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I

(Acts whose publication is obligatory)

COMMISSION REGULATION (EC) No 1750/2005
of 25 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 26 October 2005.

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

Done at Brussels, 25 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 25 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	46,7
	096	24,7
	204	39,7
	624	421,2
	999	133,1
0707 00 05	052	92,6
	999	92,6
0709 90 70	052	86,0
	204	45,3
	999	65,7
0805 50 10	052	65,2
	388	65,1
	524	66,9
	528	70,1
	999	66,8
0806 10 10	052	100,1
	400	283,5
	508	230,2
	512	92,7
	999	176,6
0808 10 80	052	57,2
	388	79,9
	400	100,2
	404	84,6
	512	75,8
	720	54,4
	800	161,3
	804	83,1
	999	87,1
0808 20 50	052	95,2
	388	57,1
	720	64,0
	999	72,1

⁽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 1751/2005

of 25 October 2005

amending Regulation (EC) No 1725/2003 adopting certain international accounting standards in accordance with Regulation (EC) No 1606/2002 of the European Parliament and of the Council, as regards IFRS 1, IAS 39 and SIC 12

(Text with EEA relevance)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Regulation (EC) No 1606/2002 of the European Parliament and of the Council of 19 July 2002 on the application of international accounting standards ⁽¹⁾, and in particular Article 3 (1) thereof,

Whereas:

(1) By Commission Regulation (EC) No 1725/2003 ⁽²⁾ certain international standards and interpretations that were extant at 14 September 2002 were adopted, including interpretation of the Standing Interpretations Committee (SIC) 12 *Consolidation — Special purpose entities*.

(2) On 17 December 2003 the International Accounting Standard Board (IASB) published revised International Accounting Standard (IAS) 39 *Financial Instruments: Recognition and Measurement*. IAS 39 establishes mainly basic principles for recognising and measuring financial assets and financial liabilities and was adopted by the European Commission by Commission Regulation (EC) No 2086/2004 ⁽³⁾ as of 19 November 2004, with the exception of certain provisions on the use of the full fair value option and on hedge accounting.

(3) On 17 December 2004, the IASB published amendment to IAS 39 *Financial Instruments: Recognition and Measurement — Transition and Initial Recognition of Financial Assets and Financial Liabilities* as part of the IASB's initiative to facilitate the changeover to IAS/IFRS for European companies, especially these registered with the American Securities and Exchange Commission (SEC).

(4) On 11 November 2004, the International Financial Reporting Interpretations Committee (IFRIC) issued amendment to IFRIC Interpretation SIC 12 *Scope of SIC 12: Consolidation — Special Purpose Entities*. The Amendment deals with the current scope exclusion in SIC 12 for post-employment benefit plans and equity compensation plans (SIC-12.6). The purpose of the

change in scope is to ensure consistency with the requirements of IAS 19 *Employee benefits* and to introduce consequential changes required by the recent adoption of IFRS 2 *Share-based Payment* ⁽⁴⁾.

(5) The Commission has concluded that the amended standard and the amended interpretation meet the criteria set out in Article 3(2) of Regulation (EC) No 1606/2002. The consultation with technical experts in the field also support that both amendments meet the technical criteria for adoption.

(6) The adoption of the amendments to IAS 39 implies, by way of consequence, amendments to IFRS 1 *First-time Adoption of International Financial Reporting Standards* in order to ensure consistency between international accounting standards.

(7) Regulation (EC) No 1725/2003 should therefore be amended accordingly.

(8) The amendments should exceptionally take effect for company's financial year starting on or after 1 January 2005, i.e. from a point in time before the publication of this regulation. The retrospective application is exceptionally justified to facilitate for first time adopters the preparation of accounts in accordance with IAS/IFRS.

(9) The measures provided for in this Regulation are in accordance with the opinion of the Accounting Regulatory Committee,

HAS ADOPTED THIS REGULATION:

Article 1

Annex to regulation (EC) No 1725/2003 is amended as follows:

1. The text of the Amendments to International Accounting Standard (IAS) 39 *Financial Instruments: Recognition and Measurement — Transition and Initial Recognition of Financial Assets and Financial Liabilities* is inserted as set out in the Annex to this Regulation.

⁽¹⁾ OJ L 243, 11.9.2003, p. 1.

⁽²⁾ OJ L 261, 13.10.2003, p. 1. Regulation as last amended by Regulation (EC) No 1073/2005 (OJ L 175, 8.7.2005, p. 3).

⁽³⁾ OJ L 363, 9.12.2004, p. 1.

⁽⁴⁾ OJ L 41, 11.2.2005, p. 1.

2. The text of the IFRIC Amendment to SIC 12 *Scope of SIC 12; Consolidation — Special Purpose Entities* is inserted as set out in the Annex to this Regulation.
3. The adoption of the amendments to IAS 39 implies, by way of consequence, amendments to IFRS 1 *First-time Adoption of International Financial Reporting Standards* in order to ensure consistency between international accounting standards.

Article 2

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

It shall apply to each financial year of a company starting on or after 1 January 2005.

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

Done at Brussels, 25 October 2005.

For the Commission
Charlie McCREEVY
Member of the Commission

ANNEX

INTERNATIONAL FINANCIAL REPORTING STANDARDS

IAS 39	Amendments to International Accounting Standard (IAS) 39 <i>Financial Instruments: Recognition and Measurement — Transition and Initial Recognition of Financial Assets and Financial Liabilities</i>
SIC 12	IFRIC Amendment to SIC 12 <i>Scope of SIC 12; Consolidation — Special Purpose Entities</i>

Amendments to IAS 39 *Financial Instruments: Recognition and Measurement*

In the Standard, paragraph 107A is added.

EFFECTIVE DATE AND TRANSITION

107A. Notwithstanding paragraph 104, an entity may apply the requirements in the last sentence of paragraph AG76, and paragraph AG76A, in either of the following ways:

- (a) prospectively to transactions entered into after 25 October 2002; or
- (b) prospectively to transactions entered into after 1 January 2004.

In Appendix A, Application Guidance, paragraph AG76A is added.

Application Guidance**Measurement (paragraphs 43 to 70)****No Active Market: Valuation Technique**

...

AG76A. The subsequent measurement of the financial asset or financial liability and the subsequent recognition of gains and losses shall be consistent with the requirements of this Standard. The application of paragraph AG76 may result in no gain or loss being recognised on the initial recognition of a financial asset or financial liability. In such a case, IAS 39 requires that a gain or loss shall be recognised after initial recognition only to the extent that it arises from a change in a factor (including time) that market participants would consider in setting a price.

