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glish edition	Legislation 23 November 20)05
ntents	I Acts whose publication is obligatory	
	★ Council Regulation (EC) No 1905/2005 of 14 November 2005 amending Regulation (EC) No 297/95 on fees payable to the European Medicines Agency	1
	Commission Regulation (EC) No 1906/2005 of 22 November 2005 establishing the standard import values for determining the entry price of certain fruit and vegetables	10
	Commission Regulation (EC) No 1907/2005 of 22 November 2005 on the issuing of system A3 export licences in the fruit and vegetables sector (tomatoes, oranges, lemons, table grapes and apples)	12
	II Acts whose publication is not obligatory	
	Council	
	2005/809/EC:	
	★ Council Decision of 7 November 2005 concerning the conclusion of the Agreement between the European Community and the Republic of Albania on the readmission of persons residing without authorization	14
	2005/810/EC, Euratom:	
	★ Council Decision of 14 November 2005 appointing a French member of the European Economic and Social Committee	16
	2005/811/EC:	
	★ Council Decision of 14 November 2005 of appointing one Italian member and one Italian alternate member to the Committee of the Regions	17
	2005/812/EC:	
	★ Council Decision of 14 November 2005 appointing a Spanish member of the Committee of the Regions	18
	(Continued over	leaf)

Acts whose titles are printed in light type are those relating to day-to-day management of agricultural matters, and are generally valid for a limited period.

The titles of all other acts are printed in bold type and preceded by an asterisk.

2

En

Co

Commission

2005/813/EC:

\star	Commission Decision of 15 November 2005 amending Annexes I and II to Decision		
	2002/308/EC establishing lists of approved zones and approved farms with regard to one or		
	more of the fish diseases viral haemorrhagic septicaemia (VHS) and infectious haematopoietic		
	necrosis (IHN) (notified under document number C(2005) 4394) (1) 19		

2005/814/EC:

Commission Decision of 18 November 2005 adopting Community import decisions for certain	
chemicals pursuant to Regulation (EC) No 304/2003 of the European Parliament and of the	
Council and amending Decision 2000/657/EC (1)	46



Ι

(Acts whose publication is obligatory)

COUNCIL REGULATION (EC) No 1905/2005

of 14 November 2005

amending Regulation (EC) No 297/95 on fees payable to the European Medicines Agency

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 297/95 of 10 February 1995 on fees payable to the European Agency for the Evaluation of Medicinal Products (¹), and in particular Article 12 thereof,

Having regard to the proposal from the Commission,

Having regard to the opinion of the European Parliament (2),

Whereas:

- (1) Article 67(3) of Regulation (EC) No 726/2004 of the European Parliament and of the Council of 31 March 2004 laying down Community procedures for the authorisation, supervision and surveillance of medicinal products for human and veterinary use and establishing a European Medicines Agency (³), stipulates that the revenue of the European Medicines Agency (hereinafter referred to as the Agency) shall consist of a contribution from the Community and fees paid by undertakings for obtaining and maintaining Community marketing authorisations and for other services provided by the Agency.
- (2) Regulation (EC) No 726/2004 also provides for new tasks for the Agency. Furthermore, the existing tasks

(2) Not yet published in the Official Journal.

have also been changed following amendments to Directive 2001/82/EC of the European Parliament and of the Council of 6 November 2001 on the Community code relating to veterinary medicinal products (⁴) and to Directive 2001/83/EC of the European Parliament and of the Council of 6 November 2001 on the Community code relating to medicinal products for human use (⁵).

- (3) In view of the experience gained since 1995, it is appropriate to maintain the general principles and overall structure of the fees, as well as the main operational and procedural provisions established by Regulation (EC) No 297/95. In particular, the calculation of the level of fees charged by the Agency should be based on the principle of the service actually provided and should be related to specific medicinal products. The proportionality between the fees and the assessment related costs of each application, as well as the provision of the service requested, should also be ensured.
- (4) Regulation (EC) No 726/2004 lays down provisions for new post-authorisation activities to be carried out by the Agency. These tasks include the recording of the actual marketing of medicinal products authorised in accordance with Community procedures, the maintenance of marketing authorisation dossiers and of the various databases managed by the Agency, as well as the continuous follow-up of the risk-benefit balance of authorised medicinal products. In addition, it is necessary to reduce the Agency's dependence on fees related to new applications. The annual fee should therefore be increased by 10 % to accommodate those changes.
- (5) New categories of fees have to be created to cover new, specific tasks now provided by the Agency, such as new types of scientific opinions related to a medicinal product.

 ^{(&}lt;sup>1</sup>) OJ L 35, 15.2.1995, p. 1. Regulation as last amended by Commission Regulation (EC) No 494/2003 (OJ L 73, 19.3.2003, p. 6).

⁽³⁾ OJ L 136, 30.4.2004, p. 1.

⁽⁴⁾ OJ L 311, 28.11.2001, p. 1. Directive as last amended by Directive 2004/28/EC (OJ L 136, 30.4.2004, p. 58).

⁽⁵⁾ OJ L 311, 28.11.2001, p. 67. Directive as last amended by Directive 2004/27/EC (OJ L 136, 30.4.2004, p. 34).

- (6) The Management Board of the Agency should be competent to specify provisions necessary for the application of this Regulation, on a proposal from the Executive Director and following a favourable opinion from the Commission. In particular, since the levels of fees laid down in this Regulation are set as maximum fees, the Management Board should establish, for certain services for which this is laid down in the Regulation, detailed classifications and lists of reduced fees.
- (7)The Executive Director should also keep the competence to decide, in exceptional circumstances, on reductions of the fees, in particular as regards certain cases related to specific medicinal products and where a reduction is necessary for imperative reasons of public or animal health. Likewise, the Executive Director should have the possibility to decide on exemptions from the obligation to pay a fee in the case of medicinal products for the treatment of rare diseases, for the treatment of diseases affecting minor animal species and for the addition of animal species in the case of the determination of maximum residue limits in accordance with the procedure laid down in Council Regulation (EEC) No 2377/90 of 26 June 1990 laying down a Community procedure for the establishment of maximum residue limits of veterinary medicinal products in foodstuffs of animal origin (1).
- (8) In accordance with Article 70(2) of Regulation (EC) No 726/2004, the circumstances under which small and medium-sized enterprises may pay reduced fees, defer payment of the fee or receive administrative assistance are not to be covered by this Regulation.
- (9) In order to allow an immediate budgetisation, the fees should be due on the date of validation but should be payable within a certain number of days.
- (10) Provisions should be laid down to report on the implementation of this Regulation after experience has been gained and to review, if necessary, the level of the fees.
- (11) It is appropriate to include an indexation mechanism for automatically adjusting the fees in relation to official inflation rates indices.
- (12) For the sake of consistency, this Regulation should apply at the same time as the full entering into force of Regu-
- (¹) OJ L 224, 18.8.1990, p. 1. Regulation as last amended by Commission Regulation (EC) No 1518/2005 (OJ L 244, 20.9.2005, p. 11).

lation (EC) No 726/2004. It should not apply to valid applications pending at the time of its application.

(13) Regulation (EC) No 297/95 should therefore be amended accordingly,

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EC) No 297/95 shall be amended as follows:

- 1. the second paragraph of Article 1 shall be replaced by the following:
 - 'The amounts of these fees shall be laid down in euro.';
- 2. Article 3 is amended as follows:
 - (a) the title shall be replaced by the following:

'Medicinal products for human use covered by the procedures laid down in Regulation (EC) No 726/2004 (*)

- (*) OJ L 136, 30.4.2004, p. 1.';
- (b) paragraph 1 is amended as follows:
 - (i) in point (a) the first and second subparagraph shall be replaced by the following:

'A full fee of EUR 232 000 shall apply for an application for a marketing authorisation supported by a full dossier. That fee shall cover a single strength associated with one pharmaceutical form and one presentation.

The fee shall be increased by EUR 23 200 for each additional strength and/or pharmaceutical form submitted at the same time as the initial application for authorisation. That increase shall cover one additional strength or pharmaceutical form and one presentation.';

- (ii) points (b) and (c) shall be replaced by the following:
 - '(b) Reduced fee

A reduced fee of EUR 90 000 shall apply to applications for a marketing authorisation pursuant to Article 10(1) and (3), and Article 10c of Directive 2001/83/EC of the European Parliament and of the Council of 6 November 2001 on the Community code relating to medicinal products for human use (*). That fee shall cover a single strength associated with one pharmaceutical form and one presentation.

A specific reduced fee of EUR 150 000 shall apply to applications for a marketing authorisation pursuant to Article 10(4) of Directive 2001/83/EC. That fee shall cover a single strength associated with one pharmaceutical form and one presentation.

The reduced fees referred to in the first and second subparagraph shall be increased by EUR 9 000 for each additional strength or pharmaceutical form submitted at the same time as the initial application for authorisation. That increase shall cover one additional strength or pharmaceutical form and one presentation.

The reduced fees referred to in the first and second subparagraph shall be increased by EUR 5 800 for each additional presentation of the same strength and pharmaceutical form, submitted at the same time as the initial application for authorisation.

(c) Extension fee

An extension fee of EUR 69 600 shall apply for each extension of a marketing authorisation within the meaning of Annex II to Commission Regulation (EC) No 1085/2003 of 3 June 2003 concerning the examination of variations to the terms of a marketing authorisation for medicinal products for human use and veterinary medicinal products falling within the scope of Council Regulation (EEC) No 2309/93 (**), which has already been granted.

By derogation from the first subparagraph, a reduced extension fee falling within the range of EUR 17 400 to EUR 52 200 shall apply for

certain extensions. Those extensions shall be included in a list, which shall be drawn up in accordance with Article 11(2) of this Regulation.

The extension fee and the reduced extension fee shall be increased by EUR 5 800 for each additional presentation of the same extension submitted at the time of the extension application.

- (*) OJ L 311, 28.11.2001, p. 67. Directive as last amended by Directive 2004/27/EC (OJ L 136, 30.4.2004, p. 34).
- (**) OJ L 159, 27.6.2003, p. 24.';

(c) paragraph 2 is amended as follows:

(i) in point (a) the first subparagraph shall be replaced by the following:

'A Type I variation fee shall apply for a minor variation to a marketing authorisation, as defined in Article 3(2) of Regulation (EC) No 1085/2003. For Type IA variations, the fee shall be EUR 2 500. For Type IB variations, the fee shall be EUR 5 800.';

(ii) in point (b) the first subparagraph shall be replaced by the following:

'A Type II variation fee of EUR 69 600 shall apply for a major variation to a marketing authorisation, as defined in Article 3(3) of Regulation (EC) No 1085/2003.

By derogation from the first subparagraph, a reduced Type II variation fee falling within the range of EUR 17 400 to EUR 52 200 shall apply for certain variations. Those variations shall be included in a list, which shall be drawn up in accordance with Article 11(2) of this Regulation.';

- (d) paragraph 4 is amended as follows:
 - (i) the sole subparagraph shall be replaced by the following:

'A fee of EUR 17 400 shall apply for any inspection within or outside the Community. For inspections outside the Community, travel expenses shall be charged extra on the basis of actual cost.'; (ii) the following subparagraph shall be added:

'By derogation from the first subparagraph, a reduced inspection fee shall apply for certain inspections, according to the extent and nature of the inspection and on the basis of the conditions laid down in accordance with Article 11(2).';

- (e) paragraph 6 shall be replaced by the following:
 - '6. Annual fee

An annual fee of EUR 83 200 shall apply for each marketing authorisation of a medicinal product. That fee shall cover all authorised presentations of a given medicinal product.

By derogation from the first subparagraph, a reduced annual fee falling within the range of EUR 20 800 to EUR 62 400 shall apply for certain types of medicinal products. Those medicinal products shall be included in a list, which shall be drawn up in accordance with Article 11(2).';

3. Article 4 shall be replaced by the following:

'Article 4

Medicinal products for human use covered by the procedures laid down in Directive 2001/83/EC

Referral fee

A referral fee of EUR 58 000 shall apply where the procedures laid down in Article 30(1) and Article 31 of Directive 2001/83/EC are initiated by the applicant of a marketing authorisation or the holder of an existing marketing authorisation.

Where more than one applicant of marketing authorisations or holder of existing marketing authorisations are concerned by the procedures referred to in the first subparagraph, the applicants or holders may be grouped for the purpose of the payment of one single referral fee. If however, the same procedure concerns more than ten different applicants or holders, the fee shall be charged by the application of the abovementioned referral fee.';

- 4. Article 5 is amended as follows:
 - (a) the title shall be replaced by the following:

'Medicinal products for veterinary use covered by the procedures laid down in Regulation (EC) No 726/2004';

- (b) paragraph 1 is amended as follows:
 - (i) point (a) shall be amended as follows:
 - the first and second subparagraph shall be replaced by the following:

'A full fee of EUR 116 000 shall apply for an application for a marketing authorisation supported by a full dossier. That fee shall cover a single strength associated with one pharmaceutical form and one presentation.

