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I

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

REGULATIONS

COMMISSION REGULATION (EC) No 393/2007**of 12 April 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 13 April 2007.

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

Done at Brussels, 12 April 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 12 April 2007 establishing the standard import values for determining the entry price of certain fruit and vegetables

(EUR/100 kg)

CN code	Third country code ⁽¹⁾	Standard import value
0702 00 00	MA	98,8
	TN	143,7
	TR	163,7
	ZZ	135,4
0707 00 05	JO	171,8
	MA	102,5
	TR	150,0
	ZZ	141,4
0709 90 70	MA	63,5
	TR	122,9
	ZZ	93,2
0709 90 80	IL	84,1
	ZZ	84,1
0805 10 20	EG	49,0
	IL	41,3
	MA	44,1
	TN	56,9
	TR	74,9
	ZZ	53,2
0805 50 10	IL	65,6
	TR	68,4
	ZZ	67,0
0808 10 80	AR	85,4
	BR	87,0
	CA	124,4
	CL	87,8
	CN	102,6
	NZ	121,5
	US	131,2
	UY	64,6
	ZA	94,3
	ZZ	99,9
0808 20 50	AR	78,6
	CL	93,2
	ZA	84,8
	ZZ	85,5

⁽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 394/2007**of 12 April 2007****amending Annex I to Council Regulation (EEC) No 2092/91 on organic production of agricultural products and indications referring thereto in agricultural products and foodstuffs**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 2092/91 of 24 June 1991 on organic production of agricultural products and indications referring thereto on agricultural products and foodstuffs ⁽¹⁾, and in particular the second indent of Article 13 thereof,

Whereas:

- (1) According to the principles of organic production at farm level as laid down in Annex I to Regulation (EEC) No 2092/91, livestock must be fed on organically produced feedingstuffs. However, a limited part of the feed formula of rations may comprise in-conversion feedingstuffs as defined in Article 4, point 24, of Regulation (EEC) No 2092/91.
- (2) Producers in certain Member States are currently facing a deficiency of organic feed, due to below average harvests of organic crops, reinforced legal requirements regarding organic origin of feed and expanding markets for organic produce. In order to alleviate that deficiency, it is considered appropriate to provide, during a limited

period, for an increase of the percentage of in-conversion feedingstuffs that may be included in the feed ration.

- (3) A temporary increase of the allowed percentage of in-conversion feedingstuffs will also secure future supplies of organic feed and create incentives for farmers to convert to organic farming by improving the market for in-conversion fodder.
- (4) Regulation (EEC) No 2092/91 should therefore be amended accordingly.
- (5) The measures provided for in this Regulation are in accordance with the opinion of the Committee set up by Article 14 of Regulation (EEC) No 2092/91,

HAS ADOPTED THIS REGULATION:

Article 1

Annex I to Regulation (EEC) No 2092/91 is amended in accordance with the Annex to this Regulation.

Article 2

This Regulation shall enter into force on the seventh 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, 12 April 2007.

For the Commission

Mariann FISCHER BOEL

Member of the Commission

⁽¹⁾ OJ L 198, 22.7.1991, p. 1. Regulation as last amended by Regulation (EC) No 1997/2006 (OJ L 379, 28.12.2006, p. 1).

ANNEX

In Part B of Annex I to Regulation (EEC) No 2092/91, point 4.4 is replaced by the following:

- ‘4.4. Until 31 December 2008, up to 50 % of the feed formula of rations on average may comprise in-conversion feedingstuffs. When the in-conversion feedingstuffs come from a unit of the holding itself, this percentage may be increased to 80 %.

As from 1 January 2009, up to 30 % of the feed formula of rations on average may comprise in-conversion feedingstuffs. When the in-conversion feedingstuffs come from a unit of the holding itself, this percentage may be increased to 60 %.

These figures shall be expressed as a percentage of the dry matter of feedingstuffs of agricultural origin.’

COMMISSION REGULATION (EC) No 395/2007**of 12 April 2007****amending the rates of the refunds applicable to certain milk products exported in the form of goods not covered by Annex I to the Treaty**

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 markets in the milk and milk products sector ⁽¹⁾, and in particular Article 31(3) thereof,

Whereas:

- (1) The rates of the refunds applicable from 30 March 2007 to the products listed in the Annex, exported in the form of goods not covered by Annex I to the Treaty, were fixed by Commission Regulation (EC) No 339/2007 ⁽²⁾.

- (2) It follows from applying the rules and criteria contained in Regulation (EC) No 339/2007 to the information at present available to the Commission that the export refunds at present applicable should be altered as shown in the Annex hereto,

HAS ADOPTED THIS REGULATION:

Article 1

The rates of refund fixed by Regulation (EC) No 339/2007 are hereby altered as shown in the Annex hereto.

Article 2

This Regulation shall enter into force on 13 April 2007.

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

Done at Brussels, 12 April 2007.

For the Commission

Günter VERHEUGEN

Vice-President

⁽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 90, 30.3.2007, p. 5.

ANNEX

Rates of the refunds applicable from 13 April 2007 to certain milk products exported in the form of goods not covered by Annex I to the Treaty ⁽¹⁾

(EUR/100 kg)

CN code	Description	Rate of refund	
		In case of advance fixing of refunds	Other
ex 0402 10 19	Powdered milk, in granules or other solid forms, not containing added sugar or other sweetening matter, with a fat content not exceeding 1,5 % by weight (PG 2):		
	(a) on exportation of goods of CN code 3501	—	—
	(b) on exportation of other goods	0,00	0,00
ex 0402 21 19	Powdered milk, in granules or other solid forms, not containing added sugar or other sweetening matter, with a fat content of 26 % by weight (PG 3):		
	(a) where goods incorporating, in the form of products assimilated to PG 3, reduced-price butter or cream obtained pursuant to Regulation (EC) No 1898/2005 are exported	19,42	20,45
	(b) on exportation of other goods	0,00	0,00
ex 0405 10	Butter, with a fat content by weight of 82 % (PG 6):		
	(a) where goods containing reduced-price butter or cream which have been manufactured in accordance with the conditions provided for in Regulation (EC) No 1898/2005 are exported	61,24	64,50
	(b) on exportation of goods of CN code 2106 90 98 containing 40 % or more by weight of milk fat	79,67	83,92
	(c) on exportation of other goods	77,85	82,00