Appendix

Amendments to IFRS 1

The amendments in this appendix shall be applied for annual periods beginning on or after 1 January 2005. If an entity applies IFRS 1 for an earlier period, these amendments shall be applied for that earlier period.

A1. IFRS 1 *First-time Adoption of International Financial Reporting Standards* is amended as described below.

In paragraph 13, subparagraphs (j) and (k) are amended, and subparagraph (l) inserted, as follows:

- (j) decommissioning liabilities included in the cost of property, plant and equipment (paragraph 25E);
- (k) leases (paragraph 25F); and
- (l) fair value measurement of financial assets or financial liabilities at initial recognition (paragraph 25G).

After paragraph 25F a new heading and paragraph 25G are inserted as follows:

Fair value measurement of financial assets or financial liabilities

25G Notwithstanding the requirements of paragraphs 7 and 9, an entity may apply the requirements in the last sentence of IAS 39 paragraph AG76, and paragraph AG76A, in either of the following ways:

- (a) prospectively to transactions entered into after 25 October 2002; or
 - (b) prospectively to transactions entered into after 1 January 2004.
-

International Financial Reporting Interpretations Committee**IFRIC***IFRIC AMENDMENT TO SIC-12***Scope of SIC-12*****Consolidation — Special Purpose Entities***

REFERENCES

IAS 19 *Employee Benefits*
IAS 32 *Financial Instruments: Disclosure and Presentation*
IFRS 2 *Share-based Payment*
SIC-12 *Consolidation — Special Purpose Entities*

BACKGROUND

1. Until this Amendment becomes effective, SIC-12 excludes from its scope post-employment benefit plans and equity compensation plans (SIC-12.6). Until IFRS 2 becomes effective, such plans are within the scope of IAS 19 (as amended in 2002).
2. IFRS 2 is effective for annual periods beginning on or after 1 January 2005. IFRS 2 will amend IAS 19 by:
 - (a) removing from its scope employee benefits to which IFRS 2 applies, and
 - (b) removing all references to equity compensation benefits and equity compensation plans.
3. Furthermore, IAS 32 requires treasury shares to be deducted from equity. When IFRS 2 becomes effective, it will amend IAS 32 to state that paragraphs 33 and 34 of IAS 32 (relating to treasury shares) shall be applied to treasury shares purchased, sold, issued or cancelled in connection with employee share option plans, employee share purchase plans, and all other share-based payment arrangements.

ISSUES

4. The first matter addressed by this Amendment is the inclusion of equity compensation plans within the scope of SIC-12.
5. The second matter addressed by this Amendment is to exclude from the scope of SIC-12 other long-term employee benefit plans. Until the Amendment becomes effective, SIC-12 does not exclude other long-term employee benefit plans from its scope. However, IAS 19 requires those plans to be accounted for in a manner similar to the accounting for post-employment benefit plans.

AMENDMENT

6. Paragraph 6 of SIC-12 is amended as follows.

This Interpretation does not apply to post-employment benefit plans or other long-term employee benefit plans to which IAS 19 applies.

EFFECTIVE DATE

7. An entity shall apply this Amendment for annual periods beginning on or after 1 January 2005. If an entity applies IFRS 2 for an earlier period, this amendment shall be applied for that earlier period.

COMMISSION DIRECTIVE 2005/74/EC**of 25 October 2005****amending Council Directive 90/642/EEC as regards the maximum residue levels of ethofumesate, lambda-cyhalothrin, methomyl, pymetrozine and thiabendazole fixed therein****(Text with EEA relevance)**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 90/642/EEC of 27 November 1990 on the fixing of maximum levels for pesticide residues in and on certain products of plant origin including fruit and vegetables ⁽¹⁾, and in particular Article 7 thereof,

Having regard to Council Directive 91/414/EEC of 15 July 1991 concerning the placing of plant protection products on the market ⁽²⁾, and in particular Article 4(1)(f) thereof,

Whereas:

- (1) In accordance with Directive 91/414/EEC, authorisations of plant protection products for use on specific crops are the responsibility of the Member States. Such authorisations are required to be based on the evaluation of effects on human and animal health and influence on the environment. Elements to be taken into account in such evaluations include operator and bystander exposure and impact on the terrestrial, aquatic and aerial environments, as well as impact on humans and animals through consumption of residues on treated crops.
- (2) Maximum residue levels (MRLs) reflect the use of minimum quantities of pesticides to achieve effective protection of plants, applied in such a manner that the amount of residue is the smallest practicable and is toxicologically acceptable, in particular in terms of estimated dietary intake.
- (3) MRLs for pesticides should be kept under review. They may be changed to take account of new uses, new information and data.

(4) MRLs are fixed at the lower limit of analytical determination where authorised uses of plant protection products do not result in detectable levels of pesticide residue in or on the food product, or where there are no authorised uses, or where uses which have been authorised by Member States have not been supported by the necessary data, or where uses in third countries resulting in residues in or on food products which may enter into circulation in the Community market have not been supported with such necessary data.

(5) Information on new or changed uses of certain pesticides covered by Directive 90/642/EEC has been notified to the Commission. This concerns ethofumesate, lambda-cyhalothrin, methomyl, pymetrozine and thiabendazole

In the case of lambda-cyhalothrin, methomyl and pymetrozine, for which an acute reference (ARfD) dose exists, the acute exposure of consumers via each of the food products that may contain residues of these pesticides has been assessed and evaluated in accordance with the procedures and practices currently used within the European Community, taking account of guidelines published by the World Health Organisation. The opinions of the Scientific Committee for Plants, in particular advice and recommendations concerning the protection of consumers of food products treated with pesticides, have been taken into account. The intake assessment of lambda-cyhalothrin, methomyl and pymetrozine shows, that by setting the MRLs concerned, ARfD will not be exceeded. In the case of ethofumesate and thiabendazole, an assessment of the available information has shown that no ARfD is required and that therefore a short-term assessment is not needed.

(6) Therefore it is appropriate to fix new maximum levels for residues of those pesticides.

(7) In the light of technological and scientific developments, it may be appropriate to set specific MRLs for products which are relatively new in the Community, such as 'Papaya' and 'Cassava.' The list of examples within the groups specified in Annex I to Directive 90/642/EEC should therefore be amended accordingly.

⁽¹⁾ OJ L 350, 14.12.1990, p. 71. Directive as last amended by Commission Directive 2005/48/EC (OJ L 219, 24.8.2005, p. 29).

