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⁽¹⁾ Text with EEA relevance

I

(Acts adopted under the EC Treaty/Euratom Treaty whose publication is obligatory)

REGULATIONS

COMMISSION REGULATION (EC) No 153/2007**of 16 February 2007****establishing the standard import values for determining the entry price of certain fruit and vegetables**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

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

Whereas:

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

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

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

HAS ADOPTED THIS REGULATION:

Article 1

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

Article 2

This Regulation shall enter into force on 17 February 2007.

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

Done at Brussels, 16 February 2007.

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 16 February 2007 establishing the standard import values for determining the entry price of certain fruit and vegetables

<i>(EUR/100 kg)</i>		
CN code	Third country code ⁽¹⁾	Standard import value
0702 00 00	IL	138,6
	MA	47,3
	SN	37,2
	TN	129,8
	TR	155,6
	ZZ	101,7
0707 00 05	JO	190,5
	SN	141,3
	TR	104,2
	ZZ	145,3
0709 90 70	MA	45,7
	TR	116,4
	ZZ	81,1
0805 10 20	CU	34,2
	EG	47,6
	IL	57,5
	MA	47,0
	TN	55,5
	TR	60,0
	ZZ	50,3
0805 20 10	IL	104,0
	MA	90,5
	ZZ	97,3
0805 20 30, 0805 20 50, 0805 20 70, 0805 20 90	AR	98,9
	EG	64,3
	IL	68,0
	MA	114,8
	PK	57,2
	TR	59,1
	ZZ	77,1
0805 50 10	EG	53,6
	TR	48,3
	ZZ	51,0
0808 10 80	CA	125,9
	CN	88,4
	US	110,3
	ZZ	108,2
0808 20 50	AR	92,3
	CN	47,5
	US	105,7
	ZA	95,8
	ZZ	85,3

⁽¹⁾ Country nomenclature as fixed by Commission Regulation (EC) No 1833/2006 (OJ L 354, 14.12.2006, p. 19). Code 'ZZ' stands for 'of other origin'.

COMMISSION REGULATION (EC) No 154/2007**of 16 February 2007****fixing the minimum selling prices for butter for the 25th individual invitation to tender under the standing invitation to tender provided for in Regulation (EC) No 1898/2005**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1255/1999 of 17 May 1999 on the common organisation of the market in milk and milk products ⁽¹⁾, and in particular Article 10 thereof,

Whereas:

- (1) In accordance with Commission Regulation (EC) No 1898/2005 of 9 November 2005 laying down detailed rules for implementing Council Regulation (EC) No 1255/1999 as regards measures for the disposal of cream, butter and concentrated butter on the Community market ⁽²⁾, the intervention agencies may sell by standing invitation to tender certain quantities of butter from intervention stocks that they hold and may grant aid for cream, butter and concentrated butter. Article 25 of that Regulation lays down that in the light of the tenders received in response to each individual invitation to tender a minimum selling price shall be fixed for butter and maximum aid shall be fixed for cream, butter and concentrated butter. It is further

laid down that the price or aid may vary according to the intended use of the butter, its fat content and the incorporation procedure. The amount of the processing security as referred to in Article 28 of Regulation (EC) No 1898/2005 should be fixed accordingly.

- (2) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Milk and Milk Products,

HAS ADOPTED THIS REGULATION:

Article 1

For the 25th individual invitation to tender under the standing invitation to tender provided for in Regulation (EC) No 1898/2005 the minimum selling prices for butter from intervention stocks and the amount of the processing security, as referred to in Articles 25 and 28 of that Regulation respectively, are fixed as set out in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 17 February 2007.

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

Done at Brussels, 16 February 2007.

For the Commission

Jean-Luc DEMARTY

*Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 160, 26.6.1999, p. 48. Regulation as last amended by Regulation (EC) No 1913/2005 (OJ L 307, 25.11.2005, p. 2).

⁽²⁾ OJ L 308, 25.11.2005, p. 1. Regulation as last amended by Regulation (EC) No 2107/2005 (OJ L 337, 22.12.2005, p. 20).

ANNEX

Minimum selling prices for butter and processing security for the 25th individual invitation to tender under the standing invitation to tender provided for in Regulation (EC) No 1898/2005*(EUR/100 kg)*

Formula		A		B	
Incorporation procedure		With tracers	Without tracers	With tracers	Without tracers
Minimum selling price	Butter $\geq 82\%$	Unaltered	—	—	—
		Concentrated	206,1	—	—
Processing security		Unaltered	—	—	—
		Concentrated	45	—	—

COMMISSION REGULATION (EC) No 155/2007**of 16 February 2007****fixing the maximum aid for cream, butter and concentrated butter for the 25th individual invitation to tender under the standing invitation to tender provided for in Regulation (EC) No 1898/2005**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1255/1999 of 17 May 1999 on the common organisation of the market in milk and milk products ⁽¹⁾, and in particular Article 10 thereof,

Whereas:

- (1) In accordance with Commission Regulation (EC) No 1898/2005 of 9 November 2005 laying down detailed rules for implementing Council Regulation (EC) No 1255/99 as regards measures for the disposal of cream, butter and concentrated butter on the Community market ⁽²⁾, the intervention agencies may sell by standing invitation to tender certain quantities of butter of intervention stocks that they hold and may grant aid for cream, butter and concentrated butter. Article 25 of that Regulation lays down that in the light of the tenders received in response to each individual invitation to tender a minimum selling price shall be fixed for butter and maximum aid shall be fixed for cream, butter and concentrated butter. It is further laid down

that the price or aid may vary according to the intended use of the butter, its fat content and the incorporation procedure. The amount of the processing security as referred to in Article 28 of Regulation (EC) No 1898/2005 should be fixed accordingly.

- (2) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Milk and Milk Products,

HAS ADOPTED THIS REGULATION:

Article 1

For the 25th individual invitation to tender under the standing invitation to tender provided for in Regulation (EC) No 1898/2005 the amount of the maximum aid for cream, butter and concentrated butter and the amount the processing security, as referred to in Articles 25 and 28 of that Regulation respectively, are fixed as set out in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 17 February 2007.

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

Done at Brussels, 16 February 2007.

For the Commission

Jean-Luc DEMARTY

*Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 160, 26.6.1999, p. 48. Regulation as last amended by Regulation (EC) No 1913/2005 (OJ L 307, 25.11.2005, p. 2).

⁽²⁾ OJ L 308, 25.11.2005, p. 1. Regulation as last amended by Regulation (EC) No 2107/2005 (OJ L 337, 22.12.2005, p. 20).

ANNEX

Maximum aid for cream, butter and concentrated butter and processing security for the 25th individual invitation to tender under the standing invitation to tender provided for in Regulation (EC) No 1898/2005*(EUR/100 kg)*

Formula		A		B	
		With tracers	Without tracers	With tracers	Without tracers
Incorporation procedure					
Maximum aid	Butter ≥ 82 %	17,5	14	—	14
	Butter < 82 %	—	13,65	—	13,65
	Concentrated butter	20	16,5	20	16,5
	Cream	—	—	9	6
Processing security	Butter	19	—	—	—
	Concentrated butter	22	—	22	—
	Cream	—	—	10	—

COMMISSION REGULATION (EC) No 156/2007**of 16 February 2007****fixing the maximum aid for concentrated butter for the 25th individual invitation to tender opened under the standing invitation to tender provided for in Regulation (EC) No 1898/2005**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1255/1999 of 17 May 1999 on the common organisation of the market in milk and milk products ⁽¹⁾, and in particular Article 10 thereof,

Whereas:

- (1) In accordance with Article 47 of Commission Regulation (EC) No 1898/2005 of 9 November 2005 laying down detailed rules for implementing Council Regulation (EC) No 1255/1999 as regards measures for the disposal of cream, butter and concentrated butter on the Community market ⁽²⁾, the intervention agencies are opening a standing invitation to tender for the granting of aid for concentrated butter. Article 54 of that Regulation provides that in the light of the tenders received in response to each special invitation to tender, a maximum amount of aid is to be fixed for concentrated butter with a minimum fat content of 96 %.
- (2) An end-use security provided for in Article 53(4) of Regulation (EC) No 1898/2005 is to be lodged to

ensure the taking over of the concentrated butter by the retail trade.

