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I Acts whose publication is obligatory

Commission	Regulation	(EC) No	1202/200	6 of 9	August	2006	establishing	the	standard	import	values
for determin	ing the ent	ry price	of certain	fruit a	nd vege	tables					

- Commission Regulation (EC) No 1203/2006 of 9 August 2006 amending Annex V to Council Regulation (EC) No 1440/2005 as regards the quantitative limits of certain steel products ...
- ★ Commission Regulation (EC) No 1204/2006 of 9 August 2006 amending Annex V to Council Regulation (EC) No 1899/2005 as regards the quantitative limits of certain steel products
- ★ Commission Regulation (EC) No 1205/2006 of 9 August 2006 setting the minimum price to be paid to producers for dried plums and the production aid for prunes for the 2006/2007 marketing year
- ★ Commission Regulation (EC) No 1206/2006 of 9 August 2006 setting, for the 2005/2006 marketing year, the storage aid for unprocessed dried grapes and unprocessed dried figs
- ★ Commission Regulation (EC) No 1207/2006 of 9 August 2006 setting, for the 2006/2007 marketing year, the buying-in price to be applied by storage agencies for unprocessed dried grapes and unprocessed dried figs

(Continued overleaf)



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.

Acts adopted under Title VI of the Treaty on European Union

Council Decision 2006/560/JHA of 24 July 2006 amending Decision 2003/170/JHA on the common use of liaison officers posted abroad by the law enforcement agencies of the Member States 31



I

(Acts whose publication is obligatory)

COMMISSION REGULATION (EC) No 1202/2006

of 9 August 2006

establishing the standard import values for determining the entry price of certain fruit and vegetables

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Commission Regulation (EC) No 3223/94 of 21 December 1994 on detailed rules for the application of the import arrangements for fruit and vegetables (1), and in particular Article 4(1) thereof,

Whereas:

(1) Regulation (EC) No 3223/94 lays down, pursuant to the outcome of the Uruguay Round multilateral trade negotiations, the criteria whereby the Commission fixes the

standard values for imports from third countries, in respect of the products and periods stipulated in the Annex thereto.

(2) In compliance with the above criteria, the standard import values must be fixed at the levels set out in the Annex to this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The standard import values referred to in Article 4 of Regulation (EC) No 3223/94 shall be fixed as indicated in the Annex hereto.

Article 2

This Regulation shall enter into force on 10 August 2006.

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

Done at Brussels, 9 August 2006.

For the Commission

Jean-Luc DEMARTY

Director-General for Agriculture and

Rural Development

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

ANNEX to Commission Regulation of 9 August 2006 establishing the standard import values for determining the entry price of certain fruit and vegetables

(EUR/100 kg)

-		(EUR/100 kg)
CN code	Third country code (1)	Standard import value
0702 00 00	052	44,8
	999	44,8
0707 00 05	052	103,9
3, 3, 33 3	999	103,9
0709 90 70	052	79,6
3, 3, 7, 7, 8	999	79,6
0805 50 10	052	63,2
	388	55,8
	512	41,8
	524	47,5
	528	53,2
	999	52,3
0806 10 10	052	113,2
	204	143,0
	220	123,6
	508	23,9
	999	100,9
0808 10 80	388	86,5
	400	87,3
	508	88,0
	512	87,9
	524	43,0
	528	125,0
	720	81,3
	800	141,0
	804	95,4
	999	92,8
0808 20 50	052	118,4
2000 20 70	388	92,4
	512	83,4
	528	54,2
	804	78,4
	999	85,4
0809 20 95	052	235,0
0007 20 77	400	361,0
	404	399,0
	999	331,7
0809 30 10, 0809 30 90	052	137,6
0007 70 10, 0007 70 70	999	137,6
0809 40 05	068	110,8
0007 10 07	093	50,3
	098	53,2
	624	133,6
	999	87,0
	777	67,0

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

COMMISSION REGULATION (EC) No 1203/2006

of 9 August 2006

amending Annex V to Council Regulation (EC) No 1440/2005 as regards the quantitative limits of certain steel products

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1440/2005 of 12 July 2005 on administering certain restrictions on imports of certain steel products from Ukraine and repealing Regulation (EC) No 2266/2004 (¹), and in particular Article 5 thereof,

Whereas:

- (1) The European Community and the Government of Ukraine signed an agreement on trade in certain steel products on 29 July 2005 (2) (the Agreement).
- (2) Article 3(3) of the Agreement provides that unused quantities for a given year may be carried over to the following year up to a maximum of 10 % of the relevant quantitative limit set out in Annex III to the Agreement.
- (3) Pursuant to article 3(4) of the Agreement transfers between product groups may be made up to 15 % of the quantitative limit of a given product group.

- (4) Ukraine has notified the Community of its intent to make use of the provisions in Article 3(3) and (4) within the time limits set by the Agreement. It is appropriate to make the necessary adjustments to the quantitative limits for the year 2006 resulting from Ukraine's request.
- (5) Regulation (EC) No 1440/2005 should be amended accordingly,

HAS ADOPTED THIS REGULATION:

Article 1

The quantitative limits for the year 2006 set out in Annex V to (EC) No 1440/2005 are replaced by those set out in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on the 10th day following its publication in the Official Journal of the European Union.

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

Done at Brussels, 9 August 2006.

For the Commission
Peter MANDELSON
Member of the Commission

⁽¹⁾ OJ L 232, 8.9.2005, p. 1.

⁽²⁾ OJ L 232, 8.9.2005, p. 42.

ANNEX

QUANTITATIVE LIMITS FOR THE YEAR 2006

(tonnes)

Products	2006
SA. Flat-rolled products	
SA1. Coils	168 750
SA2. Heavy plate	364 320
SA3. Other flat-rolled products	109 125
SB. Long products	
SB1. Beams	32 639
SB2. Wire rod	138 592
SB3. Other long products	251 554

Note: SA and SB are product categories.
SA1 to SA3 and SB1 to SB3 are product groups.

COMMISSION REGULATION (EC) No 1204/2006

of 9 August 2006

amending Annex V to Council Regulation (EC) No 1899/2005 as regards the quantitative limits of certain steel products

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1899/2005 of 27 June 2005 on administering certain restrictions on imports of certain steel products from the Russian Federation (1), and in particular Article 5 thereof,

Whereas:

- (1) The European Community and the Russian Federation signed an agreement on trade in certain steel products on 3 November 2005 (2) (the Agreement').
- (2) Article 3(3) of the Agreement provides that unused quantities for a given year may be carried over to the following year up to a maximum of 7 % of the relevant quantitative limit set out in Annex II to the Agreement.
- (3) Pursuant to Article 3(4) of the Agreement transfers between product groups may be made up to 7 % of the quantitative limit of a given product group and

transfers between product categories are permitted up to a maximum of 25 000 tonnes.

- (4) Russia has notified the Community of its intent to make use of the provisions in Article 3(3) and (4) within the time-limits set by the Agreement. It is appropriate to make the necessary adjustments to the quantitative limits for the year 2006 resulting from Russia's request.
- (5) Regulation (EC) No 1899/2005 should be amended accordingly,

HAS ADOPTED THIS REGULATION:

Article 1

The quantitative limits for the year 2006 set out in Annex V to Regulation (EC) No 1899/2005 are replaced by those set out in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on the 10th day following its publication in the Official Journal of the European Union.

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

Done at Brussels, 9 August 2006.

For the Commission
Peter MANDELSON
Member of the Commission

⁽¹⁾ OJ L 303, 22.11.2005, p. 1.

⁽²⁾ OJ L 303, 22.11.2005, p. 39.

ANNEX QUANTITATIVE LIMITS FOR THE YEAR 2006

(tonnes)

	(**************************************
Products	2006
SA. Flat-rolled products	
SA1. Coils	995 554
SA2. Heavy plate	201 025
SA3. Other flat-rolled products	462 118
SA4. Alloyed products	103 015
SA5. Alloyed quarto plates	22 010
SA6. Alloyed cold-rolled and coated sheets	109 604
SB. Long products	
SB1. Beams	50 373
SB2. Wire rod	195 080
SB3. Other long products	289 151

Note: SA and SB are product categories.
SA1 to SA6 and SB1 to SB3 are product groups.

COMMISSION REGULATION (EC) No 1205/2006

of 9 August 2006

setting the minimum price to be paid to producers for dried plums and the production aid for prunes for the 2006/2007 marketing year

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 2201/96 of 28 October 1996 on the common organisation of the markets in processed fruit and vegetable products (1), and in particular Article 6b(3) and Article 6c(7) thereof,

Whereas:

- (1) Article 3(1)(d) of Commission Regulation (EC) No 1535/2003 of 29 August 2003 laying down detailed rules for applying Council Regulation (EC) No 2201/96 as regards the aid scheme for products processed from fruit and vegetables (2) lays down the dates of the marketing year for prunes.
- (2) The products for which the minimum price and the aid are to be set are listed in Article 3 of Commission Regulation (EC) No 464/1999 of 3 March 1999 laying down detailed rules for the application of Council Regulation (EC) No 2201/96 as regards aid arrangements for prunes (3) and the characteristics that these products must possess are laid down in Article 2 of that Regulation.

