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I

(Acts whose publication is obligatory)

COMMISSION REGULATION (EC) No 1694/2005
of 17 October 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 18 October 2005.

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

Done at Brussels, 17 October 2005.

For the Commission

J. M. SILVA RODRÍGUEZ

*Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 337, 24.12.1994, p. 66. Regulation as last amended by Regulation (EC) No 386/2005 (OJ L 62, 9.3.2005, p. 3).

ANNEX

to Commission Regulation of 17 October 2005 establishing the standard import values for determining the entry price of certain fruit and vegetables

<i>(EUR/100 kg)</i>		
CN code	Third country code ⁽¹⁾	Standard import value
0702 00 00	052	49,2
	204	43,0
	999	46,1
0707 00 05	052	101,8
	999	101,8
0709 90 70	052	95,7
	999	95,7
0805 50 10	052	71,3
	388	69,5
	524	57,2
	528	68,5
	999	66,6
0806 10 10	052	88,9
	400	200,0
	624	178,2
	999	155,7
0808 10 80	388	81,6
	400	105,9
	404	91,3
	512	52,0
	528	45,5
	720	48,5
	800	172,7
	804	73,9
999	83,9	
0808 20 50	052	92,6
	388	57,1
	720	55,8
	999	68,5

⁽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'.

COMMISSION REGULATION (EC) No 1695/2005**of 17 October 2005****opening a standing invitation to tender for the export of common wheat held by the French intervention agency**

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 (EC) No 1784/2003 of 29 September 2003 on the common organisation of the market in cereals ⁽¹⁾, and in particular Article 6 thereof,

Subject to this Regulation, the French intervention agency shall issue a standing invitation to tender in accordance with Regulation (EEC) No 2131/93 for the export of common wheat held by it.

Whereas:

Article 2

(1) Commission Regulation (EEC) No 2131/93 ⁽²⁾ lays down the procedure and conditions for the disposal of cereals held by intervention agencies.

The invitation to tender shall cover a maximum of 500 000 tonnes of common wheat for export to third countries with the exception of Albania, Bosnia and Herzegovina, Bulgaria, Croatia, the former Yugoslav Republic of Macedonia, Liechtenstein, Romania, Serbia and Montenegro ⁽⁴⁾ and Switzerland.

(2) Commission Regulation (EEC) No 3002/92 ⁽³⁾ lays down common detailed rules for verifying the use and/or destination of products from intervention.

Article 3

(3) Given the current market situation, a standing invitation to tender should be opened for the export of 500 000 tonnes of common wheat held by the French intervention agency.

1. No export refund or tax or monthly increase shall be granted on exports carried out under this Regulation.

(4) Special rules must be laid down to ensure that the operations are properly carried out and monitored. To that end, securities should be lodged to ensure that the goals of the operation are achieved without excessive cost to the operators. Derogations should accordingly be made to certain rules, in particular those laid down in Regulation (EEC) No 2131/93.

2. Article 8(2) of Regulation (EEC) No 2131/93 shall not apply.

(5) To forestall reimportation, exports under this invitation to tender should be limited to certain third countries.

3. Notwithstanding the third paragraph of Article 16 of Regulation (EEC) No 2131/93, the price to be paid for the export shall be that quoted in the tender, without monthly increase.

(6) With a view to modernising the management of the system, provision should be made for the electronic transmission of the information required by the Commission.

Article 4

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

1. Export licences shall be valid from their date of issue within the meaning of Article 9 of Regulation (EEC) No 2131/93 until the end of the fourth month thereafter.

2. Tenders submitted in response to this invitation to tender need not be accompanied by export licence applications submitted under Article 49 of Commission Regulation (EC) No 1291/2000 ⁽⁵⁾.

⁽¹⁾ OJ L 270, 21.10.2003, p. 78. Regulation as amended by Regulation (EC) 1154/2005 (OJ L 187, 19.7.2005, p. 11).

⁽²⁾ OJ L 191, 31.7.1993, p. 76. Regulation as last amended by Regulation (EC) No 749/2005 (OJ L 126, 19.5.2005, p. 10).

⁽³⁾ OJ L 301, 17.10.1992, p. 17. Regulation as last amended by Regulation (EC) No 770/96 (OJ L 104, 27.4.1996, p. 13).

⁽⁴⁾ Including Kosovo, as defined in UN Security Council Resolution 1244 of 10 June 1999.

⁽⁵⁾ OJ L 152, 24.6.2000, p. 1. Regulation as last amended by Regulation (EC) No 1741/2004 (OJ L 311, 8.10.2004, p. 17).

Article 5

1. Notwithstanding Article 7(1) of Regulation (EEC) No 2131/93, the time limit for submission of tenders under the first partial invitation to tender shall be 09.00 (Brussels time) on 26 October 2005.

The time limit for submitting tenders under subsequent partial invitations to tender shall be 09.00 (Brussels time) each Thursday thereafter, with the exception of 3 November and 29 December 2005 and 13 April and 25 May 2006, there being no invitation to tender in the weeks concerned.

The last partial invitation to tender shall expire at 09.00 (Brussels time) on 22 June 2006.

2. Tenders must be lodged with the French intervention agency:

Office national interprofessionnel des céréales
21, avenue Bosquet
F-75007 Paris
Fax (33) 1 44 18 20 08/80.

Article 6

The intervention agency, the storer and a successful tenderer shall, at the request of the latter and by common agreement, either before or at the time of removal from storage as the tenderer chooses, take reference samples for counter-analysis at the rate of at least one sample for every 500 tonnes and shall analyse the samples. The intervention agency may be represented by a proxy, provided this is not the storer.

Reference samples for counter-analysis shall be taken and analysed within seven working days of the date of the successful tenderer's request or within three working days if the samples are taken on removal from storage.

In the event of a dispute, the analysis results shall be forwarded electronically to the Commission.

Article 7

1. The successful tenderer must accept the lot as established if the final result of the sample analyses indicates a quality:

- (a) higher than that specified in the notice of invitation to tender;
- (b) higher than the minimum characteristics laid down for intervention but below the quality described in the notice

of invitation to tender, providing that the differences having regard to those criteria do not exceed the following limits:

- one kilogram per hectolitre as regards specific weight, which must not, however, be less than 75 kg/hl,
- one percentage point as regards moisture content,
- half a percentage point as regards the impurities specified in points B.2 and B.4 of the Annex to Commission Regulation (EC) No 824/2000⁽¹⁾, and half a percentage point as regards the impurities referred to in point B.5 of Annex I to Regulation (EC) No 824/2000, the admissible percentages for noxious grains and ergot remaining unchanged, however.

2. If the final result of the analyses carried out on the samples indicates a quality higher than the minimum characteristics laid down for intervention but below the quality described in the notice of invitation to tender and the difference exceeds the limits set out in paragraph 1(b), the successful tenderer may:

- (a) accept the lot as established, or
- (b) refuse to take over the lot concerned.

In the case of (b) above, the successful tenderer shall be discharged of all obligations relating to the lot in question and the securities shall be released provided the Commission and the intervention agency are immediately notified using the form in Annex I.

3. Where the final result of sample analyses indicates a quality below the minimum characteristics laid down for intervention, the successful tenderer may not remove the lot in question. The successful tenderer shall be discharged of all obligations relating to the lot in question and the securities shall be released provided the Commission and the intervention agency are immediately notified using the form in Annex I.

Article 8

Should the cases mentioned in Article 7(2)(b) and 7(3) arise, the successful tenderer may ask the intervention agency to supply an alternative lot of common wheat of the requisite quality, at no extra cost. In that case, the security shall not be released. The lot must be replaced within three days of the date of the successful tenderer's request. The successful tenderer shall immediately inform the Commission thereof using the form in Annex I.

⁽¹⁾ OJ L 100, 20.4.2000, p. 31. Regulation as last amended by Regulation (EC) No 1068/2005 (OJ L 174, 7.7.2005, p. 65).

If, following successive replacements, the successful tenderer has not received a replacement lot of the quality laid down within one month of the date of the request for a replacement, the successful tenderer shall be discharged of all obligations and the securities shall be released, provided the Commission and the intervention agency have been immediately informed using the form in Annex I.