The fee shall be increased by EUR 11 600 for each additional strength and/or pharmaceutical form submitted at the same time as the initial application for authorisation. That increase shall cover one additional strength or pharmaceutical form and one presentation.';

- the fourth subparagraph shall be replaced by the following:

'In the case of immunological veterinary medicinal products, the full fee shall be reduced to EUR 58 000, with each additional strength and/or pharmaceutical form and/or presentation entailing an increase of EUR 5 800.';

- (ii) point (b) shall be replaced by the following:
 - '(b) Reduced fee

A reduced fee of EUR 58 000 shall apply to applications for a marketing authorisation pursuant to Article 13(1) and (3), and Article 13c of Directive 2001/82/EC of the European Parliament and of the Council of 6 November 2001 on the Community code relating to veterinary medicinal products (*). That fee shall cover a single strength associated with one pharmaceutical form and one presentation.

A specific reduced fee of EUR 98 000 shall apply to applications for a marketing authorisation pursuant to Article 13(4) of Directive 2001/82/EC. That fee shall cover a single strength associated with one pharmaceutical form and one presentation.

The reduced fees referred to in the first and second subparagraph shall be increased by EUR 11 600 for each additional strength or pharmaceutical form submitted at the same time as the initial application for authorisation. That increase shall cover one additional strength or pharmaceutical form and one presentation.

The reduced fees referred to in the first and second subparagraph shall be increased by EUR 5 800 for each additional presentation of the same strength and pharmaceutical form, submitted at the same time as the initial application for authorisation.

In the case of immunological veterinary medicinal products, the fee shall be reduced to EUR 29 000, with each additional strength and/or pharmaceutical form and/or presentation entailing an increase of EUR 5 800.

For the purposes of this point, the number of target species is irrelevant.

- (*) OJ L 311, 28.11.2001, p. 1. Directive as last amended by Directive 2004/28/EC (OJ L 136, 30.4.2004, p. 58).';
- (iii) point (c) shall be replaced by the following:

'(c) Extension fee

An extension fee of EUR 29 000 shall apply for each extension of a marketing authorisation within the meaning of Annex II to Regulation (EC) No 1085/2003, which has already been granted.

By derogation from the first subparagraph, a reduced extension fee falling withn the range of EUR 7 200 to EUR 21 700 shall apply for certain extensions. Those extensions shall be included in a list, which shall be drawn up in

accordance with Article 11(2) of this Regulation.

The extension fee and the reduced extension fee shall be increased by EUR 5 800 for each additional presentation of the same extension submitted at the time of the extension application.';

- (c) paragraph 2 is amended as follows:
 - (i) in point (a) the first subparagraph shall be replaced by the following:

'A Type I variation fee shall apply for a minor variation to a marketing authorisation, as defined in Article 3(2) of Regulation (EC) No 1085/2003. For Type IA variations, the fee shall be EUR 2 500. For Type IB variations, the fee shall be EUR 5 800.';

(ii) point (b) shall be replaced by the following:

'Type II variation fee

A Type II variation fee of EUR 34 800 shall apply for a major variation to a marketing authorisation, as defined in Article 3(3) of Regulation (EC) No 1085/2003.

By derogation from the first subparagraph, a reduced Type II variation fee falling within the range of EUR 8 700 to EUR 26 100 shall apply for certain variations. Those variations shall be included in a list, which shall be drawn up in accordance with Article 11(2) of this Regulation.

In the case of immunological veterinary medicinal products, the fee shall be EUR 5 800.

In the event of the same variation being introduced, the fee referred to in the first, second and third subparagraph shall cover all authorised strengths, pharmaceutical forms and presentations.';

(d) paragraph 4 is amended as follows:

(i) the sole subparagraph shall be replaced by the following:

'A fee of EUR 17 400 shall apply for any inspection within or outside the Community. For inspections outside the Community, travel expenses shall be charged extra on the basis of actual cost.';

(ii) the following subparagraph shall be added:

By derogation from the first subparagraph, a reduced inspection fee shall apply for certain inspections, according to the extent and nature of the inspection and on the basis of the conditions laid down in accordance with Article 11(2).';

- (e) paragraph 6 shall be replaced by the following:
 - '6. Annual fee

An annual fee of EUR 27 700 shall apply for each marketing authorisation of a medicinal product. That fee shall cover all authorised presentations of a given medicinal product.

By derogation from the first subparagraph, a reduced annual fee falling within the range of EUR 6 900 to EUR 20 800 shall apply for certain types of medicinal products. Those medicinal products shall be included in a list, which shall be drawn up in accordance with Article 11(2).';

5. Article 6 shall be replaced by the following:

'Article 6

Veterinary medicinal products covered by the procedures laid down in Directive 2001/82/EC

Referral fee

A referral fee of EUR 34 800 shall apply where the procedures laid down in Article 34(1) and Article 35 of Directive 2001/82/EC are initiated by the applicant of a marketing authorisation or the holder of an existing marketing authorisation.

Where more than one applicant of marketing authorisations or holder of existing marketing authorisations are concerned by the procedures referred to in the first subparagraph, the applicants or holders may be grouped for the purpose of the payment of one single referral fee. If however, the same procedure concerns more than ten different applicants or holders, the fee shall be charged by the application of the abovementioned referral fee.';

- 6. Article 7 is amended as follows:
 - (a) the title shall be replaced by:

'Establishment of maximum residue limits (MRL) for veterinary medicinal products in accordance with the procedures laid down in Regulation (EEC) No 2377/90 (*)

- (*) OJ L 224, 18.8.1990, p. 1. Regulation as last amended by Commission Regulation (EC) No 1518/2005 (OJ L 244, 20.9.2005, p. 11).';
- (b) in paragraph 1 the second subparagraph shall be replaced by the following:

'An additional fee of EUR 17 400 shall apply for each application to modify an existing MRL, as included in one of the Annexes to Regulation (EEC) No 2377/90.';

- (c) paragraph 2 shall be deleted and the numbering of paragraph 1 shall be deleted;
- 7. Article 8 shall be replaced by the following:

'Article 8

Various Fees

1. Fee for scientific advice

The scientific advice fee shall apply where an application is made for scientific advice concerning the conduct of the various tests and trials necessary to demonstrate the quality, safety and efficacy of medicinal products.

When it concerns medicinal products for human use, the fee shall be EUR 69 600.

When it concerns veterinary medicinal products, the fee shall be EUR 34 800.

By derogation from the second subparagraph, a reduced scientific advice fee falling within the range of EUR 17 400 to EUR 52 200 shall apply for certain scientific advice concerning medicinal products for human use.

By derogation from the third subparagraph, a reduced scientific advice fee falling within the range of EUR 8 700 to EUR 26 100 shall apply for certain scientific advice concerning veterinary medicinal products.

The scientific advice referred to in the fourth and fifth subparagraph shall be included in a list, which shall be drawn up in accordance with Article 11(2).

2. Fee for scientific services not covered by Articles 3 to 7 or by Article 8(1)

A scientific service fee shall apply where an application is made for any scientific advice or opinion by a scientific Committee, which is not covered by Articles 3 to 7 or by Article 8(1). This includes any evaluation of traditional herbal medicinal products, any opinion on medicinal products for compassionate use, any consultation on ancillary substances, including blood derivatives, incorporated in medical devices, and any evaluation of plasma master files and vaccine antigen master files.

When it concerns medicinal products for human use, the fee shall be EUR 232 000.

When it concerns veterinary medicinal products, the fee shall be EUR 116 000.

Article 3 of this Regulation shall apply to any scientific opinion for the evaluation of medicinal products for human use intended exclusively for markets outside the Community pursuant to Article 58 of Regulation (EC) No 726/2004.

By derogation from the second subparagraph, a reduced scientific service fee falling within the range of EUR 2 500 to EUR 200 000 shall apply for certain scientific

opinions or services concerning medicinal products for human use.

By derogation from the third subparagraph, a reduced scientific service fee falling within the range of EUR 2 500 to EUR 100 000 shall apply for certain scientific opinions or services concerning veterinary medicinal products.

The scientific opinions or services referred to in the fifth and sixth subparagraph shall be included in a list, which shall be drawn up in accordance with Article 11(2).

3. Fee for administrative services

A fee falling within the range of EUR 100 to EUR 5 800 shall apply for administrative services where documents or certificates are issued outside the framework of services covered by another fee provided for in this Regulation or where an application is rejected following the conclusion of the administrative validation of the related dossier or where the information required in the case of parallel distribution has to be checked.

A classification of the services and fees shall be included in a list, which shall be drawn up in accordance with Article 11(2).';

8. in Article 9 the second paragraph shall be replaced by the following:

'A total or partial exemption from payment of the fees laid down in this Regulation may be granted, in particular for medicinal products for treating rare diseases or diseases affecting minor animal species or for extension of existing MRL to additional animal species or for medicinal products available for compassionate use.

The detailed conditions for the application of the total or partial exemption shall be determined in accordance with Article 11(2).

The fee payable for an opinion on a medicinal product for compassionate use shall be deducted from the fee payable for an application for a marketing authorisation of the same medicinal product, where such application is submitted by the same applicant.'; 9. Article 10 shall be replaced by the following:

'Article 10

Due date and deferral of the payment

1. Fees shall be due on the date of the administrative validation of the relevant application unless specific provisions stipulate otherwise. They shall be payable within 45 days of the date of the notification of the administrative validation to the applicant. They shall be paid in euro.

The annual fee shall be due on the first and each subsequent anniversary of the notification of the marketing authorisation decision. It shall be payable within 45 days of the due date. The annual fee shall relate to the preceding year.

The inspection fee shall be payable within 45 days from the date on which the inspection is carried out.

2. The payment of the fee for an application for a marketing authorisation of a medicinal product to be used in a human pandemic situation shall be deferred until the pandemic situation is duly recognised, either by the World Health Organisation or by the Community in the framework of Decision No 2119/98/EC of the European Parliament and of the Council of 24 September 1998 setting up a network for the epidemiological surveillance and control of communicable diseases in the Community (*). Such deferral shall not exceed five years.

3. Where any fee payable under this Regulation remains unpaid at its due date and without prejudice to the Agency's capacity to institute legal proceedings conferred on it by Article 71 of Regulation (EC) No 726/2004, the Executive Director may decide not to provide the requested services or to suspend all the services and procedures under way until the fee has been paid, including the relevant interest as provided for in Article 86 of Commission Regulation (EC, Euratom) No 2342/2002 of 23 December 2002 laying down detailed rules for the implementation of Council Regulation (EC, Euratom) No 1605/2002 on the Financial Regulation applicable to the general budget of the European Communities (**).

- (*) OJ L 268, 3.10.1998, p. 1. Decision as last amended by Regulation (EC) No 1882/2003 (OJ L 284, 31.10.2003, p. 1).
- (**) OJ L 357, 31.12.2002, p. 1. Regulation as amended by Regulation (EC, Euratom) No 1261/2005 (OJ L 201, 2.8.2005, p. 3).;

10. Article 11(2) shall be replaced by the following:

^{'2.} Without prejudice to the provisions of Regulation (EC) No 726/2004, the Management Board of the Agency may, on a proposal from the Executive Director and following a favourable opinion from the Commission, specify any provision necessary for the application of this Regulation. Those provisions shall be made publicly available.';

- 11. Article 12 is amended as follows:
 - (a) the second paragraph shall be replaced by the following:

However, amendments to the amounts of the fees established by this Regulation shall be adopted in accordance with the procedure laid down in Article 87(2) of Regulation (EC) No 726/2004, with exception of the updating provided for in the fifth paragraph of this Article.';

(b) the third and fourth paragraphs shall be replaced by the following:

By 24 November 2010, the Commission shall present a report on its implementation to the Council, this report shall contain an analysis of the need for including a dispute settlement procedure into this Regulation.

Any review of the fees shall be based on an evaluation of the Agency's costs and on the basis of the related costs of the services provided for by the Member States. Those costs shall be calculated in accordance with generally accepted international costing methods, which shall be adopted in accordance with Article 11(2).';

(c) the following paragraph shall be added:

With effect from 1 April of each year, the Commission shall review the fees by reference to the inflation rate as published in the Official Journal of the European Union and update them.'

Article 2

Transitional period

This Regulation shall not apply to valid applications pending at 20 November 2005.

Article 3

Entry into force

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

It shall apply from 20 November 2005.

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

Done at Brussels, 14 November 2005.

COMMISSION REGULATION (EC) No 1906/2005

of 22 November 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:

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 23 November 2005.

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

Done at Brussels, 22 November 2005.

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

(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

 ^{(&}lt;sup>1</sup>) 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 22 November 2005 establishing the standard import values for determining the entry price of certain fruit and vegetables

		(EUR/100 kg)
CN code	Third country code (1)	Standard import value
0702 00 00	052	56,5
	204	39,3
	999	47,9
0707 00 05	052	111,7
	204	41,3
	999	76,5
0709 90 70	052	110,5
	204	75,4
	999	93,0
0805 20 10	204	66,4
	624	63,3
	999	64,9
0805 20 30, 0805 20 50, 0805 20 70,	052	67,2
0805 20 90	624	95,2
	999	81,2
0805 50 10	052	64,3
	388	74,2
	999	69,3
0808 10 80	388	73,8
	400	109,6
	404	93,5
	512	132,0
	720	49,3
	800	141,8
	999	100,0
0808 20 50	052	95,1
	720	53,8
	999	74,5

(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'.

