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Commission

2005/445/EC:



Ι

(Acts whose publication is obligatory)

COMMISSION REGULATION (EC) No 904/2005

of 16 June 2005

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), 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 17 June 2005.

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

Done at Brussels, 16 June 2005.

For the Commission J. M. SILVA RODRÍGUEZ Director-General for Agriculture and Rural Development

OJ L 337, 24.12.1994, p. 66. Regulation as last amended by Regulation (EC) No 1947/2002 (OJ L 299, 1.11.2002, p. 17).

		(EUR/100 kg		
CN code	Third country code (1)	Standard import value		
0702 00 00	052	47,1		
	204	75,2		
	999	61,2		
0707 00 05	052	84,6		
	999	84,6		
0709 90 70	052	89,8		
0,0,,0,0	999	89,8		
0805 50 10	324	59,0		
0805 50 10	382	70,4		
	388	67,9		
	528	57,2		
	624	68,7		
	999			
	999	64,6		
0808 10 80	388	83,6		
	400	132,1		
	404	90,4		
	508	67,1		
	512	66,8		
	524	70,5		
	528	66,1		
	720	59,6		
	804	101,1		
	999	81,9		
0809 10 00	052	184,5		
	999	184,5		
0809 20 95	052	307,0		
	400	398,2		
	999	352,6		
0809 30 10, 0809 30 90	052	176,5		
	999	176,5		
0809 40 05	052	108,9		
	999	108,9		

to Commission Regulation of 16 June 2005 establishing the standard import values for determining the entry price of certain fruit and vegetables

(1) Country nomenclature as fixed by Commission Regulation (EC) No 750/2005 (OJ L 126, 19.5.2005, p. 12). Code '999' stands for 'of other origin'.

ANNEX

COMMISSION REGULATION (EC) No 905/2005

of 16 June 2005

determining for the 2004/2005 marketing year actual production of unginned cotton and the ensuing guide price reduction

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to the Act of Accession of Greece, and in particular Protocol 4 on cotton $(^1)$,

Having regard to Council Regulation (EC) No 1051/2001 of 22 May 2001 on production aid for cotton (²), and in particular the third indent of Article 19(2) thereof,

Whereas:

- (1) The first subparagraph of Article 16(3) of Commission Regulation (EC) No 1591/2001 of 2 August 2001 laying down detailed rules for applying the cotton aid scheme (³) provides that actual production in each marketing year and the reduction in the guide price referred to in Article 7 of Regulation (EC) No 1051/2001 are to be established before 15 June of that year.
- (2) The second subparagraph of Article 16(3) of Regulation (EC) No 1591/2001 states the terms on which the quantity of unginned cotton produced is to be reckoned as the actual production.
- (3) The Greek authorities, using fibre yield as a quality criterion, have recognised 1 135 534 tonnes of unginned cotton as eligible for aid.
- (4) The Greek authorities have informed the Commission that on 15 May 2005 they did not recognise as eligible for aid 34 142 tonnes of unginned cotton consisting of 6 172 tonnes from 2 364,9 hectares not declared in line with Article 9 of Regulation (EC) No 1591/2001, 22 746 tonnes in respect of which national area reduction measures under Article 17(3) of Regulation (EC) No 1051/2001 were disregarded, 3 580 tonnes which were not of sound and fair merchantable quality in accordance with Article 15(1) of that Regulation, and 1 644 tonnes from 2 040 hectares from areas in respect of which financial compensation was paid to the growers on account of damage due to natural causes.

- (5) Exclusion from actual production of the abovementioned 1 644 tonnes of unginned cotton is not justified. This quantity comes from parcels declared under Article 9 of Regulation (EC) No 1591/2001 and was actually delivered to the ginning plants. The very low yield in tonnes of unginned cotton of the parcels affected by the damage is an important indication that the parcels nevertheless generated some produce. Therefore, that quantity meets the criteria laid down in the second subparagraph of Article 16(3) of Regulation (EC) No 1591/2001 and must accordingly be added to the quantity of 1 135 534 tonnes.
- (6) In consequence, actual Greek production of unginned cotton for the 2004/2005 marketing year must be considered to total 1 137 229 tonnes.
- (7) The Spanish authorities, using fibre yield as a quality criterion, have recognised 368 084 tonnes of unginned cotton as eligible for aid.
- (8) The Spanish authorities have informed the Commission that on 15 May 2005 they did not recognise as eligible for aid 1 638 tonnes of unginned cotton consisting of 1 612 tonnes in respect of which national area reduction measures under Article 17(3) of Regulation (EC) No 1051/2001 were disregarded, six tonnes that were not of sound and fair merchantable quality in accordance with Article 15(1) of that Regulation, seven tonnes that were not declared in accordance with Article 9 of Regulation (EC) No 1591/2001, and 13 tonnes because the rules concerning contracts referred to in Article 11 of Regulation (EC) No 1051/2001 were not complied with.
- (9) Exclusion from actual production of the abovementioned 13 tonnes of unginned cotton on account of noncompliance with the rules concerning contracts is not justified. Moreover, this quantity meets the requirements of the second subparagraph of Article 16(3) of Regulation (EC) No 1591/2001 and must therefore be added to the quantity of 368 084 tonnes.
- (10) In consequence, by application of fibre yield as a quality criterion actual Spanish production of unginned cotton in the 2004/2005 marketing year must be considered to total 368 097 tonnes.

 ^{(&}lt;sup>1</sup>) Protocol as last amended by Council Regulation (EC) No 1050/2001
 (OJ L 148, 1.6.2001, p. 1).

^{(&}lt;sup>2</sup>) OJ L 148, 1.6.2001, p. 3.

^{(&}lt;sup>2</sup>) OJ L 210, 3.8.2001, p. 10. Regulation as last amended by Regulation (EC) No 1486/2002 (OJ L 223, 20.8.2002, p. 3).

(11) The Spanish authorities, using fibre yield as a quality criterion, have recognised 982 tonnes of unginned cotton from crop areas in Portugal as eligible for aid. This quantity meets the requirements of the second subparagraph of Article 16(3) of Regulation (EC) No 1591/2001 and must accordingly be regarded as actual Portuguese production of unginned cotton for the 2004/2005 marketing year.

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- (12) Article 7(2) of Regulation (EC) No 1051/2001 provides that if the sum of the actual production determined for Spain and Greece exceeds 1 031 000 tonnes the guide price indicated in Article 3(1) of that Regulation is to be reduced in any Member State where actual production exceeds the guaranteed national quantity.
- (13) Moreover, if the sum of actual production in Spain and Greece reduced by 1 031 000 tonnes is higher than 469 000 tonnes, the reduction in the guide price of 50 % increases gradually in accordance with the rules laid down in the second subparagraph of Article 7(4) of Regulation (EC) No 1051/2001.
- (14) For the 2004/05 marketing year the guaranteed national quantity is exceeded in both Spain and Greece. Actual production in Spain is in the second step of 4. 830 tonnes above its guaranteed national quantity increased by 113 000 tonnes. As a result, the guide price reduction in Spain should be 54 %. In the case of Greece, actual production is below its guaranteed national quantity increased by 356 000 tonnes. As a result, the guide price reduction in Greece should be 50 %.

(15) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Natural Fibres,

HAS ADOPTED THIS REGULATION:

Article 1

1. For the 2004/2005 marketing year actual production of unginned cotton is hereby determined as:

- 1 137 229 tonnes for Greece,
- 368 097 tonnes for Spain,
- 982 tonnes for Portugal.

2. The amount by which the guide price is to be reduced for the 2004/2005 marketing year shall be:

- Greece: EUR 24,130 per 100 kg of unginned cotton,
- Spain: EUR 27,425 per 100 kg of unginned cotton,
- Portugal: EUR 0 per 100 kg of unginned cotton.

Article 2

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

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

Done at Brussels, 16 June 2005.

COMMISSION REGULATION (EC) No 906/2005

of 16 June 2005

fixing the representative prices and the additional import duties for molasses in the sugar sector applicable from 17 June 2005

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 market in sugar (¹), and in particular Article 24(4) thereof,

Whereas:

- (1) Commission Regulation (EC) No 1422/95 of 23 June 1995 laying down detailed rules of application for imports of molasses in the sugar sector and amending Regulation (EEC) No 785/68 (²), stipulates that the cif import price for molasses established in accordance with Commission Regulation (EEC) No 785/68 (³), is to be considered the representative price. That price is fixed for the standard quality defined in Article 1 of Regulation (EEC) No 785/68.
- (2) For the purpose of fixing the representative prices, account must be taken of all the information provided for in Article 3 of Regulation (EEC) No 785/68, except in the cases provided for in Article 4 of that Regulation and those prices should be fixed, where appropriate, in accordance with the method provided for in Article 7 of that Regulation.
- (3) Prices not referring to the standard quality should be adjusted upwards or downwards, according to the

quality of the molasses offered, in accordance with Article 6 of Regulation (EEC) No 785/68.

