

English edition

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(Acts adopted pursuant to Title V of the Treaty on European Union)

COUNCIL DECISION
of 30 September 2002
concerning the conclusion of the Agreement between the European Union and Bosnia and Herzegovina (BiH) on the activities of the European Union Police Mission (EUPM) in BiH

(2002/845/CFSP)

THE COUNCIL OF THE EUROPEAN UNION,

HAS DECIDED AS FOLLOWS:

Having regard to the Treaty on European Union, and in particular Article 24 thereof,

Having regard to the recommendation from the Presidency,

Whereas:

- (1) On 11 March 2002, the Council adopted Joint Action 2002/210/CFSP on the European Union Police Mission ⁽¹⁾.
- (2) Article 11 of that Joint Action provides that the status of the EUPM staff in BiH, including where appropriate the privileges, immunities and further guarantees necessary for the completion and smooth functioning of the EUPM shall be agreed in accordance with the procedure laid down in Article 24 of the Treaty on European Union.
- (3) Following the Council Decision of 12 July 2002 authorising the Presidency to open negotiations, the Presidency negotiated an agreement with BiH on the activities of the EUPM.
- (4) That agreement should be approved,

Article 1

The Agreement between the European Union and Bosnia and Herzegovina (BiH) on the activities of the European Union Police Mission (EUPM) in BiH is hereby approved on behalf of the European Union.

The text of the agreement is attached to this Decision.

Article 2

The President of the Council is hereby authorised to designate the person(s) empowered to sign the agreement in order to bind the European Union.

Article 3

This Decision shall be published in the Official Journal.

Article 4

This Decision shall take effect on the day of its publication.

Done at Brussels, 30 September 2002.

For the Council

The President

P. S. MØLLER

⁽¹⁾ OJ L 70, 13.3.2002, p. 1.

AGREEMENT**between the European Union and Bosnia and Herzegovina (BiH) on the activities of the European Union Police Mission (EUPM) IN BiH**

THE EUROPEAN UNION,

on the one hand,

and BOSNIA AND HERZEGOVINA,

hereinafter referred to as the 'Host Party',

on the other hand,

Together hereinafter referred to as the 'Participating Parties',

TAKING INTO ACCOUNT

- the presence of the United Nations International Police Task Force (IPTF) in Bosnia and Herzegovina since 1996 and the offer of the European Union to ensure, by 1 January 2003, the follow-on to the IPTF in Bosnia and Herzegovina,
- the acceptance by Bosnia and Herzegovina of that offer,
- the adoption by the Council of the European Union on 11 March 2002 of Joint Action 2002/210/CFSP on the European Union Police Mission (EUPM), stating that the EUPM should establish sustainable policing arrangements under BiH ownership in accordance with best European and international practice, and thereby raising current BiH police standards,

HAVE AGREED AS FOLLOWS:

*Article 1***Mandate**

1. The European Union Police Mission, hereinafter referred to as 'EUPM', shall establish its main headquarters in Sarajevo.
2. The EUPM shall also establish such other offices in Bosnia and Herzegovina as may be decided by the Head of Mission/Police Commissioner, in consultation with the Host Party. To this end, the EUPM shall deploy an initial total of 24 monitoring units co-located within the various Bosnia and Herzegovina Police structures at medium-high level, including with Entities, Public Security Centres, Cantons, State Intelligence Protection Agency, State Border Services and within the Brcko district.
3. The EUPM, entrusted with the necessary authority to monitor, mentor and inspect, should achieve its goal by the end of 2005.
4. The EUPM shall operate in accordance with its mandate as laid down in Article 1(2) of Joint Action 2002/210/CFSP.
5. The EUPM shall be autonomous with regard to the execution of its functions under this Agreement.
6. The Host Party shall provide the EUPM with all information and shall extend full cooperation as necessary for the accomplishment of the EUPM's objectives. The Host Party may appoint a liaison police officer to the EUPM.

*Article 2***Composition**

1. The EUPM shall be composed of the Head of Mission/Police Commissioner and other members of the EUPM.
2. The Head of Mission/Police Commissioner of the EUPM shall be appointed by the Council of the European Union. Other members of the EUPM shall be assigned to specific appointments by the Head of Mission.
3. Other members of the EUPM shall be composed of:
 - (a) police officers, seconded by the Member States of the European Union. Non-EU Member States may also appoint police officers to the EUPM, and thereby be, together with the European Union and its Member States, Sending Parties;
 - (b) international civilian staff, seconded by the Sending Parties, or recruited on a contractual basis by the EUPM as required;
 - (c) locally recruited personnel, who may be hired by the EUPM as required. Upon request of the Head of Mission/Police Commissioner, the Host Party shall facilitate the recruitment of such qualified local staff by the EUPM.

4. The number of members of the EUPM shall be determined by the Head of Mission/Police Commissioner.

Article 3

Chain of responsibilities

1. The EUPM in Bosnia and Herzegovina shall operate under the responsibility of the Head of Mission/Police Commissioner, who shall lead the EUPM and assume its day-to-day management.

2. The Head of Mission/Police Commissioner shall report to the Secretary-General/High Representative for the Common Foreign and Security Policy (SG/HR) through the European Union Special Representative (EUSR) in Bosnia and Herzegovina.

3. The Head of Mission/Police Commissioner shall inform the Host Party regularly on the activities of the EUPM.

Article 4

Status

1. The EUPM shall be granted the status equivalent to that of a diplomatic mission.

2. The main headquarters in Sarajevo, other offices, and all means of transport of the EUPM shall be inviolable.

3. EUPM personnel shall be granted all privileges and immunities equivalent to that of diplomatic agents granted under the Vienna Convention on Diplomatic Relations of 18 April 1961, subject to which the EU Member States and other Sending Parties shall have priority of jurisdiction. These privileges and immunities shall be granted to EUPM personnel during their mission, and thereafter, with respect to official acts previously performed in the exercise of their mission.

4. EUPM's administrative and technical staff shall enjoy a status equivalent to that enjoyed, in accordance with the Vienna Convention on Diplomatic Relations, by administrative and technical staff from Sending Parties employed in embassies. These privileges and immunities shall be granted to EUPM's administrative and technical staff during their mission, and thereafter, with respect to official acts previously performed in the exercise of their mission.

5. EUPM's locally hired auxiliary personnel shall enjoy a status equivalent to that enjoyed, in accordance with the Vienna Convention on Diplomatic Relations, by locally employed staff in embassies.

6. The Host Party shall facilitate all entries and departures of the Head of Mission/Police Commissioner and members of the EUPM, into and from the territory of Bosnia and Herzegovina. The EUPM shall provide the Host Party with a list of members of the EUPM and inform the Host Party in advance of the first arrival and final departure of personnel belonging to the EUPM.

7. The Host Party recognises the right of the Sending Parties and of the EUPM to import, free of duty or other restrictions, equipment, provisions, supplies and other goods required for the exclusive and official use of the EUPM. The Host Party also

recognises their right to purchase such items on the territory of the Host Party as well as to export or otherwise dispose of such equipment, provisions, supplies and other goods so purchased or imported.

8. The Host Party also recognises the right of the EUPM personnel, as well as of the EUPM's administrative and technical staff, to purchase and/or import free of duty or other restrictions items required for their own personal use, and to export such items.

Article 5

Arms and dress

1. Members of the EUPM shall not carry arms.

2. Members of the EUPM may wear their national uniform or civilian dress, with distinctive EUPM identification. Members of the EUPM shall carry their national passport, as well as an EUPM identity card.

Article 6

Activities

1. The Host Party shall take all necessary measures for the protection, safety and security of the EUPM and its members. Any specific provisions, proposed by the Host Party, shall be agreed with the Head of Mission/Police Commissioner before implementation.

2. Members of the EUPM shall not undertake any action or activity incompatible with the impartial nature of their duties.

3. The EUPM and its members shall enjoy, together with its means of transport and equipment, the freedom of movement, necessary for carrying out the mandate of the Mission.

4. When conducting their activities, members of the EUPM may be accompanied by an interpreter and, at the request of the EUPM, by an escort officer appointed by the Host Party.

5. The EUPM may display the flag of the European Union on its main headquarters in Sarajevo, and otherwise as decided by the Head of Mission/Police Commissioner.

6. Vehicles, and other means of transport of the EUPM shall carry a distinctive Mission identification, which shall be notified to the relevant authorities.

Article 7

Travel and transport

1. Vehicles and other means of transport of the EUPM shall not be subject to compulsory registration or licensing, and all vehicles shall carry third party insurance.

2. The EUPM may use roads, bridges, canals and other waters, port facilities and airfields without the payment of dues, tolls or other charges.

3. The Host Party shall facilitate the EUPM in operating its own vehicles and other means of transport.

*Article 8***Communications**

1. The EUPM and its members shall have access, at the lowest cost, to appropriate telecommunications equipment of the Host Party or under the control of the Host Party for the purpose of their activities, including for communicating with diplomatic and consular representatives of the Sending Parties.
2. The EUPM and its members shall enjoy the right to unrestricted communication by their own radios (including satellite, mobile and hand-held radios), telephones, telegraphs, facsimiles or any other means. The Host Party shall provide, after signature of this Agreement, the frequencies on which radios can operate.

*Article 9***Accommodation and practical arrangements**

1. The Government of Bosnia and Herzegovina agrees, if requested, to assist the EUPM in finding suitable offices and accommodation.
2. As appropriate, the Participating Parties shall agree on other provisions concerning privileges and immunities as well as on practical arrangements, including urgent medical assistance, emergency evacuation, designation of official representatives as points of contacts, as well as travel documentation requirements.

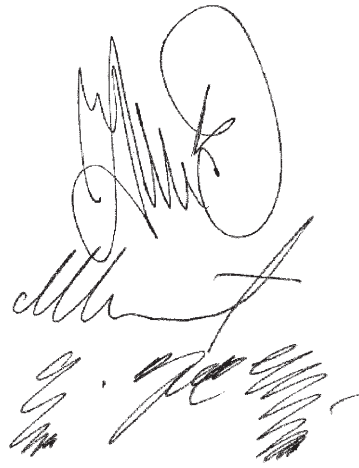
*Article 10***Entry into force**

This Agreement shall enter into force upon signature. It shall remain in force for the duration of the mandate of the EUPM.

Done at Sarajevo, on *4 October* 2002, in the English language in four copies.

For the European Union

For Bosnia and Herzegovina



I

(Acts whose publication is obligatory)

**DECISION No 1919/2002/EC OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL
of 21 October 2002
amending Council Decision 96/411/EC on improving Community agricultural statistics**

THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community, and in particular Article 285(1) thereof,

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

Acting in accordance with the procedure laid down in Article 251 of the Treaty ⁽²⁾,

Whereas:

- (1) Council Decision 96/411/EC is designed to allow Community agricultural statistics ⁽³⁾ to respond more satisfactorily to the information needs arising from the common agricultural policy.
- (2) The report by the Commission to the European Parliament and to the Council on progress in implementing Decision 96/411/EC makes a positive assessment of the application of that Decision.
- (3) The process of adapting national statistical systems to the needs arising from changes in the common agricultural policy has not yet been completed.
- (4) Both the internal development of the common agricultural policy and the external context of enlargement to the east, and the opening of the new round of multilateral trade negotiations, call for improved identification of statistical needs and, where appropriate, for measures to complete the current regulatory framework laying down the scope of the statistical information on the common agricultural policy which Member States are obliged to make available to the Commission.
- (5) The proposal for a decision of the European Parliament and of the Council on the Community statistical programme (2003 to 2007) ⁽⁴⁾ recommends continuing the actions to improve existing agricultural statistics and

to plan future developments with a view to responding satisfactorily to the needs of the common agricultural policy.