⁽²⁾ OJ L 230, 19.8.1991, p. 1. Directive as last amended by Regulation (EC) No 396/2005 of the European Parliament and of the Council (OJ L 70, 16.3.2005, p. 1).

- (8) The setting or modification at Community level of provisional MRLs does not prevent the Member States from establishing provisional MRLs for ethofumesate in accordance with Article 4(1)(f) of Directive 91/414/EEC and Annex VI thereto. It is considered that a period of four years is sufficient to permit further uses of the active substance concerned. The provisional MRL should then become definitive.
- (9) The measures provided for in this Directive are in accordance with the opinion of the Standing Committee on the Food Chain and Animal Health,

HAS ADOPTED THIS DIRECTIVE:

Article 1

The item 'papaya' is added to Annex I to Directive 90/642/EEC under the category 1(vi) miscellaneous fruit between the items 'Olives' and 'Passion fruit'. The item 'Cassava' is added to Annex I to Directive 90/642/EEC under the category 2(i) root and tuber vegetables between the items 'Carrots' and 'Celeriac'.

Article 2

Directive 90/642/EEC is amended as follows:

1. In Annex II, the maximum levels for pesticide residues of ethofumesate, lambda-cyhalothrin, methomyl, pymetrozine, and thiabendazole are replaced by those in Annex I to this Directive.
2. In Annex II, maximum levels for pesticide residues of ethofumesate are added as set out in Annex II to this Directive.

Article 3

1. Member States shall adopt and publish, by 26 April 2006 at the latest, the laws, regulations and administrative provisions necessary to comply with this Directive. They shall forthwith communicate to the Commission the text of those provisions and a correlation table between those provisions and this Directive.

They shall apply these provisions from 27 April 2006.

When Member States adopt those provisions, they shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.

2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.

Article 4

This Directive shall enter into force on the 20th day following its publication in the *Official Journal of the European Union*.

Article 5

This Directive is addressed to the Member States.

Done at Brussels, 25 October 2005.

For the Commission
Markos KYPRIANOU
Member of the Commission

ANNEX I ⁽¹⁾

Groups and examples of individual products to which the MRLs would apply	Pymetrozine	Lambda-cyhalothrin	Ethofumesate (sum of ethofumesate and the metabolite 2,3-dihydro-3,3-dimethyl-2-oxo-benzofuran-5-yl methane sulphonate expressed as ethofumesate)	Methomyl/Thiodicarb (sum expressed as methomyl)	Thiabendazole
1. Fruit, fresh, dried or uncooked, preserved by freezing, not containing added sugar; nuts			0,05 (*) ^(p)		
(i) CITRUS FRUIT	0,3 ^(p)				5
Grapefruit		0,1		0,5	
Lemons		0,2		1	
Limes		0,2		1	
Mandarins (including clementines and other hybrids)		0,2		1	
Oranges		0,1		0,5	
Pomelos		0,1		0,5	
Others		0,02 (*)		0,05 (*)	
(ii) TREE NUTS (shelled or unshelled)	0,02 (*) ^(p)	0,05 (*)		0,05 (*)	0,1 (*)
Almonds					
Brazil nuts					
Cashew nuts					
Chestnuts					
Coconuts					
Hazelnuts					
Macadamia					
Pecans					
Pine nuts					
Pistachios					
Walnuts					
Others					
(iii) POME FRUIT	0,02 (*) ^(p)	0,1		0,2	
Apples					5
Pears					5
Quinces					
Others					0,05 (*)

⁽¹⁾ For the ease of the reader the changed MRL values are indicated as underlined.

Groups and examples of individual products to which the MRLs would apply	Pymetrozine	Lambda-cyhalothrin	Ethofumesate (sum of ethofumesate and the metabolite 2,3-dihydro-3,3-dimethyl-2-oxo-benzofuran-5-yl methane sulphamate expressed as ethofumesate)	Methomyl/Thiodicarb (sum expressed as methomyl)	Thiabendazole
(iv) STONE FRUIT					0,05 (*)
Apricots	0,05 (P)	0,2		0,2	
Cherries				0,1	
Peaches (including nectarines and similar hybrids)	0,05 (P)	0,2		0,2	
Plums				0,5	
Others	0,02 (*) (P)	0,1		0,05 (*)	
(v) BERRIES AND SMALL FRUIT	0,02 (*) (P)				0,05 (*)
(a) Table and wine grapes		0,2			
Table grapes				0,05 (*)	
Wine grapes				1	
(b) Strawberries (other than wild)		0,5		0,05 (*)	
(c) Cane fruit (other than wild)		0,02 (*)		0,05 (*)	
Blackberries					
Dewberries					
Loganberries					
Raspberries					
Others					
(d) Other small fruit and berries (other than wild)				0,05 (*)	
Bilberries					
Cranberries					
Currants (red, black and white)		0,1			
Gooseberries		0,1			
Others		0,02 (*)			
(e) Wild berries and wild fruit		0,2		0,05 (*)	
(vi) MISCELLANEOUS	0,02 (*) (P)	0,02 (*)		0,05 (*)	
Avocados					15
Bananas					5
Dates					
Figs					
Kiwi					

Groups and examples of individual products to which the MRLs would apply	Pymetrozine	Lambda-cyhalothrin	Ethofumesate (sum of ethofumesate and the metabolite 2,3-dihydro-3,3-dimethyl-2-oxo-benzofuran-5-yl methane sulphonate expressed as ethofumesate)	Methomyl/Thiodicarb (sum expressed as methomyl)	Thiabendazole
Kumquats					
Litchis					
Mangoes					5
Olives					
Papaya					10
Passion fruit					
Pineapples					
Pomegranate					
Others					0,05 (*)
2. Vegetables, fresh or uncooked, frozen or dry					
(i) ROOT AND TUBER VEGETABLES	0,02 (*) (P)				
Beetroot			0,1 (P)		
Carrots					
Cassava					<u>15</u>
Celeriac		0,1			
Horseradish					
Jerusalem artichokes					
Parsnips					
Parsley root					
Radishes		0,1		0,5	
Salsify					
Sweet potatoes					<u>15</u>
Swedes					
Turnips					
Yam					<u>15</u>
Others		0,02 (*)	0,05 (*) (P)	0,05 (*)	0,05 (*)
(ii) BULB VEGETABLES	0,02 (*) (P)		0,05 (*) (P)	0,05 (*)	0,05 (*)
Garlic					
Onions					
Shallots					
Spring onions		0,05			
Others		0,02 (*)			