- (4) Where there is a difference between the trigger price for the product concerned and the representative price, additional import duties should be fixed under the terms laid down in Article 3 of Regulation (EC) No 1422/95. Should the import duties be suspended pursuant to Article 5 of Regulation (EC) No 1422/95, specific amounts for these duties should be fixed.
- (5) The representative prices and additional import duties for the products concerned should be fixed in accordance with Articles 1(2) and 3(1) of Regulation (EC) No 1422/95.
- (6) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Sugar,

HAS ADOPTED THIS REGULATION:

Article 1

The representative prices and the additional duties applying to imports of the products referred to in Article 1 of Regulation (EC) No 1422/95 are fixed in the Annex hereto.

Article 2

This Regulation shall enter into force on 17 June 2005.

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

Done at Brussels, 16 June 2005.

For the Commission J. M. SILVA RODRÍGUEZ Director-General for Agriculture and Rural Development

- (2) OJ L 141, 24.6.1995, p. 12. Regulation as amended by Regulation (EC) No 79/2003 (OJ L 13, 18.1.2003, p. 4).
- (3) OJ 145, 27.6.1968, p. 12. Regulation as amended by Regulation (EC) No 1422/95.

⁽¹⁾ OJ L 178, 30.6.2001, p. 1. Regulation as last amended by Commission Regulation (EC) No 39/2004 (OJ L 6, 10.1.2004, p. 16).

ANNEX

Representative prices and additional duties for imports of molasses in the sugar sector applicable from $17\ June\ 2005$

			(EUR
CN code	Amount of the represen- tative price in 100 kg net of the product in question	Amount of the additional duty in 100 kg net of the product in question	Amount of the duty to be applied to imports in 100 kg net of the product in question because of suspension as referred to in Article 5 of Regulation (EC) No 1422/95 (¹)
1703 10 00 (²)	11,43	_	0
1703 90 00 (²)	12,00		0

(1) This amount replaces, in accordance with Article 5 of Regulation (EC) No 1422/95, the rate of the Common Customs Tariff duty fixed for these products.
 (2) For the standard quality as defined in Article 1 of amended Regulation (EEC) No 785/68.

COMMISSION REGULATION (EC) No 907/2005

of 16 June 2005

fixing the export refunds on white sugar and raw sugar exported in its unaltered state

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 (¹), and in particular the second subparagraph of Article 27(5) thereof,

Whereas:

- (1) Article 27 of Regulation (EC) No 1260/2001 provides that the difference between quotations or prices on the world market for the products listed in Article 1(1)(a) of that Regulation and prices for those products within the Community may be covered by an export refund.
- (2) Regulation (EC) No 1260/2001 provides that when refunds on white and raw sugar, undenatured and exported in its unaltered state, are being fixed account must be taken of the situation on the Community and world markets in sugar and in particular of the price and cost factors set out in Article 28 of that Regulation. The same Article provides that the economic aspect of the proposed exports should also be taken into account.
- (3) The refund on raw sugar must be fixed in respect of the standard quality. The latter is defined in Annex I, point II, to Regulation (EC) No 1260/2001. Furthermore, this refund should be fixed in accordance with Article 28(4) of that Regulation. Candy sugar is defined in Commission Regulation (EC) No 2135/95 of 7 September 1995 laying down detailed rules of application for the grant of export refunds in the sugar sector (²). The refund thus calculated for sugar containing added flavouring or colouring matter must apply to their sucrose content and, accordingly, be fixed per 1 % of the said content.
- (4) In special cases, the amount of the refund may be fixed by other legal instruments.

- (5) The refund must be fixed every two weeks. It may be altered in the intervening period.
- (6) The first subparagraph of Article 27(5) of Regulation (EC) No 1260/2001 provides that refunds on the products referred to in Article 1 of that Regulation may vary according to destination, where the world market situation or the specific requirements of certain markets make this necessary.
- (7) The significant and rapid increase in preferential imports of sugar from the western Balkan countries since the start of 2001 and in exports of sugar to those countries from the Community seems to be highly artificial.
- (8) To prevent any abuse through the re-import into the Community of sugar products in receipt of an export refund, no refund should be set for all the countries of the western Balkans for the products covered by this Regulation.
- (9) In view of the above and of the present situation on the market in sugar, and in particular of the quotations or prices for sugar within the Community and on the world market, refunds should be set at the appropriate amounts.
- (10) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Sugar,

HAS ADOPTED THIS REGULATION:

Article 1

The export refunds on the products listed in Article 1(1)(a) of Regulation (EC) No 1260/2001, undenatured and exported in the natural state, are hereby fixed to the amounts shown in the Annex hereto.

Article 2

This Regulation shall enter into force on 17 June 2005.

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

Done at Brussels, 16 June 2005.

⁽¹⁾ OJ L 178, 30.6.2001, p. 1. Regulation as last amended by Commission

Regulation (EC) No 39/2004 (OJ L 6, 10.1.2004, p. 16).

^{(&}lt;sup>2</sup>) OJ L 214, 8.9.1995, p. 16.

Product code	Destination	Unit of measurement	Amount of refund
1701 11 90 9100	S00	EUR/100 kg	33,73 (²)
1701 11 90 9910	S00	EUR/100 kg	33,20 (²)
1701 12 90 9100	S00	EUR/100 kg	33,73 (²)
1701 12 90 9910	S00	EUR/100 kg	33,20 (²)
1701 91 00 9000	S00	EUR/1 % of sucrose × 100 kg product net	0,3667
1701 99 10 9100	S00	EUR/100 kg	36,67
1701 99 10 9910	S00	EUR/100 kg	36,10
1701 99 10 9950	S00	EUR/100 kg	36,10
1701 99 90 9100	S00	EUR/1 % of sucrose × 100 kg of net product	0,3667

REFUNDS ON WHITE SUGAR AND RAW SUGAR EXPORTED WITHOUT FURTHER PROCESSING APPLICABLE FROM 17 JUNE 2005 (1)

ANNEX

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).

The numeric destination codes are set out in Commission Regulation (EC) No 2081/2003 (OJ L 313, 28.11.2003, p. 11). The other destinations are:

S00: all destinations (third countries, other territories, victualling and destinations treated as exports from the Community) with the exception of Albania, Croatia, Bosnia and Herzegovina, Serbia and Montenegro (including Kosovo, as defined in UN Security Council Resolution 1244 of 10 June 1999), the former Yugoslav Republic of Macedonia, save for sugar incorporated in the products referred to in Article 1(2)(b) of Council Regulation (EC) No 2201/96 (OJ L 297, 21.11.1996, p. 29).

(1) The amounts set out in this Annex are not applicable with effect from 1 February 2005 pusrsuant to Council Decision 2005/45/EC of 22 December 2004 concerning the conclusion and the provisional application of the Agreement between the European Community and the Swiss Confederation amending the Agreement between the European Economic Community and the Swiss Confederation and the provisions applicable to proceed agricultural products (OLL 23, 261,2005, p. 17).

Confederation of 22 July 1972 as regards the provisions applicable to processed agricultural products (OJ L 23, 26.1.2005, p. 17). (²) This amount is applicable to raw sugar with a yield of 92 %. Where the yield for exported raw sugar differs from 92 %, the refund amount applicable shall be calculated in accordance with Article 28(4) of Regulation (EC) No 1260/2001.

COMMISSION REGULATION (EC) No 908/2005

of 16 June 2005

fixing the maximum export refund for white sugar to certain third countries for the 29th partial invitation to tender issued within the framework of the standing invitation to tender provided for in Regulation (EC) No 1327/2004

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 (¹) and in particular the second indent of Article 27(5) thereof,

Whereas:

- (1) Commission Regulation (EC) No 1327/2004 of 19 July 2004 on a standing invitation to tender to determine levies and/or refunds on exports of white sugar (²), for the 2004/2005 marketing year, requires partial invitations to tender to be issued for the export of this sugar to certain third countries.
- (2) Pursuant to Article 9(1) of Regulation (EC) No 1327/2004 a maximum export refund shall be fixed,

as the case may be, account being taken in particular of the state and foreseeable development of the Community and world markets in sugar, for the partial invitation to tender in question.

(3) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Sugar,

HAS ADOPTED THIS REGULATION:

Article 1

For the 29th partial invitation to tender for white sugar issued pursuant to Regulation (EC) No 1327/2004 the maximum amount of the export refund shall be 39,902 EUR/100 kg.

Article 2

This Regulation shall enter into force on 17 June 2005.

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

Done at Brussels, 16 June 2005.