- (6) The tool introduced by Decision 96/411/EC has helped to further the process of adapting the system of Community agricultural statistics to changes in the statistical information needs of the common agricultural policy. However, this process has not yet been completed. Decision 96/411/EC should therefore be amended in order to extend this process,

HAVE ADOPTED THIS DECISION:

Article 1

Decision 96/411/EC is hereby amended as follows:

1. in Article 3, the terms 'during the period 2000 to 2002' shall be replaced by the terms 'during the period 2003 to 2007';
2. in Article 6, paragraph 4 shall be replaced by the following:

'4. The financial framework for the implementation of this programme for the period 2003 to 2007 is hereby set at EUR 5 million.

The annual appropriations shall be authorised by the budgetary authority within the limits of the financial perspective.'
3. in Article 11, the figure '2002' shall be replaced by the figure '2007';
4. in Article 11, the phrase 'having consulted the Standing Committee on Agricultural Statistics' shall be deleted.

Article 2

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

⁽¹⁾ OJ C 126 E, 28.5.2002, p. 403.

⁽²⁾ Opinion of the European Parliament of 3 September 2002 (not yet published in the Official Journal) and Council decision of 14 October 2002.

⁽³⁾ OJ L 162, 1.7.1996, p. 14. Decision as last amended by Decision No 2298/2000/EC of the European Parliament and of the Council (OJ L 263, 18.10.2000, p. 1).

⁽⁴⁾ OJ C 75 E, 26.3.2002, p. 274.

Article 3

This Decision is addressed to the Member States.

Done at Luxembourg, 21 October 2002.

For the European Parliament
The President
P. COX

For the Council
The President
M. FISCHER BOEL

COMMISSION REGULATION (EC) No 1920/2002
of 28 October 2002
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 ⁽¹⁾, as last amended by Regulation (EC) No 1498/98 ⁽²⁾, 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 29 October 2002.

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

Done at Brussels, 28 October 2002.

For the Commission
J. M. SILVA RODRÍGUEZ
Agriculture Director-General

⁽¹⁾ OJ L 337, 24.12.1994, p. 66.

⁽²⁾ OJ L 198, 15.7.1998, p. 4.

ANNEX

to the Commission Regulation of 28 October 2002 establishing the standard import values for determining the entry price of certain fruit and vegetables

(EUR/100 kg)

CN code	Third country code ⁽¹⁾	Standard import value
0702 00 00	052	71,2
	096	26,2
	204	60,5
	624	101,8
	999	64,9
0707 00 05	052	114,0
	628	143,3
	999	128,7
0709 90 70	052	85,0
	999	85,0
0805 50 10	052	69,3
	220	92,2
	388	59,4
	528	56,1
	600	85,9
	999	72,6
0806 10 10	052	104,2
	400	248,9
	508	254,5
	999	202,5
0808 10 20, 0808 10 50, 0808 10 90	052	71,0
	388	78,7
	400	75,4
	404	92,1
	512	86,9
	720	55,0
	800	179,0
	804	85,8
	999	90,5
	0808 20 50	052
720		48,6
999		76,5

⁽¹⁾ Country nomenclature as fixed by Commission Regulation (EC) No 2020/2001 (OJ L 273, 16.10.2001, p. 6). Code '999' stands for 'of other origin'.

**COMMISSION REGULATION (EC) No 1921/2002
of 28 October 2002**

amending Regulation (EEC) No 3149/92 laying down detailed rules for the supply of food from intervention stocks for the benefit of the most deprived persons in the Community

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

HAS ADOPTED THIS REGULATION:

Having regard to the Treaty establishing the European Community,

Article 1

Having regard to Council Regulation (EEC) No 3730/87 of 10 December 1987 laying down the general rules for the supply of food from intervention stocks to designated organisations for distribution to the most deprived persons in the Community ⁽¹⁾, as amended by Regulation (EC) No 2535/95 ⁽²⁾, and in particular Article 6 thereof,

Regulation (EEC) No 3149/92 is amended as follows:

1. the following second subparagraph is added to Article 3(1):

‘Withdrawal of the products from intervention stocks shall take place from 1 October to 31 August of the following year.’;

2. Article 5 is replaced by the following:

‘Article 5

1. For EAGGF Guarantee Section accounting purposes, and notwithstanding the provisions of Article 8 of Regulation (EEC) No 1883/78 ^(*), the accounting value of the products made available from intervention under this Regulation shall be the intervention price applicable on 1 October of each year.

In the case of beef, the accounting value of the products made available shall be the intervention price applicable on 30 June 2002. That price shall be subject to the coefficients set out in the Annex.

For the Member States which have not adopted the euro, the accounting value of intervention products shall be converted into national currency at the exchange rate applicable on 1 October.

2. Where intervention products are transferred from one Member State to another, the supplier Member State shall record the product delivered as a zero entry in the accounts and the Member State of destination shall record it as a receipt in the month of dispatch, using the price calculated in accordance with paragraph 1.

^(*) OJ L 216, 5.8.1978, p. 1.’;

3. Article 8 is hereby repealed.

Article 2

Whereas:

(1) Article 3 of Commission Regulation (EEC) No 3149/92 ⁽³⁾, as last amended by Regulation (EC) No 1098/2001 ⁽⁴⁾, provides that implementation of the annual plan for the distribution of the food products to the most deprived persons shall run from 1 October to 30 September of the following year. For the sake of the sound management of intervention stocks, provision should be made to ensure that the products to be distributed are withdrawn from intervention stocks by 31 August of the year of distribution at the latest.

(2) Article 5 of Regulation (EEC) No 3149/92 sets the accounting value of the products made available. This provision should be adapted to take account of changes in the intervention scheme affecting the common organisation of the market in beef and veal.

(3) Article 8 of Regulation (EEC) No 3149/92 should be repealed, since it no longer applies as the transport costs concerned are reimbursed on the basis of expenditure incurred.

(4) The measures provided for in this Regulation are in accordance with the opinions of the Management Committees concerned,

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

It shall apply from 1 October 2002.

⁽¹⁾ OJ L 352, 15.12.1987, p. 1.

⁽²⁾ OJ L 260, 31.10.1995, p. 3.

⁽³⁾ OJ L 313, 30.10.1992, p. 50.

⁽⁴⁾ OJ L 150, 6.6.2001, p. 37.

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

Done at Brussels, 28 October 2002.

For the Commission
Franz FISCHLER
Member of the Commission

**COMMISSION REGULATION (EC) No 1922/2002
of 28 October 2002**

amending Council Regulation (EC) No 1454/2001 introducing specific measures for certain agricultural products for the Canary Islands and Council Regulation (EC) No 21/2002 establishing the supply balances and Community aid for the outermost regions

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1454/2001 of 28 June 2001 introducing specific measures for certain agricultural products for the Canary Islands and repealing Regulation (EEC) No 1601/92 (Poseican) ⁽¹⁾, as last amended by Commission Regulation (EC) No 1195/2002 ⁽²⁾, and in particular Article 3(6) thereof,

Whereas:

(1) Regulation (EC) No 1454/2001 introduces specific supply arrangements for a certain number of agricultural products which are essential in the Canary Islands for human consumption, processing or as agricultural inputs. Among the products intended for feed are lucerne meal and pellets.

(2) Lucerne meal and pellets represent a significant component of Canary Islands livestock feed. However, they are not sufficient to meet in full the protein and fibre requirements in the feed of ruminants, especially in a competitive situation where major efforts are made to produce quality meat and dairy products.

(3) It is appropriate therefore to broaden the scope of the Canary Islands' specific supply arrangements to include long fibre lucerne, which could be incorporated into the protein and fibre diet of Canary Islands ruminants.

(4) Regulation (EC) No 1454/2001 should therefore be amended accordingly.

(5) Following on from the amendment of Regulation (EC) No 1454/2001, Part 1 of Annex III to Commission Regulation (EC) No 21/2002 of 28 December 2001 establishing the supply balances and Community aid for the outermost regions under Council Regulations (EC)

No 1452/2001, (EC) No 1453/2001 and (EC) No 1454/2001 ⁽³⁾, as last amended by Regulation (EC) No 1365/2002 ⁽⁴⁾, should be amended to include lucerne other than in the form of meal or pellets.

(6) In order to better meet supply needs, soya oilcake, lucerne pellets and other forms of lucerne should be placed in one single group without changing the total quantity.

(7) Regulation (EC) No 21/2002 should therefore also be amended accordingly.

(8) The measures provided for in this Regulation are in accordance with the opinion of the joint meeting of the Management Committees for Dried Fodder, Hops and Oils and Fats,

HAS ADOPTED THIS REGULATION:

Article 1

In Annex I to Regulation (EC) No 1454/2001, the following line is added after the last line but one:

'Other forms of lucerne ex 1214 90 99'.

Article 2

Annex III to Regulation (EC) No 21/2002 is amended in accordance with the Annex to this Regulation.

Article 3

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

⁽¹⁾ OJ L 198, 21.7.2001, p. 45.

⁽²⁾ OJ L 174, 4.7.2002, p. 11.

⁽³⁾ OJ L 8, 11.1.2002, p. 15.

⁽⁴⁾ OJ L 198, 27.7.2002, p. 27.

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

Done at Brussels, 28 October 2002.

For the Commission
Franz FISCHLER
Member of the Commission

ANNEX

Part 1 of Annex III, Canary Islands, to Regulation (EC) No 21/2002 is replaced by the following:

Part 1

Cereals and cereal products intended for human consumption and animal feed; oilseeds, protein crops, dried fodder

Forecast supply balance and Community aid for the supply of Community products per calendar year

Description	CN code	Quantity (tonnes)	Aid (EUR/tonne)
Common wheat ⁽¹⁾	1001 90 99	125 000	37
Barley ⁽¹⁾	1003 00 90	20 000	37
Oats ⁽¹⁾	1004 00 00	5 000	37
Maize ⁽¹⁾	1005 90 00	175 000	37
Durum wheat meal ⁽¹⁾	1103 11 10	5 500	37
Maize meal ⁽¹⁾	1103 13	3 500	37
Malt ⁽¹⁾	1107	16 500	37
Glucose ⁽¹⁾ ⁽²⁾	1702 30 1702 40	1 300	37
Oilcake and other solid residues resulting from the extraction of soya-bean oil	2304 00		
Lucerne (alfalfa) meal and pellets	1214 10 00	80 000	25
Other forms of lucerne	ex 1214 90 99		

⁽¹⁾ The products in this group are 100 % interchangeable.

⁽²⁾ Except products falling within CN codes 1702 30 10 and 1702 40 10.

**COMMISSION REGULATION (EC) No 1923/2002
of 28 October 2002**

establishing the allocation of export licences for cheeses to be exported in 2003 to the United States of America under certain quotas resulting from the GATT Agreements

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 ⁽¹⁾, as last amended by Regulation (EC) No 509/2002 ⁽²⁾, and in particular Article 30 thereof,

Whereas:

- (1) Commission Regulation (EC) No 1332/2002 ⁽³⁾ opens the procedure for the allocation of export licences for cheese to be exported in 2003 to the United States of America under certain quotas resulting from the GATT Agreements.
- (2) Commission Regulation (EC) No 174/1999 of 26 January 1999 laying down special detailed rules for the application of Council Regulation (EEC) No 804/68 as regards export licences and export refunds in the case of milk and milk products ⁽⁴⁾, as last amended by Regulation (EC) No 1472/2002 ⁽⁵⁾, provides in Article 20(3) that in the case of applications for provisional licences lodged pursuant to Regulation (EC) No 1332/2002 relating to quantities of products in any product group greater than those available, the allocation of licences may take into account the quantity of the same products exported to the United States of America by the applicant in the past and preference may be given to applicants whose designated importers are subsidiaries. Since for most product groups the quantity applied for is greater than that available, a preference should be accorded to those applicants whose designated importers are subsidiaries by fixing higher allocation coefficients for such applicants.
- (3) The regime does not foresee the possibility for an operator to renounce the delivery of a certificate in cases where the quantity resulting from the application of the allocation coefficients is very small and experience has shown that there is a risk of an operator in such circumstances being unable to fulfil his obligation to export with the consequent loss of the security. It is therefore appropriate to ensure the allocation of a minimum quantity.
- (4) In the case of product groups for which the applications lodged are for quantities less than those available, it is appropriate, in accordance with Article 20(5) of Regulation (EC) No 174/1999, to provide for the allocation of

the remaining quantities to the applicants in proportion to the quantities applied for. The allocation of such further quantities should be conditional upon the interested operator making a request and lodging a security.