- (3) In the light of the tenders received, the maximum aid should be fixed at the appropriate level and the end-use security should be determined accordingly.
- (4) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Milk and Milk Products,

HAS ADOPTED THIS REGULATION:

Article 1

For the 25th individual tender under the standing invitation to tender opened in accordance with Regulation (EC) No 1898/2005 the maximum amount of the aid for concentrated butter with a minimum fat content of 96 %, as referred to in Article 47(1) of that Regulation, is fixed at 19,27 EUR/100 kg,

The end-use security provided for in Article 53(4) of Regulation (EC) No 1898/2005 is fixed at 21 EUR/100 kg.

Article 2

This Regulation shall enter into force on 17 February 2007.

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

Done at Brussels, 16 February 2007.

For the Commission

Jean-Luc DEMARTY

*Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 160, 26.6.1999, p. 48. Regulation as last amended by Regulation (EC) No 1913/2005 (OJ L 307, 25.11.2005, p. 2).

⁽²⁾ OJ L 308, 25.11.2005, p. 1. Regulation as last amended by Regulation (EC) No 2107/2005 (OJ L 337, 22.12.2005, p. 20).

COMMISSION REGULATION (EC) No 157/2007**of 16 February 2007****fixing the minimum selling price for butter for the 57th individual invitation to tender issued under the standing invitation to tender referred to in Regulation (EC) No 2771/1999**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1255/1999 of 17 May 1999 on the common organisation of the market in milk and milk products ⁽¹⁾, and in particular Article 10(c) thereof,

Whereas:

- (1) Pursuant to Article 21 of Commission Regulation (EC) No 2771/1999 of 16 December 1999 laying down detailed rules for the application of Council Regulation (EC) No 1255/1999 as regards intervention on the market in butter and cream ⁽²⁾, intervention agencies have put up for sale by standing invitation to tender certain quantities of butter held by them.
- (2) In the light of the tenders received in response to each individual invitation to tender a minimum selling price shall be fixed or a decision shall be taken to make no

award, in accordance with Article 24a of Regulation (EC) No 2771/1999.

- (3) In the light of the tenders received, a minimum selling price should be fixed.
- (4) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Milk and Milk Products,

HAS ADOPTED THIS REGULATION:

Article 1

For the 57th individual invitation to tender pursuant to Regulation (EC) No 2771/1999, in respect of which the time limit for the submission of tenders expired on 13 February 2007, the minimum selling price for butter is fixed at 237,00 EUR/100 kg.

Article 2

This Regulation shall enter into force on 17 February 2007.

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

Done at Brussels, 16 February 2007.

For the Commission
Jean-Luc DEMARTY
*Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 160, 26.6.1999, p. 48. Regulation as last amended by Commission Regulation (EC) No 1913/2005 (OJ L 307, 25.11.2005, p. 2).

⁽²⁾ OJ L 333, 24.12.1999, p. 11. Regulation as last amended by Regulation (EC) No 1802/2005 (OJ L 290, 4.11.2005, p. 3).

COMMISSION REGULATION (EC) No 158/2007
of 16 February 2007
amending Commission Regulation (EC) No 1358/2003 as regards the list of Community airports
(Text with EEA relevance)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Regulation (EC) No 437/2003 of the European Parliament and of the Council of 27 February 2003 on statistical returns in respect of the carriage of passengers, freight and mail by air ⁽¹⁾, and in particular Article 10 thereof,

Whereas:

- (1) In accordance with Article 10 of Regulation (EC) No 437/2003, the Commission is required to lay down the arrangements for the adaptation of the specifications in the Annexes thereto.
- (2) Due to the evolution of air transport, it is necessary to update the list of Community airports and their category provided for in Annex I to Commission Regulation (EC) No 1358/2003 ⁽²⁾, in accordance with the rules set out in that Annex.

(3) Commission Regulation (EC) No 1358/2003 should therefore be amended accordingly.

(4) The measures provided for in this Regulation are in accordance with the opinion of the Statistical Programme Committee,

HAS ADOPTED THIS REGULATION:

Article 1

For the purposes of Article 3(2) and Article 3(3) of Regulation (EC) No 437/2003, the list of Community airports, apart from those having only occasional commercial traffic, and their category as specified in Annex I to Regulation (EC) No 1358/2003, as amended by Annex II to Commission Regulation (EC) No 546/2005 ⁽³⁾, is replaced by the list set out in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on the 20th 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, 16 February 2007.

For the Commission
Joaquín ALMUNIA
Member of the Commission

⁽¹⁾ OJ L 66, 11.3.2003, p. 1. Regulation as last amended by Regulation (EC) No 1791/2006 (OJ L 363, 20.12.2006, p. 1).

⁽²⁾ OJ L 194, 1.8.2003, p. 9. Regulation as last amended by Regulation (EC) No 1792/2006 (OJ L 362, 20.12.2006, p. 1).

⁽³⁾ OJ L 91, 9.4.2005, p. 5.

ANNEX

List of Community airports covered from 1 January 2007

Belgium: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
EBAW	Antwerpen/Deurne	2
EBBR	Bruxelles/National Brussel/Nationaal	3
EBCI	Charleroi/Brussels South	3
EBLG	Liège/Bierset	3
EBOS	Oostende	2

Bulgaria: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
LBBG	Burgas	3
<i>LBPD</i>	<i>Plovdiv</i>	1
LBSF	Sofia	3
LBWN	Varna	3

Czech Republic: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
<i>LKKV</i>	<i>Karlovy Vary</i>	1
<i>LKMT</i>	<i>Ostrava/Mošnov</i>	2
LKPR	Praha/Ruzyně	3
<i>LKTB</i>	<i>Brno-Tuřany</i>	2

Denmark: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
EKAH	Århus	2
EKBI	Billund	3
EKCH	Copenhagen Kastrup	3
EKEB	Esbjerg	2
EKKA	Karup	2
EKRK	<i>Copenhagen Roskilde</i>	1
EKRN	Bornholm	2
EKSB	<i>Sønderborg</i>	1
EKYT	Aalborg	2

Germany: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
<i>EDAC</i>	<i>Altenburg-Nobitz</i>	1
EDDB	Berlin-Schönefeld	3
EDDC	Dresden	3
EDDE	Erfurt	2

ICAO airport code	Airport name	Airport category in 2007
EDDF	Frankfurt/Main	3
EDDG	Münster/Osnabrück	2
EDDH	Hamburg	3
EDDI	Berlin-Tempelhof	2
EDDK	Köln/Bonn	3
EDDL	Düsseldorf	3
EDDM	München	3
EDDN	Nürnberg	3
EDDP	Leipzig/Halle	3
EDDR	Saarbrücken	2
EDDS	Stuttgart	3
EDDT	Berlin-Tegel	3
EDDV	Hannover	3
EDDW	Bremen	3
EDFH	Hahn	3
EDFM	Mannheim-Neustadt	1
EDHK	Kiel-Holtenau	1
EDHL	Lübeck	2
EDLN	Mönchengladbach	1
EDLP	Paderborn/Lippstadt	2
EDLV	Niederrhein	2
EDLW	Dortmund	3
EDMA	Augsburg-Mühlhausen	1
EDNY	Friedrichshafen	2
EDOG	Gransee	1
EDOR	Rostock-Laage	2
EDQM	Hof	1
EDTK	Karlsruhe	2
EDVE	Braunschweig	1
EDWG	Wangerooge	1
EDWJ	Juist	1
EDWS	Norden-Norddeich	1
EDXP	Harle	1
EDXW	Westerland/Sylt	1
ETNU	Neubrandenburg	1