L 304/12

EN

COMMISSION REGULATION (EC) No 1907/2005

of 22 November 2005

on the issuing of system A3 export licences in the fruit and vegetables sector (tomatoes, oranges, lemons, table grapes and apples)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 2200/96 of 28 October 1996 on the common organisation of the market in fruit and vegetables (¹), and in particular the third subparagraph of Article 35(3) thereof,

Whereas:

- Commission Regulation (EC) No 1756/2005 (²) opens an invitation to tender setting the indicative refund rates and indicative quantities for system A3 export licences, which may be issued, other than those tendered for as part of food aid.
- (2) In the light of the tenders submitted, the maximum refund rates and the percentages of quantities to be awarded for tenders quoting those maximum rates should be set.

(3) In the case of tomatoes, oranges, lemons, table grapes and apples, the maximum rate necessary to award licences for the indicative quantity up to the quantities tendered for is not more than one-and-a-half times the indicative refund rate,

HAS ADOPTED THIS REGULATION:

Article 1

In the case of tomatoes, oranges, lemons, table grapes and apples, the maximum refund rates and the percentages for reducing the quantities awarded under the invitation to tender opened by Regulation (EC) No 1756/2005 shall be fixed in the Annex.

Article 2

This Regulation shall enter into force on 23 November 2005.

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

Done at Brussels, 22 November 2005.

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

^{(&}lt;sup>1</sup>) OJ L 297, 21.11.1996, p. 1. Regulation as last amended by Commission Regulation (EC) No 47/2003 (OJ L 7, 11.1.2003, p. 64).

^{(&}lt;sup>2</sup>) OJ L 285, 28.10.2005, p. 3.

ANNEX

Issuing of system A3 export licences in the fruit and vegetable sector (tomatoes, oranges, lemons, table grapes and apples)

Product	Maximum refund rate (EUR/t net)	Percentage awarded of quantities tendered for quoting the maximum refund rate
Tomatoes	0	100 %
Oranges	53	100 %
Lemons	70	100 %
Table grapes	0	100 %
Apples	45	100 %

Π

(Acts whose publication is not obligatory)

COUNCIL

COUNCIL DECISION

of 7 November 2005

concerning the conclusion of the Agreement between the European Community and the Republic of Albania on the readmission of persons residing without authorization

(2005/809/EC)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community, and in particular point 3(b) of Article 63 thereof, in conjunction with the second sentence of the first subparagraph of Article 300(2) and the first subparagraph of Article 300(3) thereof,

Having regard to the proposal from the Commission,

Having regard to the opinion of the European Parliament (¹),

Whereas:

- (1) The Commission has negotiated on behalf of the European Community an Agreement with the Republic of Albania on the readmission of persons residing without authorisation.
- (2) The Agreement was signed, on behalf of the European Community, on 14 April 2005, subject to its possible conclusion at a later date, in accordance with Decision 2005/371/EC (²).
- (3) The Agreement should be approved.
- (4) The Agreement establishes a Joint Readmission Committee which may take decisions having legal effect on certain technical matters. It is therefore appropriate to

provide for simplified procedures for the establishment of the Community position in such cases.

- (5) In accordance with Article 3 of the Protocol on the position of the United Kingdom and Ireland, annexed to the Treaty on European Union and to the Treaty establishing the European Community, the United Kingdom has notified its wish to take part in the adoption and application of this Decision.
- (6) In accordance with Articles 1 and 2 of the Protocol on the position of the United Kingdom and Ireland, annexed to the Treaty on European Union and to the Treaty establishing the European Community, and without prejudice to Article 4 of the said Protocol, Ireland is not taking part in the adoption of this Decision and is not bound by nor subject to its application.
- (7) In accordance with Articles 1 and 2 of the Protocol on the position of Denmark, annexed to the Treaty on European Union and to the Treaty establishing the European Community, Denmark does not take part in the adoption of this Decision and is not bound by it or subject to its application,

HAS DECIDED AS FOLLOWS:

Article 1

The Agreement between the European Community and the Republic of Albania on the readmission of persons residing without authorisation and the declarations annexed thereto are hereby approved on behalf of the Community (³).

⁽¹⁾ Not yet published in the Official Journal.

⁽²⁾ OJ L 124, 17.5.2005, p. 21.

⁽³⁾ See OJ L 124, 17.5.2005, p. 22 for the text of the Agreement.

Article 2

The President of the Council shall give the notification provided for in Article 22(2) of the Agreement (¹).

Article 3

The Commission, assisted by experts from Member States, shall represent the Community in the Joint Readmission Committee established by Article 18 of the Agreement.

Article 4

The position of the Community within the Joint Readmission Committee with regard to the adoption of its rules of procedure as required under Article 18(5) of the Agreement shall be taken by the Commission after consultation with a special committee designated by the Council. For all other decisions of the Joint Readmission Committee, the position of the Community shall be adopted by the Council, acting by qualified majority, on a proposal by the Commission.

Article 5

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

Done at Brussels, 7 November 2005.

For the Council The President J. STRAW

⁽¹⁾ The date of entry into force of the Agreement will be published in the Official Journal of the European Union by the General Secretariat of the Council.

COUNCIL DECISION

of 14 November 2005

appointing a French member of the European Economic and Social Committee

(2005/810/EC, Euratom)

THE COUNCIL OF THE EUROPEAN UNION,

HAS DECIDED AS FOLLOWS:

Article 1

Having regard to the Treaty establishing the European Community, and in particular Article 259 thereof,

Having regard to the Treaty establishing the European Atomic Energy Community, and in particular Article 167 thereof,

Having regard to Council Decision 2002/758/EC, Euratom of 17 September 2002 appointing the members of the European Economic and Social Committee for the period from 21 September 2002 to 20 September 2006 (¹),

Whereas a member's seat on the abovementioned Committee has fallen vacant, following the resignation of Mr Claude CAMBUS, of which the Council was informed on 25 July 2005,

Having regard to the nomination submitted by the French Government,

Having obtained the opinion of the European Commission,

Mr Georges LIAROKAPIS is hereby appointed a member of the European Economic and Social Committee in place of Mr Claude CAMBUS for the remainder of his term of office, namely until 20 September 2006.

Article 2

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

It shall take effect on the date of its adoption.

Done at Brussels, 14 November 2005.

COUNCIL DECISION

of 14 November 2005

of appointing one Italian member and one Italian alternate member to the Committee of the Regions

(2005/811/EC)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community, and in particular Article 263 thereof,

Having regard to the proposal from the Italian Government,

Whereas:

- On 22 January 2002 the Council adopted Decision 2002/60/EC appointing the members and alternate members of the Committee of the Regions (¹).
- (2) One seat as a member of the Committee of the Regions has become vacant following the expiry of the mandate of Mr Luciano CAVERI, Vice-President of the Regional Council, member; one seat as an alternate member of the Committee of the Regions has become vacant following the resignation of Mr Rosario CONDORELLI,

HAS DECIDED AS FOLLOWS:

Article 1

The following are hereby appointed to the Committee of the Regions for the remainder of the mandate still to run, namely until 25 January 2006:

(a) as a member:

Mr Luciano CAVERI Presidente della Regiona autonoma Valle d'Aosta

(b) as an alternate member:

Mr Rosario CONDORELLI

Assessore Comunale del Commune di Sant'Agata Li Battiati (Catania).

Article 2

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

It shall take effect on the day of its adoption.

Done at Brussels, 14 November 2005

COUNCIL DECISION

of 14 November 2005

appointing a Spanish member of the Committee of the Regions

(2005/812/EC)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community, and in particular Article 263 thereof,

Having regard to the proposal from the Spanish Government,

Whereas:

- On 22 January 2002 the Council adopted Decision 2002/60/EC (¹) appointing the members and alternate members of the Committee of the Regions for the period from 26 January 2002 to 25 January 2006.
- (2) The seat of a member of the Committee of the Regions has become vacant following the expiry of the mandate of Mr Manuel FRAGA IRIBARNE, member (ES),

HAS DECIDED AS FOLLOWS:

Article 1

Mr Emilio PÉREZ TOURIÑO,

Presidente de la Xunta de Galicia,

is hereby appointed a member of the Committee of the Regions for the remainder of the term of office, which ends on 25 January 2006,

in place of Mr Manuel FRAGA IRIBARNE.

Article 2

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

It shall take effect on the day of its adoption.

Done at Brussels, 14 November 2005.

COMMISSION

COMMISSION DECISION

of 15 November 2005

amending Annexes I and II to Decision 2002/308/EC establishing lists of approved zones and approved farms with regard to one or more of the fish diseases viral haemorrhagic septicaemia (VHS) and infectious haematopoietic necrosis (IHN)

(notified under document number C(2005) 4394)

(Text with EEA relevance)

(2005/813/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 91/67/EEC of 28 January 1991 concerning the animal health conditions governing the placing on the market of aquaculture animals and products (¹), and in particular Articles 5 and 6 thereof,

Whereas:

- (1) Commission Decision 2002/308/EC (²) establishes the lists of approved zones and approved fish farms situated in non-approved zones with regard to certain fish diseases.
- (2) Italy has submitted the justifications for obtaining the status of approved zones, with regard to viral haemor-rhagic septicaemia (VHS) and infectious haematopoietic necrosis (IHN), for certain zones in its territory. The documentation provided shows that those zones meet the requirements of Article 5 of Directive 91/67/EEC. They therefore qualify for the status of approved zones and should be added to the list of approved zones.
- (3) Finland has submitted the justifications for obtaining the status of approved zones, with regard to viral haemorrhagic septicaemia (VHS) and infectious haematopoietic necrosis (IHN), for those parts of its territory not covered

by the special eradication measures implemented following the VHS outbreaks in certain coastal areas. Following a meeting between the Commission services and representatives from Finland on 5 July 2005, Finland withdrew the application with regard to VHSfreedom in the coastal areas. The documentation provided shows that with respect to IHN the entire territory, and with respect to VHS, the continental parts of the territory of Finland meets the requirements of Article 5 of Directive 91/67/EEC. These parts of Finland therefore qualifies for the status of approved zones for VHS and IHN and should be added to the list of approved zone.

- (4) As the sources of some of the water catchment areas in Finland are in Russia, Finland should maintain a high level of surveillance in those water catchment areas in accordance with the programme approved by Commission Decision 2003/634/EC (³), after approved status has been granted.
- (5) Austria, France, Germany and Italy have submitted the justifications for obtaining the status of approved farms in non-approved zones, with regard to VHS and IHN, for certain farms in their territory. The documentation provided shows that those farms meet the requirements of Article 6 of Directive 91/67/EEC. They therefore qualify for the status of approved farms in a nonapproved zone and should be added to the list of approved farms.
- (6) Italy has notified the presence of IHN in two farms previously considered free of that disease. However, the farms remain free from VHS. Those farms should therefore no longer appear in Decision 2002/308/EC as free of IHN.

^{(&}lt;sup>1</sup>) OJ L 46, 19.2.1991, p. 1. Directive as last amended by Regulation (EC) No 806/2003 (OJ L 122, 16.5.2003, p. 1).

⁽²⁾ OJ L 106, 23.4.2002, p. 28. Decision as last amended by Decision 2005/475/EC (OJ L 176, 8.7.2005, p. 30).

^{(&}lt;sup>3</sup>) OJ L 220, 3.9.2003, p. 8. Decision as last amended by Decision 2005/770/EC (OJ L 291, 5.11.2005, p. 33).

- (7) Decision 2002/308/EC should therefore be amended accordingly.
- (8) 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

Decision 2002/308/EC is amended as follows:

1. Annex I is replaced by the text in Annex I to this Decision;

2. Annex II is replaced by the text in Annex II to this Decision.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 15 November 2005.

For the Commission Markos KYPRIANOU Member of the Commission

ANNEX I

'ANNEX I

ZONES APPROVED WITH REGARD TO THE FISH DISEASES VIRAL HAEMORRHAGIC SEPTICAEMIA (VHS) AND INFECTIOUS HAEMATOPOIETIC NECROSIS (IHN)

1.A. ZONES (1) IN DENMARK APPROVED WITH REGARD TO VHS

— Hansted Å	— Slette Å
— Hovmølle Å	— Bredkær Bæk
— Grenå	— Vandløb til Kilen
— Treå	— Resenkær Å
— Alling Å	— Klostermølle Å
— Kastbjerg	— Hvidbjerg Å
— Villestrup Å	— Knidals Å
— Korup Å	— Spang Å
— Sæby Å	— Simested Å
— Elling Å	— Skals Å
— Uggerby Å	— Jordbro Å
— Lindenborg Å	— Fåremølle Å
— Øster Å	— Flynder Å
— Hasseris Å	— Damhus Å
— Binderup Å	— Karup Å
— Vidkær Å	— Gudenåen
— Dybvad Å	— Halkær Å
— Bjørnsholm Å	— Storåen
— Trend Å	— Århus Å
— Lerkenfeld Å	— Bygholm Å
— Vester Å	— Grejs Å
— Lønnerup med tilløb	— Ørum Å

1.B. ZONES IN DENMARK APPROVED WITH REGARD TO IHN

— Denmark (2)

2. ZONES IN GERMANY APPROVED WITH REGARD TO VHS AND IHN

- 2.1. BADEN WÜRTTEMBERG (3)
 - Isenburger Tal from the source to the water outlet of the farm Falkenstein
 - Eyach and its tributaries from the sources to the first weir downstream situated near the town Haigerloch
 - Andelsbach and its tributaries from the sources to the turbine near town Krauchenwies
 - Lauchert and its tributaries from the sources to the obstacle of the turbine near town Sigmaringendorf
 - Grosse Lauter and its tributaries from the sources to the obstacle of the waterfall near Lauterach

 $[\]stackrel{(1)}{}$ The water catchment areas and the coastal areas belonging thereto. $^{(2)}$ Including all continental and coastal areas within its territory.