- (5) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Milk and Milk Products,

HAS ADOPTED THIS REGULATION:

Article 1

1. Applications for provisional export licences lodged pursuant to Regulation (EC) No 1332/2002 in respect of the product groups and quotas identified by 16-Tokyo, 16-, 17-, 20- and 21-Uruguay, 22-Tokyo, 22-Uruguay, 25-Tokyo and 25-Uruguay in column 3 of the Annex hereto:
 - by applicants whose designated importers are subsidiaries, shall be accepted:
 - for the quantity applied for per product code of the export refund nomenclature not exceeding 10 tonnes, and
 - for the quantity applied for per product code of the export refund nomenclature exceeding 10 tonnes in so far as the allocation coefficients indicated in column 5 of the Annex allow;
 - by applicants other than those provided for under the first indent, shall be accepted:
 - for the quantity applied for per product code of the export refund nomenclature not exceeding 10 tonnes, and
 - for the quantity applied for per product code of the export refund nomenclature exceeding 10 tonnes in so far as the allocation coefficients indicated in column 6 of the Annex allow.
2. Applications for provisional export licences lodged pursuant to Regulation (EC) No 1332/2002 in respect of the product group identified by 18-Uruguay in column 3 of the Annex shall be accepted for the quantities requested. On the further application of the trader within 15 working days of the entry into force of this Regulation and subject to the lodging of the security applicable, provisional export licences may be issued for further quantities in so far as the application of the coefficient in column 7 of the Annex to the quantity applied for allows.

⁽¹⁾ OJ L 160, 26.6.1999, p. 48.

⁽²⁾ OJ L 79, 22.3.2002, p. 15.

⁽³⁾ OJ L 195, 24.7.2002, p. 10.

⁽⁴⁾ OJ L 20, 27.1.1999, p. 8.

⁽⁵⁾ OJ L 219, 14.8.2002, p. 4.

Article 2

This Regulation shall enter into force on the third day following that of 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, 28 October 2002.

For the Commission
Franz FISCHLER
Member of the Commission

ANNEX

Identification of group in accordance with Additional Notes in Chapter 4 of the Harmonised Tariff Schedule of the United States of America		Identification of group and quota	Quantity available for 2003 (t)	Allocation coefficient provided for under Article 1(1), first indent	Allocation coefficient provided for under Article 1(1), second indent	Coefficient provided for under Article 1(2)
Note No	Group					
(1)	(2)	(3)	(4)	(5)	(6)	(7)
16	Not specifically provided for (NSPF)	16-Tokyo	908,877	0,2773776	0,0924592	
		16-Uruguay	2 346,000	0,1836938	0,0612313	
17	Blue mould	17-Uruguay	300,000	0,0110092	0,0036697	
18	Cheddar	18-Uruguay	1 000,000			1,2578616
20	Edam/Gouda	20-Uruguay	1 000,000	0,2832298	0,0944099	
21	Italian type	21-Uruguay	700,000	0,0354890	0,0118297	
22	Swiss or Emmenthaler cheese other than with eye formation	22-Tokyo	393,006	0,7773177	0,2591059	
		22-Uruguay	380,000	1,0000000	0,3684211	
25	Swiss or Emmenthaler cheese with eye formation	25-Tokyo	4 003,172	0,4083430	0,1361143	
		25-Uruguay	1 220,000	0,3543829	0,1181276	

**COMMISSION REGULATION (EC) No 1924/2002
of 28 October 2002**

derogating from Regulation (EC) No 174/1999 laying down special detailed rules for the application of Council Regulation (EEC) No 804/68 as regards export licences and export refunds in the case of milk and milk products and from Regulation (EC) No 800/1999 laying down common detailed rules for the application of the system of export refunds on agricultural 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 on the common organisation of the market in milk and milk products ⁽¹⁾, as last amended by Commission Regulation (EC) No 509/2002 ⁽²⁾, and in particular Article 31(14) thereof,

Whereas:

- (1) Article 6 of Commission Regulation (EC) No 174/1999 ⁽³⁾, as last amended by Regulation (EC) No 1472/2002 ⁽⁴⁾, sets the period of validity of export licences. Article 18(3) of Commission Regulation (EC) No 800/1999 ⁽⁵⁾, as last amended by Regulation (EC) No 1253/2002 ⁽⁶⁾, sets the refund rate to be granted when the destination shown on the licence is not observed.
- (2) The trade liberalisation negotiations between the European Union and the Czech and Slovak Republics in the context of accession have been concluded. It has been agreed that milk product export refunds should be discontinued no later than 1 January 2003. The period of validity of licences should therefore be restricted and action taken so that licences issued for other countries are not used for exportation to the Czech and Slovak Republics after 1 January 2003.

- (3) 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

Article 6 of Regulation (EC) No 174/1999 notwithstanding, the validity of export licences with advance fixing of the refund for which the destination is the Czech Republic or the Slovak Republic shall expire no later than 31 December 2002.

Article 2

Article 18(3) of Regulation (EC) No 800/1999 notwithstanding, in the case of licences used from 1 January 2003 for exportation to the Czech Republic or the Slovak Republic that show in box 7 a destination other than one of those countries, no refund shall be paid.

Article 3

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

It shall apply to licences applied for from the date on which it enters into force.

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

Done at Brussels, 28 October 2002.

For the Commission

Franz FISCHLER

Member of the Commission

⁽¹⁾ OJ L 160, 26.6.1999, p. 48.

⁽²⁾ OJ L 79, 22.3.2002, p. 15.

⁽³⁾ OJ L 20, 27.1.1999, p. 8.

⁽⁴⁾ OJ L 219, 14.8.2002, p. 4.

⁽⁵⁾ OJ L 102, 17.4.1999, p. 11.

⁽⁶⁾ OJ L 183, 12.7.2002, p. 12.

COMMISSION REGULATION (EC) No 1925/2002
of 28 October 2002

derogating from Regulation (EC) No 2535/2001 laying down detailed rules for applying Council Regulation (EC) No 1255/1999 as regards the import arrangements for milk and milk products and opening tariff quotas

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 ⁽¹⁾, as last amended by Commission Regulation (EC) No 509/2002 ⁽²⁾, and in particular Article 29(1) thereof,

Whereas:

- (1) The Lithuanian authorities have informed the Commission of the introduction of additional veterinary checks to ensure that the milk powder for export to the Community under quota No 09.4554 as provided for in Council Regulation (EC) No 2766/2000 of 14 December 2000 establishing certain concessions in the form of Community tariff quotas for certain agricultural products and providing for an adjustment, as an autonomous and transitional measure, of certain agricultural concessions provided for in the Europe Agreement with Lithuania ⁽³⁾ complies with the conditions laid down in Council Directive 92/46/EEC of 16 June 1992 laying down the health rules for the production and placing on the market of raw milk, heat-treated milk and milk-based products ⁽⁴⁾, as last amended by Directive 94/71/EC ⁽⁵⁾, and Council Directive 96/23/EC of 29 April 1996 on measures to monitor certain substances and residues thereof in live animals and animal products ⁽⁶⁾. In view of the difficulties that this causes for importers holding

licences issued during the first six months of 2002, the validity period was extended by three months to 30 September 2002 by Commission Regulation (EC) No 1333/2002 ⁽⁷⁾ derogating from Regulation (EC) No 2535/2001 ⁽⁸⁾, as last amended by Regulation (EC) No 1667/2002 ⁽⁹⁾. Given that these difficulties persist and, furthermore, that the veterinary checks carried out by the Lithuanian authorities led to the temporary suspension of certain operators from the possibility to export dairy products, the validity of the import licences should exceptionally be extended further up to 31 January 2003.

- (2) 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

Notwithstanding Article 16(3) of Regulation (EC) No 2535/2001, the term of validity of the import licences issued during the first six months of 2002 for imports of products covered by quota No 09.4554, listed in Annex I.B.9 to that Regulation, shall expire on 31 January 2003.

Article 2

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

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

Done at Brussels, 28 October 2002.

For the Commission

Franz FISCHLER

Member of the Commission

⁽¹⁾ OJ L 160, 26.6.1999, p. 48.

⁽²⁾ OJ L 79, 22.3.2002, p. 15.

⁽³⁾ OJ L 321, 19.12.2000, p. 8.

⁽⁴⁾ OJ L 268, 14.9.1992, p. 1.

⁽⁵⁾ OJ L 368, 31.12.1994, p. 33.

⁽⁶⁾ OJ L 125, 23.5.1996, p. 10.

⁽⁷⁾ OJ L 195, 24.7.2002, p. 15.

⁽⁸⁾ OJ L 341, 22.12.2001, p. 29.

⁽⁹⁾ OJ L 252, 20.9.2002, p. 8.

COMMISSION REGULATION (EC) No 1926/2002
of 25 October 2002

fixing the duties applicable from 1 September 2002 on the importation into the Community of certain goods covered by Council Regulation (EC) No 3448/93 from Bulgaria

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 3448/93 of 6 December 1993 laying down the trade arrangements applicable to certain goods resulting from the processing of agricultural products ⁽¹⁾, as last amended by Regulation (EC) No 2580/2000 ⁽²⁾, and in particular Article 7(4) thereof,

Whereas:

- (1) Protocol 3 to the Europe Agreement establishing an Association between the European Communities and their Member States, of the one part, and the Republic of Bulgaria, of the other part, approved by Decision 94/908/Euratom, ECSC, EC of the Council and the Commission ⁽³⁾, lays down the trade arrangements for the processed agricultural products which are listed therein.
- (2) That Protocol was amended by Decision No 2/2002 of the EC-Bulgaria Association Council of 1 July 2002 on the improvement of the trade arrangements for processed agricultural products envisaged by Protocol 3 to the Europe Agreement ⁽⁴⁾, by which a reduction of

the duties applicable to imports of certain goods originating in Bulgaria was provided with effect from 1 September 2002.

- (3) The duties applicable from 1 September 2002 should therefore be established in accordance with Protocol 3 on imports of certain goods resulting from the processing of agricultural products originating in Bulgaria,

HAS ADOPTED THIS REGULATION:

Article 1

The duties applicable as from 1 September 2002 to the importation of goods originating in Bulgaria, covered by Annex I to Protocol 3 to the Europe Agreement, are set out in Annexes I, II and III.

Article 2

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

It shall apply from 1 September 2002.

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

Done at Brussels, 25 October 2002.

For the Commission

Erkki LIIKANEN

Member of the Commission

⁽¹⁾ OJ L 318, 20.12.1993, p. 18.

⁽²⁾ OJ L 298, 25.11.2000, p. 5.

⁽³⁾ OJ L 358, 31.12.1994, p. 1.