⁽¹⁾ The rates set out in this Annex are not applicable to exports to Andorra, Gibraltar, Ceuta, Melilla, Holy See (Vatican City State), Liechtenstein, the Communes of Livigno and Campione d'Italia, Heligoland, Greenland, the Faerøe Islands and the United States of America and to the goods listed in Tables I and II to Protocol 2 to the Agreement between the European Community and the Swiss Confederation of 22 July 1972 exported to the Swiss Confederation.

COMMISSION REGULATION (EC) No 396/2007**of 12 April 2007****fixing the rates of the refunds applicable to certain cereal and rice products exported in the form of goods not covered by Annex I to the Treaty**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1784/2003 of 29 September 2003 on the common organisation of the market in cereals ⁽¹⁾, and in particular Article 13(3) thereof,

Having regard to Council Regulation (EC) No 1785/2003 of 29 September 2003 on the common organisation of the market in rice ⁽²⁾, and in particular Article 14(3) thereof,

Whereas:

- (1) Article 13(1) of Regulation (EC) No 1784/2003 and Article 14(1) of Regulation (EC) No 1785/2003 provide that the difference between quotations or prices on the world market for the products listed in Article 1 of each of those Regulations and the prices within the Community may be covered by an export refund.
- (2) Commission Regulation (EC) No 1043/2005 of 30 June 2005 implementing Council Regulation (EC) No 3448/93 as regards the system of granting export refunds on certain agricultural products exported in the form of goods not covered by Annex I to the Treaty, and the criteria for fixing the amount of such refunds ⁽³⁾, specifies the products for which a rate of refund is to be fixed, to be applied where these products are exported in the form of goods listed in Annex III to Regulation (EC) No 1784/2003 or in Annex IV to Regulation (EC) No 1785/2003 as appropriate.
- (3) In accordance with the first paragraph of Article 14 of Regulation (EC) No 1043/2005, the rate of the refund per 100 kilograms for each of the basic products in question is to be fixed each month.
- (4) The commitments entered into with regard to refunds which may be granted for the export of agricultural products contained in goods not covered by Annex I to the Treaty may be jeopardised by the fixing in advance of high refund rates. It is therefore necessary to take precautionary measures in such situations without, however, preventing the conclusion of long-

term contracts. The fixing of a specific refund rate for the advance fixing of refunds is a measure which enables these various objectives to be met.

- (5) Taking into account the settlement between the European Community and the United States of America on Community exports of pasta products to the United States, approved by Council Decision 87/482/EEC ⁽⁴⁾, it is necessary to differentiate the refund on goods falling within CN codes 1902 11 00 and 1902 19 according to their destination.
- (6) Pursuant to Article 15(2) and (3) of Regulation (EC) No 1043/2005, a reduced rate of export refund has to be fixed, taking account of the amount of the production refund applicable, pursuant to Commission Regulation (EEC) No 1722/93 ⁽⁵⁾, for the basic product in question, used during the assumed period of manufacture of the goods.
- (7) Spirituous beverages are considered less sensitive to the price of the cereals used in their manufacture. However, Protocol 19 of the Act of Accession of the United Kingdom, Ireland and Denmark provides that the necessary measures must be decided to facilitate the use of Community cereals in the manufacture of spirituous beverages obtained from cereals. Accordingly, it is necessary to adapt the refund rate applying to cereals exported in the form of spirituous beverages.
- (8) The Management Committee for Cereals has not delivered an opinion within the time limit set by its chairman,

HAS ADOPTED THIS REGULATION:

Article 1

The rates of the refunds applicable to the basic products listed in Annex I to Regulation (EC) No 1043/2005 and in Article 1 of Regulation (EC) No 1784/2003 or in Article 1 of Regulation (EC) No 1785/2003, and exported in the form of goods listed in Annex III to Regulation (EC) No 1784/2003 or in Annex IV to Regulation (EC) No 1785/2003 respectively, shall be fixed as set out in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 13 April 2007.

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

⁽²⁾ OJ L 270, 21.10.2003, p. 96. Regulation as last amended by Commission Regulation (EC) No 797/2006 (OJ L 144, 31.5.2006, p. 1).

⁽³⁾ OJ L 172, 5.7.2005, p. 24. Regulation as last amended by Regulation (EC) No 1713/2006 (OJ L 321, 21.11.2006, p. 8).

⁽⁴⁾ OJ L 275, 29.9.1987, p. 36.

⁽⁵⁾ OJ L 159, 1.7.1993, p. 112. Regulation as last amended by Regulation (EC) No 1584/2004 (OJ L 280, 31.8.2004, p. 11).

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

Done at Brussels, 12 April 2007.