⁽³⁾ Parts of water catchment areas.

- Wolfegger Ach and its tributaries from the sources to the obstacle of the waterfall near Baienfurth
- The water catchment area of ENZ, consisting of Grosse Enz, Kleine Enz and Eyach from their sources to the impassable barrier in the centre of Neuenbürg
- Erms from the source to the impassable barrier 200 m downstream of the farm Strobel, Anlage Seeburg
- Obere Nagold from the source to the impassable barrier near Neumühle.

3. ZONES IN SPAIN APPROVED WITH REGARD TO VHS AND IHN

3.1. REGION: AUTONOMOUS COMMUNITY OF ASTURIAS

Continental zones

- All water catchment areas of Asturias

Coastal zones

- The entire coast of Asturias.

3.2. REGION: AUTONOMOUS COMMUNITY OF GALICIA

Continental zones

- The water catchment areas of Galicia:
 - including the water catchment areas of the river Eo, the river Sil from its source in the province of Léon, the river Miño from its source to the barrier of Frieira, and the river Limia from its source to the barrier Das Conchas,
 - excluding the water catchment area of the river Tamega.

Coastal zones

— The coastal area in Galicia from the mouth of the river Eo (Isla Pancha) to the the Punta Picos (mouth of the river Miño)

3.3. REGION: AUTONOMOUS COMMUNITY OF ARAGON

Continental zones

- The water catchment area of the river Ebro from its source to the dam of Mequinenza in the Community
 of Aragón
- River Isuela from its source to the barrier of Arguis
- River Flúmen from its source to the barrier of Santa María de Belsue
- River Guatizalema from its source to the barrier of Vadiello
- River Cinca from its source to barrier of Grado
- River Esera from its source to the barrier of Barasona
- River Noguera-Ribagorzana from its source to the barrier of Santa Ana
- River Matarraña from its source to the barrier of Aguas de Pena
- River Pena from its source to the barrier of Pena
- River Guadalaviar-Turia from its source to the barrier of the Generalísimo in the province of Valencia
- River Mijares from its source to the barrier of Arenós in the province of Castellón.

The other watercourses of the Community of Aragón are considered as a buffer zone.

3.4. REGION: AUTONOMOUS COMMUNITY OF NAVARRA

Continental zones

- The water catchment area of the river Ebro from its source to the dam of Mequinenza in the Community
 of Aragón
- River Bidasoa from its source to its mouth
- River Leizarán from its source to the barrier of Leizarán (Muga).

The other watercourses of the Community of Navarra are considered as a buffer zone.

3.5. REGION: AUTONOMOUS COMMUNITY OF CASTILLA AND LEÓN

Continental zones

- The water catchment area of the river Ebro from its source to the dam of Mequinenza in the Community
 of Aragón
- River Duero from its source to the barrier of Aldeávila
- River Sil
- River Tiétar from its source to the barrier of Rosarito
- River Alberche from its source to the barrier of Burguillo.

The other watercourses of the Autonomous Community of Castilla and León are considered as a buffer zone.

3.6. REGION: AUTONOMOUS COMMUNITY OF CANTABRIA

Continental zones

- The water catchment area of the river Ebro from its source to the dam of Mequinenza in the Community of Aragón
- The water catchment areas of the following rivers from their source to the sea:
- River Deva,
- River Nansa,
- River Saja-Besaya,
- River Pas-Pisueña,
- River Asón,
- River Agüera.

The water catchment areas of the rivers Gandarillas, Escudo, Miera y Campiazo are considered as a buffer zone.

Coastal zones

- The entire coast of Cantabria from the mouth of the river Deva until the creek of Ontón.

3.7. REGION: AUTONOMOUS COMMUNITY OF LA RIOJA

Continental zones

The water catchment area of the River el Rio Ebro from its sources to dam of Mequinenza in the Commune of Aragón.

3.8. REGION: AUTONOMOUS COMMUNITY OF CASTILLA-LA-MANCHA

Continental zones

- The water catchment area of the river Río Tajo from its sources to the dam of Estremera
- The water catchment area of the river Río Tajuña from its sources to the dam of La Tajera
- The water catchment area of the river Río Júcar from its sources to the dam of La Toba
- The water catchment area of the river Río Cabriel from its sources to the dam of Bujioso.

4.A. ZONES IN FRANCE APPROVED WITH REGARD TO VHS AND IHN

4.A.1. ADOUR-GARONNE

Catchment areas

- The Charente basin
- The Seudre basin
- The basins of the coastal rivers in the Gironde estuary in the department of Charente-Maritime
- The catchment areas of the Nive and the Nivelles (Pyrenées Atlantiques)
- The Forges basin (Landes)
- The catchment area of the Dronne (Dordogne), from the source to the Eglisottes dam at Monfourat
- The catchment area of the Beauronne (Dordogne), from the source to the Faye dam
- The catchment area of the Valouse (Dordogne), from the source to the Etang des Roches Noires dam
- The catchment area of the Paillasse (Gironde), from the source to the Grand Forge dam
- The catchment area of the Ciron (Lot et Garonne, Gironde), from the source to the Moulin de Castaing dam
- The catchment area of the Petite Leyre (Landes), from the source to the Pont de l'Espine dam at Argelouse
- The catchment area of the Pave (Landes), from the source to the Pave dam
- The catchment area of the Escource (Landes), from the source to the Moulin de Barbe dam
- The catchment area of the Geloux (Landes), from the source to the D38 dam at Saint Martin d'Oney
- The catchment area of the Estrigon (Landes), from the source to the Campet et Lamolère dam
- The catchment area of the Estampon (Landes), from the source to the Ancienne Minoterie dam at Roquefort
- The catchment area of the Gélise (Landes, Lot et Garonne), from the source to the dam downstream of the confluence of the Gélise and the Osse
- The catchment area of the Magescq (Landes), from the source to the mouth
- The catchment area of the Luys (Pyrénées Atlantiques), from the source to the Moulin d'Oro dam
- The catchment area of the Neez (Pyrénées Atlantiques), from the source to the Jurançon dam
- The catchment area of the Beez (Pyrénées Atlantiques), from the source to the Nay dam
- The catchment area of the Gave de Cauterets (Hautes Pyrénées), from the source to the Calypso dam of the Soulom power station.

Coastal areas

 The whole of the Atlantic coast between the northern boundary of the department of Vendée and the southern boundary of the department of Charente-Maritime.

4.A.2. LOIRE-BRETAGNE

Continental zones

- All catchment areas in the region of Brittany with the exception of the following catchment areas:
 - Vilaine,
 - the downstream part of the catchment area of the Elorn
- The Sèvre Niortaise basin
- The Lay basin
- The following catchment areas of the Vienne basin:
 - The catchment area of the river La Vienne, from the sources to the dam of Châtellerault in the department of La Vienne,
 - The catchment area of the river La Gartempe, from the sources to the dam (with a grid) of Saint Pierre de Maillé in the department of La Vienne,
 - The catchment area of the river La Creuse, from the sources to the dam of Bénavent in the department of l'Indre,
 - The catchment area of the river Le Suin, from the sources to the dam of Douadic in the department of l'Indre,
 - The catchment area of the river La Claise, from the sources to the dam of Bossay-sur-Claise in the department of l'Indre and Loire,
 - The catchment area of the brooks of Velleches and of des trois Moulins, from the sources to the dam
 of des trois Moulins in the department of La Vienne,
 - The basins of the Atlantic coastal rivers in the department of Vendée.

Coastal areas

- The entire coast of Brittany with the exception of the following parts:
 - Rade de Brest,
 - Anse de Camaret,
 - The coastal zone between the 'pointe de Trévignon' and the mouth of the river Laïta,
 - The coastal zone between the mouth of the river Tohon up to the border of the department.

4.A.3. SEINE-NORMANDIE

Continental zones

— The Sélune basin.

4.A.4. REGION AQUITAINE

Catchment areas

- The catchment area of river Vignac from the source to the barrier "la Forge"
- The catchment area of river Gouaneyre from the source to the barrier "Maillières dam"
- The catchment area of the river Susselgue from the source to the barrier "de Susselgue"
- The catchment area of the river Luzou from the source to the barrier at the fish farm "de Laluque"
- The catchment area of the river Gouadas from the source to the barrier at "l'Etang de la Glacière à Saint Vincent de Paul"
- The catchment area of the river Bayse from its sources to the barrier at "Moulin de Lartia et de Manobre"
- The catchment area of the river Rancez from its sources to the barrier at Rancez

- The catchment area of the river Eyre from its sources to its estuary of Arcachon

- The catchment area of the river L'Onesse from its sources to its estuary of Courant de Contis.

4.A.5. MIDI-PYRENEES

Catchment areas

- The catchment area of river Cernon from the source to the barrier at Saint George de Luzençon
- The catchment area of the river Dourdou from the sources of the Dourdou and Grauzon rivers to the impassable barrier at Vabres-l'Abbaye.
- 4.A.6. L'AIN
 - The Continental zone des étangs de la Dombes.

4.B. ZONES IN FRANCE APPROVED WITH REGARD TO VHS

4.B.1. LOIRE-BRETAGNE

Continental zones

 The part of the Loire basin comprising the upstream part of the Huisne catchment area from the source of the water courses to the Ferté-Bernard dam.

4.C. ZONES IN FRANCE APPROVED WITH REGARD TO IHN

4.C.1. LOIRE-BRETAGNE

Continental zones

- The following catchment area of the Vienne basin:
 - The catchment area of the l'Anglin, from the sources to the dams of:
 - EDF de Châtellerault on the river La Vienne, in the department of la Vienne,
 - Saint Pierre de Maillé on the river La Gartempe, in the department of la Vienne,
 - Bénavent on the river La Creuse, in the department of l'Indre,
 - Douadic on the river Le Suin, in the department of l'Indre,
 - Bossay-sur-Claise on the river La Claise, in the department of l'Indre and Loire.

5.A. ZONES IN IRELAND APPROVED WITH REGARD TO VHS

- Ireland (4), excluding Cape Clear Island.

5.B. ZONES IN IRELAND APPROVED WITH REGARD TO IHN

Ireland (⁵)

⁽⁴⁾ Including all continental and coastal areas within its territory.

⁽⁵⁾ The water catchment areas and the coastal areas belonging thereto.

6.A. ZONES IN ITALY APPROVED WITH REGARD TO VHS AND IHN

6.A.1. REGION OF TRENTINO ALTO ADIGE, AUTONOMOUS PROVINCE OF TRENTO

Continental zones

- Zona Val di Fiemme, Fassa e Cembra: Water catchment area of the river Avisio, from the source to the artificial barrier of Serra San Giorgio situated in the Commune of Giovo
- Zona Val delle Sorne: Water catchment area of the river Sorna from the source to the artificial barrier constituted by the hydro-electric power station located in the Chizzola (Ala) locality, before reaching the Adige river
- Zona Torrente Adanà: Water catchment area of the river Adanà from the source to the artificial series of barriers situated downstream of the farm Armani Cornelio-Lardaro
- Zona Rio Manes: Zone which collects the Rio Manes water down to a waterfall located 200 metres downstream of the farm "Troticoltura Giovanelli" located in the "La Zinquantina" locality
- Zona Val di Ledro: The water catchment areas of the Massangla and Ponale rivers from their sources to the hydroelectric power plant at "Centrale" in the Commune of Molina di Ledro
- Zona Valsugana: The water catchment area of the river Brenta from its sources to the Marzotto dam at Mantincelli in the Commune of Grigno
- Zona Val del Fersina: The water catchment area of the Fersina river from its sources to the waterfall of Ponte Alto.

6.A.2. REGION OF LOMBARDIA, PROVINCE OF BRESCIA

Continental zones

- Zona Ogliolo: The water catchment area from the source of Ogliolo stream to the waterfall, situated downstream of the Adamello fish farm, where Ogliolo stream joins the Oglio river
- Zona Fiume Caffaro: The water catchment area from the source of Cafarro stream to the artificial barrier situated 1 km downstream of the farm
- Zona Val Brembana: The water catchment area of Brembo river, from its sources to the impassible barrier in the commune de Ponte S. Pietro.
- 6.A.3. REGION OF UMBRIA

Continental zones

— Fosso di Terria: The water catchment area of the river Terria from its sources to the barrier below fish farm Ditta Mountain Fish, where the river Terria joins the river Nera.

6.A.4. REGION OF VENETO

Continental zones

— Zona Belluno: The water catchment area in the province of Belluno from the source of the stream Ardo to the downstream barrier (situated before the stream Ardo flows into the river Piave) of the farm Centro Sperimentale di Acquacoltura, Valli di Bolzano Bellunese, Belluno.

6.A.5. REGION OF TOSCANA

Continental zones

- Zona Valle del fiume Serchio: The water catchment area of the river Serchio from its sources to the barrier of Piaggione dam
- Bacino del torrente Lucido: The water catchment area of the river Lucido from its sources the barrier of the dam at Ponte del Bertoli

 Bacino del torrente Osca: The water catchment area of the river Osca from its sources to the barrier downstream the farm "Il Giardino".