Estonia: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
EECL	Tallinn/City Hall	1
EETN	Tallinn/Ülemiste	2

Greece: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
LGAL	Alexandroupolis	2
LGAV	Athens	3
LGBL	Nea Anchialos	1

ICAO airport code	Airport name	Airport category in 2007
LGHI	Chios	2
LGIK	<i>Ikaria</i>	1
LGIO	<i>Ioannina</i>	1
LGIR	Irakleion	3
LGKC	<i>Kithira</i>	1
LGKF	Kefallinia	2
LGKL	<i>Kalamata</i>	1
LGKO	Kos	3
LGKP	Karpathos	2
LGKR	Kerkyra	3
LGKV	Kavala	2
LGLE	<i>Leros</i>	1
LGLM	<i>Limnos</i>	1
LGMK	Mykonos	2
LGML	<i>Milos</i>	1
LGMT	Mytilini	2
LGNX	<i>Naxos</i>	1
LGPA	<i>Paros</i>	1
LGPZ	Aktio	2
LGRP	Rodos	3
LGRX	<i>Araxos</i>	1
LGSA	Chania	3
LGSK	Skiathos	2
LGSM	Samos	2
LGSR	Santorini	2
LGST	<i>Siteia</i>	1
LGTS	Thessaloniki	3
LGZA	Zakynthos	2

Spain: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
GCFV	Puerto del Rosario/Fuerteventura	3
GCGM	<i>Gomera</i>	1
GCHI	Hierro	2
GCLA	Santa Cruz de la Palma	2
GCLP	Las Palmas/Gran Canaria	3
GCRR	Arrecife/Lanzarote	3
GCTS	Tenerife Sur-Reina Sofia	3
GCXO	Tenerife Norte	3
GECT	<i>Ceuta</i>	1
GEML	Melilla	2
LEAL	Alicante	3
LEAM	Almería	2
LEAS	Avilés/Asturias	2
LEBB	Bilbao	3
LEBL	Barcelona	3

ICAO airport code	Airport name	Airport category in 2007
LEBZ	<i>Badajoz/Talavera la Real</i>	1
LECO	La Coruña	2
LEGE	Girona/Costa Brava	3
LEGR	Granada	2
LEIB	Ibiza	3
LEJR	Jerez	2
LELC	Murcia-San Javier	2
LELN	León	1
LEMD	Madrid/Barajas	3
LEMG	Málaga	3
LEMH	Menorca/Mahón	3
LEPA	Palma de Mallorca	3
LERJ	Logroño	1
LEPP	Pamplona	2
LERS	Reus	2
LESA	Salamanca	1
LESO	San Sebastián	2
LEST	Santiago	3
LEVC	Valencia	3
LEVD	Valladolid	2
LEVT	Vitoria	2
LEVX	Vigo	2
LEXJ	Santander	2
LEZG	Zaragoza	2
LEZL	Sevilla	3

France: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
FMEE	St-Denis-Roland-Garros (Réunion)	3
FMEP	<i>Saint-Pierre-Pierrefonds (Réunion)</i>	1
LFBA	<i>Agen — La Garenne</i>	1
LFBD	Bordeaux — Mérignac	3
LFBE	Bergerac — Roumanière	2
LFBH	<i>La Rochelle — Île de Ré</i>	1
LFBI	<i>Poitiers — Biard</i>	1
LFBL	Limoges	2
LFBO	Toulouse — Blagnac	3
LFBP	Pau — Pyrénées	2
LFBT	Tarbes — Lourdes — Pyrénées	2
LFBV	<i>Brive — Laroche</i>	1
LFBZ	Biarritz — Bayonne — Anglet	2
LFCK	<i>Castres — Mazamet</i>	1
LF CR	Rodez — Marcillac	2
LF DN	<i>Rochefort — Saint-Agnant</i>	1
LFJL	Metz — Nancy — Lorraine	2
LFKB	Bastia — Poretta	2

ICAO airport code	Airport name	Airport category in 2007
LFKC	Calvi — Sainte-Catherine	2
LFKF	Figari — Sud Corse	2
LFKJ	Ajaccio — Campo Dell'Oro	2
LFLB	Chambéry — Aix-les-Bains	2
LFLC	Clermont-Ferrand — Auvergne	2
LFL	Lyon — St-Exupéry	3
LFLP	Anecy — Meythet	1
LFLS	Grenoble — St-Geoirs	2
LFLW	Aurillac — Tronquières	1
LFLX	Châteauroux/ — Déols	1
LFMD	Cannes — Mandelieu	1
LFMH	St-Étienne — Bouthéon	1
LFMK	Carcassonne	2
LFM	Marseille — Provence	3
LFM	Nice — Côte d'azur	3
LFMP	Perpignan — Rivesaltes	2
LFMT	Montpellier — Méditerranée	2
LFMU	Béziers — Vias	1
LFMV	Avignon — Caumont	1
LFO	Beauvais — Tillé	3
LFOH	La Havre — Octeville	1
LFOK	Châlons — Vatry	2
LFOF	Rouen — Vallée de Seine	1
LFOT	Tours — St-Symphorien	1
LFPG	Paris — Charles-de-Gaulle	3
LFPO	Paris — Orly	3
LFQQ	Lille — Lesquin	2
LFRB	Brest — Guipavas	2
LFRD	Dinard — Pleurtuit	2
LFRG	Deauville — St-Gatien	1
LFRH	Lorient	2
LFRK	Caen — Carpiquet	1
LFRN	Rennes — St-Jacques	2
LFRQ	Lannion — Serval	1
LFRQ	Quimper — Cornouaille	1
LFRS	Nantes — Atlantique	3
LFSB	Bâle — Mulhouse	3
LFSR	Reims — Champagne	1
LFST	Strasbourg	3
LFTH	Toulon — Hyères	2
LFTW	Nîmes — Arles — Camargue	2
SOCA	Cayenne — Rochambeau (Guyane)	2
TFFF	Fort-de-France (Martinique)	3
TFFG	St-Martin — Grand-Case (Guadeloupe)	2
TFFJ	St-Barthélemy (Guadeloupe)	2
TFFR	Pointe-à-Pitre (Guadeloupe)	3

Ireland: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
EICA	<i>Connemara Regional Airport</i>	1
EICK	Cork	3
EICM	Galway	2
EIDL	<i>Donegal</i>	1
EIDW	Dublin	3
EIKN	Connaught Regional Airport	2
EIKY	Kerry	2
EINN	Shannon	3
EISG	<i>Sligo Regional Airport</i>	1
EIWF	<i>Waterford</i>	1

Italy: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
LIBC	<i>Crotone</i>	1
LIBD	Bari-Palese Macchie	3
LIBP	Pescara	2
LIBR	Brindisi-Casale	2
LICA	Lamezia Terme	2
LICC	Catania-Fontanarossa	3
LICD	Lampedusa	2
LICG	<i>Pantelleria</i>	1
LICJ	Palermo-Punta Raisi	3
LICR	<i>Reggio di Calabria</i>	1
LICT	Trapani-Birgi	2
LIEA	Alghero-Fertilia	2
LIEE	Cagliari-Elmas	3
LIEO	Olbia-Costa Smeralda	3
LIMC	Milano-Malpensa	3
LIME	Bergamo-Orio al Serio	3
LIMF	Torino-Caselle	3
LIMJ	Genova-Sestri	2
LIML	Milano-Linate	3
LIMP	<i>Parma</i>	1
LIMZ	<i>Cuneo/Levaldigi</i>	1
LIPB	<i>Bolzano</i>	1
LIFE	Bologna-Borgo Panigale	3
LIPH	Treviso-Sant'Angelo	2
LIPK	Forlì	2
LIPO	Brescia-Montichiari	2
LIPQ	Trieste-Ronchi dei Legionari	2
LIPR	Rimini	2
LIPX	Verona-Villafranca	3
LIPY	Ancona-Falconara	2
LIPZ	Venezia-Tessera	3
LIRA	Roma-Ciampino	3