Groups and examples of individual products to which the MRLs would apply	Pymetrozine	Lambda-cyhalothrin	Ethofumesate (sum of ethofumesate and the metabolite 2,3-dihydro-3,3-dimethyl-2-oxo-benzofuran-5-yl methane sulphonate expressed as ethofumesate)	Methomyl/Thiodicarb (sum expressed as methomyl)	Thiabendazole
(iii) FRUITING VEGETABLES			0,05 (*) (P)		0,05 (*)
(a) Solanacea					
Tomatoes	0,5 (P)	0,1		0,5	
Peppers	1 (P)	0,1		<u>0,2</u>	
Aubergines	0,5 (P)	0,5		0,5	
Others	0,02 (*) (P)	0,02 (*)		0,05 (*)	
(b) Cucurbits — edible peel	0,5 (P)	0,1		0,05 (*)	
Cucumbers					
Gherkins					
Courgettes					
Others					
(c) Cucurbits-inedible peel	0,2 (P)	0,05		0,05 (*)	
Melons					
Squashes					
Watermelons					
Others					
(d) Sweet corn	0,02 (*) (P)	0,05		0,05 (*)	
(iv) BRASSICA VEGETABLES			0,05 (*) (P)		
(a) Flowering brassica	0,02 (*) (P)	0,1			
Broccoli (including Calabrese)				0,2	5
Cauliflower					
Others				0,05 (*)	0,05 (*)
(b) Head brassica				0,05 (*)	0,05 (*)
Brussels sprouts		0,05			
Head cabbage	0,05 (P)	0,2			
Others	0,02 (*) (P)	0,02 (*)			
(c) Leafy brassica		1		0,05 (*)	0,05 (*)
Chinese cabbage					
Kale	<u>0,1 (P)</u>				
Others	0,02 (*) (P)				
(d) Kohlrabi	0,02 (*) (P)	0,02 (*)		0,05 (*)	0,05 (*)

Groups and examples of individual products to which the MRLs would apply	Pymetrozine	Lambda-cyhalothrin	Ethofumesate (sum of ethofumesate and the metabolite 2,3-dihydro-3,3-dimethyl-2-oxo-benzofuran-5-yl methane sulphonate expressed as ethofumesate)	Methomyl/Thiodicarb (sum expressed as methomyl)	Thiabendazole
(v) LEAF VEGETABLES AND FRESH HERBS					0,05 (*)
(a) Lettuce and similar	1 (P)	1	0,05 (*) (P)		
Cress					
Lamb's lettuce					
Lettuce				2	
Scarole (broad-leaf endive)					
Others				0,05 (*)	
(b) Spinach and similar	0,02 (*) (P)	0,5	0,05 (*) (P)	2	
Spinach					
Beet leaves (chard)					
Others					
(c) Water cress	0,02 (*) (P)	0,02 (*)	0,05 (*) (P)	0,05 (*)	
(d) Witloof	0,02 (*) (P)	0,02 (*)	0,05 (*) (P)	0,05 (*)	
(e) Herbs	1 (P)	1	1 (P)	2	
Chervil					
Chives					
Parsley					
Celery leaves					
Others					
(vi) LEGUME VEGETABLES (fresh)	0,02 (*) (P)		0,05 (*) (P)	0,05 (*)	0,05 (*)
Beans (with pods)		0,2			
Beans (without pods)		0,02 (*)			
Peas (with pods)		0,2			
Peas (without pods)		0,2			
Others		0,02 (*)			
(vii) STEM VEGETABLES (fresh)	0,02 (*) (P)		0,05 (*) (P)	0,05 (*)	0,05 (*)
Asparagus					
Cardoons					
Celery		0,3			
Fennel					
Globe artichokes					
Leek		0,3			
Rhubarb					
Others		0,02 (*)			

Groups and examples of individual products to which the MRLs would apply	Pymetrozine	Lambda-cyhalothrin	Ethofumesate (sum of ethofumesate and the metabolite 2,3-dihydro-3,3-dimethyl-2-oxo-benzofuran-5-yl methane sulphinate expressed as ethofumesate)	Methomyl/Thiodicarb (sum expressed as methomyl)	Thiabendazole
(viii) FUNGI	0,02 (*) (P)		0,05 (*) (P)	0,05 (*)	
(a) Cultivated mushrooms		0,02 (*)			10
(b) Wild mushrooms		0,5			0,05 (*)
3. Pulses	0,02 (*) (P)	0,02 (*)	0,05 (*) (P)	0,05 (*)	0,05 (*)
Beans					
Lentils					
Peas					
Others					
4. Oilseeds		0,02 (*)	0,1 (*) (P)		0,05 (*)
Linseed					
Peanuts				0,1	
Poppy seed					
Sesame seed					
Sunflower seed					
Rape seed					
Soya bean				0,1	
Mustard seed					
Cotton seed	0,05 (P)			0,1	
Others	0,02 (*) (P)			0,05 (*)	
5. Potatoes	0,02 (*) (P)	0,02 (*)	0,05 (*) (P)	0,05 (*)	
Early potatoes					0,05 (*)
Ware potatoes					15
6. Tea (dried leaves and stalks, fermented or other-wise, <i>Camellia sinensis</i>)	0,1 (*) (P)	1	0,1 (*) (P)	0,1 (*)	0,1 (*)
7. Hops (dried), including hop pellets and unconcentrated powder	5 (P)	10	0,1 (*) (P)	10	0,1 (*)

(*) Indicates lower limit of analytical determination.

(P) Indicates that the maximum residue level has been established provisionally in accordance with Article 4(1)(f) of Directive 91/414/EEC.

ANNEX II

Pesticide residue and maximum residue level (mg/kg)	
Groups and examples of individual products to which the MRLs would apply	Ethofumesate (sum of ethofumesate and the metabolite 2,3-dihydro-3,3-dimethyl-2-oxo-benzofuran-5-yl methane sulphonate expressed as ethofumesate)
8. Spices	0,5 ^(p)
Cumin seed	
Juniper seed	
Nutmeg	
Pepper, black and white	
Vanilla pods	
Others	

^(p) Indicates that the maximum residue level has been established provisionally in accordance with Article 4(1)(f) of Directive 91/414/EEC.

