed in accordance with the procedure laid down in Article 4 of Directive 1999/4/EC.

- (5) The measures provided for in this Directive are in accordance with the opinion of the Standing Committee on Foodstuffs,

HAS ADOPTED THIS DIRECTIVE:

*Article 1*

Directive 79/1066/EEC is repealed.

*Article 2*

Member States must take the necessary measures to comply with this Directive by 1 February 2001 at the latest.

*Article 3*

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

*Article 3*

This Directive is addressed to the Member States.

Done at Brussels, 11 July 2001.

*For the Commission*

Franz FISCHLER

*Member of the Commission*

<sup>(1)</sup> OJ L 66, 13.3.1999, p. 26.

<sup>(2)</sup> OJ L 327, 24.12.1979, p. 17.

<sup>(3)</sup> OJ L 172, 12.7.1977, p. 20.

<sup>(4)</sup> OJ L 186, 30.6.1989, p. 23.

<sup>(5)</sup> OJ L 290, 24.11.1993, p. 14.

<sup>(6)</sup> OJ L 372, 31.12.1985, p. 50.

## II

(Acts whose publication is not obligatory)

## COMMISSION

## COMMISSION DECISION

of 6 June 2001

**establishing the Committee of European Securities Regulators**

(notified under document number C(2001) 1501)

(Text with EEA relevance)

(2001/527/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Whereas:

- (1) The freedom to provide services and the free movement of capital constitute priority objectives of the Community, as referred to in Articles 49 and 56 of the EC Treaty.
- (2) Building a genuine internal market for financial services is crucial for increasing economic growth and job creation in the Community.
- (3) The Commission action plan for financial services<sup>(1)</sup> identifies a series of actions that are required in order to complete the single market for financial services.
- (4) At its meeting in Lisbon in March 2000, the European Council called for the implementation of this action plan by 2005.
- (5) On 17 July 2000 the Council set up the Committee of Wise Men on the regulation of European securities markets.
- (6) In its final report, the Committee of Wise Men called for the establishment of two committees, the European Securities Committee, comprising high-level representatives of Member States, and the Committee of European

Securities Regulators, comprising senior representatives from the national public authorities competent in the field of securities in order, *inter alia*, to advise the Commission.

- (7) In its resolution on more effective securities-market regulation in the European Union, the Stockholm European Council welcomed the Commission's intention formally to establish an independent regulators committee, as proposed in the report of the Committee of Wise Men.
- (8) The Committee of European Securities Regulators should serve as an independent body for reflection, debate and advice for the Commission in the securities field.
- (9) The Committee of European Securities Regulators should also contribute to the consistent and timely implementation of Community legislation in the Member States by securing more effective cooperation between national supervisory authorities, carrying out peer reviews and promoting best practice<sup>(2)</sup>.
- (10) The Committee of European Securities Regulators should organise its own operational arrangements and maintain close operational links with the Commission and the European Securities Committee. It should elect its chairperson from among its members.
- (11) The Committee of European Securities Regulators should consult extensively and at an early stage with market participants, consumers and end-users in an open and transparent manner.
- (12) The Committee of European Securities Regulators should draw up its own rules of procedure and fully respect the prerogatives of the institutions and the institutional balance established by the Treaty<sup>(3)</sup>,

<sup>(1)</sup> COM(1999) 232 final.

<sup>(2)</sup> Text taken from the third paragraph of point 6 of the Stockholm European Council resolution.

<sup>(3)</sup> Text taken from the last paragraph of the preamble to the Stockholm European Council resolution.

HAS DECIDED AS FOLLOWS:

*Article 1*

An independent advisory group on securities in the Community, called the 'Committee of European Securities Regulators' (hereinafter referred to as the 'Committee'), is hereby established.

*Article 2*

The role of the Committee shall be to advise the Commission, either at the Commission's request, within a time limit which the Commission may lay down according to the urgency of the matter, or on the Committee's own initiative, in particular for the preparation of draft implementing measures in the field of securities.

*Article 3*

The Committee shall be composed of high-level representatives from the national public authorities competent in the field of securities. Each Member State shall designate a high-level representative from its competent authority to participate in the meetings of the Committee.

The Commission shall be present at meetings of the Committee and shall designate a high-level representative to participate in all its debates.