6.A.6. REGION OF PIEMONTE

Continental zones

- Sorgenti della Gerbola: The part of the water catchment area of the river Grana from the sources of 'Cavo C' and 'Canale del Molino della Gerbala' to the barrier of below the farm 'Azienda Agricola Canali Cavour S.S.'
- Bacino del Besante: The water catchment area of the river Besante from its sources to the barrier 500 m downstream the farm 'Pastorino Giovanni'
- Valle di Duggia: The river Duggia from its sources to the barrier 100 m above where the bridge of the road between Varallo and Locarno crosses the river
- Zona del Rio Vardigoia: The brook Vardigoia from its sources to to where the brook enters the river Duggia above the barrier of the approved zone "Valle di Duggia"
- Zona Sorgente dei Paschi: The water catchment area of the river Pesio from its sources to the artificial barrier located downstream the farm "Azienda dei Paschi"
- Zona Stura Valgrande: The water catchment area of the river Stura Valgrande from its sources to the artificial barrier located downstream the fish farm "Troticoltura delle Sorgenti".
- 6.A.7. REGION OF EMILIA ROMAGNA

Continental zones

 Bacino Fontanacce-Valdarno: The water catchment area of the rivers Fontanacce and Valdarno from their sources to the artificial barrier 100 m downstream the farm "S.V.A. s.r.l. fish farm".

6.B. ZONES IN ITALY APPROVED WITH REGARD TO VHS

6.B.1. REGION OF TRENTINO ALTO ADIGE, AUTONOMOUS PROVINCE OF TRENTO

Continental zones

— Zona Valle dei Laghi: Water catchment area of the lakes of San Massenza, Toblino and Cavedine to the downstream barrier in the south part of the lake of Cavedine leading to the hydro-electric power station located in the Torbole municipality.

6.C. ZONES IN ITALY APPROVED WITH REGARD TO IHN

- 6.C.1. REGION OF UMBRIA, PROVINCE OF PERUGIA
 - Zona Lago Trasimeno: The lake Trasimeno.
- 6.C.2. REGION OF TRENTINO ALTO ADIGE, AUTONOMOUS PROVINCE OF TRENTO
 - Zona Val Rendena: The water catchment area from the source of Sarca river to the dam of Oltresarca in the commune of Villa Rendena.

7.A. ZONES IN SWEDEN APPROVED WITH REGARD TO VHS

- Sweden (6):
 - excluding the area of the West Coast within a semicircle of 20 kilometres radius around the fish farm situated on the Island of Björkö, as well as the estuaries and the water catchment areas of the rivers Göta and Säve up to each of their first migration barrier (situated at Trollhättan and the inlet to the lake Aspen respectively).

⁽⁶⁾ Including all continental and coastal areas within its territory.

7.B. ZONES IN SWEDEN APPROVED WITH REGARD TO IHN

— Sweden (7).

8. ZONES IN THE UNITED KINGDOM, THE CHANNEL ISLANDS AND THE ISLE OF MAN APPROVED WITH REGARD TO VHS AND IHN

- Great Britain (7)
- Northern Ireland (7)
- Guernsey (7)
- The Isle of Man (7).

9.A. ZONES IN FINLAND APPROVED WITH REGARD TO VHS

— Finland (8).

9.B. ZONES IN FINLAND APPROVED WITH REGARD TO IHN

— Finland (9).

- (⁷) See footnote 6.
 (⁸) All continental areas within its territory.
 (⁹) Including all continental and coastal areas within its territory.'

ANNEX II

'ANNEX II

FISH FARMS APPROVED WITH REGARD TO THE FISH DISEASES VIRAL HAEMORRHAGIC SEPTICAEMIA (VHS) AND INFECTIOUS HAEMATOPOIETIC NECROSIS (IHN)

1. FISH FARMS IN BELGIUM APPROVED WITH REGARD TO VHS AND IHN

1.	La Fontaine aux truites	B-6769 Gérouville
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2. FISH FARMS IN DENMARK APPROVED WITH REGARD TO VHS AND IHN

1.	Vork Dambrug	DK-6040 Egtved
2.	Egebæk Dambrug	DK-6880 Tarm
3.	Bækkelund Dambrug	DK-6950 Ringkøbing
4.	Borups Geddeopdræt	DK-6950 Ringkøbing
5.	Bornholms Lakseklækkeri	DK-3730 Nexø
6.	Langes Dambrug	DK-6940 Lem St.
7.	Brænderigaardens Dambrug	DK-6971 Spjald
8.	Siglund Fiskeopdræt	DK-4780 Stege
9.	Ravning Fiskeri	DK-7182 Bredsten
10.	Ravnkær Dambrug	DK-7182 Bredsten
11.	Hulsig Dambrug	DK-7183 Randbøl
12.	Ligård Fiskeri	DK-7183 Randbøl
13.	Grønbjerglund Dambrug	DK-7183 Randbøl
14.	Danish Aquaculture	DK-6040 Egtved

3.A. FISH FARMS IN GERMANY APPROVED WITH REGARD TO VHS AND IHN

3.A.1. LOWER SAXONY

1.	Jochen Moeller	Fischzucht Harkenbleck D-30966 Hemmingen-Harkenbleck
2.	Versuchsgut Relliehausen der Universität Göttingen	(hatchery only) D-37586 Dassel
3.	Dr. R. Rosengarten	Forellenzucht Sieben Quellen D-49124 Georgsmarienhütte
4.	Klaus Kröger	Fischzucht Klaus Kröger D-21256 Handeloh Wörme
5.	Ingeborg Riggert-Schlumbohm	Forellenzucht W. Riggert D-29465 Schnega
6.	Volker Buchtmann	Fischzucht Nordbach D-21441 Garstedt

7.	Sven Kramer	Forellenzucht Kaierde D-31073 Delligsen
8.	Hans-Peter Klusak	Fischzucht Grönegau D-49328 Melle
9.	F. Feuerhake	Forellenzucht Rheden D-31039 Rheden
10.	Horst Pöpke	Fischzucht Pöpke Hauptstraße 14 D-21745 Hemmoor

3.A.2. THURINGIA

1.	Firma Tautenhahn	D-98646 Trostadt
2.	Fischzucht Salza GmbH	D-99734 Nordhausen-Salza
3.	Fischzucht Kindelbrück GmbH	D-99638 Kindelbrück
4.	Reinhardt Strecker	Forellenzucht Orgelmühle D-37351 Dingelstadt

3.A.3. BADEN-WÜRTTEMBERG

1.	Heiner Feldmann	Riedlingen/Neufra D-88630 Pfullendorf
2.	Walter Dietmayer	Forellenzucht Walter Dietmayer Hettingen D-72501 Gammertingen
3.	Heiner Feldmann	Bad Waldsee D-88630 Pfullendorf
4.	Heiner Feldmann	Bergatreute D-88630 Pfullendorf
5.	Oliver Fricke	Anlage Wuchzenhofen Boschenmühle D-87764 Mariasteinbach-Legau 13 ¹ / ₂
6.	Peter Schmaus	Fischzucht Schmaus Steinental D-88410 Steinental/Hauerz
7.	Josef Schnetz	Fenkenmühle D-88263 Horgenzell
8.	FalkoSteinhart	Quellwasseranlage Steinhart Hettingen D-72513 Hettingen
9.	Hugo Strobel	Quellwasseranlage Otterswang Sägmühle D-72505 Hausen am Andelsbach
10.	Reinhard Lenz	Forsthaus Gaimühle D-64759 Sensbachtal
11.	Stephan Hofer	Sulzbach D-78727 Aisteig/Oberndorf
12.	Stephan Hofer	Oberer Lautenbach D-78727 Aisteig/Oberndorf

13.	Stephan Hofer	Unterer Lautenbach
		D-78727 Aisteig/Oberndorf
14.	Stephan Hofer	Schelklingen D-78727 Aistaig/Oberndorf
15.	Stephan Schuppert	Brutanlage: Obere Fischzucht Mastanlage: Untere Fischzucht D-88454 Unteressendorf
16.	Anton Jung	Brunnentobel D-88299 Leutkirch/Hebrazhofen
7.	Peter Störk	Wagenhausen D-88348 Saulgau
18.	Erwin Steinhart	Geislingen/St. D-73312 Geislingen/St.
19.	Joachim Schindler	Forellenzucht Lohmühle D-72275 Alpirsbach
20.	Georg Sohnius	Forellenzucht Sohnius D-72160 Horb-Diessen
21.	Claus Lehr	Forellenzucht Reinerzau D-72275 Alpirsbach-Reinerzau
22.	Hugo Hager	Bruthausanlage D-88639 Walbertsweiler
23.	Hugo Hager	Waldanlage D-88639 Walbertsweiler
24.	Gumpper und Stoll GmbH	Forellenhof Rössle Honau D-72805 Liechtenstein
25.	Hans Schmutz	Brutanlage 1, Brutanlage 2, Brut- und Setzlingsanlage 3 (Hausanlage) D-89155 Erbach
26.	Wilhelm Drafehn	Obersimonswald D-77960 Seelbach
27.	Wilhelm Drafehn	Brutanlage Seelbach D-77960 Seelbach
28.	Franz Schwarz	Oberharmersbach D-77784 Oberharmersbach
29.	Meinrad Nuber	Langenenslingen D-88515 Langenenslingen
30.	Walter Dietmayer	Höhmühle D-88353 Kisslegg
31.	Fischbrutanstalt des Landes Baden-Württemberg	Argenweg 50 D-88085 Langenargen Anlage Osterhofen
32.	Kreissportfischereiverein Biberach	Warthausen D-88400 Biberach
33.	Hans Schmutz	Gossenzugen D-89155 Erbach
34.	Reinhard Rösch	Haigerach D-77723 Gengenbach
35.	RainerTress	Unterlauchringen D-79787 Unterlauchringen

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59.	Forellenzucht Kunzmann	Heinz Kunzmann Unterer Steinweg 64 D-75438 Knittlingen
60.	Meinrad Nuber	Ochsenhausen Obere Wiesen 1 D-88416 Ochsenhausen
61.	Bezirksfischereiverein Nagoldtal e.V.	Kentheim Lange Steige 34 D-75365 Calw
62.	Bernd und Volker Fähnrich	Neumühle D-88260 Ratzenried-Argenbühl
63.	Klaiber "An der Tierwiese"	Hans Klaiber Rathausweg 7 D-75377 Enzklösterle
64.	Parey, Bittigkoffer — Unterreichenbach	Klaus Parey, Mörikeweg 17 D-75331 Engelsbran 2
65.	Farm Sauter Anlage Pflegelberg	Gerhard Sauter D-88239 Wangen-Pflegelberg 6
66.	Krattenmacher Anlage Osterhofen	Krattenmacher, Hittelhofen Gasthaus D-88339 Bad Waldsee
67.	Fähnrich Anlage Argenmühle D-88260 Ratzenried-Argenmühle	Bernd und Volker Fähnrich Von Rütistraße D-88339 Bad Waldsee
68.	Gumpper und Stoll Anlage Unterhausen	Gumpper und Stoll GmbH und Co. KG Heerstr. 20 D-72805 Lichtenstein-Honau
69.	Durach Anlage Altann	Antonie Durach Panoramastr. 23 D-88346 Wolfegg-Altann
70.	Städler Anlage Raunsmühle	Paul Städler Raunsmühle D-88499 Riedlingen-Pfummern
71.	König Anlage Erisdorf	Sigfried König Helfenstr. 2/1 D-88499 Riedlingen-Neufra
72.	Forellenzucht Drafehn Anlage Wittelbach	Wilhelm Drafehn Schuttertalsstraße 1 D-77960 Seelbach-Wittelbach
73.	Wirth Anlage Dengelshofen	Günther Wirth D-88316 Isny-Dengelshofen 219
74.	Krämer, Bad Teinach	Sascha Krämer Poststr. 11 D-75385 Bad Teinach-Zavelstein
75.	Muffler Anlage Eigeltingen	Emil Muffler Brielholzer Hof D-78253 Eigeltingen
76.	Karpfenteichwirtschaft Mönchsroth	Karl Uhl Fischzucht D-91614 Mönchsroth
77.	Krattenmacher Anlage Dietmans	Krattenmacher, Hittelhofen Gasthaus D-88339 Bad Waldsee

78.	Bruthaus Fischzucht Anselm-Schneider	Dagmar Anselm-Schneider Grabenköpfel 1 D-77743 Neuried
79.	Matthias Grassmann	Fischzucht Grassmann Königsbach-Stein

3.A.4. NORTH RHINE-WESTPHALIA

1.	Wolfgang Lindhorst-Emme	Hirschquelle D-33758 Schloss Holte-Stukenbrock
2.	Wolfgang Lindhorst-Emme	Am Oelbach D-33758 Schloss Holte-Stukenbrock
3.	Hugo Rameil und Söhne	Sauerländer Forellenzucht D-57368 Lennestadt-Gleierbrück
4.	Peter Horres	Ovenhausen, Jätzer Mühle D-37671 Höxter
5.	Wolfgang Middendorf	Fischzuchtbetrieb Middendorf D-46348 Raesfeld
6.	Michael und Guido Kamp	Lambacher Forellenzucht und Räucherei Lambachtalstr. 58 D-51766 Engelskirchen-Oesinghausen
7.	Thomas Rameil	Broodhouse Am Gensenberg Saalhauser Str. 8 D-57368 Lennestadt