⁽⁴⁾ Not yet published in the Official Journal.

ANNEX I

Duties applicable upon import into the Community of goods originating in Bulgaria

CN code	Description	Duty applicable from 1.9.2002
(1)	(2)	(3)
0403	Buttermilk, curdled milk and cream, yogurt, kephir and other fermented or acidified milk and cream, whether or not concentrated or containing added sugar or other sweetening matter or flavoured or containing added fruit, nuts or cocoa:	
0403 10	– Yoghurt:	
	– – Flavoured or containing added fruit, nuts or cocoa:	
	– – – In powder, granules or other solid forms, of a milk fat content, by weight:	
0403 10 51	– – – – Not exceeding 1,5 %	0 % + 85,5 EUR/100 kg
0403 10 53	– – – – Exceeding 1,5 % but not exceeding 27 %	0 % + 117,3 EUR/100 kg
0403 10 59	– – – – Exceeding 27 %	0 % + 151,9 EUR/100 kg
	– – – Other, of a milk fat content, by weight:	
0403 10 91	– – – – Not exceeding 3 %	0 % + 11,1 EUR/100 kg
0403 10 93	– – – – Exceeding 3 % but not exceeding 6 %	0 % + 15,3 EUR/100 kg
0403 10 99	– – – – Exceeding 6 %	0 % + 23,9 EUR/100 kg
0403 90	– Other:	
	– – Flavoured or containing added fruit, nuts or cocoa:	
	– – – In powder, granules or other solid forms, of a milkfat content, by weight:	
0403 90 71	– – – – Not exceeding 1,5 %	0 % + 85,5 EUR/100 kg
0403 90 73	– – – – Exceeding 1,5 % but not exceeding 27 %	0 % + 117,3 EUR/100 kg
0403 90 79	– – – – Exceeding 27 %	0 % + 151,9 EUR/100 kg
	– – – Other, of a milkfat content, by weight:	
0403 90 91	– – – – Not exceeding 3 %	0 % + 11,1 EUR/100 kg
0403 90 93	– – – – Exceeding 3 % but not exceeding 6 %	0 % + 15,3 EUR/100 kg
0403 90 99	– – – – Exceeding 6 %	0 % + 23,9 EUR/100 kg
0405	Butter and other fats and oils derived from milk; dairy spreads:	
0405 20	– Dairy spreads:	
0405 20 10	– – Of a fat content, by weight, of 39 % or more but less than 60 %	0 % + EAR (*)
0405 20 30	– – Of a fat content, by weight, of 60 % or more but not exceeding 75 %	0 % + EAR (*)
0509 00	Natural sponges of animal origin:	
0509 00 90	– Other	4,5 %

CN code	Description	Duty applicable from 1.9.2002
(1)	(2)	(3)
0710	Vegetables (uncooked or cooked by steaming or boiling in water), frozen:	
0710 40 00	– Sweetcorn	0 % + 8,4 EUR/100 kg net eda
0711	Vegetables provisionally preserved (for example, by sulphur dioxide gas, in brine, in sulphur water or in other preservative solutions), but unsuitable in that state for immediate consumption:	
0711 90	– Other vegetables; mixtures of vegetables:	
	– – Vegetables:	
0711 90 30	– – – Sweetcorn	0 % + 8,4 EUR/100 kg net eda
1302	Vegetable saps and extracts; pectic substances, pectinates and pectates; agar-agar and other mucilages and thickeners, whether or not modified, derived from vegetable products:	
	– Vegetable saps and extracts:	
1302 12 00	– – Of liquorice	0 %
1302 13 00	– – Of hops	1,7 %
1302 20	– Pectic substances, pectinates and pectates:	
1302 20 10	– – Dry	6,3 %
1302 20 90	– – Other	4,6 %
1505	Wool grease and fatty substances derived therefrom (including lanolin):	
1505 00 10	– Wool grease, crude	2,8 %
1516	Animal or vegetable fats and oils and their fractions, partly or wholly hydrogenated, interesterified, re-esterified or elaidinised, whether or not refined, but not further prepared:	
1516 20	– Vegetable fats and oils and their fractions:	
1516 20 10	– – Hydrogenated castor oil, so called 'opal-wax'	0 %
1517	Margarine; edible mixtures or preparations of animal or vegetable fats or oils or of fractions of different fats or oils of this chapter, other than edible fats or oils or their fractions of heading No 1516:	
1517 10	– Margarine, excluding liquid margarine:	
1517 10 10	– – Containing more than 10 % but not more than 15 % by weight of milk fats	0 % + 25,5 EUR/100 kg
1517 90	– Other:	
1517 90 10	– – Containing more than 10 % but not more than 15 % by weight of milk fats	0 % + 25,5 EUR/100 kg
	– – Other	
1517 90 93	– – – Edible mixtures or preparations of a kind used as mould release preparations	2,6 %
1518 00	Animal or vegetable fats and oils and their fractions, boiled, oxidised, dehydrated, sulphurised, blown, polymerised by heat in vacuum or in inert gas or otherwise chemically modified, excluding those of heading No 1516; inedible mixtures or preparations of animal or vegetable fats or oils or of fractions of different fats or oils of this chapter, not elsewhere specified or included:	
1518 00 10	– Linoxyn	6,9 %
	– Other:	

CN code	Description	Duty applicable from 1.9.2002
(1)	(2)	(3)
1518 00 91	-- Animal or vegetable fats and oils and their fractions, boiled, oxidised, dehydrated, sulphurised, blown, polymerised by heat in vacuum or in inert gas or otherwise chemically modified, excluding those of heading No 1516	6,9 %
	-- Other:	
1518 00 95	--- Inedible mixtures or preparations of animal or of animal and vegetable fats and oils and their fractions	1,8 %
1518 00 99	--- Other	6,9 %
1521	Vegetable waxes (other than triglycerides), beeswax, other insect waxes and spermaceti, whether or not refined or coloured:	
1521 90	- Other	
	-- Beeswax and other insect waxes, whether or not refined or coloured	
1521 90 99	--- Other	2,2 %
1522 00	Degras; residues resulting from the treatment of fatty substances or animal or vegetable waxes:	
1522 00 10	- Degras	3,4 %
1702	Other sugars, including chemically pure lactose, maltose, glucose and fructose, in solid form; sugar syrups not containing added flavouring or colouring matter; artificial honey, whether or not mixed with natural honey; caramel:	
1702 50 00	- Chemically pure fructose	14,4 % + 45,6 EUR/100 kg net mas
1702 90	- Other, including invert sugar:	
1702 90 10	-- Chemically pure maltose	11,5 %
1704	Sugar confectionery (including white chocolate), not containing cocoa:	
1704 10	- Chewing gum, whether or not sugar-coated:	
	-- Containing less than 60 % by weight of sucrose (including invert sugar expressed as sucrose):	
1704 10 11	--- Gum in strips	0 % + 24,3 EUR/100 kg MAX 16,1%
1704 10 19	--- Other	0 % + 24,3 EUR/100 kg MAX 16,1%
	-- Containing 60 % or more by weight of sucrose (including invert sugar expressed as sucrose):	
1704 10 91	--- Gum in strips	0 % + 27,8 EUR/100 kg MAX 16,3 %
1704 10 99	--- Other	0 % + 27,8 EUR/100 kg MAX 16,3 %
1704 90	- Other:	
1704 90 10	-- Liquorice extract containing more than 10 % by weight of sucrose but not containing other added substances	5,2 %
1704 90 30	-- White chocolate	0 % + 40,5 EUR/100 kg MAX 17 % + 14,8 EUR/100 kg
	-- Other:	
1704 90 51	--- Pastes, including marzipan, in immediate packings of a net content of 1 kg or more	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1704 90 55	--- Throat pastilles and cough drops	0 % + EAR MAX 16,8 % + AD S/ZR (**)

CN code	Description	Duty applicable from 1.9.2002
(1)	(2)	(3)
1704 90 61	--- Sugar coated (panned) goods	0 % + EAR MAX 16,8 % + AD S/ZR (**)
	--- Other:	
1704 90 65	---- Gum confectionery and jelly confectionery including fruit pastes in the form of sugar confectionery	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1704 90 71	---- Boiled sweets whether or not filled	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1704 90 75	---- Toffees, caramels and similar sweets	0 % + EAR MAX 16,8 % + AD S/ZR (**)
	---- Other:	
1704 90 81	----- Compressed tablets	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1704 90 99	----- Other	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1803	Cocoa paste, whether or not defatted	0 %
1804 00 00	Cocoa butter, fat and oil	0 %
1805 00 00	Cocoa powder, not containing added sugar or other sweetening matter	0 %
1806	Chocolate and other food preparations containing cocoa:	
1806 10	- Cocoa powder, containing added sugar or other sweetening matter:	
1806 10 15	-- Containing no sucrose or containing less than 5 % by weight of sucrose (including invert sugar expressed as sucrose) or isoglucose expressed as sucrose	0 %
1806 10 20	-- Containing 5 % or more but less than 65 % by weight of sucrose (including invert sugar expressed as sucrose) or isoglucose expressed as sucrose	0 % + 22,6 EUR/100 kg
1806 10 30	-- Containing 65 % or more but less than 80 % by weight of sucrose (including invert sugar expressed as sucrose) or isoglucose expressed as sucrose	0 % + 28,2 EUR/100 kg
1806 10 90	-- Containing 80 % or more by weight of sucrose (including invert sugar expressed as sucrose) or isoglucose expressed as sucrose	0 % + 37,7 EUR/100 kg
1806 20	- Other preparations in block, slabs or bars weighing more than 2 kg or in liquid, paste, powder, granular or other bulk form in containers or immediate packings, of a content exceeding 2 kg:	
1806 20 10	-- Containing 31 % or more by weight of cocoa butter or containing a combined weight of 31 % or more of cocoa butter and milk fat	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1806 20 30	-- Containing a combined weight of 25 % or more, but less than 31 % of cocoa butter and milk fat	0 % + EAR MAX 16,8 % + AD S/ZR (**)
	-- Other:	
1806 20 50	--- Containing 18 % or more by weight of cocoa butter	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1806 20 70	--- Chocolate milk crumb	0 % + EAR (*)
1806 20 80	--- Chocolate flavour coating	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1806 20 95	--- Other	0 % + EAR MAX 16,8 % + AD S/ZR (**)
	- Other, in blocks, slabs or bars:	
1806 31 00	-- Filled	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1806 32	-- Not filled	
1806 32 10	--- With added cereal, fruit or nuts	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1806 32 90	--- Other	0 % + EAR MAX 16,8 % + AD S/ZR (**)