The Committee shall elect a chairperson from among its members.

The Committee may invite experts and observers to attend its meetings.

*Article 4*

The Committee shall maintain close operational links with the Commission and the European Securities Committee.

It may set up working groups.

*Article 5*

Before transmitting its opinion to the Commission, the Committee shall consult extensively and at the early stage with market participants, consumers and end-users in an open and transparent manner.

*Article 6*

The Committee shall present an annual report to the Commission.

*Article 7*

The Committee shall adopt its own rules of procedure and organise its own operational arrangements.

*Article 8*

The Committee shall take up its duties on 7 June 2001

Done at Brussels, 6 June 2001.

*For the Commission*

Frederik BOLKESTEIN

*Member of the Commission*

**COMMISSION DECISION**  
**of 6 June 2001**  
**establishing the European Securities Committee**

(notified under document number C(2001) 1493)

(Text with EEA relevance)

(2001/528/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Whereas:

- (1) The freedom to provide services and the free movement of capital constitute priority objectives of the Community, as referred to in Articles 49 and 56 of the EC Treaty.
- (2) Building a genuine internal market for financial services in accordance with the principle of an open market economy with free competition is crucial for increasing economic growth and job creation in the Community,
- (3) The Commission action plan for financial services <sup>(1)</sup> identifies a series of actions that are required in order to complete the single market for financial services and stresses the necessity to set up a securities committee in order to contribute to the elaboration of Community legislation in the securities field.
- (4) At its meeting in Lisbon in March 2000, the European Council called for the implementation of this action plan by 2005.
- (5) On 17 July 2000, the Council set up the Committee of Wise Men on the regulation of European securities markets.
- (6) In its final report, the Committee of Wise Men called for the establishment of two advisory committees, the European Securities Committee, comprising high-level representatives of Member States, and the Committee of European Securities Regulators, comprising senior representatives from the national public authorities competent in the field of securities in order, *inter alia*, to advise the Commission.
- (7) In its resolution on more effective securities market regulation in the European Union, the Stockholm European Council welcomed the intention of the Commission immediately to establish a securities committee of high-level officials from Member States, chaired by the Commission.
- (8) The final report of the Committee of Wise Men emphasised the fact that implementing measures will be necessary for the application of directives or regulations in

order to take account of new developments on financial markets.

- (9) The European Securities Committee should serve as a body for reflection, debate and advice for the Commission in the field of securities.
- (10) The European Securities Committee should adopt its own rules of procedure.
- (11) This Decision establishes the European Securities Committee in its advisory capacity. Subject to specific legislative acts proposed by the Commission and adopted by the European Parliament and the Council, the Securities Committee should also function as a regulatory committee in accordance with the 1999 Decision on comitology to assist the Commission when it takes decisions on implementing measures under Article 202 of the EC Treaty,

HAS DECIDED AS FOLLOWS:

*Article 1*

A committee on securities in the Community, called the 'European Securities Committee' (hereinafter referred to as the 'Committee'), is hereby established.

*Article 2*

The role of the Committee shall be to advise the Commission on policy issues as well as on draft legislative proposals the Commission might adopt in the field of securities

*Article 3*

The Committee shall be composed of high level representatives of Member States and be chaired by a representative of the Commission.

The chairperson of the Committee of European Securities Regulators established by Commission Decision 2001/527/EC <sup>(2)</sup> shall participate at the meetings of the Committee as an observer.

The Committee may invite experts and observers to attend meetings.

<sup>(1)</sup> COM (1999) 232 final.

<sup>(2)</sup> See page 43 of this Official Journal.

*Article 4*

The Committee may set up working groups.

*Article 5*

The Committee shall adopt its own rules of procedure.

The secretariat of the Committee shall be provided by the Commission.

*Article 6*

The Committee shall take up its duties on 7 June 2001.

Done at Brussels, 6 June 2001.