- (3) The minimum price for dried plums and the production aid for prunes should therefore be set for the 2006/07 marketing year in accordance with the criteria laid down in Articles 6b and 6c respectively of Regulation (EC) No 2201/96.
- (4) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Products Processed from Fruit and Vegetables.

HAS ADOPTED THIS REGULATION:

Article 1

For the 2006/07 marketing year, the minimum price referred to in Article 6a(2) of Regulation (EC) No 2201/96 for dried 'd'Ente' plums shall be EUR 1 935,23 per tonne net ex-producer's premises.

For the 2006/07 marketing year, the amount of the production aid under Article 6a(1) of Regulation (EC) No 2201/96 for prunes shall be EUR 652,66 per tonne net.

Article 2

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

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

Done at Brussels, 9 August 2006.

For the Commission

Mariann FISCHER BOEL

Member of the Commission

⁽i) OJ L 297, 21.11.1996, p. 29. Regulation as last amended by Commission Regulation (EC) No 386/2004 (OJ L 64, 2.3.2004, p. 25).

⁽²⁾ OJ L 218, 30.8.2003, p. 14. Regulation as last amended by Regulation (EC) No 1663/2005 (OJ L 267, 12.10.2005, p. 22).

⁽³⁾ OJ L 56, 4.3.1999, p. 8. Regulation as amended by Regulation (EC) No 2198/2003 (OJ L 328, 17.12.2003, p. 20).

COMMISSION REGULATION (EC) No 1206/2006

of 9 August 2006

setting, for the 2005/2006 marketing year, the storage aid for unprocessed dried grapes and unprocessed dried figs

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 2201/96 of 28 October 1996 on the common organisation of the markets in processed fruit and vegetable products (1), and in particular Article 9(8) thereof,

Whereas:

- (1) Article 9(4) of Regulation (EC) No 2201/96 provides for aid to be granted to storage agencies for the quantities of sultanas, currants and dried figs that they buy in and for the actual duration of storage.
- (2) The storage aid for unprocessed dried grapes and unprocessed dried figs from the 2005/2006 marketing year should be set in accordance with Article 7 of Commission Regulation (EC) No 1622/1999 of 23 July 1999 laying down detailed rules for applying Council Regulation (EC) No 2201/96 as regards the scheme for the storage of unprocessed dried grapes and unprocessed dried figs (²).

(3) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Products Processed from Fruit and Vegetables.

HAS ADOPTED THIS REGULATION:

Article 1

For products from the 2005/2006 marketing year, the storage aid provided for in Article 9(4) of Regulation (EC) No 2201/96 shall be:

- (a) for dried grapes:
 - (i) EUR 0,1108 per day and per tonne net weight until 28 February 2007;
 - (ii) EUR 0,0848 per day and per tonne net weight from 1 March 2007;
- (b) for dried figs: EUR 0,0934 per day and per tonne.

Article 2

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

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

Done at Brussels, 9 August 2006.

For the Commission

Mariann FISCHER BOEL

Member of the Commission

OJ L 297, 21.11.1996, p. 29. Regulation as last amended by Commission Regulation (EC) No 386/2004 (OJ L 64, 2.3.2004, p. 25).

⁽²⁾ OJ L 192, 24.7.1999, p. 33. Regulation as amended by Regulation (EC) No 1051/2005 (OJ L 173, 6.7.2005, p. 5).

COMMISSION REGULATION (EC) No 1207/2006

of 9 August 2006

setting, for the 2006/2007 marketing year, the buying-in price to be applied by storage agencies for unprocessed dried grapes and unprocessed dried figs

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 2201/96 of 28 October 1996 on the common organisation of the markets in processed fruit and vegetable products (1), and in particular Article 9(8) thereof,

Whereas:

- (1) The criteria for setting the price at which storage agencies buy in unprocessed dried figs and unprocessed dried grapes are laid down in Article 9(2) of Regulation (EC) No 2201/96 and the conditions on which the storage agencies buy in and manage the products are laid down in Commission Regulation (EC) No 1622/1999 of 23 July 1999 laying down detailed rules for applying Council Regulation (EC) No 2201/96 as regards the scheme for the storage of unprocessed dried grapes and unprocessed dried figs (²).
- (2) The buying-in price should therefore be set for the 2006/2007 marketing year on the basis, for dried grapes, of the evolution in world prices and, for dried figs, of the minimum price laid down in Commission

Regulation (EC) No 1100/2005 of 13 July 2005 setting, for the 2005/2006 marketing year, the minimum price to be paid to producers for unprocessed dried figs and the production aid for dried figs (3).

(3) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Products Processed from Fruit and Vegetables.

HAS ADOPTED THIS REGULATION:

Article 1

For the 2006/2007 marketing year, the buying-in price referred to in Article 9(2) of Regulation (EC) No 2201/96 shall be:

- (a) EUR 444,81 per tonne net for unprocessed dried grapes;
- (b) EUR 542,70 per tonne net for unprocessed dried figs.

Article 2

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

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

Done at Brussels, 9 August 2006.

For the Commission

Mariann FISCHER BOEL

Member of the Commission

⁽¹) OJ L 297, 21.11.1996, p. 29. Regulation as last amended by Commission Regulation (EC) No 386/2004 (OJ L 64, 2.3.2004, p. 25).

⁽²⁾ OJ L 192, 24.7.1999, p. 33. Regulation as amended by Regulation (EC) No 1051/2005 (OJ L 173, 6.7.2005, p. 5).

⁽³⁾ OJ L 183, 14.7.2005, p. 63.

COMMISSION REGULATION (EC) No 1208/2006

of 8 August 2006

establishing a prohibition of fishing for mackerel in ICES zone IIa (EC waters), IIIa, IIIb, c, d (EC waters), IV by vessels flying the flag of the United Kingdom

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 2371/2002 of 20 December 2002 on the conservation and sustainable exploitation of fisheries resources under the Common Fisheries Policy (1), and in particular Article 26(4) thereof,

Having regard to Council Regulation (EEC) No 2847/93 of 12 October 1993 establishing a control system applicable to common fisheries policy (2), and in particular Article 21(3) thereof.

Whereas:

- (1) Council Regulation (EC) No 51/2006 of 22 December 2005 fixing for 2006 the fishing opportunities and associated conditions for certain fish stocks and groups of fish stocks applicable in Community waters and for Community vessels, in waters where catch limitations are required (3), lays down quotas for 2006.
- (2) According to the information received by the Commission, catches of the stock referred to in the Annex to this Regulation by vessels flying the flag of or registered in the Member State referred to therein have exhausted the quota allocated for 2006.

(3) It is therefore necessary to prohibit fishing for that stock and its retention on board, transhipment and landing,

HAS ADOPTED THIS REGULATION:

Article 1

Quota exhaustion

The fishing quota allocated to the Member State referred to in the Annex to this Regulation for the stock referred to therein for 2006 shall be deemed to be exhausted from the date set out in that Annex.

Article 2

Prohibitions

Fishing for the stock referred to in the Annex to this Regulation by vessels flying the flag of or registered in the Member State referred to therein shall be prohibited from the date set out in that Annex. It shall be prohibited to retain on board, tranship or land such stock caught by those vessels after that date.

Article 3

Entry into force

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

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

Done at Brussels, 8 August 2006.

For the Commission Jörgen HOLMQUIST Director-General for Fisheries and Maritime Affairs

⁽¹⁾ OJ L 358, 31.12.2002, p. 59.

⁽²⁾ OJ L 261, 20.10.1993, p. 1. Regulation as last amended by Regulation (EC) No 768/2005 (OJ L 128, 21.5.2005, p. 1).

⁽³⁾ OJ L 16, 20.1.2006, p. 1. Regulation as last amended by Regulation (EC) No 941/2006 (OJ L 173, 27.6.2006, p. 1).

ANNEX

No	16
Member State	United Kingdom
Stock	MAC/2A34.
Species	Mackerel (Scomber scombrus)
Zone	IIa (EC waters), IIIa, IIIb, c, d (EC waters), IV
Date	19 July 2006

COMMISSION REGULATION (EC) No 1209/2006

of 9 August 2006

prohibiting fishing for blue ling in ICES zones VI and VII (Community waters and international waters) by vessels flying the flag of the United Kingdom

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 2371/2002 of 20 December 2002 on the conservation and sustainable exploitation of fisheries resources under the Common Fisheries Policy (1), and in particular Article 26(4) thereof,

Having regard to Council Regulation (EEC) No 2847/93 of 12 October 1993 establishing a control system applicable to common fisheries policy (2), and in particular Article 21(3) thereof,

Whereas:

- Council Regulation (EC) No 2270/2004 fixing for 2005 and 2006 the fishing opportunities for Community fishing vessels for certain deepsea fish stocks (3) fixes the quotas for 2005 and 2006.
- (2) According to the information received by the Commission, catches of the stock referred to in the Annex to this Regulation by vessels flying the flag of or registered in the Member State referred to therein have exhausted their quota for 2006.