Article 9

1. If the common wheat is removed before the results of the analyses provided for in Article 6 are known, all risks shall be borne by the successful tenderer from the time the lot is removed, without prejudice to any means of redress the tenderer might have against the storer.

2. The costs of taking the samples and conducting the analyses provided for in Article 6, with the exception of those referred to in Article 7(3), shall be borne by the European Agricultural Guidance and Guarantee Fund (EAGGF) for up to one analysis per 500 tonnes, with the exception of the cost of inter-bin transfers. The costs of inter-bin transfers and any additional analyses requested by a successful tenderer shall be borne by that tenderer.

Article 10

Notwithstanding Article 12 of Commission Regulation (EEC) No 3002/92, the documents relating to the sale of common wheat under this Regulation, and in particular the export licence, the removal order referred to in Article 3(1)(b) of Regu-

lation (EEC) No 3002/92, the export declaration and, where applicable, the T5 copy shall carry one of the entries set out in Annex II.

Article 11

1. The security lodged under Article 13(4) of Regulation (EEC) No 2131/93 shall be released once the export licences have been issued to the successful tenderers.

2. Notwithstanding Article 17(1) of Regulation (EEC) No 2131/93, the obligation to export shall be covered by a security equal to the difference between the intervention price applying on the day of the award and the price awarded, but not less than EUR 25 per tonne. Half of the security shall be lodged when the licence is issued and the balance shall be lodged before the cereals are removed.

Article 12

Within two hours of the expiry of the time limit for the submission of tenders, the French intervention agency shall electronically notify the Commission of tenders received. This notification shall be made by e-mail, using the form in Annex III.

Article 13

This Regulation shall enter into force on the day 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, 17 October 2005.

For the Commission
Mariann FISCHER BOEL
Member of the Commission

ANNEX I

Communication of refusal of lots under the standing invitation to tender for the export of common wheat held by the French intervention agency

(Regulation (EC) No 1695/2005)

- Name of successful tenderer:
- Date of award:
- Date of refusal of the lot by the successful tenderer:

Lot number	Quantity in tonnes	Address of the silo	Reason for refusal to take over
			— specific weight (kg/hl) — % of sprouted grains — % of miscellaneous impurities (Schwarzbesatz) — % of matter other than basic cereals of unimpaired quality — other

ANNEX II

Entries referred to in Article 10

- *in Spanish:* Trigo blando de intervención sin aplicación de restitución ni gravamen, Reglamento (CE) n.º 1695/2005
 - *in Czech:* Intervenční pšenice obecná nepodléhá vývozní náhradě ani clu, nařízení (ES) č. 1695/2005
 - *in Danish:* Blød hvede fra intervention uden restitutionsydelse eller -afgift, forordning (EF) nr. 1695/2005
 - *in German:* Weichweizen aus Interventionsbeständen ohne Anwendung von Ausfuhrerstattungen oder Ausfuhr-abgaben, Verordnung (EG) Nr. 1695/2005
 - *in Estonian:* Pehme nisu sekkumisvarudest, mille puhul ei rakendata toetust või maksu, määrus (EÜ) nr 1695/2005
 - *in Greek:* Μαλακός σίτος παρέμβασης χωρίς εφαρμογή επιστροφής ή φόρου, κανονισμός (ΕΚ) αριθ. 1695/2005
 - *in English:* Intervention common wheat without application of refund or tax, Regulation (EC) No 1695/2005
 - *in French:* blé tendre d'intervention ne donnant pas lieu à restitution ni taxe, règlement (CE) n.º 1695/2005
 - *in Italian:* Frumento tenero d'intervento senza applicazione di restituzione né di tassa, regolamento (CE) n. 1695/2005
 - *in Latvian:* Intervences parastie kvieši bez kompensācijas vai nodokļa piemērošanas, Regula (EK) Nr. 1695/2005
 - *in Lithuanian:* Interveniniai paprastieji kviečiai, kompensacija ar mokesčiai netaikytini, Reglamentas (EB) Nr. 1695/2005
 - *in Hungarian:* Intervenciós búza, visszatérítés, illetve adó nem alkalmazandó, 1695/2005/EK rendelet
 - *in Dutch:* Zachte tarwe uit interventie, zonder toepassing van restitutie of belasting, Verordening (EG) nr. 1695/2005
 - *in Polish:* Pszenica zwyczajna interwencyjna niedająca prawa do refundacji ani do opłaty, rozporządzenie (WE) nr 1695/2005
 - *in Portuguese:* Trigo mole de intervenção sem aplicação de uma restituição ou imposição, Regulamento (CE) n.º 1695/2005
 - *in Slovak:* Intervenčná pšenica obyčajná nepodlieha vývozným náhradám ani clu, nariadenie (ES) č. 1695/2005
 - *in Slovene:* Intervencija navadne pšenice brez zahtevkov za nadomestila ali carine, Uredba (ES) št. 1695/2005
 - *in Finnish:* Interventiovehnä, johon ei sovelleta vientitukea eikä vientimaksua, asetus (EY) N:o 1695/2005
 - *in Swedish:* Interventionsvete, utan tillämpning av bidrag eller avgift, förordning (EG) nr 1695/2005.
-

ANNEX III

Standing invitation to tender for the export of common wheat held by the French intervention agency

Form (*)

(Regulation (EC) No 1695/2005)

1	2	3	4	5	6	7
Serial numbers of tenderers	Lot number	Quantity in tonnes	Tender price (EUR/tonne) ⁽¹⁾	Increases (+) Reductions (-) (EUR/tonne) (p.m.)	Commercial costs ⁽²⁾ (EUR/tonne)	Destination
1						
2						
3						
etc.						

⁽¹⁾ This price includes the increases and reductions relating to the lot covered by the tender.

⁽²⁾ The commercial costs corresponding to insurance and services provision borne after the exit of the intervention stock up to the FOB stage at the port of export, with the exception of transport costs. The notified costs shall be established on the basis of the average real costs recorded by the intervention agency in the six months preceding the opening of the tendering period and shall be expressed in euro per tonne.

(*) To be sent to DG AGRI (Unit D/2).

COMMISSION REGULATION (EC) No 1696/2005

of 17 October 2005

opening a standing invitation to tender for the resale on the Spanish market of common wheat held by the French intervention agency

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 6 thereof,

Whereas:

(1) Commission Regulation (EEC) No 2131/93 of 28 July 1993 laying down the procedure and conditions for the sale of cereals held by intervention agencies ⁽²⁾, provides in particular that cereals held by intervention agencies are to be sold by tendering procedure at prices preventing market disturbance.

(2) Because of the difficult weather conditions in much of Spain, cereals production has been significantly reduced in the 2005/06 marketing year. This situation has already resulted in high local prices, causing supply difficulties at competitive prices.

(3) France has significant intervention stocks of common wheat, outlets for which are hard to find and which should therefore be disposed of.

(4) The stocks of common wheat held by the French intervention agency should therefore be made available on the Spanish cereals market as they are particularly suited to the traders' needs.

(5) To take account of the situation on the Community market, provision should be made for the Commission to manage this invitation to tender. In addition, provision must be made for an award coefficient for tenders offering the minimum selling price.

(6) It is also important that the French intervention agency's notification to the Commission should maintain the anonymity of the tenderers.

(7) With a view to modernising management, the information required by the Commission should be sent by electronic mail.

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

HAS ADOPTED THIS REGULATION:

Article 1

1. The French intervention agency shall open a standing invitation to tender for the sale on the Community market of 200 000 tonnes of common wheat held by it.

2. These sales are intended to supply the Spanish market.

Article 2

The sale provided for in Article 1 shall take place in accordance with Regulation (EEC) No 2131/93.

However, notwithstanding that Regulation:

(a) tenders shall be drawn up on the basis of the actual quality of the lot to which they apply;

(b) the minimum selling price shall be fixed at a level that does not disturb the cereals markets.

Article 3

1. Notwithstanding Article 13(4) of Regulation (EEC) No 2131/93 the tender security is set at EUR 10 per tonne.

2. Tenders shall be valid only if they are accompanied by the tenderer's written commitment to lodge a security of EUR 80 per tonne within two working days of the day on which the notice of award of contract is received.