For the Commission

Günter VERHEUGEN

Vice-President

ANNEX

Rates of the refunds applicable from 13 April 2007 to certain cereals and rice products exported in the form of goods not covered by Annex I to the Treaty (*)

CN code	Description of products ⁽¹⁾	(EUR/100 kg) Rate of refund per 100 kg of basic product	
		In case of advance fixing of refunds	Other
1001 10 00	Durum wheat:	—	—
	– on exports of goods falling within CN codes 1902 11 and 1902 19 to the United States of America	—	—
	– in other cases	—	—
1001 90 99	Common wheat and meslin:	—	—
	– on exports of goods falling within CN codes 1902 11 and 1902 19 to the United States of America	—	—
	– in other cases:	—	—
	– – where Article 15(3) of Regulation (EC) No 1043/2005 applies ⁽²⁾	—	—
	– – where goods falling within subheading 2208 ⁽³⁾ are exported	—	—
	– – in other cases	—	—
1002 00 00	Rye	—	—
1003 00 90	Barley	—	—
	– where goods falling within subheading 2208 ⁽³⁾ are exported	—	—
	– in other cases	—	—
1004 00 00	Oats	—	—
1005 90 00	Maize (corn) used in the form of:	—	—
	– starch:	—	—
	– – where Article 15(3) of Regulation (EC) No 1043/2005 applies ⁽²⁾	1,214	1,214
	– – where goods falling within subheading 2208 ⁽³⁾ are exported	—	—
	– – in other cases	1,214	1,214
	– glucose, glucose syrup, maltodextrine, maltodextrine syrup of CN codes 1702 30 51, 1702 30 59, 1702 30 91, 1702 30 99, 1702 40 90, 1702 90 50, 1702 90 75, 1702 90 79, 2106 90 55 ⁽⁴⁾ :	—	—
	– – where Article 15(3) of Regulation (EC) No 1043/2005 applies ⁽²⁾	0,911	0,911
	– – where goods falling within subheading 2208 ⁽³⁾ are exported	—	—
	– – in other cases	0,911	0,911
	– – where goods falling within subheading 2208 ⁽³⁾ are exported	—	—
	– other (including unprocessed)	1,214	1,214
	Potato starch of CN code 1108 13 00 similar to a product obtained from processed maize:	—	—
	– where Article 15(3) of Regulation (EC) No 1043/2005 applies ⁽²⁾	1,214	1,214
	– where goods falling within subheading 2208 ⁽³⁾ are exported	—	—
	– in other cases	1,214	1,214

(*) The rates set out in this Annex are not applicable to the goods listed in Tables I and II to Protocol No 2 to the Agreement between the European Community and the Swiss Confederation of 22 July 1972 exported to the Swiss Confederation or to the Principality of Liechtenstein.

CN code	Description of products ⁽¹⁾	Rate of refund per 100 kg of basic product (EUR/100 kg)	
		In case of advance fixing of refunds	Other
ex 1006 30	Wholly milled rice:	—	—
	– round grain	—	—
	– medium grain	—	—
	– long grain	—	—
1006 40 00	Broken rice	—	—
1007 00 90	Grain sorghum, other than hybrid for sowing	—	—

⁽¹⁾ As far as agricultural products obtained from the processing of a basic product or/and assimilated products are concerned, the coefficients set out in Annex V to Commission Regulation (EC) No 1043/2005 is applicable.

⁽²⁾ The goods concerned fall under CN code 3505 10 50.

⁽³⁾ Goods listed in Annex III to Regulation (EC) No 1784/2003 or referred to in Article 2 of Regulation (EEC) No 2825/93 (OJ L 258, 16.10.1993, p. 6).

⁽⁴⁾ For syrups of CN codes NC 1702 30 99, 1702 40 90 and 1702 60 90, obtained from mixing glucose and fructose syrup, the export refund relates only to the glucose syrup.

COMMISSION REGULATION (EC) No 397/2007
of 12 April 2007
fixing the export refunds on milk and milk products

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 31(3) thereof,

Whereas:

- (1) Article 31(1) of Regulation (EC) No 1255/1999 provides that the difference between prices on the world market for the products listed in Article 1 of that Regulation and prices for those products on the Community market may be covered by an export refund.
- (2) Given the present situation on the market in milk and milk products, export refunds should therefore be fixed in accordance with the rules and certain criteria provided for in Article 31 of Regulation (EC) No 1255/1999.
- (3) The second subparagraph of Article 31(3) of Regulation (EC) No 1255/1999 provides that the world market situation or the specific requirements of certain markets may make it necessary to vary the refund according to destination.

- (4) In accordance with the Memorandum of Understanding between the European Community and the Dominican Republic on import protection for milk powder in the Dominican Republic ⁽²⁾ approved by Council Decision 98/486/EC ⁽³⁾, a certain amount of Community milk products exported to the Dominican Republic can benefit from reduced customs duties. For this reason, export refunds granted to products exported under this scheme should be reduced by a certain percentage.

- (5) 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

Export refunds as provided for in Article 31 of Regulation (EC) No 1255/1999 shall be granted on the products and for the amounts set out in the Annex to this Regulation subject to the conditions provided for in Article 3(2) of Commission Regulation (EC) No 1282/2006 ⁽⁴⁾.

Article 2

This Regulation shall enter into force on 13 April 2007.

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

Done at Brussels, 12 April 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 218, 6.8.1998, p. 46.

⁽³⁾ OJ L 218, 6.8.1998, p. 45.

⁽⁴⁾ OJ L 234, 29.8.2006, p. 4. Regulation as last amended by Regulation (EC) No 1919/2006 (OJ L 380, 28.12.2006, p. 1).