^{(&}lt;sup>1</sup>) OJ L 178, 30.6.2001, p. 1. Regulation as last amended by Commission Regulation (EC) No 39/2004 (OJ L 6, 10.1.2004, p. 16).

^{(&}lt;sup>2</sup>) OJ L 246, 20.7.2004, p. 23. Regulation as amended by Regulation (EC) No 1685/2004 (OJ L 303, 30.9.2004, p. 21).

COMMISSION REGULATION (EC) No 909/2005

of 16 June 2005

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 (¹), 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 abovementioned 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.
- In accordance with Article 16 of Commission Regulation (6) (EC) No 174/1999 of 26 January 1999 on specific detailed rules for the application of Council Regulation (EEC) No 804/68 as regards export licences and export refunds on milk and milk products (2), 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 (3), however, this second component is applied only if the added sucrose has been produced using sugar beet or cane harvested in the Community.

 ^{(&}lt;sup>1</sup>) OJ L 160, 26.6.1999, p. 48. Regulation as last amended by Commission Regulation (EC) No 186/2004 (OJ L 29, 3.2.2004, p. 6).

 ⁽²⁾ OJ L 20, 27.1.1999, p. 8. Regulation as last amended by Regulation (EC) No 558/2005 (OJ L 94, 13.4.2005, p. 22).

 ⁽³⁾ OJ L 178, 30.6.2001, p. 1. Regulation as amended by Commission Regulation (EC) No 39/2004 (OJ L 6, 10.1.2004, p. 16).

(7) Commission Regulation (EEC) No 896/84 (¹) 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.

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

HAS ADOPTED THIS REGULATION:

Article 1

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 17 June 2005.

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

Done at Brussels, 16 June 2005.

^{(&}lt;sup>1</sup>) OJ L 91, 1.4.1984, p. 71. Regulation as last amended by Regulation (EEC) No 222/88 (OJ L 28, 1.2.1988, p. 1).

Product code	Destination	Unit of measurement	Amount of refund	Product code	Destination	Unit of measurement	Amount of refund
0401 30 31 9100	L01	EUR/100 kg	_	0402 21 11 9500	L01	EUR/100 kg	_
	L02	EUR/100 kg	13,20		068	EUR/100 kg	_
	A01	EUR/100 kg	18,86		L02	EUR/100 kg	38,08
0401 30 31 9400	L01	EUR/100 kg	_		A01	EUR/100 kg	48,89
	L02	EUR/100 kg	20,62	0402 21 11 9900	L01	EUR/100 kg	_
	A01	EUR/100 kg	29,47		068	EUR/100 kg	_
0401 30 31 9700	L01	EUR/100 kg			L02	EUR/100 kg	40,58
	L02	EUR/100 kg	22,75		A01	EUR/100 kg	52,10
	A01	EUR/100 kg	32,49	0402 21 17 9000	L01	EUR/100 kg	_
0401 30 39 9100	L01	EUR/100 kg			068	EUR/100 kg	_
	L02	EUR/100 kg	13,20		L02	EUR/100 kg	12,43
	A01	EUR/100 kg	18,86		A01	EUR/100 kg	15,00
0401 30 39 9400	L01	EUR/100 kg		0402 21 19 9300	L01	EUR/100 kg	_
	L02	EUR/100 kg	20,62		068	EUR/100 kg	_
	A01	EUR/100 kg	29,47		L02	EUR/100 kg	36,50
0401 30 39 9700	L01	EUR/100 kg			A01	EUR/100 kg	46,83
0401 90 97 77 00	L01 L02	EUR/100 kg	22,75	0402 21 19 9500	L01	EUR/100 kg	_
	A01	EUR/100 kg EUR/100 kg	32,49		068	EUR/100 kg	_
0401 30 91 9100	L01	EUR/100 kg EUR/100 kg			L02	EUR/100 kg	38,08
0401 30 91 9100	L01 L02	, .			A01	EUR/100 kg	48,89
		EUR/100 kg	25,92	0402 21 19 9900	L01	EUR/100 kg	_
0.401.20.00.0100	A01	EUR/100 kg	37,04		068	EUR/100 kg	_
0401 30 99 9100	L01	EUR/100 kg			L02	EUR/100 kg	40,58
	L02	EUR/100 kg	25,92		A01	EUR/100 kg	52,10
	A01	EUR/100 kg	37,04	0402 21 91 9100	L01	EUR/100 kg	_
0401 30 99 9500	L01	EUR/100 kg			068	EUR/100 kg	_
	L02	EUR/100 kg	38,10		L02	EUR/100 kg	40,84
	A01	EUR/100 kg	54,43		A01	EUR/100 kg	52,41
0402 10 11 9000	L01	EUR/100 kg	—	0402 21 91 9200	L01	EUR/100 kg	_
	068	EUR/100 kg	—		068	EUR/100 kg	_
	L02	EUR/100 kg	12,43		L02	EUR/100 kg	41,08
	A01	EUR/100 kg	15,00		A01	EUR/100 kg	52,74
0402 10 19 9000	L01	EUR/100 kg	—	0402 21 91 9350	L01	EUR/100 kg	_
	068	EUR/100 kg	—		068	EUR/100 kg	_
	L02	EUR/100 kg	12,43		L02	EUR/100 kg	41,51
	A01	EUR/100 kg	15,00		A01	EUR/100 kg	53,27
0402 10 91 9000	L01	EUR/kg	—	0402 21 91 9500	L01	EUR/100 kg	_
	068	EUR/kg	—		068	EUR/100 kg	_
	L02	EUR/kg	0,1243		L02	EUR/100 kg	44,60
	A01	EUR/kg	0,1500		A01	EUR/100 kg	57,25
0402 10 99 9000	L01	EUR/kg	_	0402 21 99 9100	L01	EUR/100 kg	_
	068	EUR/kg	—		068	EUR/100 kg	_
	L02	EUR/kg	0,1243		L02	EUR/100 kg	40,84
	A01	EUR/kg	0,1500		A01	EUR/100 kg	52,41
0402 21 11 9200	L01	EUR/100 kg	_	0402 21 99 9200	L01	EUR/100 kg	
	068	EUR/100 kg	_		068	EUR/100 kg	_
	L02	EUR/100 kg	12,43		L02	EUR/100 kg	41,08
	A01	EUR/100 kg	15,00		A01	EUR/100 kg	52,74
0402 21 11 9300	L01	EUR/100 kg		0402 21 99 9300	L01	EUR/100 kg	
- /	068	EUR/100 kg	_	0102 21 // //00	068	EUR/100 kg	_
	L02	EUR/100 kg	36,50		L02	EUR/100 kg EUR/100 kg	41,51
	A01	EUR/100 kg EUR/100 kg	46,83		A01	EUR/100 kg EUR/100 kg	53,27