3.A.5. BAVARIA

1.	Gerstner Peter	(Forellenzuchtbetrieb Juraquell) Wellheim D-97332 Volkach
2.	Werner Ruf	Fischzucht Wildbad D-86925 Fuchstal-Leeder
3.	Rogg	Fisch Rogg D-87751 Heimertingen
4.	Fischzucht Graf Anlage D-87737 Reichau	Fischzucht Graf GbR Engishausen 64 D-87743 Egg an der Günz
5.	Fischzucht Graf Anlage D-87727 Klosterbeuren	Fischzucht Graf GbR Engishausen 64 D-87743 Egg an der Günz
6.	Fischzucht Graf Anlage D-87743 Egg an der Günz	Fischzucht Graf GbR Engishausen 64 D-87743 Egg an der Günz
7.	Anlage Am Großen Dürrmaul D-95671 Bärnau	Andreas Rösch Am großen Dürrmaul 2 D-95671 Bärnau
8.	Andreas Hofer Anlage D-84524 Mitterhausen	Andreas Hofer Vils 6 D-84149 Velden
9.	Fischzucht Graf Anlage D-87743 Engishausen I	Fischzucht Graf GbR Engishausen 64 D-87743 Egg an der Günz

10. Fischzucht Graf Fischzucht Graf GbR Anlage D-87743 Engishausen II Engishausen 64 D-87743 Egg an der Günz	10.
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3.A.6. SAXONY

1.	Anglerverband Südsachsen "Mulde/Elster" e.V.	Forellenanlage Schlettau D-09487 Schlettau
2.	H. und G. Ermisch GbR	Forellen- und Lachszucht D-01844 Langburkersdorf
3.	Teichwirtschaft Weissig	Helga Bräuer Am Teichhaus 1 D-01920 Ossling OT Weissig
4.	Teichwirtschaft Zeisholz	Hagen Haedicke Grüner Weg 39 D-01936 Schwepnitz OT Grüngräbchen

3.A.7. HESSEN

1.	 Fischzuchtbetriebe Hermann Rameil D-34311 Naumburg OT Altendorf

3.A.8. SCHLESWIG-HOLSTEIN

1.		Forellenzucht Mertin Mühlenweg 6 D-24247 Roderbek
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3.B. FISH FARMS IN GERMANY APPROVED WITH REGARDS TO IHN

3.B.1. THURINGIA

1.	Thüringer Forstamt Leinefelde	Fischzucht Worbis D-37327 Leinefelde

4. FISH FARMS IN SPAIN APPROVED WITH REGARD TO VHS AND IHN

4.1. REGION: AUTONOMOUS COMMUNITY OF ARAGON

1.	Truchas del Prado	located in Alcalá de Ebro, Province of Zaragoza
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4.2. REGION: AUTONOMOUS COMMUNITY OF ANDALUCIA

1.	Piscifactoria de Riodulce	D. Julio Domezain Fran. "Piscifactoria de Sierra Nevada S.L." Camino de la Piscifactoria nº 2. Loja, Granada.
		E-18313

2.	D. Julio Domezain Fran. "Piscifactoria de Sierra Nevada S.L." Camino de la Piscifactoria nº 2. Loja, Granada.
	E-18313

4.3. REGION: AUTONOMOUS COMMUNITY OF CASTILLA-LA-MANCHA

1.	Piscifactoria Rincón de Uña	Junta de Comunidades de Castilla-La-Mancha S191100ID, Delegación de Medio Ambiente. C/ Colón nº 2. Cuenca E-16071 V-16-219-094
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5.A. FISH FARMS IN FRANCE APPROVED WITH REGARD TO VHS AND IHN

5.A.1. ADOUR-GARONNE

1.	Pisciculture de Sarrance	F-64490 Sarrance (Pyrénées-Atlantiques)
2.	Pisciculture des Sources	F-12540 Cornus (Aveyron)
3.	Pisciculture de Pissos	F-40410 Pissos (Landes)
4.	Pisciculture de Tambareau	F-40000 Mont-de-Marsan (Landes)
5.	Pisciculture "Les Fontaines d'Escot"	F-64490 Escot (Pyrénées Atlantiques)
6.	Pisciculture de la Forge	F-47700 Casteljaloux (Lot-et-Garonne)

5.A.2. ARTOIS-PICARDIE

1.	Pisciculture du Moulin du Roy	F-62156 Rémy (Pas-de-Calais)
2.	Pisciculture du Bléquin	F-62380 Séninghem (Pas-de-Calais)
3.	Pisciculture de Earls Feldmann F-76340 Hodeng-au-Bosc	F-80580 Bray-les-Mareuil
4.	Pisciculture Bonnelle à Ponthoile	Bonnelle 80133 Ponthoile M. Sohier 26 rue George Deray F-80100 Abeville
5.	Pisciculture Bretel à Gezaincourt	Bretel 80600 Gezaincourt-Doulens M. Sohier 26 rue George Deray F-80100 Abeville
6.	Pisciculture de Moulin-Est	Earl Pisciculture Gobert 18 rue Pierre à l'huile F-80150 Machiel

5.A.3. AQUITAINE

	SARL Salmoniculture de la Ponte — Station d'alevinage du Ruisseau Blanc	Le Meysout F-40120 Aure
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2.	L'EPST-INRA Pisciculture à Lees-Athas	Saillet et Esquit F-64490 Lees-Athas INRA — BP-3 F-64310 Saint-Pee-sur-Nivelle
3.	Truites de haut Baretous Route de la Pierre-Saint-Martin F-64570 Arette reg 64040154	M ^{me} Françoise Estournes Maison Ménin F-64570 Aramits

5.A.4. DRÔME

1.	Pisciculture "Sources de la Fabrique"	40 chemin de Robinson F-26000 Valence
2.	Pisciculture Font Rome F-26400 Beaufort-sur-Gervanne	Pisciculture Font Rome Chemin des Îles — BP 25 F-07200 Aubenas

5.A.5. HAUTE-NORMANDIE

1.	Pisciculture des Godeliers	F-27210 Le Torpt
2.	Pisciculture fédérale de Sainte-Gertrude F-76490 Maulevrier	Fédération des associations pour la pêche et la protection du milieu aquatique de Seine-Maritime F-76490 Maulevrier

5.A.6. LOIRE-BRETAGNE

1.	SCEA "Truites du lac de Cartravers"	Bois-Boscher F-22460 Merleac (Côtes d'Armor)
2.	Pisciculture du Thélohier	F-35190 Cardroc (Ille-et-Vilaine)
3.	Pisciculture de Plainville	F-28400 Marolles-les-Buis (Eure-et-Loir)
4.	Pisciculture Rémon à Parné-sur-Roc	SARL Remon 21 rue de la Véquerie F-53260 Parné-sur-Roc (Mayenne)
5.	Esosiculture de Feins Étang aux Moines F-5440 Feins	AAPPMA 9 rue Kerautret Botmel F-35200 Rennes

5.A.7. RHIN-MEUSE

1.	Pisciculture du ruisseau de Dompierre	F-55300 Lacroix-sur-Meuse (Meuse)
2.	Pisciculture de la source de la Deüe	F-55500 Cousances-aux-Bois (Meuse)

5.A.8. RHONE-MEDITERRANEE-CORSE

1.	Pisciculture Charles Murgat	Les Fontaines F-38270 Beaufort (Isère)
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5.A.9. SEINE-NORMANDIE

1.	Pisciculture du Vaucheron	F-55130 Gondrecourt-le-Château (Meuse)

5.A.10. LANGUEDOC ROUSSILLON

1.	Pisciculture de Pêcher F-48400 Florac	Fédération de la Lozère pour la pêche et la protection du milieu aquatique F-48400 Florac
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5.A.11. MIDI-PYRÉNÉES

	r	
1.		SCEA Pisciculture du mas de pommiers F-12230 Nant

5.A.12. ALPES-MARITIMES

1.	F-06450 Roquebilière	Fédération des Alpes-Maritimes pour et la pêche et la protection du milieu aquatique F-06450 Roquebilière

5.A.13. HAUTES-ALPES

1.	Pisciculture fédérale F-05310 La-Roche-de-Rame

5.A.14. RHÔNE-ALPES

1.	Pisciculture Petit Ronjon	M. Dannancier Pascal F-01270 Cormoz
2.	Gaec Piscicole de Teppe	Gaec Piscicole de Teppe 731 chemin de Jouffray F-01310 Polliat

5.A.15. LOZÈRE

 Ferme aquacole de la source de Frézal	Lycée d'enseignement général et technologique
Site aquacole chemin de Fraissinet	agricole — Ministère de l'agriculture de la pêche
F-48500 La Canourgue	et de l'alimentation

5.A.16. ARDÈCHE

Chemin des Îles — BP 25	Pisciculture Font Rome Chemin des Îles — BP 25 E-07200 Aubenas
F-07200 Aubenas	F-07200 Aubenas

5.B. FISH FARMS IN FRANCE APPROVED WITH REGARD TO VHS

5.B.1. ARTOIS-PICARDIE

1.	Pisciculture de Sangheen	F-62102 Calais (Pas-de-Calais)

6.A. FISH FARMS IN ITALY APPROVED WITH REGARD TO VHS AND IHN

6.A.1. REGION: FRIULI VENEZIA GIULIA

River Stella basin		
1.	Azienda ittica agricola Collavini Mario N. 1096UD005	Via Tiepolo 12 I-33032 Bertiolo (UD)
2.	Impianto ittigenico de Flambro de Talmassons	Ente tutela pesca del Friuli Venezia Giulia Via Colugna 3 I-33100 Udine
	Tagliamento riv	rer basin
3.	Impianto ittiogenico di Forni di Sotto	Ente tutela pesca del Friuli Venezia Giulia Via Colugna 3 I-33100 Udine
4.	Impianto di Grauzaria di Moggio Udinese	Ente tutela pesca del Friuli Venezia Giulia Via Colugna 3 I-33100 Udine
5.	Impianto ittiogenico di Amaro	Ente tutela pesca del Friuli Venezia Giulia Via Colugna 3 I-33100 Udine
6.	Impianto ittiogenico di Somplago — Mena di Cavazzo Carnico	Ente tutela pesca del Friuli Venezia Giulia Via Colugna 3 I-33100 Udine
	Bianco river	basin
7.	S.A.I.S. srl Loc. Blasis Codropio (UD) Cod. I027UD001	Mirella Fossaluzza Via Rot 6/2 I-33080 Zoppola (PN)
Muje river basin		
8.	S.A.I.S. srl Poffabro-Frisanco (PN)	Mirella Fossaluzza Via Rot 6/2 I-33080 Zoppola (PN)

6.A.2. PROVINCIA AUTONOMA DI TRENTO

Noce basin		
1.	Ass. Pescatori Solandri (Loc. Fucine)	Cavizzana

2.	Troticoltura di Grossi Roberto N. 121TN010	Grossi Roberto Via Molini 11 Monoclassico (TN)
	Brenta bas	sin
3.	Campestrin Giovanni	Telve Valsugana (Fontane)
4.	Ittica Resenzola Serafini	Grigno
5.	Ittica Resenzola Selva	Grigno
6.	Leonardi F.lli	Levico Terme (S. Giuliana)
7.	Dellai Giuseppe-Trot. Valsugana	Grigno (Fontana Secca, Maso Puele)
8.	Cappello Paolo	Via Zacconi 21 Loc. Maso Fontane, Roncegno
	Adige bas	sin
9.	Celva Remo	Pomarolo
10.	Margonar Domenico	Ala (Pilcante)
11.	Degiuli Pasquale	Mattarello (Regole)
12.	Tamanini Livio	Vigolo Vattaro)
13.	Troticultura Istituto Agrario di S. Michele a/A.	S. Michele all'Adige
	Sarca bas	in
14.	Ass. Pescatori Basso Sarca	Ragoli (Pez)
15.	Stab. Giudicariese La Mola	Tione (Delizia d'Ombra)
16.	Azienda Agricola La Sorgente s.s.	Tione (Saone)
17.	Fonti del Dal s.s.	Lomaso (Dasindo)
18.	Comfish srl (ex. Paletti)	Preore (Molina)
19.	Ass. Pescatori Basso Sarca	Tenno (Pranzo)
20.	Troticultura "La Fiana"	Di Valenti Claudio (Bondo)

6.A.3. REGION: UMBRIA

	Nera River Valley		
1.	Impianto Ittogenico provinciale	Loc Ponte di Cerreto di Spoleto (PG) — Public Plant (Province of Perugia)	

6.A.4. REGION: VENETO

Astico basin		
1.	Centro Ittico Valdastico	Valdastico (Veneto, Province of Vicenza)
River Lietta basin		
2.	Azienda Agricola Lietta srl N. 052TV074	Via Rai 3 I-31010 Ormelle (TV)