ANNEX

Export refunds on milk and milk products applicable from 13 April 2007

Product code	Destination	Unit of measurement	Refunds	Product code	Destination	Unit of measurement	Refunds
0401 30 31 9100	L20	EUR/100 kg	15,33	0402 29 19 9900	L20	EUR/100 kg	—
0401 30 31 9400	L20	EUR/100 kg	23,95	0402 29 99 9100	L20	EUR/100 kg	—
0401 30 31 9700	L20	EUR/100 kg	26,42	0402 29 99 9500	L20	EUR/100 kg	—
0401 30 39 9100	L20	EUR/100 kg	15,33	0402 91 11 9370	L20	EUR/100 kg	—
0401 30 39 9400	L20	EUR/100 kg	23,95	0402 91 19 9370	L20	EUR/100 kg	—
0401 30 39 9700	L20	EUR/100 kg	26,42	0402 91 31 9300	L20	EUR/100 kg	—
0401 30 91 9100	L20	EUR/100 kg	30,12	0402 91 39 9300	L20	EUR/100 kg	—
0401 30 99 9100	L20	EUR/100 kg	30,12	0402 91 99 9000	L20	EUR/100 kg	18,52
0401 30 99 9500	L20	EUR/100 kg	44,27	0402 99 11 9350	L20	EUR/100 kg	—
0402 10 11 9000	L20 ⁽¹⁾	EUR/100 kg	—	0402 99 19 9350	L20	EUR/100 kg	—
0402 10 19 9000	L20 ⁽¹⁾	EUR/100 kg	—	0402 99 31 9300	L20	EUR/100 kg	11,08
0402 10 99 9000	L20	EUR/100 kg	—	0403 90 11 9000	L20	EUR/100 kg	—
0402 21 11 9200	L20	EUR/100 kg	—	0403 90 13 9200	L20	EUR/100 kg	—
0402 21 11 9300	L20	EUR/100 kg	—	0403 90 13 9300	L20	EUR/100 kg	—
0402 21 11 9500	L20	EUR/100 kg	—	0403 90 13 9500	L20	EUR/100 kg	—
0402 21 11 9900	L20 ⁽¹⁾	EUR/100 kg	—	0403 90 13 9900	L20	EUR/100 kg	—
0402 21 17 9000	L20	EUR/100 kg	—	0403 90 33 9400	L20	EUR/100 kg	—
0402 21 19 9300	L20	EUR/100 kg	—	0403 90 59 9310	L20	EUR/100 kg	15,33
0402 21 19 9500	L20	EUR/100 kg	—	0403 90 59 9340	L20	EUR/100 kg	22,44
0402 21 19 9900	L20 ⁽¹⁾	EUR/100 kg	—	0403 90 59 9370	L20	EUR/100 kg	22,44
0402 21 91 9100	L20	EUR/100 kg	—	0404 90 21 9120	L20	EUR/100 kg	—
0402 21 91 9200	L20 ⁽¹⁾	EUR/100 kg	—	0404 90 21 9160	L20	EUR/100 kg	—
0402 21 91 9350	L20	EUR/100 kg	—	0404 90 23 9120	L20	EUR/100 kg	—
0402 21 99 9100	L20	EUR/100 kg	—	0404 90 23 9130	L20	EUR/100 kg	—
0402 21 99 9200	L20 ⁽¹⁾	EUR/100 kg	—	0404 90 23 9140	L20	EUR/100 kg	—
0402 21 99 9300	L20	EUR/100 kg	—	0404 90 23 9150	L20	EUR/100 kg	—
0402 21 99 9400	L20	EUR/100 kg	—	0404 90 81 9100	L20	EUR/100 kg	—
0402 21 99 9500	L20	EUR/100 kg	—	0404 90 83 9110	L20	EUR/100 kg	—
0402 21 99 9600	L20	EUR/100 kg	—	0404 90 83 9130	L20	EUR/100 kg	—
0402 21 99 9700	L20	EUR/100 kg	—	0404 90 83 9150	L20	EUR/100 kg	—
0402 29 15 9200	L20	EUR/100 kg	—	0404 90 83 9170	L20	EUR/100 kg	—
0402 29 15 9300	L20	EUR/100 kg	—	0405 10 11 9500	L20	EUR/100 kg	81,00
0402 29 15 9500	L20	EUR/100 kg	—	0405 10 11 9700	L20	EUR/100 kg	82,00
0402 29 19 9300	L20	EUR/100 kg	—				
0402 29 19 9500	L20	EUR/100 kg	—				

Product code	Destination	Unit of measurement	Refunds	Product code	Destination	Unit of measurement	Refunds
0405 10 19 9500	L20	EUR/100 kg	81,00	0406 30 39 9500	L04	EUR/100 kg	2,42
0405 10 19 9700	L20	EUR/100 kg	82,00		L40	EUR/100 kg	5,67
0405 10 30 9100	L20	EUR/100 kg	81,00	0406 30 39 9700	L04	EUR/100 kg	3,51
0405 10 30 9300	L20	EUR/100 kg	82,00		L40	EUR/100 kg	8,25
0405 10 30 9700	L20	EUR/100 kg	82,00	0406 30 39 9930	L04	EUR/100 kg	3,51
0405 10 50 9500	L20	EUR/100 kg	80,01		L40	EUR/100 kg	8,25
0405 10 50 9700	L20	EUR/100 kg	82,00	0406 30 39 9950	L04	EUR/100 kg	3,98
0405 10 90 9000	L20	EUR/100 kg	85,03		L40	EUR/100 kg	9,33
0405 20 90 9500	L20	EUR/100 kg	75,01	0406 40 50 9000	L04	EUR/100 kg	21,31
0405 20 90 9700	L20	EUR/100 kg	78,01		L40	EUR/100 kg	26,63
0405 90 10 9000	L20	EUR/100 kg	102,32	0406 40 90 9000	L04	EUR/100 kg	21,89
0405 90 90 9000	L20	EUR/100 kg	81,83		L40	EUR/100 kg	27,36
0406 10 20 9640	L04	EUR/100 kg	18,12	0406 90 13 9000	L04	EUR/100 kg	24,26
	L40	EUR/100 kg	22,66		L40	EUR/100 kg	34,72
0406 10 20 9650	L04	EUR/100 kg	15,11	0406 90 15 9100	L04	EUR/100 kg	25,08
	L40	EUR/100 kg	18,88		L40	EUR/100 kg	35,89
0406 10 20 9830	L04	EUR/100 kg	5,61	0406 90 17 9100	L04	EUR/100 kg	25,08
	L40	EUR/100 kg	7,00		L40	EUR/100 kg	35,89
0406 10 20 9850	L04	EUR/100 kg	6,79	0406 90 21 9900	L04	EUR/100 kg	24,38
	L40	EUR/100 kg	8,49		L40	EUR/100 kg	34,80
0406 20 90 9913	L04	EUR/100 kg	13,46	0406 90 23 9900	L04	EUR/100 kg	21,85
	L40	EUR/100 kg	16,81		L40	EUR/100 kg	31,42
0406 20 90 9915	L04	EUR/100 kg	18,26	0406 90 25 9900	L04	EUR/100 kg	21,43
	L40	EUR/100 kg	22,83		L40	EUR/100 kg	30,67
0406 20 90 9917	L04	EUR/100 kg	19,41	0406 90 27 9900	L04	EUR/100 kg	19,41
	L40	EUR/100 kg	24,26		L40	EUR/100 kg	27,78
0406 20 90 9919	L04	EUR/100 kg	21,68	0406 90 32 9119	L04	EUR/100 kg	17,94
	L40	EUR/100 kg	27,11		L40	EUR/100 kg	25,72
0406 30 31 9730	L04	EUR/100 kg	2,42	0406 90 35 9190	L04	EUR/100 kg	25,55
	L40	EUR/100 kg	5,67		L40	EUR/100 kg	36,75
0406 30 31 9930	L04	EUR/100 kg	2,42	0406 90 35 9990	L04	EUR/100 kg	25,55
	L40	EUR/100 kg	5,67		L40	EUR/100 kg	36,75
0406 30 31 9950	L04	EUR/100 kg	3,51	0406 90 37 9000	L04	EUR/100 kg	24,26
	L40	EUR/100 kg	8,25		L40	EUR/100 kg	34,72
				0406 90 61 9000	L04	EUR/100 kg	27,62
					L40	EUR/100 kg	39,97