II

(Acts whose publication is not obligatory)

COMMISSION

COMMISSION DECISION

of 21 October 2005

recognising in principle the completeness of the dossiers submitted for detailed examination in view of the possible inclusion of ascorbic acid, potassium iodide and potassium thiocyanate in Annex I to Council Directive 91/414/EEC

(notified under document number C(2005) 4025)

(Text with EEA relevance)

(2005/751/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 91/414/EEC of 15 July 1991 concerning the placing of plant-protection on the market ⁽¹⁾, and in particular Article 6(3) thereof,

Whereas:

- (1) Directive 91/414/EEC provides for the development of a Community list of active substances authorised for incorporation in plant protection products.
- (2) A dossier for the active substance ascorbic acid was submitted by Citrex Nederland BV to the authorities of the Netherlands on 14 September 2004 with an application to obtain its inclusion in Annex I to Directive 91/414/EEC. For potassium iodide a dossier was submitted by Koppert Beheer BV to the authorities of the Netherlands on 6 September 2004 with an application to obtain its inclusion in Annex I to Directive 91/414/EEC. For potassium thiocyanate a dossier was submitted by Koppert Beheer BV to the authorities of the Netherlands on 6 September 2004 with an application to obtain its inclusion in Annex I to Directive 91/414/EEC.

- (3) The authorities of the Netherlands have indicated to the Commission that, on preliminary examination, the dossiers for the active substances concerned appear to satisfy the data and information requirements set out in Annex II to Directive 91/414/EEC. The dossiers submitted appear also to satisfy the data and information requirements set out in Annex III to Directive 91/414/EEC in respect of one plant protection product containing the active substance concerned. In accordance with Article 6(2) of Directive 91/414/EEC, the dossiers were subsequently forwarded by the respective applicants to the Commission and other Member States, and were referred to the Standing Committee on the Food Chain and Animal Health.

- (4) By this Decision it should be formally confirmed at Community level that the dossiers are considered as satisfying in principle the data and information requirements provided for in Annex II and, for at least one plant protection product containing the active substance concerned, the requirements set out in Annex III to Directive 91/414/EEC.

- (5) This Decision should not prejudice the right of the Commission to request the applicant to submit further data or information in order to clarify certain points in the dossier.

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

⁽¹⁾ OJ L 230, 19.8.1991, p. 1. Directive as last amended by Commission Directive 2005/25/EC (OJ L 90, 8.4.2005, p. 1).

HAS ADOPTED THIS DECISION:

Article 1

Without prejudice to Article 6(4) of Directive 91/414/EEC, the dossiers concerning the active substances identified in the Annex to this Decision, which were submitted to the Commission and the Member States with a view to obtaining the inclusion of those substances in Annex I to that Directive, satisfy in principle the data and information requirements set out in Annex II to that Directive.

The dossiers also satisfy the data and information requirements set out in Annex III to that Directive in respect of one plant protection product containing the active substance, taking into account the uses proposed.

Article 2

The rapporteur Member States shall pursue the detailed examination for the dossiers concerned and shall report the

conclusions of their examinations accompanied by any recommendations on the inclusion or non-inclusion of the active substance concerned in Annex I of Directive 91/414/EEC and any conditions related thereto to the European Commission as soon as possible and at the latest within a period of one year from the date of publication of this Decision in the *Official Journal of the European Union*.

Article 3

This Decision is addressed to the Member States.

Done at Brussels, 21 October 2005.

For the Commission
Markos KYPRIANOU
Member of the Commission

ANNEX

Active substances concerned by this decision

No	Common name, CIPAC Identification Number	Applicant	Date of application	Rapporteur Member State
1	Ascorbic acid, CIPAC-No: 774	Citrex Nederland BV	14.9.2004	NL
2	Potassium iodide, CIPAC-No: 773	Koppert Beheer BV	6.9.2004	NL
3	Potassium thiocyanate, CIPAC-No: 772	Koppert Beheer BV	6.9.2004	NL

COMMISSION DECISION
of 24 October 2005
establishing an expert group on electronic commerce
(2005/752/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Whereas:

(1) In the framework of the Directive 2000/31/EC of the European Parliament and of the Council of 8 June 2000 on certain legal aspects of information society services, in particular electronic commerce, in the Internal Market (Directive on electronic commerce)⁽¹⁾, the Member States were asked to appoint one or several national contact points to enhance cooperation with other Member States (Article 19.2 of the Directive).

(2) Thereafter, the First Report on the application of Directive 2000/31/EC on electronic commerce (COM(2003) 702 final of 21 November 2003) in chapter seven envisaged that the Commission will now 'focus on ensuring the practical functioning of administrative cooperation and the continuous exchange of information between the Commission and the Member States themselves'.

(3) Moreover, it is useful to give Member States the possibility to discuss problems in the application of the Directive on electronic commerce and emerging issues in the area of electronic commerce. It is also important to encourage and facilitate cooperation between them and the Commission. The Expert Group will thus provide a useful forum to exchange views on the practical implementation and application of the Directive, including information on codes of conduct drawn up by consumer and professional associations, codes of conduct on on-line advertising by regulated professions; national case law, especially related to the liability provisions; new developments mentioned in Article 21 of the Directive, such as liability of providers of hyperlinks and location tool services and 'notice and take down' procedures; and to discuss the possible scope of the subsequent evaluation reports on the application of the Directive on electronic commerce.

(4) Regulation (EC) No 2006/2004 of the European Parliament and of the Council of 27 October 2004 on cooperation between national authorities responsible for the enforcement of consumer protection laws (the Regulation on consumer protection cooperation)⁽²⁾ establishes a network of public authorities responsible for the protection of consumers economic interests, partially harmonises their investigation and enforcement powers and provides mutual assistance arrangements between them. The provisions of Directive 2000/31/EC that protect consumers' economic interests enter within the scope of the Regulation. It is appropriate that the Committee set up for the implementation of Regulation (EC) No 2006/2004 regularly informs the Expert group on electronic commerce about its activities which may be relevant for the latter,

HAS DECIDED AS FOLLOWS:

Article 1

An expert group on electronic commerce (hereinafter referred to as the Group) is established.

Article 2

Mission

The Commission can consult the Group on any questions relating to the directive on electronic commerce. This covers, among others, the following areas:

- administrative cooperation in the context of Article 3(4) to (6) procedure to restrict the freedom to provide services against a given information society service provider,
- information on codes of conduct drawn up at Community level by trade, professional and consumer associations or organisations, designed to contribute to the proper implementation of Articles 5 to 15 of the Directive (Article 16 of the Directive),
- codes of conduct on on-line advertising by regulated professions (Article 8 of the Directive),
- national case law, especially related to the liability provisions, including decisions taken in out-of-court dispute settlement (Articles 17 and 19(5) of the Directive),

⁽¹⁾ OJ L 178, 17.7.2000, p. 1.

⁽²⁾ OJ L 364, 9.12.2004, p. 1.