CN code	Description	Duty applicable from 1.9.2002
(1)	(2)	(3)
1806 90	- Other:	
	-- Chocolate and chocolate products:	
	--- Chocolates, whether or not filled:	
1806 90 11	---- Containing alcohol	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1806 90 19	---- Other	0 % + EAR MAX 16,8 % + AD S/ZR (**)
	--- Other:	
1806 90 31	---- Filled	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1806 90 39	---- Not filled	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1806 90 50	-- Sugar confectionery and substitutes therefor made from sugar substitution products, containing cocoa	0 % + EAR MAX 16,8 % + AD S/ZR
1806 90 60	-- Spreads containing cocoa	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1806 90 70	-- Preparations containing cocoa for making beverages	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1806 90 90	-- Other	0 % + EAR MAX 16,8 % + AD S/ZR (**)
1901	Malt extract; food preparations of flour, meal, starch or malt extract, not containing cocoa or containing less than 40 % by weight of cocoa calculated on a totally defatted basis, not elsewhere specified or included; food preparations of goods of heading Nos 0401 to 0404, not containing cocoa or containing less than 5 % by weight of cocoa calculated on a totally defatted basis, not elsewhere specified or included:	
1901 10 00	- Preparations for infant use, put up for retail sale	0 % + EAR (*)
1901 20 00	- Mixes and doughs for the preparation of bakers' wares of heading No 1905	0 % + EAR (*)
1901 90	- Other:	
	-- Malt extract:	
1901 90 11	--- With a dry extract content of 90 % or more by weight	0 % + 16,2 EUR/100 kg
1901 90 19	--- Other	0 % + 13,2 EUR/100 kg
	-- Other:	
1901 90 91	--- Containing no milk fats, sucrose, isoglucose, glucose or starch or containing less than 1,5 % milk fat, 5 % sucrose (including invert sugar) or isoglucose, 5 % glucose or starch, excluding food preparations in powder form of goods of heading Nos 0401 to 0404	11,5 %
1901 90 99	--- Other	0 % + EAR (*)
1902	Pasta, whether or not cooked or stuffed (with meat or other substances) or otherwise prepared such as spaghetti, macaroni, noodles, lasagne, gnocchi, ravioli, cannelloni; couscous, whether or not prepared:	
	- Uncooked pasta, not stuffed or otherwise prepared:	
1902 11 00	-- Containing eggs	0 % + 22,1 EUR/100 kg
1902 19	-- Other:	
1902 19 10	--- Containing no common wheat flour or meal	0 % + 22,1 EUR/100 kg

CN code	Description	Duty applicable from 1.9.2002
(1)	(2)	(3)
1902 19 90	--- Other	0 % + 18,9 EUR/100 kg
1902 20	- Stuffed pasta whether or not cooked or otherwise prepared:	
	-- Other:	
1902 20 91	--- Cooked	0 % + 5,4 EUR/100 kg
1902 20 99	--- Other	0 % + 15,3 EUR/100 kg
1902 30	- Other pasta:	
1902 30 10	-- Dried	0 % + 22,1 EUR/100 kg
1902 30 90	-- Other	0 % + 8,7 EUR/100 kg
1902 40	- Couscous:	
1902 40 10	-- Unprepared	0 % + 22,1 EUR/100 kg
1902 40 90	-- Other	0 % + 8,7 EUR/100 kg
1903 00 00	Tapioca and substitutes therefor prepared from starch, in the form of flakes, grains, pearls, siftings or similar forms	0 % + 13,5 EUR/100 kg
1904	Prepared foods obtained by the swelling or roasting of cereals or cereal products (for example, cornflakes); cereals (other than maize (corn)), in grain form, or in the form of flakes or other worked grains (except flour and meal), precooked, or otherwise prepared, not elsewhere specified or included:	
1904 10	- Prepared foods obtained by the swelling or roasting of cereals or cereal products:	
1904 10 10	-- Obtained from maize	0 % + 18 EUR/100 kg
1904 10 30	-- Obtained from rice	0 % + 41,4 EUR/100 kg
1904 10 90	-- Other:	0 % + 30,2 EUR/100 kg
1904 20	- Prepared foods obtained from unroasted cereal flakes or from mixtures of unroasted cereal flakes and roasted cereal flakes or swelled cereals:	
1904 20 10	-- Preparation of the Müsli type based on unroasted cereal flakes	0 % + EAR (*)
	-- Other:	
1904 20 91	--- Obtained from maize	0 % + 18 EUR/100 kg
1904 20 95	--- Obtained from rice	0 % + 41,4 EUR/100 kg
1904 20 99	--- Other	0 % + 30,2 EUR/100 kg
1904 90	- Other:	
1904 90 10	-- Rice	0 % + 41,4 EUR/100 kg
1904 90 80	-- Other	0 % + 23,1 EUR/100 kg
1905	Bread, pastry, cakes, biscuits and other bakers' wares, whether or not containing cocoa; communion wafers, empty cachets of a kind suitable for pharmaceutical use, sealing wafers, rice paper and similar products:	
1905 10 00	- Crispbread	0 % + 11,7 EUR/100 kg
1905 20	- Gingerbread and the like:	
1905 20 10	-- Containing by weight of sucrose less than 30 % (including invert sugar expressed as sucrose)	0 % + 16,4 EUR/100 kg

CN code	Description	Duty applicable from 1.9.2002
(1)	(2)	(3)
1905 20 30	-- Containing by weight of sucrose 30 % or more but less than 50 % (including invert sugar expressed as sucrose)	0 % + 22,1 EUR/100 kg
1905 20 90	-- Containing by weight of sucrose 50 % or more (including invert sugar expressed as sucrose)	0 % + 28,2 EUR/100 kg
1905 30	- Sweet biscuits; waffles and wafers: -- Completely or partially coated or covered with chocolate or other preparations containing cocoa:	
1905 31 11	--- In immediate packings of a net content not exceeding 85 g	0 % + EAR MAX 21,7 % + AD S/ZR (**)
1905 31 19	--- Other -- Other: --- Sweet biscuits:	0 % + EAR MAX 21,7 % + AD S/ZR (**)
1905 31 30	---- Containing 8 % or more by weight of milk fats ---- Other:	0 % + EAR MAX 21,7 % + AD S/ZR (**)
1905 31 91	----- Sandwich biscuits	0 % + EAR MAX 21,7 % + AD S/ZR (**)
1905 31 99	----- Other	0 % + EAR MAX 21,7 % + AD S/ZR (**)
1905 32	-- Waffles and wafers: --- Completely or partially coated or covered with chocolate or other preparations containing cocoa:	
1905 32 11	---- In immediate packings of a net content not exceeding 85 g	0 % + EAR MAX 21,7 % + AD S/ZR (**)
1905 32 19	---- Other --- Other:	0 % + EAR MAX 21,7 % + AD S/ZR (**)
1905 32 91	---- Salted, whether or not filled	0 % + EAR MAX 18,6 % + AD S/ZR (**)
1905 32 99	---- Other	0 % + EAR MAX 21,7 % + AD S/ZR (**)
1905 40	- Rusks, toasted bread and similar toasted products:	
1905 40 10	-- Rusks	0 % + EAR (*)
1905 40 90	-- Other	0 % + EAR (*)
1905 90	- Other:	
1905 90 10	-- Matzos	0 % + 14,3 EUR/100 kg
1905 90 20	-- Communion wafers, empty cachets of a kind suitable for pharmaceutical use, sealing wafers, rice paper and similar products -- Other:	0 % + 54,4 EUR/100 kg
1905 90 30	--- Bread, not containing added honey, eggs, cheese or fruit, and containing by weight in the dry matter state not more than 5 % of sugars and not more than 5 % of fat	0 % + EAR (*)
1905 90 40	--- Waffles and wafers with a water content exceeding 10 % by weight	0 % + EAR MAX 18,6 % + AD S/ZR (**)
1905 90 45	--- Biscuits	0 % + EAR MAX 18,6 % + AD S/ZR (**)
1905 90 55	--- Extruded or expanded products, savoury or salted --- Other:	0 % + EAR MAX 18,6 % + AD S/ZR (**)
1905 90 60	---- With added sweetening matter	0 % + EAR MAX 21,7 % + AD S/ZR (**)
1905 90 90	---- Other	0 % + EAR MAX 18,6 % + AD S/ZR (**)

CN code	Description	Duty applicable from 1.9.2002
(1)	(2)	(3)
2001	Vegetables, fruits, nuts and other edible parts of plants, prepared or preserved by vinegar or acetic acid:	
2001 90	– Other:	
2001 90 30	– – Sweetcorn (<i>Zea mays</i> var. <i>saccharata</i>)	0 % + 8,4 EUR/100 kg net eda
2001 90 40	– – Yams, sweet potatoes and similar edible parts of plants containing 5 % or more by weight of starch	0 % + 3,4 EUR/100 kg net eda
2001 90 60	– – Palm hearts	9 %
2004	Other vegetables prepared or preserved otherwise than by vinegar or acetic acid, frozen, other than products of heading No 2006:	
2004 10	– Potatoes:	
	– – Other	
2004 10 91	– – – In the form of flour, meal or flakes	0 % + EAR (*)
2004 90	– Other vegetables and mixtures of vegetables:	
2004 90 10	– – Sweetcorn (<i>Zea mays</i> var. <i>saccharata</i>)	4,5 % + 8,4 EUR/100 kg net eda
2005	Other vegetables prepared or preserved otherwise than by vinegar or acetic acid, not frozen, other than products of heading No 2006:	
2005 20	– Potatoes:	
2005 20 10	– – In the form of flour, meal or flakes	0 % + EAR (*)
2005 80 00	– Sweetcorn (<i>Zea mays</i> var. <i>saccharata</i>)	0 % + 8,4 EUR/100 kg net eda
ex 2005 90 80	Preparations based on flour of leguminous vegetables in the form of sun-dried discs or dough, known as 'papad'	0 %
2008	Fruits, nuts and other edible parts of plants, otherwise prepared or preserved, whether or not containing added sugar or other sweetening matter or spirit, not elsewhere specified or included:	
	– Nuts, groundnuts and other seeds, whether or not mixed together:	
2008 11	– – Groundnuts	
2008 11 10	– – – Peanut butter	4,6 %
	– Other, including mixtures other than those of subheading 2008 19:	
2008 91 00	– – Palm hearts	3,1 %
2008 99	– – Other	
	– – – Not containing added spirit:	
	– – – – Not containing added sugar:	
2008 99 85	– – – – – Maize (corn), other than sweetcorn (<i>Zea mays</i> var. <i>saccharata</i>)	0 % + 8,4 EUR/100 kg net eda
2008 99 91	– – – – – Yams, sweet potatoes and similar edible parts of plants, containing 5 % or more by weight of starch	0 % + 3,4 EUR/100 kg net eda
2101	Extracts, essences and concentrates, of coffee, tea or maté, and preparations with a basis of these products or with a basis of coffee, tea or maté; roasted chicory and other roasted coffee substitutes, and extracts, essences and concentrates thereof:	
	– Extracts, essences and concentrates of coffee, and preparations with a basis of these extracts, essences or concentrates or with a basis of coffee:	
2101 11	– – Extracts; essences or concentrates	2,8 %

CN code	Description	Duty applicable from 1.9.2002
(1)	(2)	(3)
2101 12	-- Preparations with a basis of these extracts, essences or concentrates or with a basis of coffee:	
2101 12 92	--- Preparations with a basis of these extracts, essences or concentrates of coffee	4,4 %
2101 12 98	--- Other	0 % + EAR (*)
2101 20	- Extracts, essences and concentrates, of tea or maté, and preparations with a basis of these extracts, essences and concentrates or with a basis of tea or maté:	
2101 20 20	-- Extracts, essences or concentrates:	1,9 %
	-- Preparations:	
2101 20 92	--- With a basis of extracts, essences or concentrates of tea or maté	0 %
2101 20 98	--- Other	0 % + EAR (*)
2101 30	- Roasted chicory and other roasted coffee substitutes and extracts, essences and concentrates thereof:	
	-- Roasted chicory and other roasted coffee substitutes:	
2101 30 11	--- Roasted chicory	4,4 %
2101 30 19	--- Other	0 % + 11,4 EUR/100 kg
	-- Extracts, essences and concentrates of roasted chicory and other roasted coffee substitutes:	
2101 30 91	--- Of roasted chicory	4,9 %
2101 30 99	--- Other	0 % + 20,4 EUR/100 kg
2102	Yeasts (active or inactive); other single-cell micro-organisms, dead (but not including vaccines of heading No 3002); prepared baking powders:	
2102 10	- Active yeasts:	
2102 10 10	-- Culture yeast	4,2 %
	-- Baker's yeast:	
2102 10 31	--- Dried	0 %
2102 10 39	--- Other	0 %
2102 10 90	-- Other	3,4 %
2102 20	- Inactive yeasts; other single-cell micro-organisms, dead:	
	-- Inactive yeasts:	
2102 20 11	--- In tablet, cube or similar form, or in immediate packings of a net content not exceeding 1 kg	1,7 %
2102 20 19	--- Other	2,3 %
2102 30 00	- Prepared baking powders	1,7 %
2103	Sauces and preparations therefor; mixed condiments and mixed seasonings; mustard flour and meal and prepared mustard:	
2103 10 00	- Soya sauce	2,5 %
2103 20 00	- Tomato ketchup and other tomato sauces	3,4 %
2103 30	- Mustard flour and meal and prepared mustard:	