Article 4

1. The first partial invitation to tender shall expire at 15.00 (Brussels time) on 26 October 2005.

⁽¹⁾ OJ L 270, 21.10.2003, p. 78. Regulation as last amended by Commission Regulation (EC) No 1154/2005 (OJ L 187, 19.7.2005, p. 11).

⁽²⁾ OJ L 191, 31.7.1993, p. 76. Regulation as last amended by Regulation (EC) No 749/2005 (OJ L 126, 19.5.2005, p. 10).

The closing dates for the submission of tenders for subsequent partial invitations to tender shall be each Wednesday at 15.00 (Brussels time), with the exception of 2 November 2005, 28 December 2005, 12 April 2006, 24 May 2006 and 14 June 2006, i.e. weeks when no invitation to tender shall be made.

The closing date for the submission of tenders for the last partial invitation to tender shall be 28 June 2006 at 15.00 (Brussels time).

2. Tenders must be lodged with the French intervention agency at the following address:

Office national interprofessionnel des céréales
21, avenue Bosquet
F-75007 Paris
Fax (33-1) 44 18 20 08 — (33-1) 44 18 20 80.

Article 5

Within two hours of the expiry of the time limit for the submission of tenders, the French intervention agency shall notify the Commission of tenders received. This notification shall be made by e-mail, using the form in the Annex hereto.

Article 6

According to the procedure laid down in Article 25(2) of Regulation (EC) No 1784/2003 the Commission shall set the minimum selling price or decide not to award any quantities.

In the event that tenders are submitted for the same lot and for a quantity larger than that available, the Commission may fix this price separately for each lot.

Where tenders are offering the minimum selling price, the Commission may fix an award coefficient for the quantities offered at the same time as it fixes the minimum selling price.

Article 7

1. The security referred to in Article 3(1) shall be released in full in respect of quantities for which:

- (a) no award is made;
- (b) payment of the selling price is made within the period set and the security referred to in Article 3(2) has been lodged.

2. The security referred to in Article 3(2) shall be released in proportion to the quantities of cereals delivered to Spain. Proof of a particular destination shall be supplied in accordance with Commission Regulation (EEC) No 3002/92 ⁽¹⁾. The T5 control copy must provide proof of compliance with the conditions laid down in Article 1(2) of this Regulation.

Article 8

This Regulation shall enter into force on the third day following 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, 17 October 2005.

For the Commission
Mariann FISCHER BOEL
Member of the Commission

⁽¹⁾ OJ L 301, 17.10.1992, p. 17. Regulation as last amended by Regulation (EC) No 770/96 (OJ L 104, 27.4.1996, p. 13).

ANNEX

Standing invitation to tender for the resale on the Spanish market of 200 000 tonnes of common wheat held by the French intervention agency

Form (*)

(Regulation (EC) No 1696/2005)

1	2	3	4
Serial numbers of tenderers	Lot No	Quantity (t)	Tender price EUR/t
1			
2			
3			
etc.			

(*) To be sent to DG AGRI, Unit D2.

COMMISSION REGULATION (EC) No 1697/2005
of 17 October 2005
amending the import duties in the cereals sector applicable from 18 October 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⁾,

Having regard to Commission Regulation (EC) No 1249/96 of 28 June 1996 laying down detailed rules for the application of Council Regulation (EEC) No 1766/92 as regards import duties in the cereals sector ⁽²⁾, and in particular Article 2(1) thereof,

Whereas:

(1) The import duties in the cereals sector are fixed by Commission Regulation (EC) No 1692/2005 ⁽³⁾.

(2) Article 2(1) of Regulation (EC) No 1249/96 provides that if during the period of application, the average import duty calculated differs by EUR 5 per tonne from the duty fixed, a corresponding adjustment is to be made. Such a difference has arisen. It is therefore necessary to adjust the import duties fixed in Regulation (EC) No 1692/2005,

HAS ADOPTED THIS REGULATION:

Article 1

Annexes I and II to Regulation (EC) No 1692/2005 are hereby replaced by Annexes I and II to this Regulation.

Article 2

This Regulation shall enter into force on 18 October 2005.

It shall apply from 18 October 2005.

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

Done at Brussels, 17 October 2005.

For the Commission

J. M. SILVA RODRÍGUEZ

*Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 270, 29.9.2003, p. 78. Regulation as amended by Regulation (EC) No 1154/2005 (OJ L 187, 19.7.2005, p. 11).

⁽²⁾ OJ L 161, 29.6.1996, p. 125. Regulation as last amended by Regulation (EC) No 1110/2003 (OJ L 158, 27.6.2003, p. 12).

⁽³⁾ OJ L 271, 15.10.2005, p. 35.

ANNEX I

**Import duties for the products covered by Article 10(2) of Regulation (EC) No 1784/2003 applicable from
18 October 2005**

CN code	Description	Import duty ⁽¹⁾ (EUR/tonne)
1001 10 00	Durum wheat high quality	0,00
	medium quality	0,00
	low quality	0,00
1001 90 91	Common wheat seed	0,00
ex 1001 90 99	Common high quality wheat other than for sowing	0,00
1002 00 00	Rye	37,19
1005 10 90	Maize seed other than hybrid	45,40
1005 90 00	Maize other than seed ⁽²⁾	45,40
1007 00 90	Grain sorghum other than hybrids for sowing	37,19

⁽¹⁾ For goods arriving in the Community via the Atlantic Ocean or via the Suez Canal (Article 2(4) of Regulation (EC) No 1249/96), the importer may benefit from a reduction in the duty of:

— EUR 3/t, where the port of unloading is on the Mediterranean Sea, or

— EUR 2/t, where the port of unloading is in Ireland, the United Kingdom, Denmark, Estonia, Latvia, Lithuania, Poland, Finland, Sweden or the Atlantic coasts of the Iberian peninsula.

⁽²⁾ The importer may benefit from a flat-rate reduction of EUR 24/t, where the conditions laid down in Article 2(5) of Regulation (EC) No 1249/96 are met.

ANNEX II

Factors for calculating duties

(for 14.10.2005)

1. Averages over the reference period referred to in Article 2(2) of Regulation (EC) No 1249/96:

Exchange quotations	Minneapolis	Chicago	Minneapolis	Minneapolis	Minneapolis	Minneapolis
Product (% proteins at 12 % humidity)	HRS2	YC3	HAD2	Medium quality (*)	Low quality (**)	US barley 2
Quotation (EUR/t)	131,95 (***)	66,77	173,31	163,31	143,31	91,88
Gulf premium (EUR/t)	—	22,14	—			—
Great Lakes premium (EUR/t)	30,28	—	—			—

(*) A discount of 10 EUR/t (Article 4(3) of Regulation (EC) No 1249/96).

(**) A discount of 30 EUR/t (Article 4(3) of Regulation (EC) No 1249/96).

(***) Premium of 14 EUR/t incorporated (Article 4(3) of Regulation (EC) No 1249/96).

2. Averages over the reference period referred to in Article 2(2) of Regulation (EC) No 1249/96:

Freight/cost: Gulf of Mexico–Rotterdam: 22,71 EUR/t; Great Lakes–Rotterdam: 29,59 EUR/t.

3. Subsidy within the meaning of the third paragraph of Article 4(2) of Regulation (EC) No 1249/96: 0,00 EUR/t (HRW2)
0,00 EUR/t (SRW2).

II

(Acts whose publication is not obligatory)

COUNCIL

COUNCIL DECISION

of 17 October 2005

implementing Article 2(3) of Regulation (EC) No 2580/2001 on specific restrictive measures directed against certain persons and entities with a view to combating terrorism and repealing Decision 2005/428/CFSP

(2005/722/EC)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to Regulation (EC) No 2580/2001 of 27 December 2001 on specific restrictive measures directed against certain persons and entities with a view to combating terrorism ⁽¹⁾, and in particular Article 2(3) thereof,

Whereas:

- (1) On 6 June 2005 the Council adopted Decision 2005/428/CFSP implementing Article 2(3) of Regulation (EC) No 2580/2001 on specific restrictive measures directed against certain persons and entities with a view to combating terrorism and repealing Decision 2005/221/CFSP ⁽²⁾.
- (2) It has been decided to adopt an updated list of the persons, groups and entities to which Regulation (EC) No 2580/2001 applies,

HAS DECIDED AS FOLLOWS:

Article 1

The list provided for in Article 2(3) of Regulation (EC) No 2580/2001 shall be replaced by the following:

'(...)':

Article 2

Decision 2005/428/CFSP is hereby repealed.