ICAO airport code	Airport name	Airport category in 2007
LIRF	Roma-Fiumicino	3
LIRN	Napoli-Capodichino	3
LIRP	Pisa-San Giusto	3
LIRQ	Firenze-Peretola	3
<i>LIRZ</i>	<i>Perugia</i>	<i>1</i>

Cyprus: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
LCLK	Larnaka	3
LCPH	Pafos	3

Latvia: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
EVRA	Rīga	3

Lithuania: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
<i>EYKA</i>	<i>Kaunas</i>	<i>1</i>
<i>EYPA</i>	<i>Palanga</i>	<i>1</i>
<i>EYVI</i>	<i>Vilnius</i>	<i>2</i>

Luxembourg: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
ELLX	Luxembourg	3

Hungary: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
LHBP	Budapest-Ferihegy	3
<i>LHDC</i>	<i>Debrecen</i>	<i>1</i>
<i>LHSM</i>	<i>Sármellék-Balaton</i>	<i>1</i>

Malta: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
LMML	Malta/Luqa	3

Netherlands: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
EHAM	Amsterdam/Schiphol	3
<i>EHBK</i>	<i>Maastricht-Aachen</i>	<i>2</i>
<i>EHEH</i>	<i>Eindhoven/Welschap</i>	<i>2</i>
<i>EHGG</i>	<i>Eelde/Groningen</i>	<i>1</i>
<i>EHRD</i>	<i>Rotterdam/Zestienhoven</i>	<i>2</i>

Austria: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
LOWG	Graz	2
LOWI	Innsbruck	2
LOWK	Klagenfurt	2
LOWL	Linz	2
LOWS	Salzburg	3
LOWW	Wien/Schwechat	3

Poland: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
EPBG	Bydgoszcz – Szwedkowo	1
EPGD	Gdańsk – Rębiechowo	2
EPKK	Kraków – Balice	3
EPKT	Katowice – Pyrzowice	2
EPPO	Poznań – Ławica	2
EPRZ	Rzeszów – Jasionka	1
EPSC	Szczecin – Goleniów	1
EPWA	Warszawa – Okęcie	3
EPWR	Wrocław – Strachowice	2
EPLL	Łódź – Lublinek	1

Portugal: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
LPFL	Flores	1
LPFR	Faro	3
LPFU	Madeira/Madeira	3
LPHR	Horta	2
LPLA	Lajes	2
LPPD	Ponta Delgada	2
LPPO	Santa Maria	1
LPPR	Porto	3
LPPS	Porto Santo	2
LPPT	Lisboa	3

Romania: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
LRBC	Bacău	1
LRBS	București/Băneasa	2
LRCK	Constanța/M. Kogălniceanu	1
LRCL	Cluj-Napoca/Someșeni	2
LRIA	Iași	1
LROD	Oradea	1
LROP	București/Otopeni	3
LRSB	Sibiu/Turnișor	1
LRTR	Timișoara/Giarmata	2

Slovenia: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
LJLJ	Ljubljana	2

Slovakia: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
LZIB	Bratislava	2
LZKZ	Košice	2
LZSL	Sliač	1
LZTT	Poprad-Tatry	1

Finland: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
EFHK	Helsinki-Vantaa	3
EFIV	Ivalo	2
EFJO	Joensuu	2
EFJY	Jyväskylä	2
EFKE	Kemi-Tornio	1
EFKI	Kajaani	1
EFKK	Kruunupyä	1
EFKS	Kuusamo	1
EFKT	Kittilä	2
EFKU	Kuopio	2
EFLP	Lappeenranta	1
EFMA	Mariehamn	1
EFOU	Oulu	2
EFPO	Pori	1
EFRO	Rovaniemi	2
EFSA	Savonlinna	1
EFSE	Seinäjoki	1
EFTP	Tampere-Pirkkala	2
EFTU	Turku	2
EFVA	Vaasa	2
EFVR	Varkaus	1

Sweden: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
ESDF	Ronneby	2
ESGG	Göteborg-Landvetter	3
ESGJ	Jönköping	1
ESGP	Göteborg City	2
ESGT	Trollhättan/Vänersborg	1
ESKN	Stockholm/Skavsta	3
ESMK	Kristianstad/Everöd	1
ESMQ	Kalmar	2
ESMS	Malmö-Sturup	3

ICAO airport code	Airport name	Airport category in 2007
ESMT	Halmstad	1
ESMX	Växjö/Kronoberg	2
ESNG	Gällivare	1
ESNK	Kramfors	1
ESNL	Lycksele	1
ESNN	Sundsvall-Härnösand	2
ESNO	Örnsköldsvik	1
ESNQ	Kiruna	2
ESNS	Skellefteå	2
ESNU	Umeå	2
ESNX	Arvidsjaur	1
ESOE	Örebro	1
ESOK	Karlstad	2
ESOW	Stockholm/Västerås	2
ESPA	Luleå	2
ESPC	Östersund	2
ESSA	Stockholm-Arlanda	3
ESSB	Stockholm-Bromma	2
ESSD	Borlänge	1
ESSL	Linköping/Saab	1
ESSP	Norrköping	1
ESSV	Visby	2
ESTA	Ängelholm	2

United Kingdom: List of Community airports

ICAO airport code	Airport name	Airport category in 2007
EGAA	Belfast International	3
EGAC	Belfast City	3
EGAE	City of Derry (Eglinton)	2
EGBB	Birmingham	3
EGBE	Coventry	2
EGCC	Manchester	3
EGCN	Doncaster Sheffield	2
EGDG	Newquay	2
EGFF	Cardiff Wales	3
EGGD	Bristol	3
EGGP	Liverpool	3
EGGW	Luton	3
EGHC	Lands End	1
EGHD	Plymouth	1
EGHE	Isles of Scilly (St.Marys)	1
EGHH	Bournemouth	2
EGHI	Southampton	3
EGHK	Penzance Heliport	1
EGHT	Isles of Scilly (Tresco)	1
EGKK	Gatwick	3

ICAO airport code	Airport name	Airport category in 2007
EGLC	London City	3
EGLL	Heathrow	3
EGMH	Kent International	2
EGNH	Blackpool	2
EGNJ	Humberside	2
EGNM	Leeds Bradford	3
EGNR	<i>Hawarden</i>	1
EGNT	Newcastle	3
EGNV	Durham Tees Valley	2
EGNX	Nottingham East Midlands	3
EGPA	<i>Kirkwall</i>	1
EGPB	<i>Sumburgh</i>	1
EGPC	<i>Wick</i>	1
EGPD	Aberdeen	3
EGPE	Inverness	2
EGPF	Glasgow	3
EGPH	Edinburgh	3
EGPI	<i>Islay</i>	1
EGPK	Prestwick	3
EGPL	<i>Benbecula</i>	1
EGPM	Scatsta	2
EGPN	<i>Dundee</i>	1
EGPO	<i>Stornoway</i>	1
EGSH	Norwich	2
EGSS	Stansted	3
EGTE	Exeter	2

II

(Acts adopted under the EC Treaty/Euratom Treaty whose publication is not obligatory)

DECISIONS

COMMISSION

COMMISSION DECISION

of 8 February 2007

amending Commission Decision 2005/56/EC setting up the Education, Audio-visual and Culture Executive Agency for the management of Community action in the fields of education, audio-visual and culture in application of Council Regulation (EC) No 58/2003

(Text with EEA relevance)

(2007/114/EC)

THE EUROPEAN COMMISSION,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 58/2003 of 19 December 2002 laying down the statute for executive agencies to be entrusted with certain tasks in the management of Community programmes⁽¹⁾, and in particular Article 3(1) thereof,

Whereas:

(1) Under Article 4 of Commission Decision 2005/56/EC⁽²⁾, the Education, Audio-visual and Culture Executive Agency (hereinafter referred to as the Agency) is responsible for certain tasks relating to the management of Community programmes in the fields of education, audio-visual and culture.