CN code	Description	Duty applicable from 1.9.2002
(1)	(2)	(3)
2103 30 90	-- Prepared mustard	3,7 %
2103 90	- Other:	
2103 90 90	-- Other:	2,8 %
2104	Soups and broths and preparations therefor; homogenised composite food preparations:	
2104 10	- Soups and broths and preparation therefor:	
2104 10 90	-- Dried	4 %
2104 10 90	-- Other	4 %
2104 20 00	- Homogenised composite food preparations	4,9 %
2105 00	Ice cream and other edible ice, whether or not containing cocoa:	
2105 00 10	- Containing no milk fats or containing less than 3 % by weight of such fats	0 % + 18,1 EUR/100 kg MAX 17,4 % + 8,4 EUR/100 kg
	- Containing by weight of milk fats:	
2105 00 91	-- 3 % or more but less than 7 %	0 % + 34,6 EUR/100 kg MAX 16,2 % + 6,3 EUR/100 kg
2105 00 99	-- 7 % or more	0 % + 48,6 EUR/100 kg MAX 16 % + 6,2 EUR/100 kg
2106	Food preparations not elsewhere specified or included:	
2106 10	- Protein concentrates and textured protein substances:	
2106 10 20	-- Containing no milk fats, sucrose, isoglucose, glucose or starch or containing, by weight, less than 1,5 % milk fat, 5 % sucrose or isoglucose, 5 % glucose or starch	4,6 %
2106 10 80	-- Other	0 % + EAR (*)
2106 90	- Other:	
2106 90 10	-- Cheese fondues (!)	31,5 EUR/100 kg
2106 90 20	-- Compound alcoholic preparations, other than those based on odoriferous substances, of a kind used for the manufacture of beverages	15,5 % MIN 0,9 EUR/% vol/hl
	-- Other:	
2106 90 92	--- Containing no milk fats, sucrose, isoglucose, glucose or starch or containing, by weight, less than 1,5 % milk fat, 5 % sucrose or isoglucose, 5 % glucose or starch	2,5 %
2106 90 98	--- Other	0 % + EAR (*)
2202	Waters, including mineral waters and aerated waters, containing added sugar or other sweetening matter or flavoured, and other non-alcoholic beverages, not including fruit or vegetable juices of heading No 2009:	
2202 10 00	- Waters including mineral waters and aerated waters, containing added sugar or other sweetening matter or flavoured	1,7 %
2202 90	- Other	
2202 90 10	-- Not containing products of heading Nos 0401 to 0404 or fat obtained from products of heading Nos 0401 to 0404	3,4 %
	-- Other, containing by weight of fat obtained from the products of heading Nos 0401 to 0404:	

CN code	Description	Duty applicable from 1.9.2002
(1)	(2)	(3)
2202 90 91	--- Less than 0,2 %	0 % + 12,3 EUR/100 kg
2202 90 95	--- 0,2 % or more but less than 2 %	0 % + 10,8 EUR/100 kg
2202 90 99	--- 2 % or more	0 % + 19 EUR/100 kg
2203 00	Beer made from malt	1,6 %
2205	Vermouth and other wine of fresh grapes flavoured with plants or aromatic substances:	
2205 10	- In containers holding 2 litres or less:	
2205 10 10	-- Of an actual alcoholic strength by volume of 18 % vol or less	4,5 EUR/hl
2205 10 90	-- Of an actual alcoholic strength by volume exceeding 18 % vol	0 %
2205 90	- Other:	
2205 90 10	-- Of an actual alcoholic strength by volume of 18 % vol or less	2,8 EUR/hl
2205 90 90	-- Of an actual alcoholic strength by volume exceeding 18 % vol	0 %
2207	Undenatured ethyl alcohol of an alcoholic strength by volume of 80 % vol or higher; ethyl alcohol and other spirits, denatured, of any strength:	
2207 10 00	- Undenatured ethyl alcohol of an alcoholic strength by volume of 80 % vol or higher	17,2 EUR/hl
2205 20 00	- Ethyl alcohol and other spirits, denatured, of any strength	9,1 EUR/hl
2208	Undenatured ethyl alcohol of an alcoholic strength by volume of less than 80 % vol; spirits, liqueurs and other spirituous beverages:	
2208 40	- Rum and taffia:	
	-- In containers holding 2 litres or less:	
2208 40 11	--- Rum with a content of volatile substances other than ethyl and methyl alcohol equal to or exceeding 225 grams per hectolitre of pure alcohol (with a 10 % tolerance)	0,5 EUR/% vol/hl + 2,8 EUR/hl
	--- Other:	
2208 40 31	---- Of a value exceeding EUR 7,9 per litre of pure alcohol	0,5 EUR/% vol/hl + 2,8 EUR/hl
2208 40 39	---- Other	0,5 EUR/% vol/hl + 2,8 EUR/hl
	-- In containers holding more than 2 litres:	
2208 40 51	--- Rum with a content of volatile substances other than ethyl and methyl alcohol equal to or exceeding 225 grams per hectolitre of pure alcohol (with a 10 % tolerance)	0,5 EUR/% vol/hl
	--- Other:	
2208 40 91	---- Of a value exceeding EUR 2 per litre of pure alcohol	0,5 EUR/% vol/hl
2208 40 99	---- Other	0,5 EUR/% vol/hl
2208 90	- Other:	
	-- Undenatured ethyl alcohol of an alcoholic strength by volume of less than 80 % volume, in containers holding:	
2208 90 91	--- 2 litres or less	0,9 EUR/% vol/hl + 5,7 EUR/hl
2208 90 99	--- More than 2 litres	0,9 EUR/% vol/hl

CN code	Description	Duty applicable from 1.9.2002
(1)	(2)	(3)
2402	Cigars, cheroots, cigarillos and cigarettes, of tobacco or of tobacco substitutes:	
2402 10 00	– Cigars, cheroots and cigarillos, containing tobacco	23,4 %
2402 20	– Cigarettes containing tobacco:	
2402 20 10	– – Containing cloves	9 %
2402 20 90	– – Other	51,8 %
2402 90 00	– Other	51,8 %
2403	Other manufactured tobacco and manufactured tobacco substitutes; 'homogenised' or 'reconstituted' tobacco; tobacco extracts and essences:	
2403 10	– Smoking tobacco, whether or not containing tobacco substitutes in any proportion:	
2403 10 10	– – In immediate packings of a net content not exceeding 500 g	67,4 %
2403 10 90	– – Other	67,4 %
	– Other:	
2403 91 00	– – 'Homogenised' or 'reconstituted' tobacco	14,9 %
2403 99	– – Other:	
2403 99 10	– – – Chewing tobacco and snuff	37,4 %
2403 99 90	– – – Other	14,9 %
2905	Acyclic alcohols and their halogenated, sulphonated, nitrated or nitrated derivatives:	
	– Other polyhydric alcohols:	
2905 43 00	– – Mannitol	0 % + 113,2 EUR/100 kg
2905 44	– – D-glucitol (sorbitol):	
	– – – In aqueous solution:	
2905 44 11	– – – – Containing 2 % or less by weight of D-mannitol, calculated on the D-glucitol content	0 % + 14,4 EUR/100 kg
2905 44 19	– – – – Other	0 % + 34 EUR/100 kg
	– – – Other:	
2905 44 91	– – – – Containing 2 % or less by weight of D-mannitol, calculated on the D-glucitol content	0 % + 20,7 EUR/100 kg
2905 44 99	– – – – Other	0 % + 48,3 EUR/100 kg
2905 45 00	– – Glycerol	0 %
3301	Essential oils (terpeneless or not), including concretes and absolutes; resinoids; extracted oleoresins; concentrates of essential oils in fats, in fixed oils, in waxes or the like, obtained by enfleurage or maceration; terpenic by products of the deterpenation of essential oils; aqueous distillates and aqueous solutions of essential oils:	
3301 90	– Other:	
	– – Extraced oleoresins:	
3301 90 21	– – – Of liquorice and hops	0 %

CN code	Description	Duty applicable from 1.9.2002
(1)	(2)	(3)
3302	Mixtures of odoriferous substances and mixtures (including alcoholic solutions) with a basis of one or more of these substances, of a kind used as a raw materials in industry; other preparations based on odoriferous substances, of a kind used for the manufacture of beverages:	
3302 10	– Of a kind used in the food or drink industries	
	– – Of the type used in the drink industries:	
	– – – Preparations containing all flavouring agents characterising a beverage:	
3302 10 10	– – – – Of an actual alcoholic strength by volume exceeding 0,5 %	0 %
	– – – – Other:	
3302 10 21	– – – – – Containing no milkfats, sucrose, isoglucose, glucose, or starch or containing, by weight, less than 1,5 % milkfat, 5 % sucrose or isoglucose, 5 % glucose or starch	2,5 %
3302 10 29	– – – – – Other	0 % + EAR (*)
3501	Casein, caseinates and other casein derivates; casein glues:	
3501 10	– Casein:	
3501 10 50	– – For industrial uses other than the manufacture of foodstuffs or fodder	0 %
3501 10 90	– – Other	0 %
3501 90	– Other:	
3501 90 90	– – Other	0 %
3505	Dextrins and other modified starches (for example, pregelatinised or esterified starches); glues based on starches, or on dextrins or other modified starches:	
3505 10	– Dextrins and other modified starches:	
3505 10 10	– – Dextrins	0 % + 15,9 EUR/100 kg
	– – Other modified starches:	
3505 10 90	– – – Other	0 % + 15,9 EUR/100 kg
3505 20	– Glues:	
3505 20 10	– – Containing, by weight, less than 25 % of starches or dextrins or other modified starches	0 % + 4 EUR/100 kg MAX 10,3 %
3505 20 30	– – Containing, by weight, 25 % or more but less than 55 % of starches or dextrins or other modified starches	0 % + 8 EUR/100 kg MAX 10,3 %
3505 20 50	– – Containing, by weight, 55 % or more but less than 80 % of starches or dextrins or other modified starches	0 % + 12,7 EUR/100 kg MAX 10,3 %
3505 20 90	– – Containing by weight 80 % or more of starches or dextrins or other modified starches	0 % + 15,9 EUR/100 kg MAX 10,3 %
3809	Finishing agents, dye carriers to accelerate the dyeing or fixing of dyestuffs and other products and preparations (for example, dressings and mordants), of a kind used in the textile, paper, leather or like industries, not elsewhere specified or included:	
3809 10	– With a basis of amylaceous substances:	
3809 10 10	– – Containing by weight of such substances less than 55 %	0 % + 8 EUR/100 kg MAX 11,5 %

CN code	Description	Duty applicable from 1.9.2002
(1)	(2)	(3)
3809 10 30	-- Containing by weight of such substances 55 % or more but less than 70 %	0 % + 11,1 EUR/100 kg MAX 11,5 %
3809 10 50	-- Containing by weight of such substances 70 % or more but less than 83 %	0 % + 13,5 EUR/100 kg MAX 11,5 %
3809 10 90	-- Containing by weight of such substances 83 % or more	0 % + 15,9 EUR/100 kg MAX 11,5 %
3823	Industrial monocarboxylic fatty acids; acid oils from refining; industrial fatty alcohols	0 %
3824	Prepared binders for foundry moulds or cores; chemical products and preparations of the chemical or allied industries (including those consisting of mixtures of natural products), not elsewhere specified or included; residual products of the chemical or allied industries, not elsewhere specified or included:	
3824 60	- Sorbitol other than that of subheading 2905 44:	
	-- In aqueous solution:	
3824 60 11	--- Containing 2 % or less by weight of D-mannitol, calculated on the D-glucitol content	0 % + 14,4 EUR/100 kg
3824 60 19	--- Other	0 % + 34 EUR/100 kg
	-- Other	
3824 60 91	--- Containing 2 % or less by weight of D-mannitol, calculated on the D-glucitol content	0 % + 20,7 EUR/100 kg
3824 60 99	--- Other	0 % + 48,3 EUR/100 kg

Note: The final rate of preferential duty, calculated according to this note, shall be rounded down to the first decimal place, except for duties expressed as 'EAR', 'AD S/ZR' and 'AD F/MR' in this table, which shall be rounded down to the second decimal place.