Article 3

This Decision shall be published in the *Official Journal of the European Union*.

It shall take effect on the day of its publication.

Done at Luxembourg, 17 October 2005.

For the Council
The President
M. BECKETT

⁽¹⁾ OJ L 344, 28.12.2001, p. 70. Regulation as last amended by Commission Regulation (EC) No 1207/2005 (OJ L 197, 28.7.2005, p. 16).

⁽²⁾ OJ L 144, 8.6.2005, p. 59.

ANNEX

1. PERSONS

1. ABOU, Rabah Naami (a.k.a. Naami Hamza; a.k.a. Mihoubi Faycal; a.k.a. Fellah Ahmed; a.k.a. Dafri Rème Lahdi), born 1.2.1966 in Algiers (Algeria) (Member of al-Takfir and al-Hijra)
2. ABOUD, Maisi (a.k.a. The Swiss Abderrahmane), born 17.10.1964 in Algiers (Algeria) (Member of al-Takfir and al-Hijra)
3. AL-MUGHASSIL, Ahmad Ibrahim (a.k.a. ABU OMRAN; a.k.a. AL-MUGHASSIL, Ahmed Ibrahim), born 26.6.1967 in Qatif-Bab al Shamal, Saudi Arabia; citizen of Saudi Arabia
4. AL-NASSER, Abdelkarim Hussein Mohamed, born in Al Ihsa, Saudi Arabia; citizen of Saudi Arabia
5. AL YACOUB, Ibrahim Salih Mohammed, born 16.10.1966 in Tarut, Saudi Arabia; citizen of Saudi Arabia
6. ARIOUA, Azzedine, born 20.11.1960 in Constantine (Algeria) (Member of al-Takfir and al-Hijra)
7. ARIOUA, Kamel (a.k.a. Lamine Kamel), born 18.8.1969 in Constantine (Algeria) (Member of al-Takfir and al-Hijra)
8. ASLI, Mohamed (a.k.a. Dahmane Mohamed), born 13.5.1975 in Ain Taya (Algeria) (Member of al-Takfir and al-Hijra)
9. ASLI, Rabah, born 13.5.1975 in Ain Taya (Algeria) (Member of al-Takfir and al-Hijra)
10. ATWA, Ali (a.k.a. BOUSLIM, Ammar Mansour; a.k.a. SALIM, Hassan Rostom), Lebanon, born 1960 in Lebanon; citizen of Lebanon
11. DARIB, Noureddine (a.k.a. Carreto; a.k.a. Zitoun Mourad), born 1.2.1972 in Algeria (Member of al-Takfir and al-Hijra)
12. DJABALI, Abderrahmane (a.k.a. Touil), born 1.6.1970 in Algeria (Member of al-Takfir and al-Hijra)
13. EL-HOORIE, Ali Saed Bin Ali (a.k.a. AL-HOURI, Ali Saed Bin Ali; a.k.a. EL-HOURI, Ali Saed Bin Ali), born 10.7.1965 alt. 11.7.1965 in El Dibabiya, Saudi Arabia; citizen of Saudi Arabia
14. FAHAS, Sofiane Yacine, born 10.9.1971 in Algiers (Algeria) (Member of al-Takfir and al-Hijra)
15. IZZ-AL-DIN, Hasan (a.k.a. GARBAYA, Ahmed; a.k.a. SA-ID; a.k.a. SALWWAN, Samir), Lebanon, born 1963 in Lebanon, citizen of Lebanon
16. LASSASSI, Saber (a.k.a. Mimiche), born 30.11.1970 in Constantine (Algeria) (Member of al-Takfir and al-Hijra)
17. MOHAMMED, Khalid Shaikh (a.k.a. ALI, Salem; a.k.a. BIN KHALID, Fahd Bin Adballah; a.k.a. HENIN, Ashraf Refaat Nabith; a.k.a. WADOOD, Khalid Abdul), born 14.4.1965 alt. 1.3.1964 in Pakistan, passport No 488555
18. MOKTARI, Fateh (a.k.a. Ferdi Omar), born 26.12.1974 in Hussein Dey (Algeria) (Member of al-Takfir and al-Hijra)
19. MUGHNIYAH, Imad Fa'iz (a.k.a. MUGHNIYAH, Imad Fayiz), Senior Intelligence Officer of HIZBALLAH, born 7.12.1962 in Tayr Dibba, Lebanon, passport No 432298 (Lebanon)
20. NOUARA, Farid, born 25.11.1973 in Algiers (Algeria) (Member of al-Takfir and al-Hijra)
21. RESSOUS, Hoari (a.k.a. Hallasa Farid), born 11.9.1968 in Algiers (Algeria) (Member of al-Takfir and al-Hijra)
22. SEDKAOUI, Noureddine (a.k.a. Nounou), born 23.6.1963 in Algiers (Algeria) (Member of al-Takfir and al-Hijra)
23. SELMANI, Abdelghani (a.k.a. Gano), born 14.6.1974 in Algiers (Algeria) (Member of al-Takfir and al-Hijra)

24. SENOUCI, Sofiane, born 15.4.1971 in Hussein Dey (Algeria) (Member of al-Takfir and al-Hijra)
 25. SISON, Jose Maria (a.k.a. Armando Liwanag, a.k.a. Joma, in charge of the Communist Party of the Philippines including NPA) born 8.2.1939 in Cabugao, Philippines
 26. TINGUALI, Mohammed (a.k.a. Mouh di Kouba), born 21.4.1964 in Blida (Algeria) (Member of al-Takfir and al-Hijra)
2. GROUPS AND ENTITIES
1. Abu Nidal Organisation (ANO), (a.k.a. Fatah Revolutionary Council, Arab Revolutionary Brigades, Black September, and Revolutionary Organisation of Socialist Muslims)
 2. Al-Aqsa Martyrs' Brigade
 3. Al-Aqsa e.V.
 4. Al-Takfir and Al-Hijra
 5. Aum Shinrikyo (a.k.a. AUM, a.k.a. Aum Supreme Truth, a.k.a. Aleph)
 6. Babbar Khalsa
 7. Communist Party of the Philippines, including New Peoples Army (NPA), Philippines, linked to Sison Jose Maria C. (a.k.a. Armando Liwanag, a.k.a. Joma, in charge of the Communist Party of the Philippines, including NPA)
 8. Gama'a al-Islamiyya (Islamic Group), (a.k.a. Al-Gama'a al-Islamiyya, IG)
 9. Great Islamic Eastern Warriors Front (IBDA-C)
 10. Hamas (including Hamas-Izz al-Din al-Qassem)
 11. Holy Land Foundation for Relief and Development
 12. International Sikh Youth Federation (ISYF)
 13. Kahane Chai (Kach)
 14. Kurdistan Workers' Party (PKK), (a.k.a. KADEK; a.k.a. KONGRA-GEL)
 15. Mujahedin-e Khalq Organisation (MEK or MKO) [minus the 'National Council of Resistance of Iran' (NCRI)] (a.k.a. The National Liberation Army of Iran (NLA, the militant wing of the MEK), the People's Mujahidin of Iran (PMOI), Muslim Iranian Students' Society)
 16. National Liberation Army (Ejército de Liberación Nacional)
 17. Palestine Liberation Front (PLF)
 18. Palestinian Islamic Jihad (PIJ)
 19. Popular Front for the Liberation of Palestine (PFLP)
 20. Popular Front for the Liberation of Palestine — General Command (a.k.a. PFLP — General Command)
 21. Revolutionary Armed Forces of Colombia (FARC)
 22. Revolutionary People's Liberation Army/Front/Party (DHKP/C) (a.k.a. Devrimci Sol (Revolutionary Left), Dev Sol)
 23. Shining Path (SL) (Sendero Luminoso)
 24. Stichting Al Aqsa (a.k.a. Stichting Al Aqsa Nederland, a.k.a. Al Aqsa Nederland)
 25. United Self-Defense Forces/Group of Colombia (AUC) (Autodefensas Unidas de Colombia).
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COMMISSION

COMMISSION DECISION

of 14 October 2005

on programmes for the eradication and monitoring of animal diseases, of certain TSEs, and for the prevention of zoonoses, which qualify for a Community financial contribution in 2006