*For the Commission*  
Frederik BOLKESTEIN  
*Member of the Commission*

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## COMMISSION DECISION

of 12 July 2001

**making it possible for Member States to extend provisional authorisations granted for the new active substances benzoic acid and BAS 615H (cinidon-ethyl)***(notified under document number C(2001) 1861)***(Text with EEA relevance)**

(2001/529/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 91/414/EEC of 15 July 1991 concerning the placing of plant-protection products on the market <sup>(1)</sup>, as last amended by Commission Directive 2001/36/EC <sup>(2)</sup> and in particular Article 8(1), fourth subparagraph, thereof,

Whereas:

- (1) Directive 91/414/EEC (hereinafter 'the Directive') has provided for the development of a Community list of active substances authorised for use in plant-protection products.
- (2) The applicant Menno Chemie Vertriebs-Ges. submitted a dossier for the new active substance benzoic acid to Germany on 25 May 1998.
- (3) The applicant BASF Plc submitted a dossier for the new active substance BAS 615H to the United Kingdom on 28 April 1997.
- (4) In accordance with the provisions of Article 6(3) of the Directive, the Commission confirmed in its Decision 98/676/EC <sup>(3)</sup> that the dossier submitted for benzoic acid could be considered as satisfying, in principle, the data and information requirements of Annex II and for a plant protection product containing this active substance, of Annex III to the Directive.
- (5) In accordance with the provisions of Article 6(3) of the Directive, the Commission confirmed in its Decision 98/398/EC <sup>(4)</sup> that the dossier submitted for BAS 615H (cinidon-ethyl) could be considered as satisfying, in principle, the data and information requirements of Annex II and for a plant-protection product containing this active substance, of Annex III to the Directive.
- (6) Such confirmation of data and information is necessary to permit a detailed examination of the dossier and to allow Member States the possibility of granting provisional authorisations, for a period up to three years, for plant-protection products containing the active

substance concerned, while complying with the conditions laid down in Article 8(1) of the Directive and, in particular, the condition relating to the detailed assessment of the active substance and the plant-protection product in the light of the requirements laid down by the Directive.

- (7) For benzoic acid the effects on human health and the environment are being assessed, in accordance with the provisions of Article 6(2) and (4) of the Directive, for the uses proposed by the applicant. Germany acting as nominated rapporteur Member State submitted to the Commission on 12 December 2000 the draft assessment report concerned. The submitted report is being reviewed by the Member States and the Commission within the framework of the Standing Committee on Plant Health and in Working Groups thereof.
- (8) For BAS 615H (cinidon-ethyl) the effects on human health and the environment are being assessed, in accordance with the provisions of Article 6(2) and (4) of the Directive, for the uses proposed by the applicant. The United Kingdom acting as nominated rapporteur Member State submitted to the Commission on 2 November 1998 the draft assessment report concerned. The submitted report is being reviewed by the Member States and the Commission within the framework of the Standing Committee on Plant Health and in working groups thereof.
- (9) It will not be possible to complete the evaluation of the dossiers within three years of the adoption of the Decisions on completeness referred to above because the examination of the dossiers after submission of the draft assessment reports by the respective rapporteur Member States has taken longer than three years.
- (10) Member States should be given the possibility of prolonging provisional authorisations granted of plant protection products containing these active substances for a period of 12 months in accordance with the provisions of Article 8 of the Directive so as to enable examination of the dossiers to continue. It is expected that within 12 months the completion of the evaluation and decision-making process with respect to a decision on possible Annex I inclusion for each of the active substances concerned will have been completed.

<sup>(1)</sup> OJ L 230, 19.8.1991, p. 1.

<sup>(2)</sup> OJ L 164, 20.6.2001, p. 1.

<sup>(3)</sup> OJ L 317, 26.11.1998, p. 47.

<sup>(4)</sup> OJ L 176, 20.6.1998, p. 34.

(11) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on Plant Health,

*Article 2*

This Decision is addressed to the Member States.

HAS ADOPTED THIS DECISION:

Done at Brussels, 12 July 2001.

*Article 1*

Member States may extend provisional authorisations for plant-protection products containing benzoic acid or BAS 615H (cinidon-ethyl) for a period not exceeding 12 months from the date of adoption of this Decision.

*For the Commission*

David BYRNE

*Member of the Commission*

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**CORRIGENDA****Corrigendum to Commission Regulation (EC) No 1400/2001 of 10 July 2001 concerning the classification of certain goods in the Combined Nomenclature**

*(Official Journal of the European Communities L 189 of 11 July 2001)*

Page 6, in the second column, third CN code:

*for:* '8525 39 90',

*read:* '8524 39 90'.

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