Product code	Destination	Unit of measurement	Refunds	Product code	Destination	Unit of measurement	Refunds
0406 90 63 9100	L04	EUR/100 kg	27,21	0406 90 86 9200	L04	EUR/100 kg	22,02
	L40	EUR/100 kg	39,24		L40	EUR/100 kg	32,63
0406 90 63 9900	L04	EUR/100 kg	26,15	0406 90 86 9400	L04	EUR/100 kg	23,58
	L40	EUR/100 kg	37,90		L40	EUR/100 kg	34,49
0406 90 69 9910	L04	EUR/100 kg	26,54	0406 90 86 9900	L04	EUR/100 kg	24,82
	L40	EUR/100 kg	38,46		L40	EUR/100 kg	35,74
0406 90 73 9900	L04	EUR/100 kg	22,33	0406 90 87 9300	L04	EUR/100 kg	20,50
	L40	EUR/100 kg	31,99		L40	EUR/100 kg	30,29
0406 90 75 9900	L04	EUR/100 kg	22,78	0406 90 87 9400	L04	EUR/100 kg	20,93
	L40	EUR/100 kg	32,74		L40	EUR/100 kg	30,59
0406 90 76 9300	L04	EUR/100 kg	20,22	0406 90 87 9951	L04	EUR/100 kg	22,24
	L40	EUR/100 kg	28,94		L40	EUR/100 kg	31,83
0406 90 76 9400	L04	EUR/100 kg	22,64	0406 90 87 9971	L04	EUR/100 kg	22,24
	L40	EUR/100 kg	32,42		L40	EUR/100 kg	31,83
0406 90 76 9500	L04	EUR/100 kg	20,97	0406 90 87 9973	L04	EUR/100 kg	21,83
	L40	EUR/100 kg	29,76		L40	EUR/100 kg	31,26
0406 90 78 9100	L04	EUR/100 kg	22,18	0406 90 87 9974	L04	EUR/100 kg	23,39
	L40	EUR/100 kg	32,40		L40	EUR/100 kg	33,33
0406 90 78 9300	L04	EUR/100 kg	21,97	0406 90 87 9975	L04	EUR/100 kg	23,19
	L40	EUR/100 kg	31,38		L40	EUR/100 kg	32,78
0406 90 79 9900	L04	EUR/100 kg	18,14	0406 90 87 9979	L04	EUR/100 kg	21,85
	L40	EUR/100 kg	26,08		L40	EUR/100 kg	31,42
0406 90 81 9900	L04	EUR/100 kg	22,64	0406 90 88 9300	L04	EUR/100 kg	18,10
	L40	EUR/100 kg	32,42		L40	EUR/100 kg	26,66
0406 90 85 9930	L04	EUR/100 kg	24,82	0406 90 88 9500	L04	EUR/100 kg	18,66
	L40	EUR/100 kg	35,74		L40	EUR/100 kg	26,67
0406 90 85 9970	L04	EUR/100 kg	22,78				
	L40	EUR/100 kg	32,74				

(¹) As for the relevant products intended for exports to Dominican Republic under the quota 2007/2008 referred to in the Decision 98/486/EC, and complying with the conditions laid down in Chapter III, Section 3 of Regulation (EC) No 1282/2006, the following rates should apply:

- (a) products falling within CN codes 0402 10 11 9000 and 0402 10 19 9000 0,00 EUR/100 kg
- (b) products falling within CN codes 0402 21 11 9900, 0402 21 19 9900, 0402 21 91 9200 and 0402 21 99 9200 0,00 EUR/100 kg

The destinations are defined as follows:

L20: All destinations except Andorra, Gibraltar, Ceuta, Melilla, Holy See (Vatican City State), Liechtenstein, the Communes of Livigno and Campione d'Italia, Heligoland, Greenland, the Farøe Islands, the United States of America and the areas of the Republic of Cyprus in which the Government of the Republic of Cyprus does not exercise effective control.

L04: Albania, Bosnia and Herzegovina, Kosovo, Serbia, Montenegro and the former Yugoslav Republic of Macedonia.

L40: All destinations except L04, Andorra, Gibraltar, Ceuta, Melilla, Iceland, Liechtenstein, Norway, Switzerland, Holy See (Vatican City State), the Communes of Livigno and Campione d'Italia, Heligoland, Greenland, the Farøe Islands, the United States of America, Croatia, Turkey, Australia, Canada, New Zealand and the areas of the Republic of Cyprus in which the Government of the Republic of Cyprus does not exercise effective control.