(notified under document number C(2005) 3922)

(2005/723/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Decision 90/424/EEC of 26 June 1990 on expenditure in the veterinary field ⁽¹⁾, and in particular Articles 24(5) and 32 thereof,

Whereas:

- (1) Certain Member States have submitted programmes to the Commission for the eradication and monitoring of animal diseases, programmes of checks aimed at the prevention of zoonoses and programmes for the eradication and the monitoring of certain transmissible spongiform encephalopathies (TSEs) for which they wish to receive a financial contribution from the Community.
- (2) Under Council Regulation (EC) No 1258/1999 of 17 May 1999 on the financing of the common agricultural policy ⁽²⁾, programmes for the eradication and monitoring of animal diseases and zoonoses are to be financed under the Guarantee Section of the European Agricultural Guidance and Guarantee Fund. For financial control purposes, Articles 8 and 9 of that Regulation are to apply.
- (3) Regulation (EC) No 999/2001 of the European Parliament and of the Council of 22 May 2001 laying down rules for the prevention, control and eradication of certain transmissible spongiform encephalopathies ⁽³⁾ lays down rules for monitoring and eradication of TSEs in bovine, ovine and caprine animals.

- (4) In drawing up the lists of programmes for the eradication and monitoring of animal diseases, the list of programmes of checks aimed at the prevention of zoonoses and the list of programmes for the eradication and the monitoring of certain transmissible spongiform encephalopathies (TSEs) qualifying for a financial contribution from the Community for 2006, and the proposed rate and maximum amount of the contribution for each programme, the interest of each programme for the Community, its compliance with the technical provisions of relevant Community veterinary legislation and the volume of available appropriations must be taken into account.

- (5) The Member States have supplied the Commission with information enabling it to assess the interest for the Community of providing a financial contribution to the programmes for 2006.
- (6) The Commission has considered each of the programmes submitted from both the veterinary and the financial point of view and is satisfied that those programmes should be included in the lists of programmes qualifying for a financial contribution from the Community in 2006.
- (7) In view of the importance of those programmes for the protection of public and animal health, as well as the obligatory application in all Member States in the case of the TSE programmes, the most appropriate level of financial assistance from the Community should be ensured.

⁽¹⁾ OJ L 224, 18.8.1990, p. 19. Decision as last amended by Regulation (EC) No 806/2003 (OJ L 122, 16.5.2003, p. 1).

⁽²⁾ OJ L 160, 26.6.1999, p. 103.

⁽³⁾ OJ L 147, 31.5.2001, p. 1. Regulation as last amended by Commission Regulation (EC) No 1292/2005 (OJ L 205, 6.8.2005, p. 3).

- (8) It is therefore appropriate to adopt the list of programmes qualifying for a financial contribution from the Community in 2006 and to set the proposed rate and the maximum amount of those contributions.

- (9) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on the Food Chain and Animal Health,

HAS ADOPTED THIS DECISION:

Article 1

1. The programmes for the eradication and monitoring of animal diseases listed in Annex I shall qualify for a financial contribution from the Community in 2006.

2. For each programme as referred to in paragraph 1, the proposed rate and maximum amount of the financial contribution from the Community shall be as set out in Annex I.

Article 2

1. The programmes of checks aimed at the prevention of zoonoses listed in Annex II shall qualify for a financial contribution from the Community in 2006.

2. For each programme as referred to in paragraph 1, the proposed rate and maximum amount of the financial contribution from the Community shall be as set out in Annex II.

Article 3

1. The programmes for the monitoring of TSE (BSE and scrapie) listed in Annex III shall qualify for a financial contribution from the Community in 2006.

2. For each programme as referred to in paragraph 1, the proposed rate and maximum amount of the financial contribution from the Community shall be as set out in Annex III.

Article 4

1. The programmes for the eradication of BSE listed in Annex IV shall qualify for a financial contribution from the Community in 2006.

2. For each programme as referred to in paragraph 1, the proposed rate and maximum amount of the financial contribution from the Community shall be as set out in Annex IV.

Article 5

1. The programmes for the eradication of scrapie listed in Annex V shall qualify for a financial contribution from the Community in 2006.

2. For each programme as referred to in paragraph 1, the proposed rate and maximum amount of the financial contribution from the Community shall be as set out in Annex V.

Article 6

This Decision is addressed to the Member States.

Done at Brussels, 14 October 2005.

For the Commission
Markos KYPRIANOU
Member of the Commission

ANNEX I

List of programmes for the eradication and monitoring of animal diseases (Article 1(1))

RATE AND MAXIMUM AMOUNT OF THE COMMUNITY FINANCIAL CONTRIBUTION

Disease	Member State	Rate (%)	Maximum amount (EUR)
Aujeszzkys disease	Belgium	50	160 000
	Spain	50	100 000
Bluetongue	Spain	50	2 200 000
	France	50	150 000
	Italy	50	1 000 000
	Portugal	50	1 250 000
Bovine brucellosis	Greece	50	300 000
	Spain	50	6 000 000
	Ireland	50	1 750 000
	Italy	50	2 600 000
	Cyprus	50	300 000
	Poland	50	260 000
	Portugal	50	1 800 000
	United Kingdom ⁽¹⁾	50	1 900 000
Bovine tuberculosis	Estonia	50	65 000
	Spain	50	5 000 000
	Italy	50	1 800 000
	Poland	50	800 000
	Portugal	50	240 000
Classical swine fever	Czech Republic	50	35 000
	Germany	50	600 000
	France	50	400 000
	Luxembourg	50	15 000
	Slovenia	50	25 000
	Slovak Republic	50	400 000
Enzootic bovine leucosis	Estonia	50	5 000
	Italy	50	200 000
	Lithuania	50	100 000
	Latvia	50	50 000
	Portugal	50	100 000
Ovine and caprine brucellosis (B melitensis)	Greece	50	600 000
	Spain	50	6 500 000
	France	50	150 000
	Italy	50	3 200 000
	Cyprus	50	310 000
	Portugal	50	1 000 000
Poseidom ⁽²⁾	France ⁽³⁾	50	100 000

Disease	Member State	Rate (%)	Maximum amount (EUR)
Rabies	Austria	50	180 000
	Czech Republic	50	390 000
	Germany	50	750 000
	Estonia	50	990 000
	France	50	105 000
	Finland	50	100 000
	Lithuania	50	600 000
	Latvia	50	650 000
	Poland	50	3 750 000
	Slovenia	50	300 000
	Slovak Republic	50	400 000
African swine fever/Classical swine fever	Italy	50	50 000
Total			49 730 000

⁽¹⁾ United Kingdom only as regards Northern Ireland.

⁽²⁾ Heartwater, babesiosis and anaplasmosis transmitted by vector insects in the French overseas departments.

⁽³⁾ France only as regards Guadeloupe, Martinique and Réunion.

ANNEX II

List of programmes of checks aimed at the prevention of zoonoses (Article 2(1))

RATE AND MAXIMUM AMOUNT OF THE COMMUNITY FINANCIAL CONTRIBUTION

Zoonosis	Member State	Rate (%)	Maximum amount (EUR)
Salmonella	Austria	50	72 000
	Belgium	50	650 000
	Cyprus	50	69 000
	Denmark	50	155 000
	Germany	50	900 000
	France	50	315 000
	Ireland	50	75 000
	Italy	50	675 000
	Latvia	50	73 000
	Netherlands	50	759 000
	Portugal	50	488 000
	Slovak Republic	50	232 000
Total			4 463 000

ANNEX III

List of programmes for the monitoring of TSEs (Article 3(1))

RATE AND MAXIMUM AMOUNT OF THE COMMUNITY FINANCIAL CONTRIBUTION

Disease	Member State	Rate rapid tests & discriminatory tests performed (%)	Maximum amount (EUR)
TSEs	Belgium	100	3 155 000
	Czech Republic	100	1 485 000
	Denmark	100	2 115 000
	Germany	100	13 940 000
	Estonia	100	225 000
	Greece	100	545 000
	Spain	100	8 305 000
	France	100	24 395 000
	Ireland	100	5 035 000
	Italy	100	7 345 000
	Cyprus	100	280 000
	Latvia	100	340 000
	Lithuania	100	700 000
	Luxembourg	100	135 000
	Hungary	100	915 000
	Malta	100	25 000
	Netherlands	100	4 375 000
	Austria	100	1 755 000
	Poland	100	3 430 000
	Portugal	100	1 605 000
Slovenia	100	390 000	
Slovakia	100	665 000	
Finland	100	935 000	
Sweden	100	285 000	
United Kingdom	100	5 925 000	
Total			88 305 000