- areas currently outside the scope of the liability section of the Directive but referred to in Article 21, such as: 'notice and take down' procedures, hyperlinks and search engines,
- scope of the subsequent evaluation reports on the application of the Directive on electronic commerce (Article 21 of the Directive).

The chairman of the Group may suggest that the Commission consults the Group on any related matter.

Administrative cooperation matters that also fall within the scope of Regulation (EC) No 2006/2004 concerning the provisions of Directive 2000/31/EC that protect consumers' interests should also be dealt with by the Committee set up for the implementation of Regulation (EC) No 2006/2004. The latter will regularly keep the Expert Group informed.

Article 3

Composition — nomination

1. The members of the group should be national contact points appointed under Article 19(2) of the Directive on electronic commerce (one member per Member State) and representatives of the Commission.
2. The Group comprises the number of members corresponding to the number of Member States of the European Community and representatives of the Commission.
3. Members remain in function until their replacement or until the end of their mandate.
4. Members who are not capable anymore to contribute efficiently to the works of the group, who resign or who do not respect the conditions outlined under Article 3(1) or Article 287 of the Treaty, may be replaced by an alternative Member, for the remaining duration of their mandate.

Article 4

Functioning

The Group shall be chaired by a representative of the Commission.

The Group, in agreement with the Commission, may set up working groups to study specific subjects on the basis of a mandate. The working groups will be dissolved as soon as their mandates are fulfilled.

The Commission may invite experts and observers with specific knowledge to participate in the work of the Group and/or of the working groups.

Information obtained during the works of the group or of the sub-groups may not be disseminated if the Commission is of the opinion they are confidential.

The expert group on electronic commerce shall adopt agreed rules of procedure on the basis of a model adopted by the Commission (Annex III of SEC(2005) 1004).

Article 5

Meetings

The Group and the sub-groups shall normally meet at the Commission premises, in the form and according to the timetable determined by the Commission.

The Secretariat of the Group shall be provided by the Commission. Interested staff members from the Commission may be present at meetings of the Group and of the working groups and may take part in the debates.

The Commission may publish on the Internet, in the original language of the document concerned, any conclusion, summary, part conclusion or working paper relating to the Group or its working groups.

Article 6

Meeting expenses

Travel and subsistence expenses incurred by members, observers and experts, in connection with the activities of the Group, shall be reimbursed by the Commission in accordance with the provisions in force within the Commission. Their functions shall not be remunerated.

Article 7

Entry into force

This decision shall apply from the day of its publication in the *Official Journal of the European Union*.

Done at Brussels, 24 October 2005.

For the Commission
Charlie McCREEVY
Member of the Commission

COMMISSION DECISION**of 24 October 2005****amending Annex II to Council Decision 79/542/EEC as regards imports of fresh meat from Brazil***(notified under document number C(2005) 4168)***(Text with EEA relevance)**

(2005/753/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 2002/99/EC of 16 December 2002 laying down the animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption ⁽¹⁾, and in particular Article 8(1) and (4) thereof,

Whereas:

- (1) Part 1 of Annex II to Council Decision 79/542/EEC of 21 December 1979 drawing up a list of third countries or parts of third countries, and laying down animal and public health and veterinary certification conditions for importation into the Community of certain live animals and their fresh meat ⁽²⁾ sets out a list of third countries and parts of third countries from which Member States are authorised to import certain live animals and their fresh meat.
- (2) Under that Decision, part of the territory of Brazil is authorised for import into the Community of deboned and matured meat from bovines as vaccination against foot and mouth is carried out.
- (3) However an outbreak of foot and mouth disease has been confirmed by the Brazilian veterinary authorities and reported by the World Organisation for Animal Health on 10 October 2005 in Brazil in the State of Mato Grosso do Sul near the border with the State of Parana. In addition there are many movements and epidemiological links between these States and the State of Sao Paulo. Therefore, in the absence of detailed information to allow a more precise definition of the affected area and in order to ensure the high health status of the Community with regard to foot and mouth disease, it

is considered appropriate that imports of bovine meat from these states should be suspended.

- (4) The first notification to the Brazilian veterinary authorities was on 30 September 2005. Therefore consignments with certification for deboned and matured meat from bovines slaughtered prior to this date should be accepted but all consignments of such meat from bovines slaughtered on or after this date from these three States should be suspended.
- (5) Part 1 of Annex II to Decision 79/542/EEC should be amended accordingly.
- (6) This Decision will be reviewed in the light of information obtained from Brazil.
- (7) 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

Part 1 of Annex II to Decision 79/542/EEC is replaced by the text in the Annex to this Decision.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 24 October 2005.

For the Commission
Markos KYPRIANOU
Member of the Commission

⁽¹⁾ OJ L 18, 23.1.2003, p. 11.

⁽²⁾ OJ L 146, 14.6.1979, p. 15. Decision as last amended by Commission Decision 2005/620/EC (OJ L 216, 20.8.2005, p. 11).

ANNEX

‘ANNEX II

FRESH MEAT

Part 1

LIST OF THIRD COUNTRIES OR PARTS THEREOF ⁽¹⁾

Country	Code of Territory	Description of territory	Veterinary certificate		Specific conditions
			Model(s)	SG	
1	2	3	4	5	6
AL — Albania	AL-0	Whole country	—		
AR — Argentina	AR-0	Whole country	EQU		
	AR-1	The Provinces of Buenos Aires, Catamarca, Corrientes, Entre Ríos, La Rioja, Mendoza, Misiones, Neuquen, Rio Negro, San Juan, San Luis, Santa Fe and Tucuman	BOV	A	1 and 2
	AR-2	La Pampa and Santiago del Estero	BOV	A	1 and 2
	AR-3	Cordoba	BOV	A	1 and 2
	AR-4	Chubut, Santa Cruz and Tierra del Fuego	BOV, OVI, RUW, RUF		
	AR-5	Formosa (only the territory of Ramon Lista) and Salta (only the department of Rivadavia)	BOV	A	1 and 2
	AR-6	Salta (only the departments of General Jose de San Martin, Oran, Iruya, and Santa Victoria)	BOV	A	1 and 2
	AR-7	Chaco, Formosa (except the territory of Ramon Lista), Salta (except the departments of General Jose de San Martin, Rivadavia, Oran, Iruya, and Santa Victoria), Jujuy	BOV	A	1 and 2
	AR-8	Chaco, Formosa, Salta, Jujuy, with the exception of the buffer area of 25 Km from the border with Bolivia and Paraguay that extends from the Santa Catalina District in the Province of Jujuy, to the Laishi District in the Province of Formosa	BOV	A	1 and 2
	AR-9	The buffer area of 25 Km from the border with Bolivia and Paraguay that extends from the Santa Catalina District in the Province of Jujuy, to the Laishi District in the Province of Formosa	—		
AU — Australia	AU-0	Whole country	BOV, OVI, POR, EQU, RUF, RUW, SUF, SUW		
BA — Bosnia Herzegovina	BA-0	Whole country	—		
BG — Bulgaria	BG-0	Whole country	EQU		
	BG-1	The provinces of Varna, Dobrich, Silistra, Shumen, Targovichte, Razgrad, Russe, Veliko Tarnovo, Gabrovo, Plevan, Lovech, Plovdiv, Smolian, Pazardjik, Sofia district, Sofia city, Pernik, Kiustendil, Blagoevgrad, Vratsa, Montana and Vidin	BOV, OVI, RUW, RUF		
	BG-2	The provinces of Burgas, Iambol, Sliven, Stara Zagora, Haskovo, Kardjali and the 20-km-wide corridor on the border with Turkey	—		