COMMISSION REGULATION (EC) No 398/2007**of 12 April 2007****fixing the maximum export refund for butter in the framework of the standing invitation to tender provided for in Regulation (EC) No 581/2004**

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 the third subparagraph of Article 31(3) thereof,

Whereas:

- (1) Commission Regulation (EC) No 581/2004 of 26 March 2004 opening a standing invitation to tender for export refunds concerning certain types of butter ⁽²⁾ provides for a permanent tender.
- (2) Pursuant to Article 5 of Commission Regulation (EC) No 580/2004 of 26 March 2004 establishing a tender procedure concerning export refunds for certain milk products ⁽³⁾ and following an examination of the

tenders submitted in response to the invitation to tender, it is appropriate to fix a maximum export refund for the tendering period ending on 10 April 2007.

- (3) 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 permanent tender opened by Regulation (EC) No 581/2004, for the tendering period ending on 10 April 2007, the maximum amount of refund for the products referred to in Article 1(1) of that Regulation shall be as shown in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 13 April 2007.

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

Done at Brussels, 12 April 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 90, 27.3.2004, p. 64. Regulation as last amended by Regulation (EC) No 276/2007 (OJ L 76, 16.3.2007, p. 16).

⁽³⁾ OJ L 90, 27.3.2004, p. 58. Regulation as amended by Regulation (EC) No 128/2007 (OJ L 41, 13.2.2007, p. 6).

ANNEX

(EUR/100 kg)

Product	Export refund Code	Maximum amount of export refund for export to the destinations referred to in the second subparagraph of Article 1(1) of Regulation (EC) No 581/2004
Butter	ex 0405 10 19 9700	88,00
Butteroil	ex 0405 90 10 9000	107,50

COMMISSION REGULATION (EC) No 399/2007**of 12 April 2007****fixing the export refunds on products processed from cereals and rice**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1784/2003 of 29 September 2003 on the common organisation of the market in cereals ⁽¹⁾, and in particular Article 13(3) thereof,

Having regard to Council Regulation (EC) No 1785/2003 of 29 September 2003 on the common organisation of the market in rice ⁽²⁾, and in particular Article 14(3) thereof,

Whereas:

(1) Article 13 of Regulation (EC) No 1784/2003 and Article 14 of Regulation (EC) No 1785/2003 provide that the difference between quotations or prices on the world market for the products listed in Article 1 of those Regulations and prices for those products within the Community may be covered by an export refund.

(2) Article 14 of Regulation (EC) No 1785/2003 provides that when refunds are being fixed account must be taken of the existing situation and the future trend with regard to prices and availabilities of cereals, rice and broken rice on the Community market on the one hand and prices for cereals, rice, broken rice and cereal products on the world market on the other. The same Articles provide that it is also important to ensure equilibrium and the natural development of prices and trade on the markets in cereals and rice and, furthermore, to take into account the economic aspect of the proposed exports, and the need to avoid disturbances on the Community market.

(3) Article 4 of Commission Regulation (EC) No 1518/95 ⁽³⁾ on the import and export system for products processed from cereals and from rice defines the specific criteria to be taken into account when the refund on these products is being calculated.

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

⁽²⁾ OJ L 270, 21.10.2003, p. 96. Regulation as last amended by Commission Regulation (EC) No 1549/2004 (OJ L 280, 31.8.2004, p. 13).

⁽³⁾ OJ L 147, 30.6.1995, p. 55. Regulation as last amended by Regulation (EC) No 2993/95 (OJ L 312, 23.12.1995, p. 25).

(4) The refund to be granted in respect of certain processed products should be graduated on the basis of the ash, crude fibre, tegument, protein, fat and starch content of the individual product concerned, this content being a particularly good indicator of the quantity of basic product actually incorporated in the processed product.

(5) There is no need at present to fix an export refund for manioc, other tropical roots and tubers or flours obtained therefrom, given the economic aspect of potential exports and in particular the nature and origin of these products. For certain products processed from cereals, the insignificance of Community participation in world trade makes it unnecessary to fix an export refund at the present time.

(6) The world market situation or the specific requirements of certain markets may make it necessary to vary the refund for certain products according to destination.

(7) The refund must be fixed once a month. It may be altered in the intervening period.

(8) Certain processed maize products may undergo a heat treatment following which a refund might be granted that does not correspond to the quality of the product; whereas it should therefore be specified that on these products, containing pregelatinised starch, no export refund is to be granted.

(9) The Management Committee for Cereals has not delivered an opinion within the time limit set by its chairman,

HAS ADOPTED THIS REGULATION:

Article 1

The export refunds on the products listed in Article 1 of Regulation (EC) No 1518/95 are hereby fixed as shown in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 13 April 2007.

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

Done at Brussels, 12 April 2007.

For the Commission

Jean-Luc DEMARTY

*Director-General for Agriculture and
Rural Development*

ANNEX

to Commission Regulation of 12 April 2007 fixing the export refunds on products processed from cereals and rice