(2) On 31 December 2006 most of the programmes entrusted to the Agency have expired, to be replaced by new programmes covering the period from 1 January 2007 to 31 December 2013.

(3) The external evaluation carried out in November 2006 by the Commission, in accordance with Article 3(2) of Decision 2005/56/EC, showed that use of the Agency is the best way to manage certain centralised strands of the Community programmes in the fields of education, audio-visual and culture. This evaluation recommended that the Agency's tasks be extended to include the management of the centralised strands of the new programmes in the fields of education, audio-visual and culture.

(4) In the light of this evaluation, the Agency will be entrusted with not only the management of these new programmes but also the management of projects which, although coming under the Agency's current areas of competence, could be financed by other provisions or resources, i.e. those which could be financed by the Community's aid to the countries of the western Balkans, the resources of the European Development Fund, certain European neighbourhood and partnership policy instruments, the financing instrument for development cooperation and certain agreements concluded by the Community with third countries in the fields of education, vocational training and youth.

(5) Moreover, the Commission wishes to entrust to the Agency the implementation, at Community level, of the information network on education in Europe (Eurydice) referred to in action 6.1 of the second phase of the Community action programme in the field of education 'Socrates' and by the horizontal programme of the action programme in the field of lifelong learning.

⁽¹⁾ OJ L 11, 16.1.2003, p. 1.

⁽²⁾ OJ L 24, 27.1.2005, p. 35.

- (6) Lastly, to ensure the stable and effective management of the new programmes entrusted to the Agency, the Agency's lifespan should be amended and brought into line with the length of these new programmes. The lifespan of the Agency must also include a phasing-out period of two years relative to the implementation period of these new programmes (2014-2015), so as to allow the Agency to complete the projects selected over the last year of this implementation period.
- (7) Decision 2005/56/EC must consequently be amended.
- (8) The provisions set out by this Decision are in accordance with the opinion of the Committee for Executive Agencies,
3. the "Youth" Community action programme (2000-2006), approved by Decision 1031/2000/EC of the European Parliament and of the Council ⁽³⁾*;
4. the "Culture 2000" programme (2000-2006), approved by Decision 508/2000/EC of the European Parliament and of the Council ⁽⁴⁾*;
5. projects in the field of higher education which could be funded under the provisions on assistance for the partner States of Eastern Europe and Central Asia (2000-2006), as provided for in Council Regulation (EC, Euratom) No 99/2000 ⁽⁵⁾*;
6. projects in the field of higher education which could be funded under the provisions on assistance for Albania, Bosnia-Herzegovina, Croatia, the Federal Republic of Yugoslavia and the Former Yugoslav Republic of Macedonia (2000-2006), as approved under Council Regulation (EC) No 2666/2000 ⁽⁶⁾*;

HAS DECIDED AS FOLLOWS:

Article 1

Decision 2005/56/CE is amended as follows:

1. Article 3(1) shall be replaced by the following:

'1. The Agency is hereby established for the period beginning on 1 January 2005 and ending on 31 December 2015.'

2. Article 4(1) shall be replaced by the following:

'1. The Agency is hereby entrusted with the management of certain strands of the following Community programmes:

1. the second phase of the Community action programme in the field of education "Socrates" (2000-2006), approved by Decision 253/2000/EC of the European Parliament and of the Council ⁽¹⁾*;
2. the second phase of the Community vocational training action programme "Leonardo da Vinci" (2000-2006), approved by Council Decision 1999/382/EC ⁽²⁾*;

7. projects which could be funded under the provisions of the Agreement between the European Community and the United States of America renewing a programme of cooperation in the field of higher education and vocational education and training (2001-2005), approved by Council Decision No 2001/196/EC ⁽⁷⁾*;
8. projects which could be funded under the provisions of the Agreement between the European Community and the Government of Canada renewing a cooperation programme in the field of higher education and training (2001-2005), approved by Council Decision No 2001/197/EC ⁽⁸⁾*;
9. the programme to encourage the development of European audio-visual works (MEDIA Plus — Development, Distribution and Promotion) (2001-2006), approved by Council Decision 2000/821/EC ⁽⁹⁾*;
10. the training programme for professionals of the European audio-visual programme industry (MEDIA-Training) (2001-2006), approved by Decision 163/2001/EC of the European Parliament and of the Council ⁽¹⁰⁾*;

11. the multiannual programme for the effective integration of information and communication technologies (ICT) in education and training systems in Europe (e-Learning) (2004-2006), approved by Decision 2318/2003/EC of the European Parliament and of the Council ⁽¹¹⁾*;
12. the Community action programme to promote active European citizenship (civic participation) (2004-2006), approved by Council Decision 2004/100/EC ⁽¹²⁾*;
13. the Community action programme to promote bodies active at European level in the field of youth (2004-2006), approved by Decision No 790/2004/EC of the European Parliament and of the Council ⁽¹³⁾*;
14. the Community action programme to promote bodies active at European level and support specific activities in the field of education and training (2004-2006), approved by Decision 791/2004/EC of the European Parliament and of the Council ⁽¹⁴⁾*;
15. the Community action programme to promote bodies active at European level in the field of culture (2004-2006), approved by Decision 792/2004/EC of the European Parliament and of the Council ⁽¹⁵⁾*;
16. projects in the field of higher education which could be financed by resources from the Ninth European Development Fund (2000-2007) ⁽¹⁶⁾*;
17. the programme for the enhancement of quality in higher education and the promotion of intercultural understanding through cooperation with third countries (Erasmus Mundus) (2004-2008), approved by Decision 2317/2003/EC of the European Parliament and of the Council ⁽¹⁷⁾*;
18. projects which could be funded under the provisions of the Agreement between the European Community and the United States of America renewing the programme of cooperation in higher education and vocational education and training (2006-2013), approved by Council Decision 2006/910/EC ⁽¹⁸⁾*;
19. projects which could be funded under the provisions of the Agreement between the European Community and the Government of Canada establishing a cooperation framework in the fields of higher education, training and youth (2006-2013), approved by Council Decision 2006/964/EC ⁽¹⁹⁾*;
20. the action programme in the field of lifelong learning (2007-2013), approved by Decision 1720/2006/EC of the European Parliament and of the Council ⁽²⁰⁾*;
21. the "Culture" programme (2007-2013), approved by Decision 1855/2006/EC of the European Parliament and of the Council ⁽²¹⁾*;
22. the programme "Europe for Citizens" to promote active European citizenship (2007-2013), approved by Decision 1904/2006/EC of the European Parliament and of the Council ⁽²²⁾*;
23. the 'Youth in Action' programme (2007-2013), approved by Decision 1719/2006/EC of the European Parliament and of the Council ⁽²³⁾*;
24. the support programme for the European audio-visual sector (MEDIA 2007) (2007-2013), approved by Decision 1718/2006/EC of the European Parliament and of the Council ⁽²⁴⁾*;
25. projects in the field of higher education and youth which could be funded under the provisions of the Instrument for Pre-Accession Assistance (IPA) (2007-2013) established by Council Regulation (EC) No 1085/2006 ⁽²⁵⁾*;
26. projects in the field of higher education which could be funded under the provisions on aid for economic cooperation with the developing countries in Asia, approved under Council Regulation (EEC) No 443/92 ⁽²⁶⁾*;

27. projects in the field of higher education which could be funded under the provisions of the European neighbourhood and partnership instrument created by Regulation (EC) No 1638/2006 of the European Parliament and of the Council ^{(27)*};
28. projects in the field of higher education which could be funded under the provisions of the instrument of financing for development cooperation, established by Regulation (EC) No 1905/2006 of the European Parliament and of the Council ^{(28)*}.