⁽¹⁾ Without prejudice to specific certification requirements provided for by Community agreements with third countries.

1	2	3	4	5	6
BH — Bahrain	BH-0	Whole country	—		
BR — Brazil	BR-0	Whole country	EQU		
	BR-1	States of: Mato Grosso do Sul (except for the municipalities of Sonora, Aquidauana, Bodoqueno, Bonito, Caracol, Coxim, Jardim, Ladario, Miranda, Pedro Gomes, Porto Murtinho, Rio Negro, Rio Verde of Mato Grosso and Corumbá), Paraná and Sao Paulo, Minas Gerais (except regional delegations of Oliveira, Passos, São Gonçalo de Sapucaí, Setelagoas and Bambuí), Espírito Santo, Santa Catarina, Goiás and the regional units of Cuiaba (except for the municipalities of San Antonio de Leverger, Nossa Senhora do Livramento, Pocone and Barão de Melgaço), Caceres (except for the municipality of Caceres), Lucas do Rio Verde, Rondonopolis (except for the municipality of Itiquiora), Barra do Garça and Barra do Bugres in Mato Grosso	BOV		2
	BR-2	State of Rio Grande do Sul	BOV	A	1 and 2
	BR-3	State of Mato Grosso do Su (municipality of Sete Quedas)	BOV	A	1 and 2
	BR-4	States of Mato Grosso do Sul (except for the municipalities of Sonora, Aquidauana, Bodoqueno, Bonito, Caracol, Coxim, Jardim, Ladario, Miranda, Pedro Gomes, Porto Murtinho, Rio Negro, Rio Verde of Mato Grosso and Corumbá), Paraná and Sao Paulo	BOV	A	1 and 2
BW — Botswana	BW-0	Whole country	EQU, EQW		
	BW-1	The veterinary disease control zones 5, 6, 7, 8, 9 and 18	BOV, OVI, RUF, RUW	F	1 and 2
	BW-2	The veterinary disease control zones 10, 11, 12, 13 and 14	BOV, OVI, RUF, RUW	F	1 and 2
BY — Belarus	BY-0	Whole country	—		
BZ — Belize	BZ-0	Whole country	BOV, EQU		
CA — Canada	CA-0	Whole country	BOV, OVI, POR, EQU, RUF, RUW, SUF, SUW	G	
CH — Switzerland	CH-0	Whole country	BOV, OVI, POR, EQU, RUF, RUW, SUF, SUW		
CL — Chile	CL-0	Whole country	BOV, OVI, POR, EQU, RUF, RUW, SUF		
CN — China (People's Republic of)	CN-0	Whole country	—		

1	2	3	4	5	6
CO — Colombia	CO-0	Whole country	EQU		
	CO-1	The zone included within the borderlines from the point where the Murri River flows into the Atrato River, downstream along the Atrato River to where it flows into the Atlantic Ocean from this point to the Panamanian border following the Atlantic coast-line to Cabo Tiburón; from this point to the Pacific Ocean following the Columbian-Panamanian border; from this point to the mouth of the Valle River along the Pacific coast and from this point along a straight line to the point where the Murri River flows into the Atrato River	BOV	A	2
	CO-3	The zone included within the borderlines from the mouth of the Sinu River on the Atlantic Ocean, upstream along the Sinu River to its head-Waters of Alto Paramillo, from this point to Puerto Rey on the Atlantic Ocean, following the borderline between the Department of Antiquia and Córdoba, and from this point to the mouth of the Sinu River along the Atlantic coast	BOV	A	2
CR — Costa Rica	CR-0	Whole country	BOV, EQU		
CS — Serbia and Montenegro (*)	CS-0	Whole country	BOV, OVI, EQU		
CU — Cuba	CU-0	Whole country	BOV, EQU		
DZ — Algeria	DZ-0	Whole country	—		
ET — Ethiopia	ET-0	Whole country	—		
FK — Falkland Islands	FK-0	Whole country	BOV, OVI, EQU		
GL — Greenland	GL-0	Whole country	BOV, OVI, EQU, RUF, RUW		
GT — Guatemala	GT-0	Whole country	BOV, EQU		
HK — Hong Kong	HK-0	Whole country	—		
HN — Honduras	HN-0	Whole country	BOV, EQU		
HR — Croatia	HR-0	Whole country	BOV, OVI, EQU, RUF, RUW		
IL — Israel	IL-0	Whole country	—		
IN — India	IN-0	Whole country	—		
IS — Iceland	IS-0	Whole country	BOV, OVI, EQU, RUF, RUW		
KE — Kenya	KE-0	Whole country	—		
MA — Morocco	MA-0	Whole country	EQU		
MG — Madagascar	MG-0	Whole country	—		
MK — Former Yugoslav Republic of Macedonia (**)	MK-0	Whole country	OVI, EQU		
MU — Mauritius	MU-0	Whole country	—		