It is therefore necessary to prohibit fishing for that stock (3)and its retention on board, transhipment and landing,

HAS ADOPTED THIS REGULATION:

Article 1

Quota exhaustion

The fishing quota allocated to the Member State referred to in the Annex to this Regulation for the stock referred to therein shall be deemed to be exhausted from the date set out in that Annex.

Article 2

Prohibitions

Fishing for the stock referred to in the Annex to this Regulation by vessels flying the flag of or registered in the Member State referred to therein shall be prohibited from the date set out in that Annex. It shall be prohibited to retain on board, tranship or land such stock caught by those vessels after that date.

Article 3

Entry into force

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

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

Done at Brussels, 9 August 2006.

For the Commission Jörgen HOLMQUIST Director-General for Fisheries and Maritime Affairs

⁽¹⁾ OJ L 358, 31.12.2002, p. 59.

OJ L 261, 20.10.1993, p. 1. Regulation as last amended by Regulation (EC) No 768/2005 (OJ L 128, 21.5.2005, p. 1).
OJ L 396, 31.12.2004, p. 4. Regulation as last amended by Commission Regulation (EC) No 742/2006 (OJ L 130, 18.5.2006, p. 7).

ANNEX

No	14	
Member State	United Kingdom	
Stock	BLI/67-	
Species	Blue ling (Molva dypterygia)	
Zones	VI, VII (EC waters and international waters)	
Date	24 June 2006	

COMMISSION REGULATION (EC) No 1210/2006

of 9 August 2006

amending for the 67th time Council Regulation (EC) No 881/2002 imposing certain specific restrictive measures directed against certain persons and entities associated with Usama bin Laden, the Al-Qaida network and the Taliban, and repealing Council Regulation (EC) No 467/2001

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 881/2002 of 27 May 2002 imposing certain specific restrictive measures directed against certain persons and entities associated with Usama bin Laden, the Al-Qaida network and the Taliban, and repealing Council Regulation (EC) No 467/2001 prohibiting the export of certain goods and services to Afghanistan, strengthening the flight ban and extending the freeze of funds and other financial resources in respect of the Taliban of Afghanistan (¹), and in particular Article 7(1), first indent, thereof,

Whereas:

(1) Annex I to Regulation (EC) No 881/2002 lists the persons, groups and entities covered by the freezing of funds and economic resources under that Regulation.

- (2) On 31 July 2006, the Sanctions Committee of the United Nations Security Council decided to amend the list of persons, groups and entities to whom the freezing of funds and economic resources should apply. Annex I should therefore be amended accordingly.
- (3) In order to ensure that the measures provided for in this Regulation are effective, this Regulation must enter into force immediately,

HAS ADOPTED THIS REGULATION:

Article 1

Annex I to Regulation (EC) No 881/2002 is hereby amended as set out in the Annex to this Regulation.

Article 2

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

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

Done at Brussels, 9 August 2006.

For the Commission Eneko LANDÁBURU Director General for External Relations

⁽i) OJ L 139, 29.5.2002, p. 9. Regulation as last amended by Commission Regulation (EC) No 1189/2006 (OJ L 214, 4.8.2006, p. 21).

ANNEX

Annex I to Regulation (EC) No 881/2002 is amended as follows:

(1) The following entry shall be added under the heading 'Natural persons':

'Abu Sufian Al-Salambi Muhammed Ahmed **Abd Al-Razziq** (alias (a) Abu Sufian Abd **Al Razeq**, (b) Abousofian **Abdelrazik**, (c) Abousofian **Salman Abdelrazik**, (d) Abousofian **Abdelrazik**, (e) Abousofian **Abdelrazik**, (f) Sofian **Abdelrazik**, (g) Abou El Layth, (h) Aboulail, (i) Abu Juiriah, (j) Abu Sufian, (k) Abulail, (l) Djolaiba the Sudanese, (m) Jolaiba, (n) Ould El Sayeigh). Date of birth: 6.8.1962. Place of birth: (a) Al-Bawgah, Sudan (b) Albaouga, Sudan. Nationality: Canadian, Sudanese. Passport No: BC166787 (Canadian passport).'

(2) The entry 'Monib, Abdul Hakim, Maulavi (Deputy Minister of Frontier Affairs)' under the heading 'Natural persons' shall be replaced with the following:

'Abdul Hakim **Monib**. Title: Maulavi. Function: Deputy Minister of Frontier Affairs. Date of birth: Between 1973 and 1976. Place of birth: Zurmat district, Paktia province, Afghanistan. Nationality: Afghan. Other information: Renounced the Taliban and joined the government representing the Zurmat district in the Loya Jirga.'

(3) The entry 'Mohamed Ben Mohamed Ben Khalifa Abdelhedi. Address: via Catalani 1, Varese, Italy. Date of birth: 10.8.1965. Place of birth: Sfax, Tunisia. Nationality: Tunisian. Other information: Italian fiscal code: BDL MMD 65M10 Z352S.' under the heading 'Natural persons' shall be replaced with the following:

Mohamed Ben Mohamed Ben Khalifa **Abdelhedi**. Address: via Catalani 1, Varese, Italy. Date of birth: 10.8.1965 Place of birth: Sfax, Tunisia. Nationality: Tunisian. Passport No: L965734 (Tunisian passport issued on 6.2.1999 which expired on 5.2.2004). Other information: Italian fiscal code: BDL MMD 65M10 Z352S.'

(4) The entry 'Kawa Hamawandi (alias Kaua Omar Achmed). Date of birth: 1.7.1971. Place of birth: Arbil, Iraq. Nationality: Iraqi. Passport No: German travel document ("Reiseausweis") A 0139243. Other information: in custody in Kempten, Germany.' under the heading 'Natural persons' shall be replaced with the following:

'Kawa Farhad Hamawandi Kanabi **Ahmad** (alias (a) Kaua Omar **Achmed** (b) Kawa **Hamawandi**). Date of birth: 1.7.1971. Place of birth: Arbil, Iraq. Nationality: Iraqi. Passport No: German travel document ("Reiseausweise") A 0139243. Other information: in custody in Kempten prison, Germany.'

(5) The entry 'Mustapha Nasri **Ait El Hadi**. Date of birth: 5.3.1962. Place of birth: Tunis, Tunisia. Nationality: (a) Algerian, (b) German. Other information: Son of Abdelkader and Amina Aissaoui.' under the heading 'Natural persons' shall be replaced with the following:

'Mustapha Nasri Ait El Hadi Ben Abdul Kader **Ait El Hadi**. Date of birth: 5.3.1962. Place of birth: Tunis. Nationality: (a) Algerian (b) German. Other information: Son of Abdelkader and Amina Aissaoui.'

(6) The entry 'Mohamed Ben Belgacem Ben Abdallah Al-Aouadi (alias Aouadi, Mohamed Ben Belkacem). Address: (a) Via A.Masina 7, Milan, Italy, (b) Via Dopini 3, Gallarate, Italy. Date of birth: 11.12.1974. Place of birth: Tunis, Tunisia. Nationality: Tunisian. Passport No: L191609 (Tunisian passport issued on 28.2.1996 which expired on 27.2.2001). National identification No: 04643632 issued on 18.6.1999. Other information: (a) Italian fiscal code: DAOMMD74T11Z352Z, (b) his mother's name is Bent Ahmed Ourida, (c) sentenced for three and a half years in Italy on 11.12.2002.' under the heading 'Natural persons' shall be replaced with the following:

Mohamed Ben Belgacem Ben Abdallah **Al-Aouadi** (alias Mohamed Ben Belkacem **Aouadi**). Address: (a) Via A. Masina 7, Milan, Italy, (b) Via Dopini 3, Gallarate, Italy. Date of birth: 11.12.1974. Place of birth: Tunis, Tunisia. Nationality: Tunisian. Passport No: L191609 (Tunisian passport issued on 28.2.1996 which expired on 27.2.2001). National identification No: 04643632 issued on 18.6.1999. Other information: (a) Italian fiscal code: DAOMMD74T11Z352Z, (b) his mother's name is Bent Ahmed Ourida, (c) Sentenced to three and a half years' imprisonment in Italy on 11.12.2002.'