^{(18)*} OJ L 346, 9.12.2006, p. 33.

^{(19)*} OJ L 397, 30.12.2006, p. 14.

^{(20)*} OJ L 327, 24.11.2006, p. 45.

^{(21)*} OJ L 372, 27.12.2006, p. 1.

^{(22)*} OJ L 378, 27.12.2006, p. 32.

^{(23)*} OJ L 327, 24.11.2006, p. 30.

^{(24)*} OJ L 327, 24.11.2006, p. 12.

^{(25)*} OJ L 210, 31.7.2006, p. 82.

^{(26)*} OJ L 52, 27.2.1992, p. 1. Regulation as last amended by Regulation (EC) No 2112/2005.

^{(27)*} OJ L 310, 9.11.2006, p. 1.

^{(28)*} OJ L 378, 27.12.2006, p. 41.;

3. the following point (d) shall be added to Article 4(2):

‘(d) the implementation, at Community level, of the network of information on education in Europe (Eurydice) for the collection, analysis and dissemination of information and the production of studies and publications.’;

4. Article 6 shall be replaced by the following:

‘Article 6

Subsidy

Without prejudice to any other revenue, the Agency shall receive, for its operation, a subsidy entered in the General Budget of the European Communities and resources from the European Development Fund. This subsidy and these resources shall be taken from the funds allocated to the programmes referred to in Article 4(1) and, if necessary, from the funds allocated to other Community programmes the implementation of which has been entrusted to the Agency pursuant to Article 4(3)’.

Article 2

This Decision shall enter into force on 1 January 2007.

Done at Brussels, 8 February 2007.

For the Commission

Ján FIGEL

Member of the Commission

- ^{(1)*} OJ L 28, 3.2.2000, p. 1. Decision as last amended by Regulation (EC) No 885/2004 (OJ L 168, 1.5.2004, p. 1).
- ^{(2)*} OJ L 146, 11.6.1999, p. 33. Decision as last amended by Regulation (EC) No 885/2004.
- ^{(3)*} OJ L 117, 18.5.2000, p. 1. Decision as last amended by Regulation (EC) No 885/2004.
- ^{(4)*} OJ L 63, 10.3.2000, p. 1. Decision as last amended by Regulation (EC) No 885/2004.
- ^{(5)*} OJ L 12, 18.1.2000, p. 1. Regulation as amended by Council Regulation (EC) No 2112/2005 (OJ L 344, 27.12.2005, p. 23).
- ^{(6)*} OJ L 306, 7.12.2000, p. 1. Regulation as last amended by Regulation (EC) No 2112/2005.
- ^{(7)*} OJ L 71, 13.3.2001, p. 7.
- ^{(8)*} OJ L 71, 13.3.2001, p. 15.
- ^{(9)*} OJ L 336, 30.12.2000, p. 82. Decision as last amended by Regulation (EC) No 885/2004.
- ^{(10)*} OJ L 26, 27.1.2001, p. 1. Decision as last amended by Regulation (EC) No 885/2004.
- ^{(11)*} OJ L 345, 31.12.2003, p. 9.
- ^{(12)*} OJ L 30, 4.2.2004, p. 6.
- ^{(13)*} OJ L 138, 30.4.2004, p. 24.
- ^{(14)*} OJ L 138, 30.4.2004, p. 31.
- ^{(15)*} OJ L 138, 30.4.2004, p. 40.
- ^{(16)*} Fund created by the Internal Agreement between the Representatives of the Governments of the Member States, meeting within the Council, on the Financing and Administration of Community Aid under the Financial Protocol to the Partnership Agreement between the African, Caribbean and Pacific States and the European Community and its Member States, signed in Cotonou (Benin) on 23 June 2000, and the allocation of financial assistance for the Overseas Countries and Territories to which Part Four of the EC Treaty applies (OJ L 317, 15.12.2000, p. 355).
- ^{(17)*} OJ L 345, 31.12.2003, p. 1.

COMMISSION DECISION

of 12 February 2007

amending Decision 2004/432/EC on the approval of residue monitoring plans submitted by third countries in accordance with Council Directive 96/23/EC*(notified under document number C(2007) 403)***(Text with EEA relevance)**

(2007/115/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 96/23/EC of 29 April 1996 on measures to monitor certain substances and residues thereof in live animals and animal products and repealing Directives 85/358/EEC and 86/469/EEC and Decisions 89/187/EEC and 91/664/EEC ⁽¹⁾, and in particular the fourth subparagraph of Article 29(1) and Article 29(2) thereof,

Whereas:

(1) Directive 96/23/EC lays down measures to monitor the substances and groups of residues listed in Annex I thereto. Pursuant to Directive 96/23/EC, the inclusion and retention on the lists of third countries, provided for in Community legislation, from which Member States are authorised to import animals and primary products of animal origin covered by that Directive, are subject to submission by the third countries concerned of a plan setting out the guarantees which they offer as regards the monitoring of the groups of residues and substances referred to in that Directive.

(2) Commission Decision 2004/432/EC of 29 April 2004 on the approval of residue monitoring plans submitted by third countries in accordance with Council Directive 96/23/EC ⁽²⁾ lists those third countries which have submitted a residue monitoring plan, setting out the guarantees offered by them in compliance with the requirements of that Directive.

(3) Certain third countries have presented residue monitoring plans to the Commission for animals and products of animal origin not currently listed in Decision 2004/432/EC. The evaluation of those plans and the additional information requested by the Commission

provide sufficient guarantees on the residue monitoring in those third countries for the animals and products concerned. The relevant animals and products of animal origin should therefore be included in the list for those third countries in that Decision.

(4) Certain third countries have voluntarily asked not to be included in the list in Decision 2004/432/EC for some categories of animals and products of animal origin. The entries concerning relevant animals and products of animal origin should therefore be deleted from the list for those third countries.

(5) Certain third countries which are currently listed for certain animals or products of animal origin under Decision 2004/432/EC have not submitted to the Commission the requested guarantees for some of these animals and products of animal origin. In the absence of such guarantees, the entries for the relevant animals and products of animal origin should therefore be deleted in the list for those third countries. The third countries concerned have been informed accordingly.

(6) In addition, certain third countries are listed in the Annex to Decision 2004/432/EC for bovine, ovine/caprine, swine and equine with the limitation 'only for casings'. That limitation was inserted in that Annex as an information on the third countries from which casings should be allowed to be imported. However, those third countries have not to submit a residue plan specifically for casings for approval, since a residue monitoring plan is not considered to be needed for these products. Accordingly, in the interest of clarity of Community legislation the entries with the limitation 'only for casings' should be deleted from the list in the Annex to Decision 2004/432/EC, without any prejudice to the imports of such products.

(7) The responsibility to evaluate the residue control plans for all categories of animals and products of animal origin from Norway lies with the EFTA Surveillance Authority. Therefore the entries for that country should be deleted from the list in the Annex to Decision 2004/432/EC.

⁽¹⁾ OJ L 125, 23.5.1996, p. 10. Directive as last amended by Directive 2006/104/EC (OJ L 363, 20.12.2006, p. 352).

⁽²⁾ OJ L 154, 30.4.2004, p. 43; corrected by OJ L 189, 27.5.2004, p. 33. Decision as last amended by Regulation (EC) No 1792/2006 (OJ L 362, 20.12.2006, p. 1).