(*) See Annex II.

(**) See Annex III.

(!) Eligibility to benefit from this preference is subject to conditions laid down in the relevant Community provisions.

ANNEX II

ADDITIONAL CODE AND AGRICULTURAL COMPONENT

Bulgaria — valid from 1 September 2002

Additional code	EAR EUR/100 kg	Additional code	EAR EUR/100 kg	Additional code	EAR EUR/100 kg
7000	0	7056	57,56	7117	34,68
7001	9,05	7057	65,49	7120	20,08
7002	16,98	7060	80,19	7121	29,14
7003	24,52	7061	89,24	7122	37,07
7004	35,09	7062	97,17	7123	41,62
7005	3,74	7063	84,17	7124	52,19
7006	12,79	7064	99,24	7125	23,83
7007	20,72	7065	83,93	7126	32,88
7008	28,26	7066	92,98	7127	40,8
7009	38,83	7067	100,91	7128	45,36
7010	7,99	7068	92,42	7129	55,92
7011	17,05	7069	102,98	7130	28,08
7012	24,97	7070	88,18	7131	37,13
7013	32,52	7071	97,24	7132	45,06
7015	12,59	7072	105,16	7133	49,61
7016	21,64	7073	96,67	7135	29,68
7017	29,56	7075	76,74	7136	38,73
7020	14,96	7076	85,79	7137	46,66
7021	24,02	7077	93,71	7140	50,02
7022	31,95	7080	156,1	7141	59,08
7023	36,5	7081	165,15	7142	67
7024	47,07	7082	173,08	7143	65,57
7025	18,71	7083	149,4	7144	76,14
7026	27,76	7084	159,97	7145	53,76
7027	35,69	7085	159,84	7146	62,82
7028	40,24	7086	168,9	7147	70,74
7029	50,81	7087	176,82	7148	69,3
7030	22,95	7088	153,15	7149	79,87
7031	32,02	7090	164,09	7150	58,02
7032	39,94	7091	173,15	7151	67,07
7033	44,49	7092	181,08	7152	79,49
7035	24,56	7095	137,46	7153	73,56
7036	33,61	7096	146,52	7155	53,63
7037	41,54	7100	5,12	7156	62,68
7040	44,91	7101	14,17	7157	70,61
7041	53,96	7102	22,09	7160	85,31
7042	61,88	7103	29,64	7161	94,36
7043	60,45	7104	40,21	7162	102,28
7044	71,01	7105	8,85	7163	93,79
7045	48,64	7106	17,91	7164	104,36
7046	57,7	7107	25,83	7165	89,04
7047	65,62	7108	33,39	7166	98,19
7048	64,19	7109	43,95	7167	106,02
7049	74,76	7110	13,11	7168	97,54
7050	52,9	7111	22,16	7169	108,1
7051	61,95	7112	30,09	7170	93,3
7052	69,88	7113	37,63	7171	102,35
7053	68,44	7115	17,7	7172	110,28
7055	48,51	7116	26,75		

Additional code	EAR EUR/100 kg	Additional code	EAR EUR/100 kg	Additional code	EAR EUR/100 kg
7173	101,79	7303	70,65	7463	108,28
7175	81,85	7304	81,21	7464	118,85
7176	90,9	7305	49,86	7465	87,49
7177	98,83	7306	58,91	7466	96,56
7180	161,21	7307	66,84	7467	104,48
7181	170,28	7308	74,38	7468	112,03
7182	178,2	7309	84,95	7470	91,75
7183	154,53	7310	54,1	7471	100,8
7185	164,96	7311	63,17	7472	108,73
7186	174,02	7312	71,09	7475	96,34
7187	181,94	7313	78,64	7476	105,39
7188	158,27	7315	58,7	7500	69,14
7190	169,21	7316	67,76	7501	78,21
7191	178,27	7317	75,69	7502	86,13
7192	186,2	7320	63,29	7503	93,68
7195	142,58	7321	72,35	7504	104,24
7196	151,64	7360	77,78	7505	72,89
7200	33,74	7361	86,85	7506	81,94
7201	42,79	7362	94,77	7507	89,89
7202	50,72	7363	102,32	7508	97,41
7203	58,26	7364	112,88	7509	107,98
7204	68,83	7365	81,53	7510	77,14
7205	37,48	7366	90,59	7511	86,2
7206	46,53	7367	98,51	7512	94,12
7207	54,46	7368	106,06	7513	101,67
7208	62,01	7369	116,63	7515	81,73
7209	72,57	7370	85,78	7516	90,79
7210	41,73	7371	94,84	7517	98,72
7211	50,79	7372	102,76	7520	86,32
7212	58,71	7373	110,31	7521	95,38
7213	66,26	7375	90,37	7560	89,72
7215	46,33	7376	99,43	7561	98,77
7216	55,38	7378	94,96	7562	106,7
7217	63,3	7400	58,17	7563	114,24
7220	50,92	7401	67,23	7564	124,81
7221	59,97	7402	75,15	7565	93,46
7260	70,96	7403	82,7	7566	102,51
7261	80,01	7404	93,26	7567	110,43
7262	87,94	7405	61,92	7568	117,99
7263	95,49	7406	70,97	7570	97,71
7264	106,06	7407	78,89	7571	106,76
7265	74,7	7408	86,44	7572	114,69
7266	83,76	7409	97,01	7575	102,3
7267	91,69	7410	66,16	7576	111,36
7268	99,23	7411	75,22	7600	92,24
7269	109,8	7412	83,15	7601	101,3
7270	78,95	7413	90,7	7602	109,22
7271	88,02	7415	70,75	7603	116,77
7272	95,94	7416	79,82	7604	127,34
7273	103,49	7417	87,74	7605	95,98
7275	83,55	7420	75,35	7606	105,03
7276	92,61	7421	84,41	7607	112,96
7300	46,11	7460	83,76	7608	120,51
7301	55,17	7461	92,81	7609	131,07
7302	63,09	7462	100,73	7610	100,24
				7611	109,29

Additional code	EAR EUR/100 kg	Additional code	EAR EUR/100 kg	Additional code	EAR EUR/100 kg
7612	117,21	7788	81,33	7870	25,05
7613	124,76	7789	90,38	7871	34,11
7615	104,83	7798	22,3	7872	42,03
7616	113,88	7799	31,35	7873	49,58
7620	109,42	7800	222,39	7875	29,64
7700	109,27	7801	231,45	7876	38,7
7701	118,33	7802	239,37	7877	46,62
7702	126,26	7805	226,13	7878	34,23
7703	133,8	7806	235,18	7879	43,29
7705	113,02	7807	243,11	7900	23,88
7706	122,07	7808	34,27	7901	32,94
7707	129,99	7809	43,32	7902	40,86
7708	137,54	7810	230,39	7903	48,41
7710	117,27	7811	239,44	7904	58,97
7711	126,32	7818	58,22	7905	27,63
7712	134,25	7819	67,27	7906	36,68
7715	121,86	7820	227,51	7907	44,6
7716	130,92	7821	236,56	7908	52,15
7720	107,47	7822	244,49	7909	62,72
7721	116,54	7825	231,25	7910	31,87
7722	124,46	7826	240,3	7911	40,93
7723	132,01	7827	248,23	7912	48,86
7725	111,22	7828	86,45	7913	56,4
7726	120,27	7829	95,5	7915	36,46
7727	128,2	7830	235,5	7916	45,53
7728	135,74	7831	244,56	7917	53,45
7730	115,47	7838	88,14	7918	41,06
7731	124,53	7840	10,23	7919	50,12
7732	132,45	7841	19,29	7940	34,11
7735	120,06	7842	27,21	7941	43,18
7736	129,12	7843	34,76	7942	51,1
7740	138,18	7844	45,33	7943	58,65
7741	147,24	7845	13,97	7944	69,21
7742	155,16	7846	23,03	7945	37,86
7745	141,93	7847	30,96	7946	46,91
7746	150,99	7848	38,5	7947	54,84
7747	158,91	7849	49,06	7948	62,38
7750	146,18	7850	18,23	7949	72,95
7751	155,24	7851	27,28	7950	42,11
7758	17,18	7852	35,2	7951	51,17
7759	26,23	7853	42,75	7952	59,09
7760	168,9	7855	22,82	7953	66,64
7761	177,95	7856	31,87	7955	46,71
7762	185,87	7857	39,8	7956	55,76
7765	172,63	7858	27,41	7957	63,69
7766	181,7	7859	36,46	7958	51,3
7768	29,15	7860	17,06	7959	60,35
7769	38,21	7861	26,11	7960	49,47
7770	176,89	7862	34,03	7961	58,53
7771	185,94	7863	41,58	7962	66,45
7778	53,1	7864	52,15	7963	74
7779	62,16	7865	20,79	7964	84,57
7780	199,61	7866	29,86	7965	53,21
7781	208,66	7867	37,78	7966	62,27
7785	203,34	7868	45,33	7967	70,2
7786	212,4	7869	55,89	7968	77,74

Additional code	EAR EUR/100 kg	Additional code	EAR EUR/100 kg	Additional code	EAR EUR/100 kg
7969	88,3	7979	75,7	7987	97,49
7970	57,47	7980	76,77	7988	105,03
7971	66,52	7981	85,83	7990	84,77
7972	74,44	7982	93,75	7991	93,82
7973	81,99	7983	101,3	7992	101,74
7975	62,06	7984	111,87	7995	89,36
7976	71,11	7985	80,51	7996	98,41
7977	79,04	7986	89,56		
7978	66,65				

ANNEX III

ADDITIONAL DUTIES FOR SUGAR (AD S/Z) AND FOR FLOUR (AD F/M)

Bulgaria — valid from 1 September 2002

Weight of sucrose, invert sugar and/or isoglucose	AD S/Z R EUR/100 kg
≥ 00 – < 05	0
≥ 05 – < 30	9,05
≥ 30 – < 50	16,98
≥ 50 – < 70	24,52
≥ 70	35,09

Weight of starch and/or glucose	AD F/M R EUR/100 kg
≥ 00 – < 05	0
≥ 05 – < 25	3,74
≥ 25 – < 50	7,99
≥ 50 – < 75	12,59
≥ 75	17,18

COMMISSION REGULATION (EC) No 1927/2002
of 28 October 2002
fixing the minimum selling prices for beef put up for sale under the invitation to tender referred
to in Regulation (EC) No 1834/2002

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1254/1999 of 17 May 1999 on the common organisation of the market in beef and veal ⁽¹⁾, as last amended by Commission Regulation (EC) No 2345/2001 ⁽²⁾, and in particular Article 28(2) thereof,

Whereas:

- (1) Tenders have been invited for certain quantities of beef fixed by Commission Regulation (EC) No 1834/2002 ⁽³⁾.
- (2) Pursuant to Article 9 of Commission Regulation (EEC) No 2173/79 ⁽⁴⁾, as last amended by Regulation (EC) No 2417/95 ⁽⁵⁾, the minimum selling prices for meat put up for sale by tender should be fixed, taking into account tenders submitted.