(7) The entry 'Shafiq Ben Mohamed Ben Mohamed Al-Ayadi (alias (a) Bin Muhammad, Ayadi Chafiq, (b) Ayadi Chafik, Ben Muhammad, (c) Aiadi, Ben Muhammad, (d) Aiady, Ben Muhammad, (e) Ayadi Shafig Ben Mohamed, (f) Ben Mohamed, Ayadi Chafig, (g) Abou El Baraa). Address: (a) Helene Meyer Ring 10-1415-80809, Munich, Germany, (b) 129 Park Road, London, NW8, England, (c) 28 Chaussée De Lille, Mouscron, Belgium, (d) Street of Provare 20, Sarajevo, Bosnia and Herzegovina (last registered address in Bosnia and Herzegovina). Date of birth: (a) 21.3.1963, (b) 21.1.1963. Place of birth: Sfax, Tunisia. Nationality: (a) Tunisian, (b) Bosnia and Herzegovina. Passport No: (a) E 423362 delivered in Islamabad on 15.5.1988, (b) 0841438 (Bosnia and Herzegovina passport issued on 30.12.1998 which expired on 30.12.2003). National identification No: 1292931. Other information: (a) address in Belgium is a PO box, (b) his father's name is Mohamed, mother's name is Medina Abid; (c) reportedly living in Dublin, Ireland.' under the heading 'Natural persons' shall be replaced with the following:

'Shafiq Ben Mohamed Ben Mohamed Al-Ayadi (alias (a) Ayadi Chafiq Bin Muhammad, (b) Ben Muhammad Ayadi Chafik, (c) Ben Muhammad Aiadi, (d) Ben Muhammad Aiady, (e) Ayadi Shafig Ben Mohamed, (f) Ayadi Chafig Ben Mohamed, (g) Chafiq Ayadi, (h) Chafik Ayadi, (i) Ayadi Chafiq, (j) Ayadi Chafik, (j) Abou El Baraa). Address: (a) Helene Meyer Ring 10-1415-80809, Munich, Germany, (b) 129 Park Road, London, NW8, England, (c) 28 Chaussée de Lille, Mouscron, Belgium, (d) Street of Provare, No. 20 Sarajevo, Bosnia and Herzegovina (Last registered address in Bosnia). Date of birth: (a) 21.3.1963 (b) 21.1.1963. Place of birth: Sfax, Tunisia. Nationality: (a) Tunisian (b) Bosnian. Passport No: (a) E423362 (Tunisian passport issued in Islamabad on 15.5.1988 which expired on 4.5.1993), (b) 0841438 (Bosnian passport issued on 30.12.1998 which expired on 30.12.2003). National identification No: 1292931. Other information: (a) Belgian address above is a PO Box. Belgian authorities state that this person never resided in Belgium. (b) Reportedly living in Dublin, Ireland. (c) Father's name is Mohamed, mother's name is Medina Abid.'

(8) The entry 'Tarek Ben Al-Bechir Ben Amara Al-Charaabi (alias (a) Sharaabi, Tarek (b) Haroun, (c) Frank). Address: Viale Bligny 42, Milan, Italy. Date of birth: 31.3.1970. Place of birth: Tunis, Tunisia. Nationality: Tunisian. Passport No: L 579603 (issued in Milan on 19.11.1997 which expired on 18.11.2002). National identification No: 007-99090. Other information (a) Italian fiscal code: CHRTRK70C31Z352U, (b) his mother's name is Charaabi Hedia.' under the heading 'Natural persons' shall be replaced with the following:

'Tarek Ben Al-Bechir Ben Amara **Al-Charaabi** (alias (a) Tarek **Sharaabi**, (b) Haroun, (c) Frank). Address: Viale Bligny 42, Milan, Italy. Date of birth: 31.3.1970. Place of birth: Tunis, Tunisia. Nationality: Tunisian. Passport No: L579603 (Tunisian passport number issued in Milan on 19.11.1997 which expired on 18.11.2002). National identification No: 007-99090. Other information: (a) Italian fiscal code: CHRTRK70C31Z352U. (b) his mother's name is Charaabi Hedia.'

(9) The entry 'Noureddine Al-Drissi. Address: Via Plebiscito 3, Cremona, Italy. Date of birth: 30.4.1964. Place of birth: Tunis, Tunisia. Nationality: Tunisian. Passport No: L851940 (Tunisian passport issued on 9.9.1998 which expired on 8.9.2003).' under the heading 'Natural persons' shall be replaced with the following:

'Noureddine Al-Drissi Ben Ali Ben Belkassem **Al-Drissi**. Address: Via Plebiscito 3, Cremona, Italy. Date of birth: 30.4.1964. Place of birth: Tunis, Tunisia. Nationality: Tunisian. Passport No: L851940 (Tunisian passport issued on 9.9.1998 which expired on 8.9.2003).'

(10) The entry 'Ibn Al-Shaykh Al-Libi' under the heading 'Natural persons' shall be replaced with the following:

'Ibn Al-Shaykh Ali Mohamed Al-Libi Abdul Aziz Al Zar'ani **Al Fakhiri** (alias Ibn Al-Shaykh Al-Libi). Address: Ajdabiya. Date of birth: 1963. Other information: Married to Aliya al Adnan (Syrian national).'

(11) The entry 'Ibrahim Ben Hedhili Al-Hamami. Address: Via de' Carracci 15, Casalecchio di Reno (Bologna), Italy. Date of birth: 20.11.1971. Place of birth: Koubellat, Tunisia. Nationality: Tunisian. Passport No: Z106861 (Tunisian passport number issued on 18.2.2004 which expires on 17.2.2009).' under the heading 'Natural persons' shall be replaced with the following:

'Ibrahim Ben Hedhili Al-Hamami Ben Mohamed **Al-Hamami**. Address: Via de' Carracci 15, Casalecchio di Reno (Bologna) Italy. Date of birth: 20.11.1971. Place of birth: Koubellat, Tunisia. Nationality: Tunisian. Passport No: Z106861 (Tunisian passport number issued on 18.2.2004 which expires on 17.2.2009).'

(12) The entry 'Kamal Ben Maoeldi Al-Hamraoui (alias (a) Kamel, (b) Kimo). Address: (a) Via Bertesi 27, Cremona, Italy, (b) Via Plebiscito 3, Cremona, Italy. Date of birth: 21.10.1977. Place of birth: Beja, Tunisia. Nationality: Tunisian. Passport No: P229856 (Tunisian passport issued on 1.11.2002 which expires on 31.10.2007.' under the heading 'Natural persons' shall be replaced with the following:

'Kamal Ben Maoeldi Al-Hamraoui Ben Hassan **Al-Hamraoui** (alias (a) Kamel, (b) Kimo). Address: (a) Via Bertesi 27, Cremona, Italy, (b) Via Plebiscito 3, Cremona, Italy. Date of birth: 21.10.1977. Place of birth: Beja, Tunisia. Nationality: Tunisian. Passport No: P229856 (Tunisian passport issued on 1.11.2002 which expires on 31.10.2007).'

(13) The entry 'Imad Ben Bechir Al-Jammali. Address: via Dubini 3, Gallarate, Varese, Italy. Date of birth: 25.1.1968. Place of birth: Menzel Temime, Tunisia. Nationality: Tunisian. Passport No: K693812 (Tunisian passport issued on 23.4.1999 which expired on 22.4.2004). Other information: Italian fiscal code: JMM MDI 68A25 Z352D.' under the heading 'Natural persons' shall be replaced with the following:

Imad Ben Bechir Al-Jammali Ben Hamda **Al-Jammali**. Address: via Dubini 3, Gallarate, Varese, Italy. Date of birth: 25.1.1968. Place of birth: Menzel Temime, Tunisia. Nationality: Tunisian. Passport No: K693812 (Tunisian passport issued on 23.4.1999 which expired on 22.4.2004). Other information: (a) Italian fiscal code: JMM MDI 68A25 Z352D. (b) Currently in jail in Tunisia.'

(14) The entry 'Riadh Al-Jelassi. Date of birth: 15.12.1970. Place of birth: Al-Mohamedia, Tunisia. Nationality: Tunisian. Passport No: L276046 (Tunisian passport issued on 1.7.1996 which expired on 30.6.2001).' under the heading 'Natural persons' shall be replaced with the following:

'Riadh Al-Jelassi Ben Belkassem Ben Mohamed **Al-Jelassi**. Date of birth: 15.12.1970. Place of birth: Al-Mohamedia, Tunisia. Nationality: Tunisian. Passport No: L276046 (Tunisian passport issued on 1.7.1996 which expired on 30.6.2001).'

(15) The entry 'Faouzi Al-Jendoubi (alias (a) Said, (b) Samir). Address: (a) Via Agucchi 250, Bologna, Italy, (b) Via di Saliceto 51/9, Bologna, Italy. Date of birth: 30.1.1966. Place of birth: Beja, Tunisia. Nationality: Tunisian. Passport No: K459698 (Tunisian passport issued on 6.3.1999 which expired on 5.3.2004' under the heading 'Natural persons' shall be replaced with the following:

Faouzi Al-Jendoubi Ben Mohamed Ben Ahmed **Al-Jendoubi** (alias (a) Said, (b) Samir). Address: (a) Via Agucchi 250, Bologna, Italy, (b) Via di Saliceto 51/9, Bologna, Italy. Date of birth: 30.1.1966. Place of birth: Beja, Tunisia. Nationality: Tunisian. Passport No: K459698 (Tunisian passport issued on 6.3.1999 which expired on 5.3.2004).'