ANNEX

to the Commission Regulation of 16 June 2005 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
0402 21 99 9400	L01	EUR/100 kg	_	0402 91 31 9300	L01	EUR/100 kg	_
	068	EUR/100 kg	—		L02	EUR/100 kg	4,877
	L02	EUR/100 kg	43,80		A01	EUR/100 kg	6,967
	A01	EUR/100 kg	56,23	0402 91 39 9300	L01	EUR/100 kg	_
0402 21 99 9500	L01	EUR/100 kg	—		L02	EUR/100 kg	4,877
	068	EUR/100 kg	_		A01	EUR/100 kg	6,967
	L02	EUR/100 kg	44,60	0402 91 99 9000	L01	EUR/100 kg	—
	A01	EUR/100 kg	57,25		L02	EUR/100 kg	15,93
0402 21 99 9600	L01	EUR/100 kg	—		A01	EUR/100 kg	22,76
	068	EUR/100 kg	—	0402 99 11 9350	L01	EUR/kg	_
	L02	EUR/100 kg	47,75		L02	EUR/kg	0,1055
	A01	EUR/100 kg	61,29		A01	EUR/kg	0,1508
0402 21 99 9700	L01	EUR/100 kg	—	0402 99 19 9350	L01	EUR/kg	—
	068	EUR/100 kg	_		L02	EUR/kg	0,1055
	L02	EUR/100 kg	49,52		A01	EUR/kg	0,1508
	A01	EUR/100 kg	63,59	0402 99 31 9150	L01	EUR/kg	—
0402 21 99 9900	L01	EUR/100 kg	_		L02	EUR/kg	0,1095
	068	EUR/100 kg	_		A01	EUR/kg	0,1565
	L02	EUR/100 kg	51,59	0402 99 31 9300	L01	EUR/kg	—
	A01	EUR/100 kg	66,22		L02	EUR/kg	0,0953
0402 29 15 9200	L01	EUR/kg	_		A01	EUR/kg	0,1362
	L02	EUR/kg	0,1243	0402 99 39 9150	L01	EUR/kg	—
	A01	EUR/kg	0,1500		L02	EUR/kg	0,1095
0402 29 15 9300	L01	EUR/kg	_		A01	EUR/kg	0,1565
	L02	EUR/kg	0,3650	0403 90 11 9000	L01	EUR/100 kg	
	A01	EUR/kg	0,4683		L02	EUR/100 kg	12,26
0402 29 15 9500	L01	EUR/kg	_		A01	EUR/100 kg	14,79
	L02	EUR/kg	0,3808	0403 90 13 9200	L01	EUR/100 kg	—
	A01	EUR/kg	0,4889		L02	EUR/100 kg	12,26
0402 29 15 9900	L01	EUR/kg	_	0.402.00.12.0200	A01	EUR/100 kg	14,79
	L02	EUR/kg	0,4058	0403 90 13 9300	L01	EUR/100 kg	—
	A01	EUR/kg	0,5210		L02	EUR/100 kg	36,16
0402 29 19 9300	L01	EUR/kg	_	0403 90 13 9500	A01	EUR/100 kg	46,42
	L02	EUR/kg	0,3650	0403 90 13 9500	L01	EUR/100 kg	
	A01	EUR/kg	0,4683		L02	EUR/100 kg	37,75
0402 29 19 9500	L01	EUR/kg	_	0402 00 12 0000	A01	EUR/100 kg	48,45
	L02	EUR/kg	0,3808	0403 90 13 9900	L01 L02	EUR/100 kg EUR/100 kg	40,23
	A01	EUR/kg	0,4889		A01	EUR/100 kg EUR/100 kg	40,23 51,63
0402 29 19 9900	L01	EUR/kg	_	0403 90 19 9000	L01	EUR/100 kg EUR/100 kg	
	L02	EUR/kg	0,4058	0403 90 19 9000	L01 L02	EUR/100 kg EUR/100 kg	40,47
	A01	EUR/kg	0,5210		A01	EUR/100 kg EUR/100 kg	51,95
0402 29 91 9000	L01	EUR/kg	_	0403 90 33 9400	L01	EUR/RUB	J1, 7 J
	L02	EUR/kg	0,4084	0+03 90 33 9+00	L01 L02	EUR/kg	0,3616
	A01	EUR/kg	0,5241		A01	EUR/kg	0,4642
0402 29 99 9100	L01	EUR/kg	_	0403 90 33 9900	L01	EUR/kg	
	L02	EUR/kg	0,4084	0+0) /0)) //00	L01 L02	EUR/kg	0,4023
	A01	EUR/kg	0,5241		A01	EUR/kg	0,4023
0402 29 99 9500	L01	EUR/kg	_	0403 90 59 9310	L01	EUR/100 kg	
	L02	EUR/kg	0,4380	0100700777910	L01 L02	EUR/100 kg EUR/100 kg	13,20
	A01	EUR/kg	0,5623		A01	EUR/100 kg	18,86
0402 91 11 9370	L01	EUR/100 kg	_	0403 90 59 9340	L01	EUR/100 kg	
	L01	EUR/100 kg	4,127		L01 L02	EUR/100 kg EUR/100 kg	19,32
	A01	EUR/100 kg	5,895		A01	EUR/100 kg EUR/100 kg	27,59
0402 91 19 9370	L01	EUR/100 kg		0403 90 59 9370	L01	EUR/100 kg	
	L01 L02	EUR/100 kg	4,127	010070777770	L01 L02	EUR/100 kg EUR/100 kg	19,32
		EUR/100 kg	5,895		A01	EUR/100 kg EUR/100 kg	27,59

Product code	Destination	Unit of measurement	Amount of refund	Product code	Destination	Unit of measurement	Amount of refund
0403 90 59 9510	L01	EUR/100 kg	_	0405 10 19 9500	L01	EUR/100 kg	_
	L02	EUR/100 kg	19,32		L02	EUR/100 kg	70,19
	A01	EUR/100 kg	27,59		A01	EUR/100 kg	94,64
0404 90 21 9120	L01	EUR/100 kg	—	0405 10 19 9700	L01	EUR/100 kg	_
	L02	EUR/100 kg	10,60		L02	EUR/100 kg	71,95
	A01	EUR/100 kg	12,79		A01	EUR/100 kg	97,00
0404 90 21 9160	L01	EUR/100 kg	—	0405 10 30 9100	L01	EUR/100 kg	
	L02	EUR/100 kg	12,43	0403 10 30 9100	L01 L02	, ,	
	A01	EUR/100 kg	15,00			EUR/100 kg	70,19
0404 90 23 9120	L01	EUR/100 kg	—		A01	EUR/100 kg	94,64
	L02	EUR/100 kg	12,43	0405 10 30 9300	L01	EUR/100 kg	_
	A01	EUR/100 kg	15,00		L02	EUR/100 kg	71,95
0404 90 23 9130	L01	EUR/100 kg	—		A01	EUR/100 kg	97,00
	L02	EUR/100 kg	36,50	0405 10 30 9700	L01	EUR/100 kg	—
	A01	EUR/100 kg	46,83		L02	EUR/100 kg	71,95
0404 90 23 9140	L01	EUR/100 kg			A01	EUR/100 kg	97,00
	L02	EUR/100 kg	38,08	0405 10 50 9300	L01	EUR/100 kg	_
	A01	EUR/100 kg	48,89		L02	EUR/100 kg	71,95
0404 90 23 9150	L01	EUR/100 kg			A01	EUR/100 kg	97,00
	L02	EUR/100 kg	40,58	0405 10 50 9500	L01	EUR/100 kg	
	A01	EUR/100 kg	52,10	040710707500	L01	EUR/100 kg	70,19
0404 90 29 9110	L01	EUR/100 kg	—			, ,	
	L02	EUR/100 kg	40,84		A01	EUR/100 kg	94,64
404.00.20.0115	A01	EUR/100 kg	52,41	0405 10 50 9700	L01	EUR/100 kg	_
0404 90 29 9115	L01	EUR/100 kg			L02	EUR/100 kg	71,95
	L02	EUR/100 kg	41,08		A01	EUR/100 kg	97,00
404 00 20 0125	A01	EUR/100 kg	52,74	0405 10 90 9000	L01	EUR/100 kg	—
0404 90 29 9125	L01	EUR/100 kg			L02	EUR/100 kg	74,57
	L02	EUR/100 kg	41,51		A01	EUR/100 kg	100,55
0404 90 29 9140	A01 L01	EUR/100 kg EUR/100 kg	53,27	0405 20 90 9500	L01	EUR/100 kg	_
0404 90 29 9140	L01 L02	EUR/100 kg EUR/100 kg	 44,60		L02	EUR/100 kg	65,80
	A01	EUR/100 kg EUR/100 kg	44,00 57,25		A01	EUR/100 kg	88,73
0404 90 81 9100	L01	EUR/kg		0405 20 90 9700	L01	EUR/100 kg	
7404 90 81 9100	L01	EUR/kg	0,1243	0109 20 90 97 00	L01 L02	EUR/100 kg	68,43
	A01	EUR/kg	0,1249				
0404 90 83 9110	L01	EUR/kg			A01	EUR/100 kg	92,27
70 85 7110	L01 L02	EUR/kg	0,1243	0405 90 10 9000	L01	EUR/100 kg	
	A01	EUR/kg	0,1500		L02	EUR/100 kg	89,79
404 90 83 9130	L01	EUR/kg			A01	EUR/100 kg	121,06
	L01 L02	EUR/kg	0,3650	0405 90 90 9000	L01	EUR/100 kg	—
	A01	EUR/kg	0,4683		L02	EUR/100 kg	71,81
0404 90 83 9150	L01	EUR/kg			A01	EUR/100 kg	96,82
	L01 L02	EUR/kg	0,3808	0406 10 20 9100	A00	EUR/100 kg	_
	A01	EUR/kg	0,4889	0406 10 20 9230	L03	EUR/100 kg	_
0404 90 83 9170	L01	EUR/kg	_		L04	EUR/100 kg	12,99
	L01	EUR/kg	0,4058		400	EUR/100 kg	
	A01	EUR/kg	0,5210		400 A01	EUR/100 kg EUR/100 kg	 16,24
404 90 83 9936	L01	EUR/kg		0404 10 20 0200		, .	10,24
	L01	EUR/kg	0,1055	0406 10 20 9290	A00	EUR/100 kg	_
	A01	EUR/kg	0,1508	0406 10 20 9300	A00	EUR/100 kg	—
405 10 11 9500	L01	EUR/100 kg		0406 10 20 9610	A00	EUR/100 kg	—
	L01 L02	EUR/100 kg	70,19	0406 10 20 9620	A00	EUR/100 kg	—
	A01	EUR/100 kg	94,64	0406 10 20 9630	L03	EUR/100 kg	—
0405 10 11 9700	L01	EUR/100 kg			L04	EUR/100 kg	19,96
	L01 L02	EUR/100 kg EUR/100 kg	71,95		400	EUR/100 kg	_
	A01	EUR/100 kg	97,00		A01	EUR/100 kg	24,94