River Bacchiglione basin		
3.	Azienda Agricola Troticoltura Grosselle Massimo N. 091VI831	Massimo Grosselle Via Palmirona 18 Sandrigo (VI)
4.	Biasia Luigi N. 013VI831	Biasia Luigi Via Ca' D'Oro 25 Bolzano Vic (VI)
	River Brenta	basin
5.	Polo Guerrino Via S. Martino 51 Loc. Campese I-36061 Bassano del Grappa	Polo Guerrino Via Tre Case 4 I-36056 Tezze sul Brenta
River Tione in Fattolé		
6.	Piscicoltura Menozzi di Franco e Davide Menozzi S.S.	Davide Menozzi Via Mazzini 32 Bonferraro de Sorga
	River Tartaro/Tic	oner basin
7.	Stanzial Eneide Loc. Casotto	Stanzial Eneide I-37063 Isola Della Scala VR
	River Cela	rda
8.	Vincheto di Celarda 021 BL 282	M.I.P.A. via Gregorio XVI, n. 8 I-32100 Belluno
River Molini		
9.	Azienda Agricoltura Troticoltura Rio Molini	Azienda Agricoltura Troticoltura Rio Molini Via Molini 6 I-37020 Brentino Belluno

6.A.5. REGION: VALLE D'AOSTA

River Dora Baltea basin		
1.	Stabilimento ittiogenico regionale	Rue Mont Blanc 14, Morgex (AO)

6.A.6. REGION: LOMBARDIA

1.	Azienda Troticoltura Foglio A.s.s.	Troticoltura Foglio Angelo S.S. Piazza Marconi 3 I-25072 Bagolino
2.	Azienda Agricola Pisani Dossi Cascina Oldani, Cisliano (MI)	Giorgio Peterlongo Via Veneto 20 — Milano
3.	Centro ittiogenico Unione Pesca Sportiva della Provincia di Sondrio	Unione Pesca Sportiva della Provincia di Sondrio Via Fiume 85, Sondrio
4.	Ittica Acquasarga Allevamento Piscicoltura Valsassinese IT070LC087	Mirella Fossaluzza Via Rot 6/2 Zoppola (PN)

6.A.7. REGION: TOSCANA

River Maresca basin		
1.	Allevamento trote di Petrolini Marcello	Petrolini Marcello Via Mulino Vecchio 229 Maresca — S. Marcello P.se (PT)
2.	Azienda agricola Fratelli Mascalchi Loc Carda, Castel Focognano (AR) Cod. IT008AR003	Fratelli Mascalchi Loc. Carda Castel Focognano (AR)

6.A.8. REGION: LIGURIA

	Incubatoio Ittico provinciale — Masone Loc. Rio Freddo	Provincia di Genova Piazzale Mazzini 2 I-16100 Genova
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6.A.9. REGION: PIEMONTE

1.	Incubatoio Ittico de valle de Peleussieres Oulx (TO) Cod. 175 TO 802	Associazone Pescatori Valsusa Via Martiri della Libertà 1 I-10040 Caprie (TO)
2.	Azienda agricola Canali Cavour di Lucio Fariano	Lucio Fariano Via Marino 8 I-12044 Centallo (CN)
3.	Troticoltura Marco Borroni Loc. Gerb Veldieri (CN) Cod. 233 CN 800	Marco Borroni Via Piave 39 I-12044 Centallo (CN)
4.	Incubatoio ittico di valle Loc. Cascina Prelle Traversella (TO) 278 TO 802	
5.	Azienda Agricola "San Biagio" Fraz. S. Biagio I-12084 Mondovì Cod. 130 CN 801	Revelli delia Via Roma 36 I-12040 Margarita Cuneo

6.A.10. REGION: ABRUZZO

1.	Impianti ittiogenici di POPOLI (PE) Loc. S. Callisto	Nouva Azzurro SpA Viale del Lavoro 45 S. Martino BA (VR)
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6.A.11. REGION: EMILIA-ROMAGNA

Troticoltura Alta Val Secchia srl (RE) Via Porali 1/A — Collagna (RE) Cod. 019RE050	Nicoletta Bestini Via Porali 1/A Collagna (RE)
Cod. 019RE050	Collagna (RE)

6.A.12. REGION: BASILICATA

1.	Assunta Brancati	Assunta Brancati
	Contrada Piano del Greco 1	Via Tirreno 19
	I-85050 Tito (PZ)	I-85100 Potenza
	Cod. IT089PZ185/I	
	1	

6.A.13. REGION: CAMPANIA

1.	Ittica Fasanella	Società cooperative
	Sant'Angelo a Fasanella	Ittica Fasanella
	Loc. Fiume (SA)	Sant'Angelo a Fasanella
	Cod. 128SA077	Loc. Fiume (SA)

6.B. FISH FARMS IN ITALY APPROVED WITH REGARD TO VHS

6.B.1. REGION: FRIULI VENEZIA GIULIA

Tagliamento river basin		
1. SGM srl	SGM srl Via Mulino del Cucco 38 Rivoli di Osoppo (UD)	

6.B.2. REGION: VENETO

	River Sile		
1.	Azienda Troticoltura S. Cristina Via Chiesa Vecchia 14 Loc. S. Cristina di Quinto Cod. 064TV015	Azienda Troticoltura S. Cristina Via Chiesa Vecchia 14	

7. FISH FARMS IN AUSTRIA APPROVED WITH REGARD TO VHS AND IHN

1.	Alois Köttl	Forellenzucht Alois Köttl A-4872 Neukirchen a. d. Vöckla
2.	Herbert Böck	Forellenhof Kaumberg A-2572 Kaumberg, Höfnergraben 1
3.	Forellenzucht Glück	Erick und Sylvia Glück Hammerweg 13 A-5270 Mauerkirchen

4.	Forellenzuchtbetrieb St Florian	Martin Ebner St. Florian 20 A-5261 Uttendorf
5.	Forellenzucht Jobst	Alois Jobst Bruggen 25 A-9761 Greifenburg
6.	Fischzuchtbetrieb Kölbl	Erwin Kölbl A-8812 Maria Hof Standort Gemeinde St Blasen'

COMMISSION DECISION

of 18 November 2005

adopting Community import decisions for certain chemicals pursuant to Regulation (EC) No 304/2003 of the European Parliament and of the Council and amending Decision 2000/657/EC

(Text with EEA relevance)

(2005/814/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Regulation (EC) No 304/2003 of the European Parliament and of the Council of 28 January 2003 concerning the export and import of dangerous chemicals (1), and in particular the first subparagraph of Article 12(1) thereof,

After consulting the Committee established by Article 29 of Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (2),

Whereas:

- Under Regulation (EC) No 304/2003 the Commission is (1)required to decide on behalf of the Community, whether or not to permit the import into the Community of each chemical subject to the Prior Informed Consent (PIC) procedure.
- The United Nations Environment Programme (UNEP) and (2)the Food and Agriculture Organization (FAO) have been appointed to provide secretariat services for the operation of the PIC procedure established by the Rotterdam Convention on the Prior Informed Consent (PIC) procedure for certain hazardous chemicals and pesticides in international trade; the Convention was approved, on behalf of the Community, by Council Decision 2003/106/EC (3).
- (3) The Commission, acting as common designated authority, is required to forward decisions on chemicals to the Secretariat of the Convention, on behalf of the Community and its Member States.

- The chemicals tetraethyl lead and tetramethyl lead have (4)been added to the PIC procedure, as industrial chemicals. The Commission has received information about both chemicals in the form of a single decision guidance document. Both chemicals are severely restricted at Community level since their use as anti-knock agents in petrol is effectively banned, subject to minor exemptions, by Directive 98/70/EC of the European Parliament and of the Council of 13 October 1998 relating to the quality of petrol and diesel fuels and amending Council Directive 93/12/EEC (4). An import decision should therefore be taken accordingly.
- (5) The chemical parathion has also been added to the PIC procedure, as a pesticide, for which the Commission has received information from the Secretariat in the form of a decision guidance document.
- Parathion falls within the scope of Council Directive (6)91/414/EEC of 15 July 1991 concerning the placing of plant protection products on the market (⁵). By Commission Decision 2001/520/EC of 9 July 2001 concerning the non-inclusion of parathion in Annex I to Council Directive 91/414/EEC and the withdrawal of authorisations for plant protection products containing this active substance (6), parathion was excluded from Annex I to Directive 91/414/EEC and authorisations for plant protection products containing it had to be withdrawn by 8 January 2002. Parathion had previously been included in the interim PIC procedure to the extent that certain severely hazardous pesticide formulations containing parathion were listed in Annex III to the Convention, which was reflected in the response form set out in the Annex to Commission Decision 2000/657/EC of 16 October 2000 adopting Community import decisions for certain chemicals pursuant to Council Regulation (EEC) No 2455/92 concerning the export and import of certain dangerous chemicals (7). The entry for parathion in Annex III to the Convention needs to be replaced by an entry covering parathion in all its forms. A new import decision should therefore be taken.
- (⁴) OJ L 350, 28.12.1998, p. 58. Directive as last amended by Regulation (EC) No 1882/2003 of the European Parliament and of the
- (5) OJ L 230, 19.8.1991, p. 1. Directive as last amended by Commission Directive 2005/34/EC (OJ L 125, 18.5.2005, p. 5).
- OJ L 187, 10.7.2001, p. 47. OJ L 275, 27.10.2000, p. 44. Decision as last amended by Decision 2005/416/EC (OJ L 147, 10.6.2005, p. 1). (7)

⁽¹⁾ OJ L 63, 6.3.2003, p. 1. Regulation as last amended by Commission Regulation (EC) No 775/2004 (OJ L 123, 27.4.2004, p. 27).

OJ 196, 16.8.1967, p. 1. Directive as last amended by Commission Directive 2004/73/EC (OJ L 152, 30.4.2004, p. 1).

^{(&}lt;sup>3</sup>) OJ L 63, 6.3.2003, p. 27.

(7) Decision 2000/657/EC should therefore be amended accordingly,

HAS DECIDED AS FOLLOWS:

Article 1

1. The decision on the import of the chemical tetraethyl lead, as set out on the form for importing country responses in Annex I, is adopted.

2. The decision on the import of the chemical tetramethyl lead, as set out on the form for importing country responses in Annex II, is adopted.

Article 2

The decision on the import of parathion as set out in the Annex to Decision 2000/657/EC is replaced by the import decision set out on the form for importing country responses in Annex III to this Decision.

Done at Brussels, 18 November 2005.

For the Commission Stavros DIMAS Member of the Commission

ANNEX I

IMPORT DECISION FOR THE CHEMICAL SUBSTANCE TETRAETHYL LEAD



Secretariat for the Rotterdam Convention on the Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade



FORM FOR IMPORTING COUNTRY RESPONSE

IMPORTANT: See instructions before filling in the form

COUNTRY: European Community

(Member States: Austria, Belgium, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Poland, Portugal, Slovakia, Slovenia, Spain, Sweden, United Kingdom)

SECT	TON 1. IDENTITY OF CHEMICAL					
1.1.	Common name	Tetraethyl lead				
1.2.	CAS number	78-00-2				
1.3.	Type of formulation and content of active ingredient					
SECT	TION 2. THE IMPORT RESPONSE PROVIDED IN THIS FORM AP	PLIES TO THE FOLLOWING CATE	GOR	Y OR CAT	ΈGC	DRIES
	Pesticide					
	X Industrial					
	Severely hazardous pesticide formulation					
SECT	TION 3. INDICATION REGARDING PREVIOUS RESPONSE, IF A	NY				
3.1.	X This is a first time import response for this chemical in the cou	ntry.				
3.2.	□ This is a modification of a previous response.					
	The previous response was a final decision.			Yes		No
	The previous response was an interim response.			Yes		No
	Date of issue of the previous response:					
SECT	TION 4. RESPONSE REGARDING FUTURE IMPORT					
хı	Final decision (Fill in section 5, page 2) OR	Interim response (Fill in section 6, p	age	3-4)		
SECT	TION 5. FINAL DECISION, pursuant to national legislative or adm	inistrative measures				
5.1.	No consent to import					
	Is the import of the chemical from all sources simultaneously prohib	ited?		Yes		No
	Is domestic production of the chemical for domestic use simultaneou	sly prohibited?		Yes		No
5.2.	Consent to import					
5.3.	X Consent to import only subject to specified conditions					
	The specified conditions are:					
	The use of the chemical as an anti-knock compound in leaded petrol leaded petrol for vehicles. However, Member States may allow a dero $0.15g$ lead/L, up to a maximum of 0.5 % of total sales, for collectors	gation for small quantities of leaded pe				
	Are the conditions for import of the chemical the same for all source	es of import?	x	Yes		No
	Are the conditions for domestic production of the chemical for dom	nestic use the same as for all imports?	X	Yes		No

5.4.	National legislative or administrative measure upon which the final decision is based								
	Description of the national legislative or administrative measure:								
	It is prohibited to place on the market leaded petrol for vehicles pursuant to Directive 98/70/EC of the European Parliament and of the Council of 13 October 1998 relating to the quality of petrol and diesel fuels and amending Council Directive 93/12/EEC (Official Journal of the European Communities L 350 of 28.12.1998, p. 58).								
	The complete name and address of the institution/authority responsible for issuing this national legislative or administrative measure:								
	European Community and its Member States (see add	lress in section 8).							
5.5.	Remarks See under point 5.3 and 5.4								
	Has there ever been a request of registration of this o	chemical in the country?		Yes	🗋 No	•			
	Is this chemical currently registered in the country?			Yes	🗋 No	•			
	Is this chemical manufactured in the country?			Yes	🗋 No	•			
	Is this chemical formulated in the country?				🗋 No				
	If yes to either one of these last two questions:	Is this intended for domestic use?		Yes	🗋 No	1			
	Is this intended for export?				🔲 No)			
	Other remarks								
SEC	TON 6. INTERIM RESPONSE								
6.1.	No consent to import								
	Is the import of the chemical from all sources simult	aneously prohibited?		Yes	🗋 No)			
	Is domestic production of the chemical for domestic	use simultaneously prohibited?		Yes	D No)			
6.2.	Consent to import								
6.3.	Consent to import only subject to specified o	conditions							
	The specified conditions are:								
	Are the conditions for import of the chemical the sa	me for all sources of import?		Yes	No)			