(16) The entry 'Tarek Ben Habib Al-Maaroufi (alias Abu Ismail). Address: Gaucheret 193, 1030 Schaerbeek (Brussels), Belgium. Date of birth: 23.11.1965. Place of birth: Ghar el-dimaa, Tunisia. Nationality: (a) Tunisian, (b) Belgian (since 8.11.1993). Passport No: E590976 (Tunisian passport issued on 19.6.1987 which expired on 18.6.1992).' under the heading 'Natural persons' shall be replaced with the following:

Tarek Ben Habib Al-Maaroufi Ben Al-Toumi **Al-Maaroufi** (alias Abu Ismail). Address: Gaucheret 193, 1030 Schaerbeek, Brussels, Belgium. Date of birth: 23.11.1965. Place of birth: Ghar el-dimaa, Tunisia. Nationality: (a) Tunisian (b) Belgian (since 8.11.1993). Passport No: E590976 (Tunisian passport issued on 19.6.1987 which expired on 18.6.1992).'

(17) The entry 'Lofti Al-Rihani (alias Abderrahmane). Address: Via Bolgeri 4, Barni (Como), Italy. Date of birth: 1.7.1977. Place of birth: Tunis, Tunisia. Nationality: Tunisian. Passport No: L886177 (Tunisian passport issued on 14.12.1998 which expired on 13.12.2003).' under the heading 'Natural persons' shall be replaced with the following:

'Lofti Al-Rihani Ben Abdul Hamid Ben Ali **Al-Rihani** (alias Abderrahmane). Address: Via Bolgeri 4, Barni (Como), Italy. Date of birth: 1.7.1977. Place of birth: Tunis, Tunisia. Nationality: Tunisian. Passport No: L886177 (Tunisian passport issued on 14.12.1998 which expired on 13.12.2003).'

(18) The entry 'Anas al-Liby (aka Al-Libi, Anas; aka Al-Raghie, Nazih; aka Alraghie, Nazih Abdul Hamed; aka Al-Sabai, Anas), Afghanistan; born 30.3.1964 or 14.5.1964, Tripoli, Libya; citizen Libya (individual)' under the heading 'Natural persons' shall be replaced with the following:

Nazih Abdul Hamed Al-Raghie Nabih **Al-Ruqai'i** (alias (a) Anas **Al-Liby**, (b) Anas Al-Sibai **Al-Libi**, (c) Nazih **Al-Raghie** (d) Nazih Abdul Hamed **Al-Raghie**, (e) Anas **Al-Sabai**). Address: Al Nawafaliyyin, Jarraba Street, Taqsim Al Zuruq, Afghanistan. Date of birth: (a) 30.3.1964 (b) 14.5.1964. Place of birth: Tripoli, Libya. Nationality: Libyan. Passport No: 621570. National identification No: T/200310.'

(19) The entry 'Faraj Farj Hassan AL SAADI, Viale Bligny 42, Milan, Italy. Place of birth: Libya. Date of birth: 28 November 1980 (alias (a) MOHAMED ABDULLA IMAD. Place of birth: Gaza. Date of birth: 28 November 1980; (b) MUHAMAD ABDULLAH IMAD. Place of birth: Jordan. Date of birth: 28 November 1980; (c) IMAD MOUHAMED ABDELLAH. Place of birth: Palestine. Date of birth: 28 November 1980; (d) HAMZA "the LIBYAN").' under the heading 'Natural persons' shall be replaced with the following:

Faraj Faraj Faraj Hassan Hussein **Al Saadi Al-Sa'idi** (alias (a) Mohamed Abdulla **Imad**, (b) Muhamad Abdullah **Imad**, (c) Imad Mouhamed **Abdellah**, (d) Faraj Faraj **Hassan Al Saadi**, (e) Hamza "the Libyan" **Al Lib**i, (f) Abdallah **Abd al-Rahim**). Address: Viale Bligny 42, Milan, Italy (Imad Mouhamed **Abdellah**). Date of birth: 28.11.1980. Place of birth: (a) Libya, (b) Gaza (Mohamed Abdulla **Imad**), (c) Jordan (Mohamed Abdullah **Imad**), (d) Palestine (Imad Mouhamed **Abdellah**). Nationality: Libyan.'

(20) The entry 'Al-Azhar Ben Mohammed Al-Tlili. Address: Via Carlo Porta 97, Legnano, Italy. Date of birth: 1.11.1971. Place of birth: Ben Aoun, Tunisia. Nationality: Tunisian. Passport No: Z417830 (Tunisian passport issued on 4.10.2004 which expires on 3.10.2009). Other information: Italian fiscal code: TLLLHR69C26Z352G.' under the heading 'Natural persons' shall be replaced with the following:

'Al-Azhar Ben Mohammed Ben Mmar Al-Tlili Ben Abdallah **Al-Tlili**. Address: Via Carlo Porta 97, Legnano, Italy. Date of birth: 1.11.1971. Place of birth: Ben Aoun, Tunisia. Nationality: Tunisian. Passport No: Z417830 (Tunisian passport issued on 4.10.2004 which expires on 3.10.2009). Other information: Italian fiscal code: TLLLHR69C26Z352G.'

(21) The entry 'Habib Al-Wadhani Address: Via unica Borighero 1, San Donato M.se (MI), Italy. Date of birth: 1.6.1970. Place of birth: Tunis, Tunisia. Nationality: Tunisian. Passport No: L550681 (Tunisian passport issued on 23.9.1997 which expired on 22.9.2002). Other Information: Italian fiscal code: WDDHBB70H10Z352O.' under the heading 'Natural persons' shall be replaced with the following:

'Habib Al-Wadhani Ben Ali Ben Said **Al-Wadhani**. Address: Via unica Borighero 1, San Donato M.se (MI), Italy. Date of birth: 1.6.1970. Place of birth: Tunis, Tunisia. Nationality: Tunisian. Passport No: L550681 (Tunisian passport issued on 23.9.1997 which expired on 22.9.2002). Other information: Italian fiscal code: WDDHBB70H10Z352O.'

(22) The entry 'Imad Ben al-Mekki Al-Zarkaoui (alias (a) Zarga, (b) Nadra). Address: Via Col. Aprosio 588, Vallecrosia (IM), Italy. Date of birth: 15.1.1973. Place of birth: Tunis (Tunisia). Nationality: Tunisian. Passport No: M174950 (Tunisian passport issued on 27.4.1999 which expired on 26.4.2004).' under the heading 'Natural persons' shall be replaced with the following:

'Imad Ben Al-Mekki Al-Zarkaoui Ben Al-Akhdar **Al-Zarkaoui** (alias (a) Zarga, (b) Nadra). Address: Via Col. Aprosio 588, Vallecrosia (IM), Italy. Date of birth: 15.1.1973 Place of birth: Tunis, Tunisia. Nationality: Tunisian. Passport No: M174950 (Tunisian passport issued on 27.4.1999 which expired on 26.4.2004).'

(23) The entry 'Nabil Ben Attia. Date of birth: 11.5.1966. Place of birth: Tunis, Tunisia. Nationality: Tunisian. Passport No: L289032 (Tunisian passport issued on 22.8.2001, expiring on 21.8.2006).' under the heading 'Natural persons' shall be replaced with the following:

'Nabil Ben Attia Ben Mohamed Ben Ali **Ben Attia**. Address: Tunis, Tunisia. Date of birth: 11.5.1966. Place of birth: Tunis, Tunisia Nationality: Tunisian. Passport No: L289032 (Tunisian passport issued on 22.8.2001 which expires on 21.8.2006).'