Product code	Destination	Unit of measurement	Refunds	Product code	Destination	Unit of measurement	Refunds
1102 20 10 9200 ⁽¹⁾	C10	EUR/t	17,00	1104 23 10 9300	C10	EUR/t	13,96
1102 20 10 9400 ⁽¹⁾	C10	EUR/t	14,57	1104 29 11 9000	C10	EUR/t	0,00
1102 20 90 9200 ⁽¹⁾	C10	EUR/t	14,57	1104 29 51 9000	C10	EUR/t	0,00
1102 90 10 9100	C10	EUR/t	0,00	1104 29 55 9000	C10	EUR/t	0,00
1102 90 10 9900	C10	EUR/t	0,00	1104 30 10 9000	C10	EUR/t	0,00
1102 90 30 9100	C10	EUR/t	0,00	1104 30 90 9000	C10	EUR/t	3,04
1103 19 40 9100	C10	EUR/t	0,00	1107 10 11 9000	C10	EUR/t	0,00
1103 13 10 9100 ⁽¹⁾	C10	EUR/t	21,85	1107 10 91 9000	C10	EUR/t	0,00
1103 13 10 9300 ⁽¹⁾	C10	EUR/t	17,00	1108 11 00 9200	C10	EUR/t	0,00
1103 13 10 9500 ⁽¹⁾	C10	EUR/t	14,57	1108 11 00 9300	C10	EUR/t	0,00
1103 13 90 9100 ⁽¹⁾	C10	EUR/t	14,57	1108 12 00 9200	C10	EUR/t	19,42
1103 19 10 9000	C10	EUR/t	0,00	1108 12 00 9300	C10	EUR/t	19,42
1103 19 30 9100	C10	EUR/t	0,00	1108 13 00 9200	C10	EUR/t	19,42
1103 20 60 9000	C10	EUR/t	0,00	1108 13 00 9300	C10	EUR/t	19,42
1103 20 20 9000	C10	EUR/t	0,00	1108 19 10 9200	C10	EUR/t	0,00
1104 19 69 9100	C10	EUR/t	0,00	1108 19 10 9300	C10	EUR/t	0,00
1104 12 90 9100	C10	EUR/t	0,00	1109 00 00 9100	C10	EUR/t	0,00
1104 12 90 9300	C10	EUR/t	0,00	1702 30 51 9000 ⁽²⁾	C10	EUR/t	19,03
1104 19 10 9000	C10	EUR/t	0,00	1702 30 59 9000 ⁽²⁾	C10	EUR/t	14,57
1104 19 50 9110	C10	EUR/t	19,42	1702 30 91 9000	C10	EUR/t	19,03
1104 19 50 9130	C10	EUR/t	15,78	1702 30 99 9000	C10	EUR/t	14,57
1104 29 01 9100	C10	EUR/t	0,00	1702 40 90 9000	C10	EUR/t	14,57
1104 29 03 9100	C10	EUR/t	0,00	1702 90 50 9100	C10	EUR/t	19,03
1104 29 05 9100	C10	EUR/t	0,00	1702 90 50 9900	C10	EUR/t	14,57
1104 29 05 9300	C10	EUR/t	0,00	1702 90 75 9000	C10	EUR/t	19,94
1104 22 20 9100	C10	EUR/t	0,00	1702 90 79 9000	C10	EUR/t	13,84
1104 22 30 9100	C10	EUR/t	0,00	2106 90 55 9000	C14	EUR/t	14,57
1104 23 10 9100	C10	EUR/t	18,21				

⁽¹⁾ No refund shall be granted on products given a heat treatment resulting in pregelatinisation of the starch.

⁽²⁾ Refunds are granted in accordance with Council Regulation (EEC) No 2730/75 (OJ L 281, 1.11.1975, p. 20), as amended.

NB: The product codes and the 'A' series destination codes are set out in Commission Regulation (EEC) No 3846/87 (OJ L 366, 24.12.1987, p. 1) as amended.

The numeric destination codes are set out in Regulation (EC) No 2081/2003 (OJ L 313, 28.11.2003, p. 11).

The other destinations are as follows:

C10: All destinations

C14: All destinations except for Switzerland and Liechtenstein.

COMMISSION REGULATION (EC) No 400/2007**of 12 April 2007****amending Council Regulation (EC) No 1183/2005 imposing certain specific restrictive measures directed against persons acting in violation of the arms embargo with regard to the Democratic Republic of the Congo**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1183/2005 imposing certain specific restrictive measures directed against persons acting in violation of the arms embargo with regard to the Democratic Republic of the Congo ⁽¹⁾, and in particular Article 9(1)(a) thereof,

Whereas:

- (1) Annex I to Regulation (EC) No 1183/2005 lists the natural and legal persons, entities and bodies covered by the freezing of funds and economic resources under that Regulation.

- (2) On 29 March 2007, the Sanctions Committee of the United Nations Security Council amended the list of natural and legal persons, entities and bodies to whom the freezing of funds and economic resources should apply. Annex I should therefore be amended accordingly,

HAS ADOPTED THIS REGULATION:

Article 1

Annex I to Regulation (EC) No 1183/2005 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, 12 April 2007.

For the Commission

Eneko LANDÁBURU

Director-General for External Relations

⁽¹⁾ OJ L 193, 23.7.2005, p. 1. Regulation as last amended by Commission Regulation (EC) No 201/2007 (OJ L 59, 27.2.2007, p. 73).

ANNEX

Annex I to Regulation (EC) No 1183/2005 is amended as follows:

(1) The following natural persons shall be added:

- (a) Kambale **Kisoni** (alias Dr Kisoni). Date of birth: 24.5.1961. Place of birth: Mulashe, Democratic Republic of Congo (DRC). Nationality: Congolese. Passport No: C0323172. Other information: Resident of Butembo. Gold trader, owner of Butembo Airlines and Congocom Trading House in Butembo.
- (b) Straton **Musoni** (alias I.O. Musoni). Date of birth: (a) 6.4.1961; (b) 4.6.1961. Place of birth: Mugambazi, Kigali, Rwanda. Other information: based in Germany.