6.4.	Indication of active consideration in order to reach a final decision								
	Is a final decision under active consideration?			🔲 Yes		No			
	Approximate time needed before a final decision can	be reached:							
	The complete name and address of the responsible in	stitution/au	thority actively considering a final decision:						
6.5.	Information or assistance requested in order to re	each a final	l decision						
	The following additional information is requested from	n the Secre	tariat:						
	The following additional information is requested from	n the count	try that notified the final regulatory action:						
	The following assistance is requested from the Secreta	ariat in evalu	uating the chemical:						
6.6.	Remarks								
	Has there ever been a request of registration of this chemical in the country?			Yes		No			
	Is this chemical currently registered in the country?			Yes		No			
	Is this chemical manufactured in the country?			Yes		No			
	Is this chemical formulated in the country?			Yes		No			
	If yes to either one of these last two questions:	Is this intended for domestic use?		Yes		No			
		Is this inte	Yes		No				
	Other remarks								
SECT	I FION 7. RELEVANT ADDITIONAL INFORMATION	1							
Tetraethyl lead is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ 196, 16.8.1967, p.1) as: T+; R26/27/28; R33 (Very Toxic; Very toxic by inhalation, in contact with skin and if swallowed; Danger of cumulative effects) — Repr Cat.1; R61 (Toxic to reproduction Category 1; May cause harm to the unborn child) — Repr. Cat.3; R62 (Toxic to reproduction Category 3; Possible risk of impaired fertility) — N; R50/53 (Dangerous to the environment; Very Toxic to aquatic organisms, may cause long-term adverse effects in the aquatic environment).									
SECT	TION 8. DESIGNATED NATIONAL AUTHORITY		1						
Instit	tution		European Commission DG Environment						
Address			Rue de la Loi 200 B-1049 Brussels Belgium						

ANNEX II

IMPORT DECISION FOR THE CHEMICAL SUBSTANCE TETRAMETHYL LEAD



Secretariat for the Rotterdam Convention on the Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade



FORM FOR IMPORTING COUNTRY RESPONSE

IMPORTANT: See instructions before filling in the form

COUNTRY: European Community

(Member States: Austria, Belgium, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Poland, Portugal, Slovakia, Slovenia, Spain, Sweden, United Kingdom)

SECT	ION 1. IDENTITY OF CHEMICAL					
1.1.	Common name	Tetramethyl lead				
1.2.	CAS number	75-74-1				
1.3.	Type of formulation and content of active ingredient					
SECT	ION 2. THE IMPORT RESPONSE PROVIDED IN THIS FORM AP	PLIES TO THE FOLLOWING CATEO	GOR	Y OR CAT	ſEGO	DRIES
	Pesticide					
	X Industrial					
	Severely hazardous pesticide formulation					
SECI	ION 3. INDICATION REGARDING PREVIOUS RESPONSE, IF A	NY				
3.1.	X This is a first time import response for this chemical in the cou	ntry.				
3.2.	This is a modification of a previous response.					
	The previous response was a final decision.			Yes		No
	The previous response was an interim response.			Yes		No
	Date of issue of the previous response:					
SECI	ION 4. RESPONSE REGARDING FUTURE IMPORT					
хи	rinal decision (Fill in section 5, page 2) OR	Interim response (Fill in section 6, p	age	3-4)		
SECT	ION 5. FINAL DECISION, pursuant to national legislative or adm	inistrative measures				
5.1.	□ No consent to import					
	Is the import of the chemical from all sources simultaneously prohib	ited?		Yes		No
	Is domestic production of the chemical for domestic use simultaneou	usly prohibited?		Yes		No
5.2.	Consent to import					
5.3.	X Consent to import only subject to specified conditions					
	The specified conditions are:					
	The use of the chemical as an anti-knock compound in leaded petrol leaded petrol for vehicles. However, Member States may allow a dero $0.15g$ lead/L, up to a maximum of 0.5 % of total sales, for collector	gation for small quantities of leaded pe				
	Are the conditions for import of the chemical the same for all source	ees of import?	х	Yes		No
	Are the conditions for domestic production of the chemical for don	nestic use the same as for all imports?	x	Yes		No

5.4.	. National legislative or administrative measure upon which the final decision is based										
	Description of the national legislative or administrative measure:										
	It is prohibited to place on the market leaded petrol for vehicles pursuant to Directive 98/70/EC of the European Parliament and of the Council of 13 October 1998 relating to the quality of petrol and diesel fuels and amending Council Directive 93/12/EEC (Official Journal of the European Communities L 350 of 28.12.1998, p. 58).										
	The complete name and address of the institution/a European Community and its Member States (see add	nuthority responsible for issuing this national legislativers in section 8).	ve or administi	rative n	neasure:						
5.5.	Remarks See under point 5.3. and 5.4.										
	Has there ever been a request of registration of this c	hemical in the country?	Tes Yes	D N	o						
	Is this chemical currently registered in the country?			D N	o						
	Is this chemical manufactured in the country?			D N	0						
	Is this chemical formulated in the country?			🗖 N	o						
	If yes to either one of these last two questions:	Is this intended for domestic use?	Yes	🗖 N	0						
		Is this intended for export?	Yes	🗖 N	0						
	Other remarks										
SECI	TON 6. INTERIM RESPONSE										
6.1.	No consent to import										
	Is the import of the chemical from all sources simult	aneously prohibited?	Yes	D N	lo						
	Is domestic production of the chemical for domestic	use simultaneously prohibited?	Yes	D N	lo						
6.2.	Consent to import										
6.3.	Consent to import only subject to specified c	onditions									
	The specified conditions are:										
	Are the conditions for import of the chemical the sa	ne for all sources of import?	Yes	N 🔲	lo						
	Are the conditions for domestic production of the ch	nemical for domestic use the same as for all imports?	Yes	D N							

6.4.	Indication of active consideration in order to read	ch a final d	lecision					
	Is a final decision under active consideration?			🗋 Yes	🔲 No			
	Approximate time needed before a final decision can be reached:							
	The complete name and address of the responsible in	stitution/au	thority actively considering a final decision:					
6.5.	Information or assistance requested in order to re	each a fina	l decision					
	The following additional information is requested from	n the Secre	tariat:					
	The following additional information is requested from	n the count	try that notified the final regulatory action:					
	The following assistance is requested from the Secreta	ariat in eval	uating the chemical:					
6.6.	Remarks							
	Has there ever been a request of registration of this of	chemical in	the country?	Tes Yes	🗖 No			
	Is this chemical currently registered in the country?			Tes Yes	🗖 No			
	Is this chemical manufactured in the country?			Tes Yes	🗖 No			
	Is this chemical formulated in the country?			Yes	No			
	If yes to either one of these last two questions:	Is this intended for domestic use?		Tes Yes	D No			
		Is this intended for export?						
	Other remarks							
SECT								
SECI	TION 7. RELEVANT ADDITIONAL INFORMATION							
provi Toxic Categ	Tetramethyl lead is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ 196, 16.8.1967, p.1) as: T+; R26/27/28; R33 (Very Toxic; Very toxic by inhalation, in contact with skin and if swallowed; Danger of cumulative effects) — Repr. Cat.1; R61 (Toxic to reproduction Category 1; May cause harm to the unborn child) — Repr. Cat.3; R62 (Toxic to reproduction Category 3; Possible risk of impaired fertility) — N; R50/53 (Dangerous to the environment; Very Toxic to aquatic organisms, may cause long-term adverse effects in the aquatic environment).							
SECI	TION 8. DESIGNATED NATIONAL AUTHORITY							
Instit	tution		European Commission DG Environment					
Addr	ress	Rue de la Loi 200 B-1049 Brussels Belgium						

ANNEX III

IMPORT DECISION FOR THE CHEMICAL SUBSTANCE PARATHION



Secretariat for the Rotterdam Convention on the Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade



FORM FOR IMPORTING COUNTRY RESPONSE

IMPORTANT: See instructions before filling in the form

COUNTRY: European Community

(Member States: Austria, Belgium, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Poland, Portugal, Slovakia, Slovenia, Spain, Sweden, United Kingdom)

SECT	TON 1. IDENTITY OF CHEMICAL					
1.1.	Common name	Parathion				
1.2.	CAS number	56-38-2				
1.3.	Type of formulation and content of active ingredient	All formulations				
SECT	TON 2. THE IMPORT RESPONSE PROVIDED IN THIS FORM AP	PLIES TO THE FOLLOWING CATEG	GOR	Y OR CAT	EGC	RIES
	X Pesticide					
	Industrial					
	X Severely hazardous pesticide formulation					
SECI	TON 3. INDICATION REGARDING PREVIOUS RESPONSE, IF A	NY				
3.1.	This is a first time import response for this chemical in the cou	ntry.				
3.2.	X This is a modification of a previous response.					
	The previous response was a final decision.		х	Yes		No
	The previous response was an interim response.			Yes	X	No
	Date of issue of the previous response:					
	24.7.2003					
SECI	TON 4. RESPONSE REGARDING FUTURE IMPORT					
хи	Final decision (Fill in section 5, page 2) OR	Interim response (Fill in section 6, p	age	3-4)		
SECI	TON 5. FINAL DECISION, pursuant to national legislative or adm	inistrative measures				
5.1.	X No consent to import					
	Is the import of the chemical from all sources simultaneously prohib	ited?	X	Yes		No
	Is domestic production of the chemical for domestic use simultaneously prohibited?			Yes		No
5.2.	Consent to import					
5.3.	Consent to import only subject to specified conditions					
	Are the conditions for import of the chemical the same for all source	es of import?		Yes		No
	Are the conditions for domestic production of the chemical for don	nestic use the same as for all imports?		Yes		No

5.4.	4. National legislative or administrative measure upon which the final decision is based							
	Description of the national legislative or administrativ	re measure:						
	It is prohibited to use or place on the market all plant protection products containing parathion. Parathion was excluded from Annex I to Council Directive 91/414/EEC and thus authorisations for plant-protection products containing this active substance have been withdrawn. (Commission Decision 2001/520/EC of 9 July 2001, OJ L187, 10.7.2001, p.47).							
	The complete name and address of the institution/a European Community and its Member States (see add	authority responsible for issuing this national legislativ lress in section 8).	ve o	r administra	ative	measure:		
5.5.	Remarks See under point 5.3 and 5.4							
	Has there ever been a request of registration of this of	chemical in the country?		Yes		No		
	Is this chemical currently registered in the country?			Yes		No		
	Is this chemical manufactured in the country?			Yes		No		
	Is this chemical formulated in the country?			Yes		No		
	If yes to either one of these last two questions:	Is this intended for domestic use?		Yes		No		
		Is this intended for export?		Yes		No		
	Other remarks							
SEC	TION 6. INTERIM RESPONSE							
6.1.	No consent to import							
	Is the import of the chemical from all sources simult	aneously prohibited?		Yes		No		
	Is domestic production of the chemical for domestic	use simultaneously prohibited?		Yes		No		
6.2.	Consent to import							
6.3.	Consent to import only subject to specified o	conditions						
	The specified conditions are:							
	Are the conditions for import of the chemical the sa	me for all sources of import?		Yes		No		
	Are the conditions for domestic production of the cl	hemical for domestic use the same as for all imports?		Yes		No		

6.4.	Indication of active consideration in order to read	:h a final d	ecision						
	Is a final decision under active consideration?				Yes		No		
	Approximate time needed before a final decision can be reached:								
	The complete name and address of the responsible institution/authority actively considering a final decision:								
6.5.	Information or assistance requested in order to re	each a final	decision						
	The following additional information is requested from	n the Secret	ariat:						
	The following additional information is requested from	n the count	ry that notified the final regulatory action:						
	The following assistance is requested from the Secreta	riat in evalu	nating the chemical:						
6.6.	Remarks								
	Has there ever been a request of registration of this c	hemical in t	the country?		Yes		No		
	Is this chemical currently registered in the country?				Yes		No		
	Is this chemical manufactured in the country?				Yes		No		
	Is this chemical formulated in the country?				Yes		No		
	If yes to either one of these last two questions:	Is this intended for domestic use?			Yes		No		
		Is this inte	nded for export?		Yes		No		
	Other remarks								
SECI	ION 7. RELEVANT ADDITIONAL INFORMATION								
Parathion is classified under Council Directive $67/548/EEC$ of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ 196, 16.8.1967, p. 1) as: T+; R26/28 (Very Toxic; Very toxic by inhalation and if swallowed.) — T; R24, R48/25 (Toxic; Toxic in contact with skin; Toxic: danger of serious damage to health by prolonged exposure if swallowed) — N; R50/53 (Dangerous to the environment; Very Toxic to aquatic organisms, may cause long-term adverse effects in the aquatic environment).									
SECT	TON 8. DESIGNATED NATIONAL AUTHORITY								
Instit	ution		European Commission DG Environment						
Address			Rue de la Loi 200 B-1049 Brussels Belgium						