- (24) The entry 'Lased Ben Heni. Date of birth: 5.2.1969. Place of birth Libya. Other information: Convicted in Italy on 11.12.2002 (six year sentence).' under the heading 'Natural persons' shall be replaced with the following:
 - 'Lased Al As'ad **Ben Heni Hani** (alias (a) Lased Ben Heni **Low**, (b) Mohamed Abu Abda). Date of birth: 5.2.1969. Place of birth: Tripoli, Libya. Other information: (a) Case against him in Germany dismissed. (b) Convicted in Italy on 11.11.2002 and received a six-year sentence. (c) Professor of Chemistry.'
- (25) The entry 'Hamadi Ben Ali Bouyehia (alias Gamel Mohmed). Address: Corso XXII Marzo 39, Milan, Italy. Date of birth: (a) 29.5.1966, (b) 25.5.1966 (Gamel Mohmed). Place of birth: (a) Tunisia, (b) Morocco (Gamel Mohmed). Nationality: Tunisian. Passport No: L723315 (Tunisian passport issued on 5.5.1998 which expired on 4.5.2003).' under the heading 'Natural persons' shall be replaced with the following:
 - 'Hamadi Ben Ali Ben Abdul Aziz Bouyehia Ben Ali **Bouyehia** (alias Gamel **Mohamed**). Date of birth: (a) 29.5.1966 (b) 25.5.1966 (Gamel **Mohamed**). Address: Corso XXII Marzo 39, Milan, Italy. Place of birth: (a) Tunisia (b) Morocco (Gamel **Mohamed**). Nationality: Tunisian. Passport No: L723315 (Tunisian passport issued on 5.5.1998 which expired on 4.5.2003).'
- (26) The entry 'Fethi Ben Al-Rabei Mnasri (alias (a) Fethi Alic, (b) Amor, (c) Omar Abu). Address: (a) Via Toscana 46, Bologna, Italy, (b) Via di Saliceto 51/9, Bologna, Italy. Date of birth: 6.3.1969. Place of birth: Nefza, Tunisia. Nationality: Tunisian.' under the heading 'Natural persons' shall be replaced with the following:
 - Fethi Ben Al-Rabei Mnasri Ben Absha **Mnasri** (alias (a) Fethi Alic, (b) Amor, (c) Omar Abu). Address: (a) Via Toscana 46, Bologna, Italy, (b) Via di Saliceto 51/9, Bologna, Italy. Date of birth: 6.3.1969. Place of birth: Nefza, Baja, Tunisia. Nationality: Tunisian. Passport No: L497470 (Tunisian passport issued on 3.6.1997 which expired on 2.6.2002).'
- (27) The entry 'Saadi Nassim (alias Abou Anis). Address: (a) Via Monte Grappa 15, Arluno (Milan), Italy, (b) Via Cefalonia 11, Milan, Italy. Date of birth: 30.11.1974. Place of birth: Haidra Al-Qasreen (Tunisia). Nationality: Tunisian. Passport No: M788331 (Tunisian passport issued on 28.9.2001 which expires on 27.9.2006).' under the heading 'Natural persons' shall be replaced with the following:
 - 'Saadi Nessim Nassim Ben Mohamed Al-Cherif Ben Mohamed **Saleh Al-Saadi** (alias Abou Anis). Address: (a) Via Monte Grappa 15, Arluno (Milan), Italy, (b) Via Cefalonia 11, Milan, Italy. Date of birth: 30.11.1974. Place of birth: Haidra Al-Qasreen, Tunisia. Nationality: Tunisian. Passport No: M788331 (Tunisian passport issued on 28.9.2001 which expires on 27.9.2006).'
- (28) The entry 'Al-Libi Abd Al Mushin, aka Ibrahim Ali Muhammad Abu Bakr affiliated with Afghan Support Committee and Revival of Islamic Heritage Society' under the heading 'Natural persons' shall be replaced with the following:
 - 'Ibrahim Ali Muhammad Abu Bakr **Abu Bakr Tantoush** (alias (a) Al-Libi, (b) Abd al-Muhsin, (c) Ibrahim Ali Muhammad Abu Bakr, (d) Abdul Rahman, (e) Abu Anas Al-Libi). Address: Ganzour Sayad Mehala Al Far district. Date of birth: 1966. Place of birth: al Aziziyya. Nationality: Libyan. Passport No: 203037 (Libyan passport issued in Tripoli). Other information: (a) Affiliated with Afghan Support Committee (ASC) and Revival of Islamic Heritage Society (RIHS). (b) Civil status: divorced (Algerian ex-wife Manuba Bukifa).'

COMMISSION REGULATION (EC) No 1211/2006

of 9 August 2006

amending the representative prices and additional duties for the import of certain products in the sugar sector fixed by Regulation (EC) No 1002/2006 for the 2006/2007 marketing year

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 318/2006 of 20 February 2006 on the common organisation of the markets in the sugar sector (1),

Having regard to Commission Regulation (EC) No 951/2006 of 30 June 2006 laying down detailed rules for the implementation of Council Regulation (EC) No 318/2006 as regards trade with third countries in the sugar sector (²), and in particular of the Article 36,

Whereas:

(1) The representative prices and additional duties applicable to imports of white sugar, raw sugar and certain syrups

for the 2006/2007 marketing year are fixed by Commission Regulation (EC) No 1002/2006 (3). These prices and duties have been last amended by Commission Regulation (EC) No 1188/2006 (4).

(2) The data currently available to the Commission indicate that the said amounts should be changed in accordance with the rules and procedures laid down in Regulation (EC) No 951/2006,

HAS ADOPTED THIS REGULATION:

Article 1

The representative prices and additional duties on imports of the products referred to in Article 36 of Regulation (EC) No 951/2006, as fixed by Regulation (EC) No 1002/2006 for the 2006/2007 marketing year are hereby amended as set out in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 10 August 2006.

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

Done at Brussels, 9 August 2006.

For the Commission

Jean-Luc DEMARTY

Director-General for Agriculture and
Rural Development

⁽¹⁾ OJ L 55, 28.2.2006, p. 1.

⁽²⁾ OJ L 178, 1.7.2006, p. 24.

⁽³⁾ OJ L 178, 1.7.2006, p. 36.

⁽⁴⁾ OJ L 214, 4.8.2006, p. 19.

ANNEX Amended representative prices and additional duties applicable to imports of white sugar, raw sugar and products covered by CN code 1702 90 99 applicable from 10 August 2006

(EUR)

CN code	Representative price per 100 kg of the product concerned	Additional duty per 100 kg of the product concerned
1701 11 10 (1)	26,68	3,28
1701 11 90 (¹)	26,68	8,19
1701 12 10 (¹)	26,68	3,15
1701 12 90 (¹)	26,68	7,76
1701 91 00 (²)	33,85	8,31
1701 99 10 (²)	33,85	4,18
1701 99 90 (²)	33,85	4,18
1702 90 99 (3)	0,34	0,32

⁽¹) Fixed for the standard quality defined in Annex I.III to Council Regulation (EC) No 318/2006 (OJ L 58, 28.2.2006, p. 1). (²) Fixed for the standard quality defined in Annex I.II to Regulation (EC) No 318/2006. (³) Fixed per 1 % sucrose content.

II

(Acts whose publication is not obligatory)

COUNCIL

Information relating to the entry into force of the Protocol to the Euro-Mediterranean Agreement between the European Communities and their Member States, of the one part, and the State of Israel, of the other part, to take account of the accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia, and the Slovak Republic to the European Union

All parties having accomplished the necessary procedures for the entry into force of the Protocol to the Euro-Mediterranean Agreement between the European Communities and their Member States, of the one part, and the State of Israel, of the other part, to take account of the accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia, and the Slovak Republic to the European Union, the Prococol, signed in Brussels, on 23 February 2006, has entered into force on 1 May 2006.

The Protocol had been provisionally applied as from 1 May 2004. The text of the Protocol has been published in OJ L 149 of 2 June 2006, p. 2.

COMMISSION

COMMISSION DECISION

of 2 August 2006

updating the Annexes to the monetary agreement between the Government of the French Republic, on behalf of the European Community, and the Government of His Serene Highness the Prince of Monaco

(2006/558/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community, and in particular Article 111(3) thereof,

Having regard to the Monetary Agreement of 24 December 2001 between the Government of the French Republic, on behalf of the European Community, and the Government of His Serene Highness the Prince of Monaco (1), and, in particular, Article 11(3) and (5) thereof,

Whereas:

- Article 11(2) of the Monetary Agreement between the (1) Government of the French Republic, on behalf of the European Community, and the Government of His Serene Highness the Prince of Monaco (hereinafter the Monetary Agreement) requires the Principality of Monaco to apply the measures adopted by France to implement certain Community acts concerning the activity and prudential supervision of credit institutions and the prevention of systemic risks to payment and securities settlement systems. Those acts are listed in Annex A to the Agreement. A number of acts in Annex A have been amended and the amending acts should be included in that Annex. A number of new Community acts falling within the scope of Article 11(2) of the Monetary Agreement have also been adopted and should be included in Annex A.
- (2) Directive 2001/65/EC of the European Parliament and of the Council of 27 September 2001 amending Directives 78/660/EEC, 83/349/EEC and 86/635/EEC as regards the valuation rules for the annual and consolidated accounts of certain types of companies as well as of banks and

other financial institutions (²) concerns the activity and supervision of credit institutions and amends Council Directive 86/635/EEC (³), which is already in Annex A. It therefore falls within the scope of Article 11(2) of the Monetary Agreement and should be included in Annex A.

- (3) Directive 2003/51/EC of the European Parliament and of the Council of 18 June 2003 amending Directives 78/660/EEC, 83/349/EEC and 91/674/EEC on the annual and consolidated accounts of certain types of companies, banks and other financial institutions and insurance undertakings (4) concerns the activity and supervision of credit institutions and also amends Directive 86/635/EEC. It therefore falls within the scope of Article 11(2) of the Monetary Agreement and should also be included in Annex A.
- (4) Directive 2002/47/EC of the European Parliament and of the Council of 6 June 2002 on financial collateral arrangements (5) concerns the prevention of systemic risks to the settlement systems. It therefore falls within the scope of Article 11(2) of the Monetary Agreement and should also be included in Annex A.
- (5) Directive 2002/87/EC of the European Parliament and of the Council of 16 December 2002 on the supplementary supervision of credit institutions, insurance undertakings and investment firms in a financial conglomerate, amending Council Directives 73/239/EEC, 79/267/EEC, 92/49/EEC, 92/96/EEC, 93/6/EEC and 93/22/EEC, and Directives 98/78/EC and 2000/12/EC of the European Parliament and of the Council (6) concerns the activity and supervision of credit institutions. It therefore falls within the scope of Article 11(2) of the Monetary Agreement and should also be included in Annex A.