1	2	3	4	5	6
MX — Mexico	MX-0	Whole country	BOV, EQU		
NA — Namibia	NA-0	Whole country	EQU, EQW		
	NA-1	South of the cordon fences which extend from Palgrave Point in the west to Gam in the east	BOV, OVI, RUF, RUW	F	2
NC — New Caledonia	NC-0	Whole country	BOV, RUF, RUW		
NI — Nicaragua	NI-0	Whole country	—		
NZ — New Zealand	NZ-0	Whole country	BOV, OVI, POR, EQU, RUF, RUW, SUF, SUW		
PA — Panama	PA-0	Whole country	BOV, EQU		
PY — Paraguay	PY-0	Whole country	EQU		
	PY-1	Chaco central and San Pedro areas	BOV	A	1 and 2
RO — Romania	RO-0	Whole country	BOV, OVI, EQU, RUW, RUF		
RU — Russia	RU-0	Whole country	—		
	RU-1	Region of Murmansk, Yamalo-Nenets autonomous area	RUF		
SV — El Salvador	SV-0	Whole country	—		
SZ — Swaziland	SZ-0	Whole country	EQU, EQW		
	SZ-1	Area west of the "red line" fences which extends northwards from the river Usutu to the frontier with South Africa west of Nkalashane	BOV, RUF, RUW	F	2
	SZ-2	The veterinary foot and mouth surveillance and vaccination control areas as gazetted as a Statutory Instrument under legal notice number 51 of 2001	BOV, RUF, RUW	F	1 and 2
TH — Thailand	TH-0	Whole country	—		
TN — Tunisia	TN-0	Whole country	—		
TR — Turkey	TR-0	Whole country	—		
	TR-1	The provinces of Amasya, Ankara, Aydin, Balikesir, Bursa, Cankiri, Corum, Denizli, Izmir, Kastamonu, Kutahya, Manisa, Usak, Yozgat and Kirikkale	EQU		
UA — Ukraine	UA-0	Whole country	—		
US — United States	US-0	Whole country	BOV, OVI, POR, EQU, SUF, SUW, RUF, RUW	G	
UY — Uruguay	UY-0	Whole country	EQU		
			BOV	A	1 and 2
			OVI	A	1 and 2

1	2	3	4	5	6
ZA — South Africa	ZA-0	Whole country	EQU, EQW		
	ZA-1	The whole country except: — the part of the foot-and-mouth disease control area situated in the veterinary regions of Mpumalanga and Northern provinces, in the district of Ingwavuma of the veterinary region of Natal and in the border area with Botswana east of longitude 28°, and — the district of Camperdown, in the province of KwaZuluNatal	BOV, OVI, RUF, RUW	F	2
ZW — Zimbabwe	ZW-0	Whole country	—		

(*) Not including Kosovo as defined by United Nations Security Council Resolution 1244 of 10 June 1999.

(**) Former Yugoslav Republic of Macedonia; provisional code that does not affect the definitive denomination of the country to be attributed after the conclusion of the negotiations currently taking place in the United Nations.

— = No certificate laid down and fresh meat imports are prohibited (except for those species where indicated in the line for the whole country).

Specific conditions referred to in column 6

"1": Geographic and timing restrictions

Code of Territory	Veterinary certificate		Time period/dates for which importation into the Community is authorised or not authorised in relation to dates of slaughter/killing of animals from which the meat was obtained	
	Model	SG		
AR-1	BOV	A	Before and including 31 January 2002	Not authorised
			After and including 1 February 2002	Authorised
AR-2	BOV	A	Before and including 8 March 2002	Not authorised
			After and including 9 March 2002	Authorised
AR-3	BOV	A	Before and including 26 March 2002	Not authorised
			After and including 27 March 2002	Authorised
AR-4	BOV, OVI, RUW, RUF	—	Before and including 28 February 2002	Not authorised
			After and including 1 March 2002	Authorised
AR-5	BOV	A	From 1 February 2002 to 10 July 2003 (inclusive)	Authorised
			After and including 11 July 2003	Not Authorised
AR-6	BOV	A	From 1 February 2002 to 4 September 2003 (inclusive)	Authorised
			After and including 5 September 2003	Not Authorised
AR-7	BOV	A	From 1 February 2002 to 7 October 2003 (inclusive)	Authorised
			After and including 8 October 2003	Not Authorised
AR-8	BOV	A	Before and including 17 March 2005	see AR-5, AR-6 and AR-7 for periods when the specific territories within the area referred to in AR-8 were not authorised
			After and including 18 March 2005	Authorised

Code of Territory	Veterinary certificate		Time period/dates for which importation into the Community is authorised or not authorised in relation to dates of slaughter/killing of animals from which the meat was obtained	
	Model	SG		
BR-2	BOV	A	Before and including 30 November 2001	Not authorised
			After and including 1 December 2001	Authorised
BR-3	BOV	A	Before and including 31 October 2002	Authorised
			After and including 1 November 2002	Not authorised
BR-4	BOV	A	Before and including 29 September 2005	Authorised
			After and including 30 September 2005	Not authorised
BW-1	BOV, OVI, RUW, RUF	A	Before and including 7 July 2002	Not authorised
			After and including 8 July to 22 December 2002	Authorised
			After and including 23 December 2002 to 6 June 2003	Not authorised
			After and including 7 June 2003	Authorised
BW-2	BOV, OVI, RUW, RUF	A	Before and including 6 March 2002	Not authorised
			After and including 7 March 2002	Authorised
PY-1	BOV	A	Before and including 31 August 2002	Not authorised
			After and including 1 September 2002 to 19 February 2003	Authorised
			After and including 20 February 2003	Not authorised
SZ-2	BOV, RUF, RUW	A	Before and including 3 August 2003	Not authorised
			After and including 4 August 2003	Authorised
UY-0	BOV, OVI	A	Before and including 31 October 2001	Not authorised
			After and including 1 November 2001	Authorised

"2": Category restrictions

No offal authorised (except, in the case of bovine species, diaphragm and masseter muscles).'

CORRIGENDA

Corrigendum to Commission Regulation EC (No) 1259/2005 of 27 July 2005 imposing a provisional anti-dumping duty on imports of tartaric acid originating in the People's Republic of China*(Official Journal of the European Union L 200 of 30 July 2005)*

On page 90, in Article 1(2):

for:

Company	Anti-Dumping Duty	TARIC Additional Code
Hangzhou Bioking Biochemical Engineering Co., Ltd, Hangzhou, People's Republic of China.	2,4 %	A687'

read:

Company	Anti-Dumping Duty	TARIC Additional Code
Hangzhou Bioking Biochemical Engineering Co., Ltd, Hangzhou, People's Republic of China.	2,4 %	A687'

Where applicable, the correct spelling of the company names and seat, as set out above, should also apply throughout the text of Regulation (EC) No 1259/2005 wherever they appear, and namely under recitals (8)(b), (17), (39) and (122).

Corrigendum to Commission Regulation (EC) No 3063/93 of 5 November 1993 laying down detailed rules for the application of Council Regulation (EEC) No 2019/93 with regard to the aid scheme for the production of honey of specific quality

(Official Journal of the European Communities L 274 of 6 November 1993)

On page 6, in Article 3(1), second sentence:

for: '10 %',

read: '20 %'.