Product code	Destination	Unit of measurement	Amount of refund	Product code	Destination	Unit of measurement	Amount of refund
0406 10 20 9640	L03	EUR/100 kg	_	0406 30 39 9930	L03	EUR/100 kg	_
	L04	EUR/100 kg	29,32		L04	EUR/100 kg	5,69
	400	EUR/100 kg	_		400	EUR/100 kg	_
	A01	EUR/100 kg	36,65		A01	EUR/100 kg	13,34
0406 10 20 9650	L03	EUR/100 kg	—	0406 30 39 9950	L03	EUR/100 kg	_
	L04	EUR/100 kg	24,44		L04	EUR/100 kg	6,44
	400	EUR/100 kg	—		400	EUR/100 kg	_
	A01	EUR/100 kg	30,55		A01	EUR/100 kg	15,09
0406 10 20 9830	L03	EUR/100 kg	—	0406 30 90 9000	A00	EUR/100 kg	
	L04	EUR/100 kg	9,08	0406 40 50 9000	L03	EUR/100 kg	_
	400	EUR/100 kg	—		L04	EUR/100 kg	34,48
	A01	EUR/100 kg	11,33		400	EUR/100 kg	
0406 10 20 9850	L03	EUR/100 kg	—		400 A01	EUR/100 kg EUR/100 kg	43,09
	L04	EUR/100 kg	10,99	0406 40 00 0000		, .	
	400	EUR/100 kg	_	0406 40 90 9000	L03	EUR/100 kg	
	A01	EUR/100 kg	13,74		L04	EUR/100 kg	35,41
0406 20 90 9100	A00	EUR/100 kg	_		400	EUR/100 kg	_
0406 20 90 9913	L03	EUR/100 kg	_		A01	EUR/100 kg	44,26
	L04	EUR/100 kg	21,76	0406 90 13 9000	L03	EUR/100 kg	—
	400	EUR/100 kg	_		L04	EUR/100 kg	39,25
	A01	EUR/100 kg	27,20		400	EUR/100 kg	_
0406 20 90 9915	L03	EUR/100 kg	_		A01	EUR/100 kg	56,18
	L04	EUR/100 kg	29,54	0406 90 15 9100	L03	EUR/100 kg	_
	400	EUR/100 kg	_		L04	EUR/100 kg	40,57
	A01	EUR/100 kg	36,93		400	EUR/100 kg	_
0406 20 90 9917	L03	EUR/100 kg			A01	EUR/100 kg	58,06
	L04	EUR/100 kg	31,41	0406 90 17 9100	L03	EUR/100 kg	_
	400	EUR/100 kg			L04	EUR/100 kg	40,57
	A01	EUR/100 kg	39,24		400	EUR/100 kg	
0406 20 90 9919	L03	EUR/100 kg			A01	EUR/100 kg	58,06
	L04	EUR/100 kg	35,08	0406 90 21 9900	L03	EUR/100 kg	
	400	EUR/100 kg		0400 90 21 9900	L03	EUR/100 kg	39,43
	A01	EUR/100 kg	43,86			, .	39,43
0406 30 31 9710	A00	EUR/100 kg			400	EUR/100 kg	
0406 30 31 9730	L03	EUR/100 kg	_		A01	EUR/100 kg	56,30
,100 ,00 ,11 ,7 ,00	L04	EUR/100 kg	3,91	0406 90 23 9900	L03	EUR/100 kg	—
	400	EUR/100 kg			L04	EUR/100 kg	35,35
	A01	EUR/100 kg	9,17		400	EUR/100 kg	—
0406 30 31 9910	A00	EUR/100 kg			A01	EUR/100 kg	50,82
0406 30 31 9930	L03	EUR/100 kg EUR/100 kg	_	0406 90 25 9900	L03	EUR/100 kg	—
7400 00 01 9900	L04	EUR/100 kg EUR/100 kg	3,91		L04	EUR/100 kg	34,67
	400	EUR/100 kg EUR/100 kg	3,91		400	EUR/100 kg	_
	400 A01		0.17		A01	EUR/100 kg	49,63
0406 20 21 0050	L03	EUR/100 kg	9,17	0406 90 27 9900	L03	EUR/100 kg	_
0406 30 31 9950		EUR/100 kg	 E (0		L04	EUR/100 kg	31,39
	L04	EUR/100 kg	5,69		400	EUR/100 kg	_
	400	EUR/100 kg	12.24		A01	EUR/100 kg	44,95
106 20 20 0500	A01	EUR/100 kg	13,34	0406 90 31 9119	L03	EUR/100 kg	_
0406 30 39 9500	L03	EUR/100 kg			L04	EUR/100 kg	29,03
	L04	EUR/100 kg	3,91		400	EUR/100 kg	
	400	EUR/100 kg			400 A01	EUR/100 kg EUR/100 kg	41,60
	A01	EUR/100 kg	9,17	0404 00 22 0110			
0406 30 39 9700	LO3	EUR/100 kg	_	0406 90 33 9119	L03	EUR/100 kg	
	L04	EUR/100 kg	5,69		L04	EUR/100 kg	29,03
	400	EUR/100 kg	_		400	EUR/100 kg	—
	A01	EUR/100 kg	13,34		A01	EUR/100 kg	41,60

Product code	Destination	Unit of measurement	Amount of refund	Product code	Destination	Unit of measurement	Amount of refund
0406 90 33 9919	A00	EUR/100 kg	_	0406 90 78 9300	L03	EUR/100 kg	_
0406 90 33 9951	A00	EUR/100 kg	—		L04	EUR/100 kg	35,54
0406 90 35 9190	L03	EUR/100 kg	—		400	EUR/100 kg	_
	L04	EUR/100 kg	41,33		A01	EUR/100 kg	50,76
	400	EUR/100 kg	—	0406 90 78 9500	L03	EUR/100 kg	_
	A01	EUR/100 kg	59,45		L04	EUR/100 kg	34,55
0406 90 35 9990	L03	EUR/100 kg	—		400	EUR/100 kg	
	L04	EUR/100 kg	41,33		A01	EUR/100 kg	49,04
	400	EUR/100 kg	—	0406 90 79 9900	L03	EUR/100 kg	
	A01	EUR/100 kg	59,45	0400 90 7 9 9900	L03	EUR/100 kg EUR/100 kg	29,35
406 90 37 9000	L03	EUR/100 kg	—			, ,	
	L04	EUR/100 kg	39,25		400	EUR/100 kg	
	400	EUR/100 kg	—		A01	EUR/100 kg	42,19
	A01	EUR/100 kg	56,18	0406 90 81 9900	L03	EUR/100 kg	_
0406 90 61 9000	L03	EUR/100 kg	—		L04	EUR/100 kg	36,63
	L04	EUR/100 kg	44,68		400	EUR/100 kg	—
	400	EUR/100 kg	_		A01	EUR/100 kg	52,44
	A01	EUR/100 kg	64,65	0406 90 85 9930	L03	EUR/100 kg	—
0406 90 63 9100	L03	EUR/100 kg	_		L04	EUR/100 kg	40,16
100 /0 07 /100	L04	EUR/100 kg	44,02		400	EUR/100 kg	_
	400	EUR/100 kg			A01	EUR/100 kg	57,80
	A01	EUR/100 kg	63,49	0406 90 85 9970	L03	EUR/100 kg	
406 90 63 9900	L03	EUR/100 kg		010070057770	L09	EUR/100 kg	36,84
	L09	EUR/100 kg	42,31		400	EUR/100 kg EUR/100 kg	50,84
	400	EUR/100 kg				, ,	
	A01	EUR/100 kg	61,32		A01	EUR/100 kg	52,98
406 90 69 9100	A00	EUR/100 kg		0406 90 86 9100	A00	EUR/100 kg	_
		, ,		0406 90 86 9200	L03	EUR/100 kg	
406 90 69 9910	L03	EUR/100 kg	—		L04	EUR/100 kg	35,61
	L04	EUR/100 kg	42,93		400	EUR/100 kg	—
	400	EUR/100 kg	—		A01	EUR/100 kg	52,80
	A01	EUR/100 kg	62,22	0406 90 86 9300	A00	EUR/100 kg	_
0406 90 73 9900	L03	EUR/100 kg	—	0406 90 86 9400	L03	EUR/100 kg	_
	L04	EUR/100 kg	36,12		L04	EUR/100 kg	38,16
	400	EUR/100 kg	—		400	EUR/100 kg	_
	A01	EUR/100 kg	51,75		A01	EUR/100 kg	55,80
406 90 75 9900	L03	EUR/100 kg	—	0406 90 86 9900	L03	EUR/100 kg	
	L04	EUR/100 kg	36,84	0400 90 80 9900	L03	EUR/100 kg EUR/100 kg	40,16
	400	EUR/100 kg	—			, .	
	A01	EUR/100 kg	52,98		400	EUR/100 kg	
406 90 76 9300	L03	EUR/100 kg	—		A01	EUR/100 kg	57,80
	L04	EUR/100 kg	32,71	0406 90 87 9100	A00	EUR/100 kg	_
	400	EUR/100 kg	—	0406 90 87 9200	A00	EUR/100 kg	—
	A01	EUR/100 kg	46,82	0406 90 87 9300	L03	EUR/100 kg	—
406 90 76 9400	L03	EUR/100 kg	—		L04	EUR/100 kg	33,16
	L04	EUR/100 kg	36,63		400	EUR/100 kg	_
	400	EUR/100 kg	—		A01	EUR/100 kg	49,00
	A01	EUR/100 kg	52,44	0406 90 87 9400	L03	EUR/100 kg	_
406 90 76 9500	L03	EUR/100 kg	—		L04	EUR/100 kg	33,86
	L04	EUR/100 kg	33,92		400	EUR/100 kg	
	400	EUR/100 kg	—		400 A01	EUR/100 kg EUR/100 kg	49,49
	A01	EUR/100 kg	48,15	0404 00 07 0051			
406 90 78 9100	L03	EUR/100 kg	—	0406 90 87 9951	L03	EUR/100 kg	
	L04	EUR/100 kg	35,88		L04	EUR/100 kg	35,97
	400	EUR/100 kg			400	EUR/100 kg	_
	A01	EUR/100 kg	52,42		A01	EUR/100 kg	51,50