ANNEX IV

List of programmes for the eradication of BSE (Article 4(1))

RATE AND MAXIMUM AMOUNT OF THE COMMUNITY FINANCIAL CONTRIBUTION

Disease	Member State	Rate	Maximum amount (EUR)
BSE	Belgium	50 % culling	150 000
	Czech Republic	50 % culling	750 000
	Denmark	50 % culling	100 000
	Germany	50 % culling	875 000
	Estonia	50 % culling	15 000
	Greece	50 % culling	15 000
	Spain	50 % culling	1 000 000
	France	50 % culling	300 000
	Ireland	50 % culling	2 800 000
	Italy	50 % culling	200 000
	Cyprus	50 % culling	15 000
	Luxembourg	50 % culling	100 000
	Netherlands	50 % culling	60 000
	Austria	50 % culling	15 000
	Poland	50 % culling	985 000
	Portugal	50 % culling	685 000
	Slovenia	50 % culling	25 000
	Slovakia	50 % culling	65 000
	Finland	50 % culling	25 000
	United Kingdom	50 % culling	530 000
Total			8 710 000

ANNEX V

List of programmes for the eradication of scrapie (Article 5(1))

RATE AND AMOUNT OF THE COMMUNITY FINANCIAL CONTRIBUTION

Disease	Member State	Rate	Maximum amount (EUR)	
Scrapie	Belgium	50 % culling; 100 % genotyping	100 000	
	Czech Republic	50 % culling; 100 % genotyping	105 000	
	Denmark	50 % culling; 100 % genotyping	5 000	
	Germany	50 % culling; 100 % genotyping	1 105 000	
	Estonia	50 % culling; 100 % genotyping	6 000	
	Greece	50 % culling; 100 % genotyping	1 060 000	
	Spain	50 % culling; 100 % genotyping	12 790 000	
	France	50 % culling; 100 % genotyping	4 690 000	
	Ireland	50 % culling; 100 % genotyping	705 000	
	Italy	50 % culling; 100 % genotyping	530 000	
	Cyprus	50 % culling; 100 % genotyping	5 215 000	
	Latvia	50 % culling; 100 % genotyping	10 000	
	Lithuania	50 % culling; 100 % genotyping	5 000	
	Luxembourg	50 % culling; 100 % genotyping	35 000	
	Hungary	50 % culling; 100 % genotyping	50 000	
	Netherlands	50 % culling; 100 % genotyping	685 000	
	Austria	50 % culling; 100 % genotyping	15 000	
	Portugal	50 % culling; 100 % genotyping	865 000	
	Slovenia	50 % culling; 100 % genotyping	160 000	
	Slovakia	50 % culling; 100 % genotyping	250 000	
	Finland	50 % culling; 100 % genotyping	6 000	
	Sweden	50 % culling; 100 % genotyping	6 000	
	United Kingdom	50 % culling; 100 % genotyping	5 740 000	
	Total			34 138 000

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

COUNCIL JOINT ACTION 2005/724/CFSP

of 17 October 2005

appointing the European Union Special Representative in the former Yugoslav Republic of Macedonia and repealing Joint Action 2005/589/CFSP

THE COUNCIL OF THE EUROPEAN UNION,

The EUSR shall support the work of the High Representative in the region.

Having regard to the Treaty on European Union, and in particular Articles 14, 18(5) and 23(2) thereof,

Article 3

Whereas:

In order to achieve the policy objective, the mandate of the EUSR shall be to:

- (1) On 28 July 2005 the Council adopted Joint Action 2005/589/CFSP⁽¹⁾ extending the mandate of Mr Michael SAHLIN as the European Union Special Representative in the former Yugoslav Republic of Macedonia until 15 November 2005.
- (2) It has been agreed to appoint Mr Erwan FOUÉRÉ as the new European Union Special Representative in the former Yugoslav Republic of Macedonia, as of 1 November 2005.
- (3) Joint Action 2005/589/CFSP should be repealed.
- (4) The European Union Special Representative will implement his mandate in the context of a situation which may deteriorate and harm the objectives of the Common Foreign and Security Policy as set out in Article 11 of the Treaty,

- (a) maintain close contact with the Government of the former Yugoslav Republic of Macedonia and with the parties involved in the political process;
- (b) offer the European Union's advice and facilitation in the political process;
- (c) ensure coordination of the international community's efforts to help in the implementation and sustainability of the provisions of the Framework Agreement of 13 August 2001, as set out in the Agreement and its Annexes;
- (d) follow closely and report on security and interethnic issues and liaising with all relevant bodies to that end;
- (e) provide local political guidance to the Head of Mission/Police Commissioner of the European Union Police Mission (EUPOL/Proxima), ensure coordination between the Police Mission and other EU actors, and assume responsibility for relations between the Police Mission and host party authorities and media;
- (f) together with the Head of Mission/Police Commissioner of EUPOL/Proxima and in coordination with the presidency, conduct a regular dialogue with the authorities of the former Yugoslav Republic of Macedonia on the progress of EUPOL/Proxima.

HAS ADOPTED THIS JOINT ACTION:

Article 1

Mr Erwan FOUÉRÉ is appointed European Union Special Representative (EUSR) in the former Yugoslav Republic of Macedonia from 1 November 2005 until 28 February 2006.

Article 2

The mandate of the EUSR shall be based on the policy objective of the European Union in the former Yugoslav Republic of Macedonia, which shall be to contribute to the consolidation of the peaceful political process and the full implementation of the Ohrid Framework Agreement, thereby facilitating further progress towards European integration through the Stabilisation and Association Process.

Article 4

1. The EUSR shall be responsible for the implementation of the mandate acting under the authority and operational direction of the High Representative. The EUSR shall be accountable to the Commission for all expenditure.

⁽¹⁾ OJ L 199, 29.7.2005, p. 103.

2. The Political and Security Committee (PSC) shall maintain a privileged link with the EUSR and shall be the primary point of contact with the Council. The PSC shall provide strategic guidance and political input to the EUSR within the framework of the mandate.

Article 5

1. The financial reference amount intended to cover the expenditure related to the mandate of the EUSR shall be EUR 215 000.

2. The expenditure financed by the amount stipulated in paragraph 1 shall be managed in accordance with the European Community procedures and rules applicable to the budget with the exception that any pre-financing shall not remain the property of the Community.

3. The management of the expenditure shall be subject to a contract between the EUSR and the Commission.

4. The Presidency, Commission, and/or Member States, as appropriate, shall provide logistical support in the region.

Article 6

1. Within the limits of his mandate and the corresponding financial means made available, the EUSR is responsible for constituting his team in consultation with the Presidency, assisted by the Secretary General/High Representative, and in full association with the Commission. The EUSR shall inform the Presidency and the Commission of the final composition of his team.

2. Member States and institutions of the European Union may propose the secondment of staff to work with the EUSR. The remuneration of personnel who might be seconded by a Member State or an institution of the European Union to the EUSR shall be covered by the Member State or the institution of the European Union concerned respectively.

3. All A-type posts which are not covered by secondment shall be advertised as appropriate by the General Secretariat of the Council and also notified to Member States and institutions of the European Union in order to recruit the best-qualified applicants.

4. The privileges, immunities and further guarantees necessary for the completion and smooth functioning of the mission of the EUSR and the members of his staff shall be defined with the parties. Member States and the Commission shall grant all necessary support to such effect.

Article 7

As a rule, the EUSR shall report in person to the High Representative and to the PSC and may report also to the relevant

Working Group. Regular written reports shall be circulated to the High Representative, the Council and the Commission. On the recommendation of the High Representative and the PSC, the EUSR may report to the General Affairs and External Relations Council.