⁽²⁾ OJ L 283, 27.10.2001, p. 28.

⁽³⁾ OJ L 372, 31.12.1986, p. 1.

⁽⁴⁾ OJ L 178, 17.7.2003, p. 16.

⁽⁵⁾ OJ L 168, 27.6.2002, p. 43.

⁽⁶⁾ OJ L 35, 11.2.2003, p. 1.

⁽¹⁾ OJ L 142, 31.5.2002, p. 59.

- Directive 2004/39/EC of the European Parliament and of the Council of 21 April 2004 on markets in financial instruments amending Council Directives 85/611/EEC and 93/6/EEC and Directive 2000/12/EC of the European Parliament and of the Council and repealing Council Directive 93/22/EEC (7) concerns the activity and supervision of credit institutions. It therefore falls within the scope of Article 11(2) of the Monetary Agreement and should also be included in Annex A.
- Directive 2006/31/EC of the European Parliament and of (7) the Council of 5 April 2006 amending Directive 2004/39/EC on markets in financial instruments, as certain deadlines (8) amends Directive 2004/39/EC. It should therefore also be included in Annex A.
- One act currently included in Annex A should be (8)removed from that Annex. Directive 97/5/EC of the European Parliament and of the Council of 27 January 1997 on cross-border credit transfers (9) mainly addresses consumer protection concerns and therefore does not fall within the scope of Article 11(2) of the Monetary Agreement.
- Article 11(4) of the Monetary Agreement requires the Principality of Monaco to adopt measures equivalent to those taken by the Member States in order to apply the Community acts necessary for the implementation of the Monetary Agreement. Those acts are listed in Annex B to the Agreement. Council Framework 2001/413/JHA of 28 May 2001 combating fraud and counterfeiting of non-cash means of payment (10) is intended to complete and ensure consistency of the provisions securing the protection of all means of payment denominated in euros. It falls within the scope of Article 9 of the Monetary Agreement on the fight against fraud and counterfeiting, notably in modern banking systems. In particular, the inclusion of Framework Decision 2001/413/JHA is necessary to complete the protection by Council Framework Decision 2000/383/JHA of 29 May 2000 on increasing protection by criminal penalties and other sanctions against counterfeiting in connection with the introduction of the euro (11), which is mentioned in Article 9 of the Monetary Agreement. It is therefore necessary for the implementation of the Monetary Agreement and should be included in Annex B to the Agreement.

- Council Regulation (EC) No 2182/2004 of 6 December 2004 concerning medals and tokens similar to euro coins (12) is intended to prevent the use of medals and tokens as means of payment in euro and also falls within the scope of Article 9 of the Monetary Agreement. It is therefore necessary for the implementation of the Monetary Agreement and should also be included in Annex B to the Agreement.
- The Annexes to the Monetary Agreement should therefore be amended accordingly. For the sake of (11)clarity, the Annexes should be replaced in their entirety.
- The Monegasque authorities did not request that the Joint (12)Committee established by Article 14 of the Monetary Agreement be convened pursuant to Article 11(5) of that Agreement within two weeks following the adoption of Regulation (EC) No 2182/2004 in order to update Annex B to the Monetary Agreement. Annexes A and B to the Monetary Agreement must therefore both be amended by the Commission.
- At its meetings on 17 June 2004 and 16 June 2005, the (13)Commission informed the Joint Committee of the need to update Annexes A and B to the Monetary Agreement. The Joint Committee took note of the Commission's position,

HAS DECIDED AS FOLLOWS:

Sole Article

The Annexes to the Monetary Agreement between the Government of the French Republic, on behalf of the European Community, and the Government of His Serene Highness the Prince of Monaco are replaced by the text in the Annexes to this Decision.

Done at Brussels, 2 August 2006.

For the Commission Joaquín ALMUNIA Member of the Commission

⁽⁷⁾ OJ L 145, 30.4.2004, p. 1.

⁽⁸⁾ OJ L 114, 27.4.2006, p. 60. (9) OJ L 43, 14.2.1997, p. 25.

⁽¹⁰⁾ OJ L 149, 2.6.2001, p. 1.

⁽¹¹⁾ OJ L 140, 14.6.2000, p. 1.

ANNEX A

1. 86/635/EEC

Council Directive of 8 December 1986 on the annual accounts and consolidated accounts of banks and other financial institutions (for provisions applying to credit institutions)

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(OJ L 372, 31.12.1986, p. 1)
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as amended by:

2001/65/EC

Directive of the European Parliament and of the Council of 27 September 2001 amending Directives 78/660/EEC, 83/349/EEC and 86/635/EEC as regards the valuation rules for the annual and consolidated accounts of certain types of companies as well as of banks and other financial institutions

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(OJ L 283, 27.10.2001, p. 28)
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2003/51/EC

Directive of the European Parliament and of the Council of 18 June 2003 amending Directives 78/660/EEC, 83/349/EEC, 86/635/EEC and 91/674/EEC on the annual and consolidated accounts of certain types of companies, banks and other financial institutions and insurance undertakings

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(OJ L 178, 17.7.2003, p. 16)
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2. 89/117/EEC

Council Directive of 13 February 1989 on the obligations of branches established in a Member State of credit institutions and financial institutions having their head offices outside that Member State regarding the publication of annual accounting documents

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(OJ L 44, 16.2.1989, p. 40)
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3. 93/6/EEC

Council Directive of 15 March 1993 on the capital adequacy of investment firms and credit institutions (for provisions applying to credit institutions)

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(OJ L 141, 11.6.1993, p. 1)
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as amended by:

2002/87/EC

Directive of the European Parliament and of the Council of 16 December 2002 on the supplementary supervision of credit institutions, insurance undertakings and investment firms in a financial conglomerate and amending Council Directives 73/239/EEC, 79/267/EEC, 92/49/EEC, 92/96/EEC, 93/6/EEC and 93/22/EEC, and Directives 98/78/EC and 2000/12/EC of the European Parliament and of the Council

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(OJ L 35, 11.2.2003, p. 1)
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2004/39/EC

Directive of the European Parliament and of the Council of 21 April 2004 on markets in financial instruments amending Council Directives 85/611/EEC and 93/6/EEC and Directive 2000/12/EC of the European Parliament and of the Council and repealing Council Directive 93/22/EEC

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(OJ L 145, 30.4.2004, p. 1)
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4. 93/22/EEC

Council Directive of 10 May 1993 on investment services in the securities field (for provisions applying to credit institutions) with the exceptions of Titles III and IV — Directive repealed by Directive 2004/39/EC, as amended by Directive 2006/31/EC, as from 1 November 2007 (see infra)

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(OJ L 141, 11.6.1993, p. 27)
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5. 94/19/EC

Directive of the European Parliament and of the Council of 30 May 1994 on deposit-guarantee schemes

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(OJ L 135, 31.5.1994, p. 5)
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6. 98/26/EC

Directive of the European Parliament and of the Council of 19 May 1998 on settlement finality in payment and securities systems

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(OJ L 166, 11.6.1998, p. 45)
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7. 2000/12/EC

Directive of the European Parliament and of the Council of 20 March 2000 relating to the taking-up and pursuit of the business of credit institutions — with the exception of Titles III and IV

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(OJ L 126, 26.5.2000, p. 1)
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as amended by:

2000/28/EC

Directive of the European Parliament and of the Council of 18 September 2000 amending Directive 2000/12/EC relating to the taking up and pursuit of the business of credit institutions

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(OJ L 275, 27.10.2000, p. 37)
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2000/46/EC

Directive of the European Parliament and of the Council of 18 September 2000 on the taking-up, pursuit of and prudential supervision of the business of electronic money institutions

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(OJ L 275, 27.10.2000, p. 39)
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2002/87/EC

Directive of the European Parliament and of the Council of 16 December 2002 on the supplementary supervision of credit institutions, insurance undertakings and investment firms in a financial conglomerate and amending Council Directives 73/239/EEC, 79/267/EEC, 92/49/EEC, 92/96/EEC, 93/6/EEC and 93/22/EEC, and Directives 98/78/EC and 2000/12/EC of the European Parliament and of the Council

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(OJ L 35, 11.2.2003, p. 1)
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2004/39/EC

Directive of the European Parliament and of the Council of 21 April 2004 on markets in financial instruments amending Council Directives 85/611/EEC and 93/6/EEC and Directive 2000/12/EC of the European Parliament and of the Council and repealing Council Directive 93/22/EEC

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(OJ L 145, 30.4.2004, p. 1)
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8. 2001/24/EC

Directive of the European Parliament and of the Council of 4 April 2001 on the reorganisation and winding-up of credit institutions

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(OJ L 125, 5.5.2001, p. 15)
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9. **2002/47/EC**

Directive of the European Parliament and of the Council of 6 June 2002 on financial collateral arrangements

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(OJ L 168, 27.6.2002, p. 43)
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10. 2002/87/EC