- (8) The State Union of Serbia and Montenegro has dissolved. Therefore the footnote which refers to the previous denomination should be deleted from the list in that Annex.
- (9) Decision 2004/432/EC should therefore be amended accordingly.
- (10) 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 2004/432/EC is replaced by the text in the Annex to this Decision.

Article 2

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

Article 3

This Decision is addressed to the Member States.

Done at Brussels, 12 February 2007.

For the Commission

Markos KYPRIANOU

Member of the Commission

ANNEX

'ANNEX

Code ISO2	Country	Bovine	Ovine/caprine	Swine	Equine	Poultry	Aquaculture	Milk	Eggs	Rabbit	Wild game	Farmed game	Honey
AD	Andorra (1)	X	X		X								
AE	United Arab Emirates						X						
AL	Albania		X				X		X				
AN	Netherlands Antilles							X (2)					
AR	Argentina	X	X		X	X	X	X	X	X	X	X	X
AU	Australia	X	X		X		X	X			X	X	X
BA	Bosnia and Herzegovina						X						
BD	Bangladesh						X						
BR	Brazil	X			X	X	X						
BW	Botswana	X										X	
BY	Belarus				X (3)								
BZ	Belize						X						X
CA	Canada	X	X	X	X	X	X	X	X		X	X	X
CH	Switzerland	X	X	X	X	X	X	X	X				X
CL	Chile	X	X (4)	X		X	X	X			X		X
CN	China					X	X			X			X
CO	Colombia						X	X					
CR	Costa Rica						X						
CU	Cuba						X						X
EC	Ecuador						X						
ER	Eritrea						X						
FK	Falklands Islands		X										
FO	Faeroe Islands						X						
GL	Greenland		X		X (5)						X	X	
GM	Gambia						X						
GT	Guatemala						X						X
HK	Hong Kong					X (2)	X (2)						
HN	Honduras						X						

Code ISO2	Country	Bovine	Ovine/caprine	Swine	Equine	Poultry	Aquaculture	Milk	Eggs	Rabbit	Wild game	Farmed game	Honey
HR	Croatia	X	X	X	X ⁽³⁾	X	X	X	X	X	X	X	X
ID	Indonesia						X						
IL	Israel					X	X	X	X			X	X
IN	India						X	X	X				X
IS	Iceland	X	X	X	X		X	X				X ⁽²⁾	
JM	Jamaica						X						X
JP	Japan						X						
KE	Kenya												X
KG	Kyrgyzstan												X
KR	South Korea						X						
LK	Sri Lanka						X						
MA	Morocco						X						
MD	Moldova												X
MG	Madagascar						X						
MK	Former Yugoslav Republic of Macedonia ⁽⁵⁾	X	X		X ⁽³⁾			X					
MU	Mauritius					X ⁽²⁾							
MX	Mexico				X		X		X				X
MY	Malaysia					X ⁽⁶⁾	X						
MZ	Mozambique						X						
NA	Namibia	X	X				X			X	X	X	
NC	New Caledonia	X					X			X	X	X	
NI	Nicaragua						X						X
NZ	New Zealand	X	X		X		X	X			X	X	X
OM	Oman						X						
PA	Panama						X						
PE	Peru					X	X						
PH	Philippines						X						
PN	Pitcairn												X
PY	Paraguay	X											X
RU	Russia	X	X	X	X ⁽³⁾	X		X	X			X ⁽⁷⁾	X

Code ISO2	Country	Bovine	Ovine/caprine	Swine	Equine	Poultry	Aquaculture	Milk	Eggs	Rabbit	Wild game	Farmed game	Honey
SA	Saudi Arabia						X						
SC	Seychelles						X						
SG	Singapore	X ⁽²⁾	X ⁽²⁾	X ⁽²⁾		X ⁽²⁾	X ⁽²⁾	X ⁽²⁾					
SM	San Marino ⁽⁸⁾	X		X									X
SV	El Salvador												X
SZ	Swaziland	X											
TH	Thailand					X	X						X
TN	Tunisia					X	X				X	X	
TR	Turkey					X	X	X					X
TW	Taiwan						X						X
TZ	Tanzania												X
UA	Ukraine				X ⁽³⁾			X	X				X
UG	Uganda												X
US	United States	X	X	X	X	X	X	X	X	X	X	X	X
UY	Uruguay	X	X		X		X	X		X	X	X	X
VE	Venezuela						X						X
VN	Viet Nam						X						X
XM	Montenegro ⁽⁹⁾	X	X	X	X ⁽³⁾								X
XS	Serbia ⁽¹⁰⁾	X	X	X	X ⁽³⁾								X
YT	Mayotte						X						
ZA	South Africa	X	X	X		X		X			X	X	X
ZM	Zambia												X
ZW	Zimbabwe	X					X					X	

(1) Initial residue monitoring plan approved by veterinary sub-group EC/Andorra (in accordance with Decision No 2/1999 of EC/Andorra Joint Committee of 22 December 1999 (OJ L 31, 5.2.2000, p. 84)).

(2) Third countries using only raw material from other approved third countries for food production.

(3) Export of live equidae for slaughter (food producing animals only).

(4) Only sheep.

(5) The former Yugoslav Republic of Macedonia; provisional code which does not prejudice in any way the definitive nomenclature for this country, which is currently under discussion at the United Nations.

(6) Peninsular (western) Malaysia only.

(7) Only for reindeer from the Murmansk and Yamalo-Nenets regions.

(8) Monitoring plan approved in accordance with Decision No 1/94 of the EC-San Marino Cooperation Committee of 28 June 1994 (OJ L 238, 13.9.1994, p. 25).

(9) Provisional situation pending further information on residues.

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

COMMISSION DECISION

of 15 February 2007

on reserving the national numbering range beginning with '116' for harmonised numbers for harmonised services of social value*(notified under document number C(2007) 249)***(Text with EEA relevance)**

(2007/116/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to the Directive 2002/21/EC of the European Parliament and of the Council of 7 March 2002 on a common regulatory framework for electronic communications networks and services (the Framework Directive) ⁽¹⁾, and in particular Article 10(4) thereof,

Whereas:

(1) It is desirable for citizens of the Member States, including travellers and disabled users, to be able to reach certain services that have a social value by using the same recognisable numbers in all Member States. At present there is a patchwork of numbering and dialling schemes in the Member States and no common numbering scheme is in operation to reserve the same telephone numbers for such services in the Community. Community action is therefore required for that purpose.

(2) The harmonisation of numbering resources is necessary to allow these services provided in different Member States to be accessed by end-users using the same number. The combination 'same number — same service' will ensure that a specific service in which ever Member State it is provided is always associated with a specific number within the Community. This will provide the service with a pan-European identity to the benefit of the European citizen who will know that the same number dialled will give access to the same type of service in different Member States. This measure will encourage pan-European services to develop.

(3) In order to reflect the social function of the services in question, the harmonised numbers should be freephone numbers, without this meaning that operators would be obliged to carry calls to 116 numbers at their own expense. The freephone nature of the numbers is therefore an essential component of the harmonisation being carried out.

(4) It is necessary to attach conditions closely related to controlling the nature of the service provided to ensure that the harmonised numbers are used for the provision of the particular type of service covered by the Decision.

(5) It may be necessary that specific conditions are attached to the right of use for a specific harmonised number, for example, that the associated service should be provided 24 hours a day and 7 days a week.

(6) In accordance with the Framework Directive, national regulatory authorities are responsible for the management of national numbering plans and for controlling the assignment of national numbering resources to specific undertakings. In accordance with Article 6 and Article 10 of Directive 2002/20/EC of the European Parliament and of the Council of 7 March 2002 on the authorisation of electronic communications networks and services (Authorisation Directive) ⁽²⁾, conditions may be attached to the use of numbers and penalties may be applied in case of non compliance with those conditions.