Article 8

To ensure the consistency of the external action of the European Union, the activities of the EUSR shall be coordinated with those of the High Representative, the Presidency and the Commission. The EUSR shall provide regular briefings to Member States' missions. In the field, close liaison shall be maintained with the Presidency and Heads of Mission who shall make best efforts to assist the EUSR in the implementation of the mandate. The EUSR shall also liaise with other international and regional actors in the field.

Article 9

The implementation of this Joint Action and its consistency with other contributions from the European Union to the region shall be kept under regular review. The EUSR shall present a comprehensive written report on the implementation of the mandate to the High Representative, the Council and the Commission two months before the mandate expires. The report shall form a basis for evaluation of this Joint Action in the relevant Working Groups and by the PSC. In the context of overall priorities for deployment, the High Representative shall make recommendations to the PSC concerning the Council's decision on renewal, amendment or termination of the mandate.

Article 10

Joint Action 2005/589/CFSP is hereby repealed with effect from 31 October 2005.

Article 11

This Joint Action shall enter into force on the date of its adoption.

Article 12

This Joint Action shall be published in the *Official Journal of the European Union*.

Done at Luxembourg, 17 October 2005.

For the Council

The President

M. BECKETT

COUNCIL COMMON POSITION 2005/725/CFSP**of 17 October 2005****updating Common Position 2001/931/CFSP on the application of specific measures to combat terrorism and repealing Common Position 2005/427/CFSP**

THE COUNCIL OF THE EUROPEAN UNION,

HAS ADOPTED THIS COMMON POSITION:

Having regard to the Treaty on European Union, and in particular Articles 15 and 34 thereof,

Article 1

The list of persons, groups and entities to which Common Position 2001/931/CFSP applies is contained in the Annex hereto.

Whereas:

Article 2

- (1) On 27 December 2001, the Council adopted Common Position 2001/931/CFSP on the application of specific measures to combat terrorism ⁽¹⁾.

Common Position 2005/427/CFSP is hereby repealed.

Article 3

- (2) On 6 June 2005, the Council adopted Common Position 2005/427/CFSP updating Common Position 2001/931/CFSP ⁽²⁾.

This Common Position shall take effect on the date of its adoption.

Article 4

- (3) Common Position 2001/931/CFSP provides for a review at regular intervals.

This Common Position shall be published in the *Official Journal of the European Union*.

- (4) It has been decided to update the Annex to Common Position 2001/931/CFSP and to repeal Common Position 2005/427/CFSP.

Done at Luxembourg, 17 October 2005.

- (5) A list has been elaborated in compliance with the criteria laid down in Article 1(4) of Common Position 2001/931/CFSP,

For the Council
The President
M. BECKETT

⁽¹⁾ OJ L 344, 28.12.2001, p. 93. Common Position as last amended by Common Position 2005/220/CFSP (OJ L 69, 16.3.2005, p. 59).

⁽²⁾ OJ L 144, 8.6.2005, p. 54.

ANNEX

List of persons, groups and entities referred to in Article 1⁽¹⁾

1. PERSONS

1. ABOU, Rabah Naami (a.k.a. Naami Hamza; a.k.a. Mihoubi Faycal; a.k.a. Fellah Ahmed; a.k.a. Dafri Rème Lahdi) born 1.2.1966 in Algiers (Algeria) (Member of al-Takfir and al-Hijra)
2. ABOUD, Maisi (a.k.a. The Swiss Abderrahmane) born 17.10.1964 in Algiers (Algeria) (Member of al-Takfir and al-Hijra)
3. * ALBERDI URANGA, Itziar (E.T.A. Activist) born 7.10.1963 in Durango (Biscay), identity card No 78.865.693
4. * ALBISU IRIARTE, Miguel (E.T.A. Activist; Member of Gestoras Pro-amnistía) born 7.6.1961 in San Sebastián (Guipúzcoa), identity card No 15.954.596
5. AL-MUGHASSIL, Ahmad Ibrahim (a.k.a. ABU OMRAN; a.k.a. AL-MUGHASSIL, Ahmed Ibrahim) born 26.6.1967 in Qatif-Bab al Shamal, Saudi Arabia; citizen of Saudi Arabia
6. AL-NASSER, Abdelkarim Hussein Mohamed, born in Al Ihsa, Saudi Arabia; citizen of Saudi Arabia
7. AL YACOUB, Ibrahim Salih Mohammed, born 16.10.1966 in Tarut, Saudi Arabia; citizen of Saudi Arabia
8. * APAOLAZA SANCHO, Iván (E.T.A. Activist; Member of K. Madrid) born 10.11.1971 in Beasain (Guipúzcoa), identity card No 44.129.178
9. ARIOUA, Azzedine born 20.11.1960 in Constantine (Algeria) (Member of al-Takfir and al-Hijra)
10. ARIOUA, Kamel (a.k.a. Lamine Kamel) born 18.8.1969 in Constantine (Algeria) (Member of al-Takfir and al-Hijra)
11. ASLI, Mohamed (a.k.a. Dahmane Mohamed) born 13.5.1975 in Ain Taya (Algeria) (Member of al-Takfir and al-Hijra)
12. ASLI, Rabah born 13.5.1975 in Ain Taya (Algeria) (Member of al-Takfir and al-Hijra)
13. * ARZALLUS TAPIA, Eusebio (E.T.A. Activist) born 8.11.1957 in Regil (Guipúzcoa), identity card No 15.927.207
14. ATWA, Ali (a.k.a. BOUSLIM, Ammar Mansour; a.k.a. SALIM, Hassan Rostom), Lebanon, born 1960 in Lebanon; citizen of Lebanon
15. DARIB, Noureddine (a.k.a. Carreto; a.k.a. Zitoun Mourad) born 1.2.1972 in Algeria (Member of al-Takfir and al-Hijra)
16. DJABALI, Abderrahmane (a.k.a. Touil) born 1.6.1970 in Algeria (Member of al-Takfir and al-Hijra)
17. * ECHEBERRIA SIMARRO, Leire (E.T.A. Activist) born 20.12.1977 in Basauri (Biscay), identity card No 45.625.646
18. * ECHEGARAY ACHIRICA, Alfonso (E.T.A. Activist) born 10.1.1958 in Plencia (Biscay), identity card No 16.027.051
19. EL-HOORIE, Ali Saed Bin Ali (a.k.a. AL-HOURI, Ali Saed Bin Ali; a.k.a. EL-HOURI, Ali Saed Bin Ali) born 10.7.1965 alt. 11.7.1965 in El Dibabiya, Saudi Arabia; citizen of Saudi Arabia
20. FAHAS, Sofiane Yacine born 10.9.1971 in Algiers (Algeria) (Member of al-Takfir and al-Hijra)
21. * GOGASCOEHEA ARRONATEGUI, Eneko (E.T.A. Activist), born 29.4.1967 in Guernica (Biscay), identity card No 44.556.097

⁽¹⁾ Persons, groups and entities marked with an * shall be the subject of Article 4 of Common Position 2001/931/CFSP only.