Product code	Destination	Unit of measurement	Amount of refund		Product code	Destination	Unit of measurement	Amount of refund
0406 90 87 9971	L03	EUR/100 kg	_	_	0406 90 87 9975	L03	EUR/100 kg	_
	L04	EUR/100 kg	35,97			L04	EUR/100 kg	37,52
	400	EUR/100 kg	_			400	EUR/100 kg	—
	A01	EUR/100 kg	51,50			A01	EUR/100 kg	53,02
0406 90 87 9972	L03	EUR/100 kg	_		0406 90 87 9979	L03	EUR/100 kg	—
	L04	EUR/100 kg	15,21			L04	EUR/100 kg	35,35
	400	EUR/100 kg	_			400	EUR/100 kg	—
	A01	EUR/100 kg	21,86			A01	EUR/100 kg	50,82
0406 90 87 9973	L03	EUR/100 kg			0406 90 88 9100	A00	EUR/100 kg	—
0100 70 07 7775	L09	EUR/100 kg	35,33		0406 90 88 9300	L03	EUR/100 kg	—
	400	EUR/100 kg	,,,,,,			L04	EUR/100 kg	29,29
		, .				400	EUR/100 kg	—
	A01	EUR/100 kg	50,57			A01	EUR/100 kg	43,13
0406 90 87 9974	L03	EUR/100 kg	—		0406 90 88 9500	L03	EUR/100 kg	—
	L04	EUR/100 kg	37,84			L04	EUR/100 kg	30,20
	400	EUR/100 kg	—			400	EUR/100 kg	—
	A01	EUR/100 kg	53,93			A01	EUR/100 kg	43,15

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 750/2005 (OJ L 126, 19.5.2005, p. 12). The other destinations are defined as follows:

L01 Ceuta, Melilla, Holy See, the United States of America and the areas of the Republic of Cyprus in which the Government of the Republic of Cyprus does not exercise effective control, the exports referred 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.

L02 Andorra and Gibraltar.

L03 Ceuta, Melilla, Iceland, Norway, Switzerland, Liechtenstein, Andorra, Gibraltar, Holy See (often referred to as Vatican City), Turkey, Romania, Bulgaria, Croatia, Canada, Australia, New Zealand and the areas of the Republic of Cyprus in which the Government of the Republic of Cyprus does not exercise effective control, the exports referred to in Articles 36(1)(a) and (c) and 44(1)(a) and (b) of Regulation (EC) No 800/1999 and exports under contracts with armed forces stationed on the territory of a Member State which do not come under its flag.

L04 Albania, Bosnia and Herzegovina, Kosovo, Serbia, Montenegro and the former Yugoslav Republic of Macedonia.

COMMISSION REGULATION (EC) No 910/2005

of 16 June 2005

granting no export refund for butter in the framework of the standing invitation to tender provided for in Regulation (EC) No 581/2004

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), and in particular the third subparagraph of Article 31(3) thereof,

Whereas:

- Commission Regulation (EC) No 581/2004 of 26 March 2004 opening a standing invitation to tender for export refunds concerning certain types of butter (²) provides for a permanent tender.
- (2) Pursuant to Article 5 of Commission Regulation (EC) No 580/2004 of 26 March 2004 establishing a tender procedure concerning export refunds for certain milk products (³) and following an examination of the

tenders submitted in response to the invitation to tender, it is appropriate not to grant any refund for the tendering period ending on 14 June 2005.

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

HAS ADOPTED THIS REGULATION:

Article 1

For the permanent tender opened by Regulation (EC) No 581/2004, for the tendering period ending on 14 June 2005 no export refund shall be granted for the products and destinations referred to in Article 1(1) of that Regulation.

Article 2

This Regulation shall enter into force on 17 June 2005.

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

Done at Brussels, 16 June 2005.

^{(&}lt;sup>1</sup>) OJ L 160, 26.6.1999, p. 48. Regulation as last amended by Commission Regulation (EC) No 186/2004 (OJ L 29, 3.2.2004, p. 6).

^{(&}lt;sup>2</sup>) OJ L 90, 27.3.2004, p. 64.

⁽³⁾ OJ L 90, 27.3.2004, p. 58.

COMMISSION REGULATION (EC) No 911/2005

of 16 June 2005

fixing the maximum export refund for skimmed milk powder in the framework of the standing invitation to tender provided for in Regulation (EC) No 582/2004

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), and in particular the third subparagraph of Article 31(3) thereof,

Whereas:

- Commission Regulation (EC) No 582/2004 of 26 March 2004 opening a standing invitation to tender for export refunds for skimmed milk powder (²) provides for a permanent tender.
- (2) Pursuant to Article 5 of Commission Regulation (EC) No 580/2004 of 26 March 2004 establishing a tender procedure concerning export refunds for certain milk products (³) and following an examination of the tenders submitted in response to the invitation to

tender, it is appropriate to fix a maximum export refund for the tendering period ending on 14 June 2005.

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

HAS ADOPTED THIS REGULATION:

Article 1

For the permanent tender opened by Regulation (EC) No 582/2004, for the tendering period ending on 14 June 2005, the maximum amount of refund for the product and destinations referred to in Article 1(1) of that Regulation shall be 18,00 EUR/100 kg.

Article 2

This Regulation shall enter into force on 17 June 2005.

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

Done at Brussels, 16 June 2005.

^{(&}lt;sup>1</sup>) OJ L 160, 26.6.1999, p. 48. Regulation as last amended by Commission Regulation (EC) No 186/2004 (OJ L 29, 3.2.2004, p. 6).

⁽²⁾ OJ L 90, 27.3.2004, p. 67. Regulation as last amended by Regulation (EC) No 2250/2004 (OJ L 381, 28.12.2004, p. 25).

⁽³⁾ OJ L 90, 27.3.2004, p. 58. Regulation as amended by Regulation (EC) No 2250/2004.

COMMISSION REGULATION (EC) No 912/2005

of 16 June 2005

fixing production refunds on cereals

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1784/2003 of 29 September 2003, on the common organisation of the market in cereals (¹), and in particular Article 8(2) thereof,

Whereas:

- (1) Commission Regulation (EEC) No 1722/93 of 30 June 1993 laying down detailed rules for the application of Council Regulations (EEC) No 1766/92 and (EEC) No 1418/76 concerning production refunds in the cereals and rice sectors respectively (²) lays down the conditions for granting production refunds. The basis for calculating the refund is laid down in Article 3 of that Regulation. The refund thus calculated, differentiated where necessary for potato starch, must be fixed once a month and may be amended if the price of maize and/or wheat changes significantly.
- (2) The production refunds 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 to be paid.
- (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 per tonne of starch referred to in Article 3(2) of Regulation (EEC) No 1722/93, is hereby fixed at:

- (a) EUR 15,60/tonne for starch from maize, wheat, barley and oats;
- (b) EUR 23,60/tonne for potato starch.