(7) The list of specific numbers in the numbering range beginning with '116' should be regularly updated in accordance with the procedure in Article 22(3) of the Framework Directive. Member States should make known the existence of such numbers in a manner that is accessible to all interested parties, for example, via their websites.

(8) The Commission will consider revision or further adaptation of the present Decision in the light of experience gained, based on reports provided to the Commission by the Member States, in particular whether a specific service for which a number has been reserved has developed on a pan-European basis.

(9) The measures provided for in this Decision are in accordance with the opinion of the Communications Committee,

⁽¹⁾ OJ L 108, 24.4.2002, p. 33.

⁽²⁾ OJ L 108, 24.4.2002, p. 21.

HAS ADOPTED THIS DECISION:

Article 1

Subject matter and scope

The numbering range beginning with '116' shall be reserved in national numbering plans for harmonised numbers for harmonised services of social value.

The specific numbers within this numbering range and the services for which each number is reserved are listed in the Annex.

Article 2

Harmonised service of social value

'Harmonised service of social value' is a service meeting a common description to be accessed by individuals via a freephone number, which is potentially of value to visitors from other countries and which answers a specific social need, in particular which contributes to the well-being or safety of citizens, or particular groups of citizens, or helps citizens in difficulty.

Article 3

Reservation of specific numbers within the '116' numbering range

Member States shall ensure that:

- (a) numbers listed in the Annex are used only for the services for which they have been reserved;
- (b) numbers within the '116' numbering range that are not listed in the Annex are not used;
- (c) the number 116112 is neither assigned nor used for any service.

Article 4

Conditions attached to the right of use for harmonised numbers

Member States shall attach the following conditions to the right of use of harmonised numbers for the provision of harmonised services of social value:

- (a) the service provides information, or assistance, or a reporting tool to citizens, or any combination thereof;
- (b) the service is open to all citizens without any requirement of prior registration;
- (c) the service is not time-limited;
- (d) there is no payment, or payment commitment as a prerequisite to use the service;
- (e) the following activities are excluded during a call: advertisement, entertainment, marketing and selling, using the call for the future selling of commercial services.

In addition, Member States shall attach specific conditions to the right of use of harmonised numbers as set out in the Annex.

Article 5

Assignment of harmonised numbers

1. Member States shall take all necessary measures to ensure that as from the 31 August 2007 the competent National Regulatory Authority can assign the numbers referred to in the Annex.
2. The listing of a specific number and the associated harmonised service of social value does not carry an obligation for Member States to ensure that the service in question is provided within their territory.
3. Once a number has been listed in the Annex, Member States shall make known at national level that the specific number is available for the provision of the associated harmonised service of social value, and that applications for the rights of use for this specific number may be submitted.
4. Member States shall ensure that a register of all harmonised numbers, with their associated harmonised services of social value, available in their territory is maintained. The register shall be easily accessible to the public.

Article 6

Monitoring

Member States shall report periodically to the Commission on the actual use of numbers listed in the Annex for the provision of the related services within their territory.

*Article 7***Addressees**

This Decision is addressed to the Member States.

Done at Brussels, 15 February 2007.

For the Commission
Viviane REDING
Member of the Commission

ANNEX

List of reserved numbers to harmonised services of social value

Number	Service for which this number is reserved	Specific conditions attached to the right of use for this number
116000	Hotlines for missing children	

CORRIGENDA**Corrigendum to Commission Regulation (EC) No 138/2007 of 14 February 2007 determining the extent to which import licence applications lodged in January 2007 for certain poultrymeat sector products pursuant to Regulation (EC) No 1431/94 can be accepted**

(Official Journal of the European Union L 43 of 15 February 2007)

On page 4, Annex, table, column 'Serial No', last row:

For: '...09.4421...'

read: '...09.4422...'

Corrigendum to Council Regulation (EC) No 1997/2006 of 19 December 2006 amending Regulation (EEC) No 2092/91 on organic production of agricultural products and indications referring thereto on agricultural products and foodstuffs

(Official Journal of the European Union L 379 of 28 December 2006)

The publication of the Regulation in the abovementioned Official Journal is annulled.

The publication of the same text as 'Council Regulation (EC) No 1991/2006 of 21 December 2006' in OJ L 411, 30.12.2006, p. 18, remains valid.

(For technical reasons, this latter Regulation has been republished in OJ L 27, 2.2.2007, p. 11.)

Corrigendum to Council Regulation (EC) No 1435/2003 of 22 July 2003 on the Statute for a European Cooperative Society (SCE)

(Official Journal of the European Union L 207 of 18 August 2003)

On page 6, Article 7(5), last sentence:

for: 'Resignation shall entitle the member to repayment of shares on the conditions laid down in Articles 4(4) and 16.'

read: 'Resignation shall entitle the member to repayment of shares on the conditions laid down in Articles 3(4) and 16.'

On page 6, Article 7(6), last sentence:

for: 'Such a decision shall be taken as laid down in Article 62(4).'

read: 'Such a decision shall be taken as laid down in Article 61(4).'

On page 10, Article 22(1)(f):

for: '(f) the special conditions or advantages attached to debentures or securities other than shares which, according to Article 66, do not confer the status of members;'

read: '(f) the special conditions or advantages attached to debentures or securities other than shares which, according to Article 64, do not confer the status of members;'

On page 13, Article 34(2):

for: '2. The absence of scrutiny of the legality of the merger pursuant to Articles 29 and 30 shall constitute one of the grounds for the winding-up of the SCE, in accordance with the provisions of Article 74.'

read: '2. The absence of scrutiny of the legality of the merger pursuant to Articles 29 and 30 shall constitute one of the grounds for the winding-up of the SCE, in accordance with the provisions of Article 73.'

On page 22, Article 73(4):

for: '4. The Member State in which the SCE's registered office is situated shall seek a judicial or other appropriate remedy ...'

read: '4. The Member State in which the SCE's registered office is situated shall set up a judicial or other appropriate remedy ...'.

Corrigendum to Council Regulation (EC) No 1425/2006 of 25 September 2006 imposing a definitive anti-dumping duty on imports of certain plastic sacks and bags originating in the People's Republic of China and Thailand, and terminating the proceeding on imports of certain plastic sacks and bags originating in Malaysia

(Official Journal of the European Union L 270 of 29 September 2006)

On page 38, list in Annex I, left-hand column:

for: 'CHUN YIP (SHENZHEN) PLASTICS LIMITED',

read: 'CHUN YIP PLASTICS (SHENZHEN) LIMITED';

on page 39, list in Annex I, left-hand column:

for: 'WEIFANG YUJIE PLASTICS PRODUCTS CO., LTD.',

read: 'WEIFANG YUJIE PLASTIC PRODUCTS CO., LTD.';

and on page 40, list in Annex I, left-hand column:

for: 'XIAMEN XINYATAI PLASTIC INDUSTRY CO. LTD.',

read: 'XIAMEN XINGYATAI PLASTIC INDUSTRY CO. LTD.';

Corrigendum to Council Regulation (EC) No 603/2005 of 12 April 2005 amending the lists of insolvency proceedings, winding-up proceedings and liquidators in Annexes A, B and C to Regulation (EC) No 1346/2000 on insolvency proceedings

(Official Journal of the European Union L 100 of 20 April 2005)

On page 7, in Annex III (new Annex C of Regulation (EC) No 1346/2000: Liquidators referred to in Article 2(b)), entries for Hungary (Magyarország):

for: 'MAGYARORSZÁG

— Csődeljárás

— Felszámolási eljárás',

read: 'MAGYARORSZÁG

— Vagyonfelügyelő

— Felszámoló'.