22. * IPARRAGUIRRE GUENECHEA, Ma Soledad (E.T.A. Activist) born 25.4.1961 in Escoriaza (Navarra), identity card No 16.255.819
23. * IZTUETA BARANDICA, Enrique (E.T.A. Activist) born 30.7.1955 in Santurce (Biscay), identity card No 14.929.950
24. IZZ-AL-DIN, Hasan (a.k.a. GARBAYA, Ahmed; a.k.a. SA-ID; a.k.a. SALWWAN, Samir), Lebanon, born 1963 in Lebanon, citizen of Lebanon
25. LASSASSI, Saber (a.k.a. Mimiche) born 30.11.1970 in Constantine (Algeria) (Member of al-Takfir and al-Hijra)
26. MOHAMMED, Khalid Shaikh (a.k.a. ALI, Salem; a.k.a. BIN KHALID, Fahd Bin Adballah; a.k.a. HENIN, Ashraf Refaat Nabith; a.k.a. WADOOD, Khalid Adbul) born 14.4.1965 alt. 1.3.1964 in Pakistan, passport No 488555
27. MOKTARI, Fateh (a.k.a. Ferdi Omar) born 26.12.1974 in Hussein Dey (Algeria) (Member of al-Takfir and al-Hijra)
28. * MORCILLO TORRES, Gracia (E.T.A. Activist; Member of Kas/Ekin) born 15.3.1967 in San Sebastián (Guipúzcoa), identity card No 72.439.052
29. MUGHNIYAH, Imad Fa'iz (a.k.a. MUGHNIYAH, Imad Fayiz), Senior Intelligence Officer of HIZBALLAH, born 7.12.1962 in Tayr Dibba, Lebanon, passport No 432298 (Lebanon)
30. * NARVÁEZ GOÑI, Juan Jesús (E.T.A. Activist) born 23.2.1961 in Pamplona (Navarra), identity card No 15.841.101
31. NOUARA, Farid born 25.11.1973 in Algiers (Algeria) (Member of al-Takfir and al-Hijra)
32. * ORBE SEVILLANO, Zigor (E.T.A. Activist; Member of Jarrai/Haika/Segi) born 22.9.1975 in Basauri (Biscay), identity card No 45.622.851
33. * PALACIOS ALDAY, Gorka (E.T.A. Activist; Member of K. Madrid), born 17.10.1974 in Baracaldo (Biscay), identity card No 30.654.356
34. * PEREZ ARAMBURU, Jon Iñaki (E.T.A. Activist; Member of Jarrai/Haika/Segi) born 18.9.1964 in San Sebastián (Guipúzcoa), identity card No 15.976.521
35. * QUINTANA ZORROZUA, Asier (E.T.A. Activist; Member of K. Madrid), born 27.2.1968 in Bilbao (Biscay), identity card No 30.609.430
36. RESSOUS, Hoari (a.k.a. Hallasa Farid) born 11.9.1968 in Algiers (Algeria) (Member of al-Takfir and al-Hijra)
37. * RUBENACH ROIG, Juan Luis (E.T.A. Activist; Member of K. Madrid), born 18.9.1963 in Bilbao (Biscay), identity card No 18.197.545
38. SEDKAOUI, Noureddine (a.k.a. Nounou) born 23.6.1963 in Algiers (Algeria) (Member of al-Takfir and al-Hijra)
39. SELMANI, Abdelghani (a.k.a. Gano) born 14.6.1974 in Algiers (Algeria) (Member of al-Takfir and al-Hijra)
40. SENOUCI, Sofiane born 15.4.1971 in Hussein Dey (Algeria) (Member of al-Takfir and al-Hijra)
41. SISON, Jose Maria (a.k.a. Armando Liwanag, a.k.a. Joma, in charge of the Communist Party of the Philippines including NPA) born 8.2.1939 in Cagayan, Philippines
42. TINGUALI, Mohammed (a.k.a. Mouh di Kouba) born 21.4.1964 in Blida (Algeria) (Member of al-Takfir and al-Hijra)
43. * URANGA ARTOLA, Kemen (E.T.A. Activist; Member of Herri Batasuna/E.H/Batasuna) born 25.5.1969 in Ondarroa (Biscay), identity card No 30.627.290

44. * VALLEJO FRANCO, Iñigo (E.T.A. Activist) born 21.5.1976 in Bilbao (Biscay), identity card No 29.036.694
45. * VILA MICHELENA, Fermín (E.T.A. Activist; Member of Kas/Ekin) born 12.3.1970 in Irún (Guipúzcoa), identity card No 15.254.214

2. GROUPS AND ENTITIES

1. Abu Nidal Organisation (ANO), (a.k.a. Fatah Revolutionary Council, Arab Revolutionary Brigades, Black September, and Revolutionary Organisation of Socialist Muslims)
2. Al-Aqsa Martyr's Brigade
3. Al-Aqsa e.V.
4. Al-Takfir and Al-Hijra
5. * Nuclei Territoriali Antimperialisti (Anti-Imperialist Territorial Units)
6. * Cooperativa Artigiana Fuoco ed Affini — Occasionalmente Spettacolare (Artisans' Cooperative Fire and Similar — Occasionally Spectacular)
7. * Nuclei Armati per il Comunismo (Armed Units for Communism)
8. Aum Shinrikyo (a.k.a. AUM, a.k.a. Aum Supreme Truth, a.k.a. Aleph)
9. Babbar Khalsa
10. * CCCCC — Cellula Contro Capitale, Carcere i suoi Carcerieri e le sue Celle (Cell Against Capital, Prison, Prison Warders and Prison Cells)
11. Communist Party of the Philippines, including New Peoples Army (NPA), Philippines, linked to Sison Jose Maria C. (a.k.a. Armando Liwanag, a.k.a. Joma, in charge of the Communist Party of the Philippines, including NPA)
12. * Continuity Irish Republican Army (CIRA)
13. * Euskadi Ta Askatasuna/Tierra Vasca y Libertad/Basque Fatherland and Liberty (E.T.A.) (The following organisations are part of the terrorist group E.T.A.: K.a.s., Xaki, Ekin, Jarrai-Haika-Segi, Gestoras pro-amnistía, Askatasuna, Batasuna (a.k.a. Herri Batasuna, a.k.a. Euskal Herritarrok)
14. Gama'a al-Islamiyya (Islamic Group), (a.k.a. Al-Gama'a al-Islamiyya, IG)
15. Great Islamic Eastern Warriors Front (IBDA-C)
16. * Grupos de Resistencia Antifascista Primero de Octubre/Antifascist Resistance Groups First of October (G.R.A.P.O.)
17. Hamas (including Hamas-Izz al-Din al-Qassem)
18. Holy Land Foundation for Relief and Development
19. International Sikh Youth Federation (ISYF)
20. * Solidarietà Internazionale (International Solidarity)
21. Kahane Chai (Kach)
22. Kurdistan Workers' Party (PKK), (a.k.a. KADEK; a.k.a. KONGRA-GEL)

23. * Loyalist Volunteer Force (LVF)
 24. Mujahedin-e Khalq Organisation (MEK or MKO) [minus the 'National Council of Resistance of Iran' (NCRI)] (a.k.a. The National Liberation Army of Iran (NLA, the militant wing of the MEK), the People's Mujahidin of Iran (PMOI), Muslim Iranian Student's Society)
 25. National Liberation Army (Ejército de Liberación Nacional)
 26. * Orange Volunteers (OV)
 27. Palestine Liberation Front (PLF)
 28. Palestinian Islamic Jihad (PIJ)
 29. Popular Front for the Liberation of Palestine (PFLP)
 30. Popular Front for the Liberation of Palestine-General Command, (a.k.a. PFLP-General Command)
 31. * Real IRA
 32. * Brigate Rosse per la Costruzione del Partito Comunista Combattente (Red Brigades for the Construction of the Fighting Communist Party)
 33. * Red Hand Defenders (RHD)
 34. Revolutionary Armed Forces of Colombia (FARC)
 35. * Revolutionary Nuclei/Epanastatiki Pirines
 36. * Revolutionary Organisation 17 November/Dekati Evdomi Noemvri
 37. Revolutionary People's Liberation Army/Front/Party (DHKP/C), (a.k.a. Devrimci Sol (Revolutionary Left), Dev Sol)
 38. * Revolutionary Popular Struggle/Epanastatikos Laikos Agonas (ELA)
 39. Shining Path (SL) (Sendero Luminoso)
 40. Stichting Al Aqsa (a.k.a. Stichting Al Aqsa Nederland, a.k.a. Al Aqsa Nederland)
 41. * Brigata XX Luglio (Twentieth of July Brigade)
 42. * Ulster Defence Association/Ulster Freedom Fighters (UDA/UFF)
 43. United Self-Defense Forces/Group of Colombia (AUC) (Autodefensas Unidas de Colombia)
 44. * Nucleo di Iniziativa Proletaria Rivoluzionaria (Unit for Revolutionary Proletarian Initiative)
 45. * Nuclei di Iniziativa Proletaria (Units for Proletarian Initiative)
 46. * F.A.I. — Federazione Anarchica Informale (Unofficial Anarchist Federation)
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CORRIGENDA

Corrigenda to Council Regulation (EC) No 837/2005 of 23 May 2005 amending Commission Regulation (EEC) No 2454/93 laying down provisions for the implementation of Council Regulation (EEC) No 2913/92 establishing the Community Customs Code

(Official Journal of the European Union L 139 of 2 June 2005)

On page 2, in the second subparagraph of Article 2:

for: 'It shall apply from 1 July 2006.'

read: 'It shall apply from 1 July 2005.'