Article 2

This Regulation shall enter into force on 17 June 2005.

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

Done at Brussels, 16 June 2005.

For the Commission Mariann FISCHER BOEL Member of the Commission

⁽¹⁾ OJ L 270, 21.10.2003, p. 78.

 ⁽²⁾ OJ L 159, 1.7.1993, p. 112. Regulation as last amended by Regulation (EC) No 1548/2004 (OJ L 280, 31.8.2004, p. 11).

COMMISSION REGULATION (EC) No 913/2005

of 16 June 2005

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 (EC) No 1784/2003 of 29 September 2003 on the common organisation of the market in cereals ⁽¹⁾, and in particular Article 13(3) thereof,

Having regard to Council Regulation (EC) No 1785/2003 of 29 September 2003 on the common organisation of the market in rice (²), and in particular Article 14(3) thereof,

Whereas:

- Article 13(1) of Regulation (EC) No 1784/2003 and Article 14(1) of Regulation (EC) No 1785/2003 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 (³), 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 III to Regulation (EC) No 1784/2003 or in Annex IV to Regulation (EC) No 1785/2003 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. It is therefore necessary to take precautionary measures in such situations

⁽²⁾ OJ L 270, 21.10.2003, p. 96.

without, however, preventing the conclusion of longterm contracts. 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) Taking into account the settlement between the European Community and the United States of America on Community exports of pasta products to the United States, approved by Council Decision 87/482/EEC (⁴), 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, a reduced rate of export refund has to be fixed, taking account of the amount of the production refund applicable, pursuant to Commission Regulation (EEC) No 1722/93 (5), 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 to the Act of Accession of the United Kingdom, Ireland and Denmark provides 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) 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 listed in Annex A to Regulation (EC) No 1520/2000 and in Article 1 of Regulation (EC) No 1784/2003 or in Article 1(1) of Regulation (EC) No 1785/2003, exported in the form of goods listed in Annex III to Regulation (EC) No 1784/2003 or in Annex IV to Regulation (EC) No 1785/2003 respectively, are fixed as shown in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 17 June 2005.

^{(&}lt;sup>1</sup>) OJ L 270, 21.10.2003, p. 78.

^{(&}lt;sup>3</sup>) OJ L 177, 15.7.2000, p. 1. Regulation as last amended by Regulation (EC) No 886/2004 (OJ L 168, 1.5.2004, p. 14).

^{(&}lt;sup>4</sup>) OJ L 275, 29.9.1987, p. 36.

 $^{{}^{(5)}}$ OJ L 159, 1.7.1993, p. 112. Regulation as last amended by Regulation (EC) No 1548/2004 (OJ L 280, 31.8.2004, p. 11).

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

Done at Brussels, 16 June 2005.

For the Commission Günter VERHEUGEN Vice-President

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ANNEX

Rates of the refunds applicable from 17 June 2005 to certain cereals and rice products exported in the form of goods not covered by Annex I to the Treaty (1)

(EUR/100 kg) Rate of refund per 100 kg of basic product CN code Description of products (2) In case of advance fixing of Other refunds 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 (3) -- where goods falling within subheading 2208 (4) are exported - - in other cases 1002 00 00 Rye 1003 00 90 Barley - where goods falling within subheading 2208 (4) 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 (3) 3,395 3,543 -- where goods falling within subheading 2208 (4) are exported 1,975 1,975 - - in other cases 4,222 4,222 - 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 (5): -- where Article 4(5) of Regulation (EC) No 1520/2000 applies (3) 2,340 2,488 -- where goods falling within subheading 2208 (4) are exported 1,481 1,481 - - in other cases 3,167 3.167 - where goods falling within subheading 2208 (4) are exported 1,975 1,975 - other (including unprocessed) 4,222 4,222 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 (3) 3,146 3,544 - where goods falling within subheading 2208 (4) are exported 1.975 1,975 - in other cases 4,222 4,222

⁽¹⁾ The rates set out in this Annex are not applicable to exports to Bulgaria, with effect from 1 October 2004, and to the goods listed in Tables I and II to Protocol No 2 the Agreement between the European Community and the Swiss Confederation of 22 July 1972 exported to the Swiss Confederation or to the Principality of Liechtenstein with effect from1 February 2005.

(EUR	/100	kg)

CN code			Rate of refund per 100 kg of basic product		
	Description of products (²)	In case of advance fixing of refunds	Other		
ex 1006 30	Wholly milled rice:				
	– round grain	_	—		
	– medium grain	_	_		
	– long grain	_	_		
1006 40 00	Broken rice	_	_		
1007 00 90	Grain sorghum, other than hybrid for sowing	_	_		

(²) 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 to Commission Regulation (EC) No 1520/2000 shall be applied (OJ L 177, 15.7.2000, p. 1).
(³) The goods concerned fall in under CN code 3505 10 50.
(⁴) Goods listed in Annex III to Regulation (EC) No 1784/2003 or referred to in Article 2 of Regulation (EEC) No 2825/93 (OJ L 258, 16.10.1993, p. 6).
(⁵) 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 advances or provide the synup 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 advances or provide the synup 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 advances or provide the synup 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 advances or provide the synup 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 advances or provide the synup 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 advances or provide the synup 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 advances or provide the synup of CN codes NC 1702 30 90 and 1702 60 90.

glucose syrup.

COMMISSION REGULATION (EC) No 914/2005

of 16 June 2005

amending the rates of the refunds applicable to certain milk 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 (EC) No 1255/1999 of 17 May 1999 on the common organisation of the markets in the milk and milk products sector (1), and in particular Article 31(3) thereof,

Whereas:

- (1) The rates of the refunds applicable from 26 May 2005 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 796/2005 (²).
- It follows from applying the rules and criteria contained (2) in Regulation (EC) No 796/2005 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 796/2005 are hereby altered as shown in the Annex hereto.

Article 2

This Regulation shall enter into force on 17 June 2005.

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

Done at Brussels, 16 June 2005.

For the Commission Günter VERHEUGEN Vice-President

^{(&}lt;sup>1</sup>) OJ L 160, 26.6.1999, p. 48. Regulation as last amended by Regulation (EC) No 1787/2003 (OJ L 270, 21.10.2003, p. 121).

^{(&}lt;sup>2</sup>) OJ L 134, 27.5.2005, p. 9.

ANNEX

Rates of the refunds applicable from 17 June 2005 to certain milk products exported in the form of goods not covered by Annex I to the Treaty (1)

	covered by Annex I to the Treaty (1)		
			(EUR/100 kg)
		Rate of refund	
CN code	Description	In case of advance fixing of refunds	Other
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	14,21	15,00
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 Regu- lation (EC) No 2571/97 are exported	22,54	24,10
	(b) on exportation of other goods	48,90	52,10
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 	37,93	41,00
	(b) on exportation of goods of CN code 2106 90 98 containing 40 % or more by weight of milk fat	96,98	104,25
	(c) on exportation of other goods	89,73	97,00

 $[\]overline{(^{1})}$ The rates set out in this Annex are not applicable to exports to Bulgaria, with effect from 1 October 2004, and to the goods listed in Tables I and II to Protocol No 2 the Agreement between the European Community and the Swiss Confederation of 22 July 1972 exported to the Swiss Confederation or to the Principality of Liechtenstein with effect from 1 February 2005.

COMMISSION REGULATION (EC) No 915/2005

of 16 June 2005

fixing the maximum export refund on barley in connection with the invitation to tender issued in Regulation (EC) No 1757/2004

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1784/2003 of 29 September 2003 on the common organisation of the market in cereals (1), and in particular Article 13(3) thereof,

Whereas:

- An invitation to tender for the refund for the export of (1)barley to certain third countries was opened pursuant to Commission Regulation (EC) No 1757/2004 (2).
- In accordance with Article 7 of Commission Regulation (2) (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 (3), the Commission may, on the basis of the tenders notified, 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.

- The application of the abovementioned criteria to the (3) current market situation for the cereal in question results in the maximum export refund being fixed.
- (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 on 10 to 16 June 2005, pursuant to the invitation to tender issued in Regulation (EC) No 1757/2004, the maximum refund on exportation of barley shall be 12,75 EUR/t.

Article 2

This Regulation shall enter into force on 17 June 2005.

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

Done at Brussels, 16 June 2005.

⁽¹⁾ OJ L 270, 21.10.2003, p. 78.

 ⁽⁷⁾ OJ L 213, 12.10.2004, p. 10.
 (7) OJ L 147, 30.6.1995, p. 7. Regulation as last amended by Regulation (EC) No 777/2004 (OJ L 123, 27.4.2004, p. 50).