- (3) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Beef and Veal,

HAS ADOPTED THIS REGULATION:

Article 1

The minimum selling prices for beef for the invitation to tender held in accordance with Regulation (EC) No 1834/2002 for which the time limit for the submission of tenders was 22 October 2002 are as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 29 October 2002.

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

Done at Brussels, 28 October 2002.

For the Commission
Franz FISCHLER
Member of the Commission

⁽¹⁾ OJ L 160, 26.6.1999, p. 21.

⁽²⁾ OJ L 315, 1.12.2001, p. 29.

⁽³⁾ OJ L 278, 16.10.2002, p. 3.

⁽⁴⁾ OJ L 251, 5.10.1979, p. 12.

⁽⁵⁾ OJ L 248, 14.10.1995, p. 39.

ANEXO — BILAG — ANHANG — ΠΑΡΑΡΤΗΜΑ — ANNEX — ANNEXE — ALLEGATO — BIJLAGE — ANEXO —
LIITE — BILAGA

Estado miembro	Productos	Precio mínimo Expresado en euros por tonelada
Medlemsstat	Produkter	Mindstepriser i EUR/ton
Mitgliedstaat	Erzeugnisse	Mindestpreise Ausgedrückt in EUR/Tonne
Κράτος μέλος	Προϊόντα	Ελάχιστες πωλήσεις εκφραζόμενες σε ευρώ ανά τόνο
Member State	Products	Minimum prices Expressed in EUR per tonne
État membre	Produits	Prix minimaux Exprimés en euros par tonne
Stato membro	Prodotti	Prezzi minimi Espressi in euro per tonnellata
Lidstaat	Producten	Minimumprijzen Uitgedrukt in euro per ton
Estado-Membro	Produtos	Preço mínimo Expresso em euros por tonelada
Jäsenvaltio	Tuotteet	Vähimmäishinnat euroina tonnia kohden ilmaistuna
Medlemsstat	Produkter	Minimipriser i euro per ton

a) **Carne con hueso — Kød, ikke udbenet — Fleisch mit Knochen — Κρέατα με κόκαλα — Bone-in beef — Viande avec os — Carni non disossate — Vlees met been — Carne com osso — Luullinen naudanliha — Kött med ben**

DEUTSCHLAND	— Vorderviertel	—
DANMARK	— Forfjerding	651
ITALIA	— Quarti anteriori	—
FRANCE	— Quartiers avant	—
ÖSTERREICH	— Vorderviertel	—
NEDERLAND	— Voorvoeten	—
ESPAÑA	— Cuartos delanteros	—

b) **Carne deshuesada — Udbenet kød — Fleisch ohne Knochen — Κρέατα χωρίς κόκαλα — Boneless beef — Viande désossée — Carni senza osso — Vlees zonder been — Carne desossada — Luuton naudanliha — Benfritt kött**

DANMARK	— Interventionskant af forfjerding (INT 21)	—
	— Interventionsbov (INT 22)	—
	— Interventionsbryst (INT 23)	—
	— Interventionsforfjerding (INT 24)	—
DEUTSCHLAND	— Hinterhese (INT 11)	—
	— Lappen (INT 18)	—
	— Vorderhese (INT 21)	—
	— Schulter (INT 22)	—
	— Brust (INT 23)	—
	— Vorderviertel (INT 24)	—
ESPAÑA	— Jarrete de intervención (INT 11)	900
	— Falda del costillar de intervención (INT 18)	600
	— Morcillo de intervención (INT 21)	900
	— Paleta de intervención (INT 22)	960
	— Pecho de intervención (INT 23)	720
	— Cuarto delantero de intervención (INT 24)	960
FRANCE	— Jarret arrière d'intervention (INT 11)	696
	— Flanchet d'intervention (INT 18)	—
	— Jarret avant d'intervention (INT 21)	1 010
	— Épaule d'intervention (INT 22)	—
	— Poitrine d'intervention (INT 23)	801
	— Avant d'intervention (INT 24)	975

ITALIA	— Garretto posteriori d'intervento (INT 11)	700
	— Pancia d'intervento (INT 18)	550
	— Garretto anteriori d'intervento (INT 21)	650
	— Spalla d'intervento (INT 22)	—
	— Petto di manzo d'intervento (INT 23)	—
	— Quarto anteriori d'intervento (INT 24)	—
NEDERLAND	— Interventievoorschenkel (INT 21)	—
	— Interventieschouder (INT 22)	—
	— Interventieborst (INT 24)	—
	— Interventievoorvoet (INT 24)	—

**COMMISSION REGULATION (EC) No 1928/2002
of 28 October 2002**

**fixing the minimum selling prices for beef put up for sale under the third invitation to tender
referred to in Regulation (EC) No 1654/2002**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1254/1999 of 17 May 1999 on the common organisation of the market in beef and veal ⁽¹⁾, as last amended by Commission Regulation (EC) No 2345/2001 ⁽²⁾, and in particular Article 28(2) thereof,

Whereas:

- (1) Tenders have been invited for certain quantities of beef fixed by Commission Regulation (EC) No 1654/2002 ⁽³⁾.
- (2) Pursuant to Article 9 of Commission Regulation (EEC) No 2173/79 ⁽⁴⁾, as last amended by Regulation (EC) No 2417/95 ⁽⁵⁾, the minimum selling prices for meat put up for sale by tender should be fixed, taking into account tenders submitted.

- (3) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Beef and Veal,

HAS ADOPTED THIS REGULATION:

Article 1

The minimum selling prices for beef for the third invitation to tender held in accordance with Regulation (EC) No 1654/2002 for which the time limit for the submission of tenders was 21 October 2002 are as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 29 October 2002.

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

Done at Brussels, 28 October 2002.

For the Commission
Franz FISCHLER
Member of the Commission

⁽¹⁾ OJ L 160, 26.6.1999, p. 21.

⁽²⁾ OJ L 315, 1.12.2001, p. 29.

⁽³⁾ OJ L 250, 18.9.2002, p. 3.

⁽⁴⁾ OJ L 251, 5.10.1979, p. 12.

⁽⁵⁾ OJ L 248, 14.10.1995, p. 39.

ANEXO — BILAG — ANHANG — ΠΑΡΑΡΤΗΜΑ — ANNEX — ANNEXE — ALLEGATO — BIJLAGE — ANEXO —
LIITE — BILAGA

Estado miembro	Productos	Precio mínimo Expresado en euros por tonelada
Medlemsstat	Produkter	Mindestpreiser i EUR/t
Mitgliedstaat	Erzeugnisse	Mindestpreise Ausgedrückt in EUR/Tonne
Κράτος μέλος	Προϊόντα	Ελάχιστες πωλήσεις εκφραζόμενες σε ευρώ ανά τόνο
Member State	Products	Minimum prices Expressed in EUR per tonne
État membre	Produits	Prix minimaux exprimés en euros par tonne
Stato membro	Prodotti	Prezzi minimi Espressi in euro per tonnellata
Lidstaat	Producten	Minimumprijzen Uitgedrukt in euro per ton
Estado-Membro	Produtos	Preço mínimo Expresso em euros por tonelada
Jäsenvaltio	Tuotteet	Vähimmäishinnat euroina tonnia kohden ilmaistuna
Medlemsstat	Produkter	Minimipriser i euro per ton

**Carne con hueso — Kød, ikke udbenet — Fleisch mit Knochen — Κρέατα με κόκαλα — Bone-in beef — Viande
avec os — Carni non disossate — Vlees met been — Carne com osso — Luullinen naudanliha — Kött med ben**

ITALIA	— Quarti posteriori	1 360
DEUTSCHLAND	— Hinterviertel	1 350
ESPAÑA	— Cuartos traseros	1 350
ÖSTERREICH	— Hinterviertel	1 350
FRANCE	— Quartiers arrières	—
DANMARK	— Bagfjerdinger	—

**COMMISSION REGULATION (EC) No 1929/2002
of 28 October 2002**

fixing Community producer and import prices for carnations and roses with a view to the application of the arrangements governing imports of certain floricultural products originating in Cyprus, Israel, Jordan, Morocco and the West Bank and the Gaza Strip

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 4088/87 of 21 December 1987 fixing conditions for the application of preferential customs duties on imports of certain flowers originating in Cyprus, Israel, Jordan, Morocco and the West Bank and the Gaza Strip ⁽¹⁾, as last amended by Regulation (EC) No 1300/97 ⁽²⁾, and in particular Article 5(2)(a) thereof,

Whereas:

Pursuant to Article 2(2) and Article 3 of abovementioned Regulation (EEC) No 4088/87, Community import and producer prices are fixed each fortnight for uniflorous (bloom) carnations, multiflorous (spray) carnations, large-flowered roses and small-flowered roses and apply for two-weekly periods. Pursuant to Article 1b of Commission Regulation (EEC) No 700/88 of 17 March 1988 laying down detailed rules for the application of the arrangements for the import into the Community of certain floricultural products originating in Cyprus, Israel, Jordan, Morocco and the West Bank and the

Gaza Strip ⁽³⁾, as last amended by Regulation (EC) No 2062/97 ⁽⁴⁾, those prices are determined for fortnightly periods on the basis of weighted prices provided by the Member States. Those prices should be fixed immediately so the customs duties applicable can be determined. To that end, provision should be made for this Regulation to enter into force immediately,

HAS ADOPTED THIS REGULATION:

Article 1

The Community producer and import prices for uniflorous (bloom) carnations, multiflorous (spray) carnations, large-flowered roses and small-flowered roses as referred to in Article 1b of Regulation (EEC) No 700/88 for a fortnightly period shall be as set out in the Annex.

Article 2

This Regulation shall enter into force on 30 October 2002.

It shall apply from 30 October to 12 November 2002.

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

Done at Brussels, 28 October 2002.

For the Commission

J. M. SILVA RODRÍGUEZ
Agriculture Director-General

⁽¹⁾ OJ L 382, 31.12.1987, p. 22.
⁽²⁾ OJ L 177, 5.7.1997, p. 1.

⁽³⁾ OJ L 72, 18.3.1988, p. 16.
⁽⁴⁾ OJ L 289, 22.10.1997, p. 1.

ANNEX

to the Commission Regulation of 28 October 2002 fixing Community producer and import prices for carnations and roses with a view to the application of the arrangements governing imports of certain floricultural products originating in Cyprus, Israel, Jordan, Morocco and the West Bank and the Gaza Strip

(EUR/100 pieces)

Period: from 30 October to 12 November 2002

Community producer price	Uniflorous (bloom) carnations	Multiflorous (spray) carnations	Large-flowered roses	Small-flowered roses
	17,31	11,93	31,68	15,85
Community import prices	Uniflorous (bloom) carnations	Multiflorous (spray) carnations	Large-flowered roses	Small-flowered roses
Israel	—	—	12,61	9,25
Morocco	14,96	14,64	—	—
Cyprus	—	—	—	—
Jordan	—	—	—	—
West Bank and Gaza Strip	—	—	—	—