Directive of the European Parliament and of the Council of 16 December 2002 on the supplementary supervision of credit institutions, insurance undertakings and investment firms in a financial conglomerate and amending Council Directives 73/239/EEC, 79/267/EEC, 92/49/EEC, 92/96/EEC, 93/6/EEC and 93/22/EEC, and Directives 98/78/EC and 2000/12/EC of the European Parliament and of the Council

(OJ L 35, 11.2.2003, p. 1)

11. 2004/39/EC

Directive of the European Parliament and of the Council of 21 April 2004 on markets in financial instruments amending Council Directives 85/611/EEC and 93/6/EEC and Directive 2000/12/EC of the European Parliament and of the Council and repealing Council Directive 93/22/EEC — for provisions applying to credit institutions and with the exception of Articles 15, 31 to 33 and Title III

(OJ L 145, 30.4.2004, p. 1)

as amended by:

2006/31/EC

Directive of the European Parliament and of the Council of 5 April 2006 amending Directive 2004/39/EC on markets in financial instruments, as regards certain deadlines

(OJ L 114, 27.4.2006, p. 60)

ANNEXE B

1. **97/9/EC**

Directive of the Parliament and of the Council of 3 March 1997 on investment compensation schemes

(OJ L 84, 26.3.1997, p. 22)

2. 2001/413/JHA

Council Framework Decision of 28 May 2001 combating fraud and counterfeiting of non cash means of payment

(OJ L 149, 2.6.2001, p. 1)

3. (EC) No 2182/2004

Council Regulation of 6 December 2004 concerning medals and tokens similar to euro coins

(OJ L 373, 21.12.2004, p. 1)

COMMISSION DECISION

of 8 August 2006

amending Decision 2002/300/EC as regards the areas excluded from the list of approved zones with regard to Bonamia ostreae and/or Marteilia refringens

(notified under document number C(2006) 3518)

(Text with EEA relevance)

(2006/559/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 Article 5(3) thereof,

Whereas:

- (1) Commission Decision 2002/300/EC of 18 April 2002 establishing the list of approved zones with regard to Bonamia ostreae and/or Marteilia refringens (2) lays down the areas in the Community considered to be free of the mollusc diseases Bonamia ostreae and/or Marteilia refringens.
- (2) The United Kingdom informed the Commission by letter of May 2006 that *Bonamia ostreae* has been detected in the river Cleddau in Wales. The United Kingdom has established a control zone and a surveillance zone around the affected area. That area was previously considered to be free of *Bonamia ostreae* but can therefore no longer be regarded as free of that disease.

- (3) Decision 2002/300/EC should be amended accordingly.
- (4) 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

The Annex to Decision 2002/300/EC is replaced by the text in the Annex to this Decision.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 8 August 2006.

For the Commission

Markos KYPRIANOU

Member of the Commission

⁽¹⁾ 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 103, 19.4.2002, p. 24. Decision as last amended by Decision 2005/748/EC (OJ L 280, 25.10.2005, p. 20).

1.A.

1.B.

2.A.

— The whole coastline of the Isle of Man.

ANNEX

'ANNEX

ZONES APPROVED FOR ONE OR MORE OF THE MOLLUSC DISEASES BONAMIA OSTREAE AND MARTEILIA REFRINGENS

Zones in Ireland approved with regard to B. ostreae
— The whole coastline of Ireland, except the following seven areas:
— Cork Harbour,
— Galway Bay,
— Ballinakill Harbour,
— Clew Bay,
— Achill Sound,
— Loughmore, Blacksod Bay,
— Lough Foyle.
Zones in Ireland approved with regard to M. refringens
— The whole coastline of Ireland.
Zones in the United Kingdom, the Channel Islands and the Isle of Man approved with regard to B. ostrea
— The whole coastline of Great Britain, except the following four areas:
— the south coast of Cornwall from the Lizard to Start Point,
— the area around the Solent estuary from Portland Bill to Selsey Bill,
— the area along the coast in Essex from Shoeburyness to Landguard point,
 the area along the coast in south west Wales from Wooltack Point to St. Govan's Head, including Milford Haven and the tidal waters of the east and west Cleddau river.
— The whole coastline of Northern Ireland, except the following area:
— Lough Foyle.
— The whole coastline of Guernsey and Herm.
— The zone of the States of Jersey: The zone consists of the intertidal and immediate coastal area between th mean high-water mark on the Island of Jersey and an imaginary line drawn three nautical miles from the mean low-water mark of the Island of Jersey. The zone is situated in the Normano-Breton Gulf, on the south side of the English Channel.

2.B. Zones in the United Kingdom, the Channel Islands and the Isle of Man approved with regard to M. refringens

- The whole coastline of Great Britain.
- The whole coastline of Northern Ireland.
- The whole coastline of Guernsey and Herm.
- The zone of the States of Jersey: the zone consists of the intertidal and immediate coastal area between the mean high-water mark on the Island of Jersey and an imaginary line drawn three nautical miles from the mean low-water mark of the Island of Jersey. The zone is situated in the Normano-Breton Gulf, on the south side of the English Channel.
- The whole coastline of the Isle of Man.

3. Zones in Denmark approved with regard to B. ostreae and M. refringens

— Limfjorden from Thyborøn in the west to Hals in the east.'

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

COUNCIL DECISION 2006/560/JHA

of 24 July 2006

amending Decision 2003/170/JHA on the common use of liaison officers posted abroad by the law enforcement agencies of the Member States

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on European Union, and in particular Article 30(1)(a), (b) and (c), Article 30(2)(c) and Article 34(2)(c) thereof,

Having regard to the initiative of the United Kingdom of Great Britain and Northern Ireland (1),

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

Whereas:

- (1) Following the evaluation of the implementation of Council Decision 2003/170/JHA of 27 February 2003 on the common use of liaison officers posted abroad by the law enforcement agencies of the Member States (3), certain provisions of that Decision should be amended to take account of current practice relating to the use by the Member States of Europol liaison officers posted abroad in order to channel information in accordance with the Europol Convention (4).
- (2) This amending Decision provides a useful opportunity to amend the provision concerning liaison officers meetings, bringing it in line with the current practice whereby a certain Member State, often referred to as 'lead nation', is given responsibility for coordination of EU cooperation in a particular country or region, which includes the initiative to convene liaison officers meetings,

HAS DECIDED AS FOLLOWS:

Article 1

Decision 2003/170/JHA shall be amended as follows:

(1) OJ C 188, 2.8.2005, p. 19.

1. the following subparagraph shall be added to Article 1(1):

In this Decision, "Europol liaison officer" means a Europol employee, posted abroad to one or more third countries or to international organisations to enhance the cooperation between the authorities in those countries or organisations and Europol in order to support the Member States, in particular the liaison officers posted abroad by the law enforcement agencies of the Member States, in combating of serious forms of international crime, in particular through the exchange of information';

2. the following subparagraph shall be added to Article 1(2):

This Decision shall be without prejudice to Europol's and Europol liaison officers' tasks within the framework of the Europol Convention, the arrangements made for the implementation thereof, and cooperation agreements concluded between Europol and the third country or international organisation concerned':

- 3. Article 3(2) shall be replaced by the following:
 - '2. The General Secretariat shall draw up an annual summary to be sent to Member States, the Commission and to Europol concerning Member States' postings of liaison officers, including their duties and any cooperative agreements between the Member States on the posting of liaison officers. This summary shall list the Member States who, with the agreement of other Member States through coordination in the Council structures, have been given responsibility for the coordination of EU cooperation in a particular country or region, as referred to in Article 4(1). Details of Europol liaison officers posted to third countries or international organisations shall also be included';
- 4. the following sentence shall be added to Article 4(1):

'Such meetings may also be held, following consultation with the Member State holding the Presidency, at the initiative of any other Member State and especially of those Member States that have been given responsibility for the coordination of the EU cooperation in a particular country or region';

⁽²⁾ Opinion of 17 March 2006 (not yet published in the Official Journal).

⁽³⁾ OJ L 67, 12.3.2003, p. 27.

⁽⁴⁾ OJ C 316, 27.11.1995, p. 2.

5. the following sentence shall be added to Article 8(2):

'Member States shall also ensure that the information contributed in accordance with Article 2(2) shall be exchanged with Europol in accordance with the Europol Convention':

- 6. the following paragraphs shall be added to Article 8:
 - '3. In accordance with the national law and the Europol Convention, Member States may make a request to Europol to use Europol liaison officers seconded to third countries or international organisations, with a view to the exchange of relevant information in compliance with the cooperation agreements concluded between Europol and the third country or organisation concerned. Requests shall be addressed to Europol via the Member States' national units in accordance with the Europol Convention.
 - 4. Europol shall ensure that its liaison officers seconded to third countries and international organisations provide it with information relating to serious threats of criminal offences to Member States for those criminal offences for

which Europol is competent under the Europol Convention. Such information shall be communicated to the competent authorities of the Member States concerned via the national units in accordance with the Europol Convention'.

Article 2

This Decision shall apply to Gibraltar.

Article 3

This Decision shall take effect on the 15th day following its publication in the Official Journal of the European Union.

Done at Brussels, 24 July 2006.

For the Council The President K. RAJAMÄKI