COMMISSION REGULATION (EC) No 916/2005

of 16 June 2005

concerning tenders notified in response to the invitation to tender for the export of common wheat issued in Regulation (EC) No 115/2005

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1784/2003 of 29 September 2003 on the common organisation of the market in cereals (¹), and in particular Article 13(3) thereof,

Whereas:

- An invitation to tender for the refund for the export of common wheat to certain third countries was opened pursuant to Commission Regulation (EC) No 115/2005 (²).
- (2) Article 7 of 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 $(^{3})$, and in particular Article 13(3) thereof,

- (3) On the basis of the criteria laid down in Article 1 of Regulation (EC) No 1501/95, a maximum refund should not be fixed.
- (4) The Management Committee for Cereals has not delivered an opinion within the time limit set by its chairman,

HAS ADOPTED THIS REGULATION:

Article 1

No action shall be taken on the tenders notified from 10 to 16 June 2005 in response to the invitation to tender for the refund for the export of common wheat issued in Regulation (EC) No 115/2005.

Article 2

This Regulation shall enter into force on 17 June 2005.

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

Done at Brussels, 16 June 2005.

^{(&}lt;sup>1</sup>) OJ L 270, 21.10.2003, p. 78.

⁽²⁾ OJ L 24, 27.1.2005, p. 3.

^{(&}lt;sup>3</sup>) OJ L 147, 30.6.1995, p. 7. Regulation as last modified by Regulation (EC) No 777/2004 (OJ L 123, 27.4.2004, p. 50).

COMMISSION REGULATION (EC) No 917/2005

of 16 June 2005

fixing the maximum reduction in the duty on maize imported in connection with the invitation to tender issued in Regulation (EC) No 868/2005

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1784/2003 of 29 September 2003 on the common organisation of the market in cereals (1), and in particular Article 12(1) thereof,

Whereas:

- (1)An invitation to tender for the maximum reduction in the duty on maize imported into Spain from third countries was opened pursuant to Commission Regulation (EC) No 868/2005 (²).
- Pursuant to Article 7 of Commission Regulation (EC) (2) No 1839/95 (3) the Commission, acting under the procedure laid down in Article 25 of Regulation (EC) No 1784/2003, may decide to fix maximum reduction in the import duty. In fixing this maximum the criteria provided for in Articles 6 and 7 of Regulation (EC) No 1839/95 must be taken into account. A contract is awarded to any tenderer whose tender is equal to or less than the maximum reduction in the duty.

- The application of the abovementioned criteria to the (3) current market situation for the cereal in question results in the maximum reduction in the import duty 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 10 to 16 June 2005, pursuant to the invitation to tender issued in Regulation (EC) No 868/2005, the maximum reduction in the duty on maize imported shall be 25,25 EUR/t and be valid for a total maximum quantity of 38 000 t.

Article 2

This Regulation shall enter into force on 17 June 2005.

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

Done at Brussels, 16 June 2005.

^{(&}lt;sup>1)</sup> OJ L 270, 21.10.2003, p. 78.
(²⁾ OJ L 145, 9.6.2005, p. 18.
(³⁾ OJ L 177, 28.7.1995, p. 4. Regulation as last amended by Regulation (EC) No 777/2004 (OJ L 123, 27.4.2004, p. 50).

COMMISSION REGULATION (EC) No 918/2005

of 16 June 2005

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

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1784/2003 of 29 September 2003 on the common organisation of the market in cereals (¹), and in particular Article 13(3) thereof,

Whereas:

- Article 13 of Regulation (EC) No 1784/2003 provides that the difference between quotations or prices on the world market for the products listed in Article 1 of that Regulation and prices for those products in the Community may be covered by an export refund.
- (2) The refunds must be fixed taking into account the factors referred to in Article 1 of Commission Regulation (EC) No 1501/95 of 29 June 1995 laying down certain detailed rules under 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 (²).
- (3) As far as wheat and rye flour, groats and meal are concerned, when the refund on these products is being calculated, account must be taken of the quantities of cereals required for their manufacture. These quantities were fixed in Regulation (EC) No 1501/95.

- (4) 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.
- (5) The refund must be fixed once a month. It may be altered in the intervening period.
- (6) It follows from applying the detailed rules set out above to the present situation on the market in cereals, and in particular to quotations or prices for these products within the Community and on the world market, that the refunds should be as set out in the Annex hereto.
- (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 products listed in Article 1(a), (b) and (c) of Regulation (EC) No 1784/2003, excluding malt, exported in the natural state, shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 17 June 2005.

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

Done at Brussels, 16 June 2005.

For the Commission Mariann FISCHER BOEL Member of the Commission

(1) OJ L 270, 21.10.2003, p. 78.

ANNEX to the Commission Regulation of 16 June 2005 fixing 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 15 9130	C01	EUR/t	0
1001 10 00 9400	A00	EUR/t	0	1101 00 15 9150	C01	EUR/t	0
1001 90 91 9000	—	EUR/t	—	1101 00 15 9170	C01	EUR/t	0
1001 90 99 9000	A00	EUR/t	0	1101 00 15 9180	C01	EUR/t	0
1002 00 00 9000	A00	EUR/t	0	1101 00 15 9190	_	EUR/t	_
1003 00 10 9000	—	EUR/t	—	1101 00 90 9000	_	EUR/t	_
1003 00 90 9000	A00	EUR/t	0	1102 10 00 9500	A00	EUR/t	0
1004 00 00 9200	—	EUR/t	—	1102 10 00 9700	A00	EUR/t	0
1004 00 00 9400	A00	EUR/t	0	1102 10 00 9700	100	1	0
1005 10 90 9000	—	EUR/t	—			EUR/t	
1005 90 00 9000	A00	EUR/t	0	1103 11 10 9200	A00	EUR/t	0
1007 00 90 9000	—	EUR/t	—	1103 11 10 9400	A00	EUR/t	0
1008 20 00 9000	—	EUR/t	—	1103 11 10 9900	—	EUR/t	—
1101 00 11 9000	_	EUR/t	—	1103 11 90 9200	A00	EUR/t	0
1101 00 15 9100	C01	EUR/t	0	1103 11 90 9800	—	EUR/t	—

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

C01: All third countries with the exception of Albania, Bulgaria, Romania, Croatia, Bosnia and Herzegovina, Serbia and Montenegro, the former Yugoslav Republic of Macedonia, Lichtenstein and Switzerland.

Π

(Acts whose publication is not obligatory)

COMMISSION

COMMISSION DECISION

of 13 June 2005

authorising Belgium to carry out only two pig surveys a year

(notified under document number C(2005) 1747)

(Only the French and Dutch texts are authentic)

(Text with EEA relevance)

(2005/445/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 93/23/EEC of 1 June 1993 on the statistical surveys to be carried out on pig production (¹), and in particular Article 1(2), (3) and (4) thereof,

Whereas:

- Pursuant to Directive 93/23/EEC, the Commission may authorise the Member States to reduce the number of pig surveys to two per year and/or to make use of administrative sources instead of livestock surveys, on condition that they satisfy the obligations arising from the said Directive.
- (2) By Commission Decision 2002/442/EC of 10 June 2002 (²), Belgium had already obtained authorisation for a period of three years.
- (3) By letter of 7 December 2004, Belgium submitted a request seeking to extend the authorisation granted by

(²) OJ L 152,12.6.2002, p. 29.

Decision 2002/442/EC and submitted the report required by the Decision.

- (4) Belgium has submitted methodological documentation which, in line with Directive 93/23/EEC, guarantees that the quality of the production forecasts will be maintained.
- (5) Belgium should be authorised to carry out only two surveys a year, at six-month intervals, in the months of May/June and November/December, and to make use of the administrative information sources of the Sanitel system.
- (6) This Decision is in compliance with the opinion of the Standing Committee for Agricultural Statistics set up by Council Decision 72/279/EEC (³),

HAS ADOPTED THIS DECISION:

Article 1

Belgium is authorised to carry out only two surveys a year, at six-month intervals, in the months of May/June and November/December.

 ^{(&}lt;sup>1</sup>) OJ L 149, 21.6.1993, p.1. Directive last amended by Regulation (EC) No 1882/2003 of the European Parliament and of the Council (OJ L 284, 31.10.2003, p. 1).

^{(&}lt;sup>3</sup>) OJ L 179, 7.8.1972, p. 1.

Article 2

Belgium is authorised to use the administrative information of the Sanitel system to calculate forecasts of gross indigenous production (GIP). However, Belgium will ensure that the quality of the GIP forecasts is maintained by comparing GIP forecasts with actual GIP and by adjusting, if necessary, the method of calculating the forecasts.

Article 3

This Decision is addressed to the Kingdom of Belgium.

Done at Brussels, 13 June 2005.

For the Commission Joaquín ALMUNIA Member of the Commission