(2) The following legal persons, groups and entities shall be added:

- (a) Uganda Commercial Impex (UCI) LTD. Address: (a) Kajoka Street, Kisemente, Kampala, Uganda. Telephone No: +256 41 533 578/9; (b) PO Box 22709, Kampala, Uganda. Other information: gold export company in Kampala.
 - (b) Machanga. Address: Kampala, Uganda. Other information: gold export company in Kampala (Director: Mr Rajua).
 - (c) Butembo Airlines (BAL). Address: Butembo, DRC. Other information: privately-owned airline operates out of Butembo.
 - (d) Congocom Trading House. Address: Butembo, DRC. Telephone No: +253 (0) 99 983 784. Other information: gold trading in Butembo.
 - (e) (a) Compagnie Aérienne des Grands Lacs (CAGL); (b) Great Lakes Business Company (GLBC). Address: (a) CAGL, Avenue President Mobutu, Goma, DRC (CAGL also has an office in Gisenyi, Rwanda); (b) GLBC, PO Box 315, Goma, DRC (GLBC also has an office in Gisenyi, Rwanda).
-

COMMISSION REGULATION (EC) No 401/2007**of 12 April 2007****on the issue of import licences for high-quality fresh, chilled or frozen beef and veal**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1254/1999 of 17 May 1999 on the common organisation of the market in beef and veal ⁽¹⁾,

Having regard to Commission Regulation (EC) No 936/97 of 27 May 1997 opening and providing for the administration of tariff quotas for high-quality fresh, chilled and frozen beef and for frozen buffalo meat ⁽²⁾,

Whereas:

- (1) Regulation (EC) No 936/97 provides in Articles 4 and 5 the conditions for applications and for the issue of import licences for meat referred to in Article 2(f).
- (2) Article 2(f) of Regulation (EC) No 936/97 fixes the amount of high-quality fresh, chilled or frozen beef and veal meeting the definition laid down therein which may

be imported on special terms for the period 1 July 2006 to 30 June 2007 at 11 500 t.

- (3) It should be recalled that licences issued pursuant to this Regulation will, throughout the period of validity, be open for use only in so far as provisions on health protection in force permit,

HAS ADOPTED THIS REGULATION:

Article 1

1. All applications for import licences from 1 to 5 April 2007 for high-quality fresh, chilled or frozen beef and veal as referred to in Article 2(f) of Regulation (EC) No 936/97 shall be granted in full.

2. Applications for licences may be submitted, in accordance with Article 5 of Regulation (EC) No 936/97, during the first five days of May 2007 for 8 939,341 t.

Article 2

This Regulation shall enter into force on 13 April 2007.

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

Done at Brussels, 12 April 2007.

For the Commission

Jean-Luc DEMARTY

*Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 160, 26.6.1999, p. 21. Regulation as last amended by Regulation (EC) No 1913/2005 (OJ L 307, 25.11.2005, p. 2).

⁽²⁾ OJ L 137, 28.5.1997, p. 10. Regulation as last amended by Regulation (EC) No 317/2007 (OJ L 84, 24.3.2007, p. 4).

II

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

DECISIONS

COMMISSION

COMMISSION DECISION

of 11 April 2007

amending Decision 2005/393/EC as regards restricted zones in relation to bluetongue

(notified under document number C(2007) 1525)

(Text with EEA relevance)

(2007/227/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 2000/75/EC of 20 November 2000 laying down specific provisions for the control and eradication of bluetongue ⁽¹⁾, and in particular Article 8(3) thereof,

Whereas:

- (1) Directive 2000/75/EC lays down control rules and measures to combat bluetongue in the Community, including the establishment of protection and surveillance zones and a ban on animals leaving those zones.
- (2) Commission Decision 2005/393/EC of 23 May 2005 on protection and surveillance zones in relation to bluetongue and conditions applying to movements from or through these zones ⁽²⁾ provides for the demarcation of the global geographic areas where protection and surveillance zones (the restricted zones) are to be established by the Member States in relation to bluetongue.
- (3) Following the notification of outbreaks of bluetongue in mid-August and early September 2006 by Belgium, Germany, France and the Netherlands, the Commission has amended several times Decision 2005/393/EC as regards the demarcation of the restricted zones concerned.

- (4) Following a substantiated request submitted by Germany, it is appropriate to amend the demarcation of the restricted zone in Germany.

- (5) Decision 2005/393/EC should be amended accordingly.

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

HAS ADOPTED THIS DECISION:

Article 1

Annex I to Decision 2005/393/EC is amended in accordance with the Annex to this Decision.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 11 April 2007.

For the Commission

Markos KYPRIANOU

Member of the Commission

⁽¹⁾ OJ L 327, 22.12.2000, p. 74. Directive as last amended by Directive 2006/104/EC (OJ L 363, 20.12.2006, p. 352).

⁽²⁾ OJ L 130, 24.5.2005, p. 22. Decision as last amended by Decision 2007/146/EC (OJ L 64, 2.3.2007, p. 37).

ANNEX

In Annex I to Decision 2005/393/EC, the list of restricted zones in Zone F (serotype 8) which relates to Germany is replaced by the following:

Germany**Baden-Württemberg**

Stadtkreis Baden-Baden

Im Landkreis Calw: Bad Herrenalb, Dobel

Im Landkreis Enzkreis: Birkenfeld, Eisingen, Engelsbrand, Illingen, Ispringen, Kämpfelbach, Keltern, Kieselbronn, Knittlingen, Königsbach-Stein, Maulbronn, Mühlacker, Neuenbürg, Neulingen, Niefern-Öschelbronn, Ölbronn-Dürrn, Ötisheim, Remchingen, Sternenfels, Straubenhardt

Stadtkreis Heidelberg

Stadtkreis Heilbronn

Im Landkreis Heilbronn: Bad Friedrichshall, Bad Rappenau, Bad Wimpfen, Brackenheim, Cleebronn, Eberstadt, Eppingen, Erlenbach, Gemmingen, Güglingen, Gundelsheim, Hardthausen am Kocher, Ittlingen, Jagsthausen, Kirchardt, Langenbrettach, Leingarten, Möckmühl, Massenbachhausen, Neckarsulm, Neudenau, Neuenstadt am Kocher, Nordheim, Oedheim, Offenau, Pfaffenhofen, Roigheim, Schwaigern, Siegelsbach, Untereisesheim, Widdern, Zaberfeld

Im Hohenlohekreis: Dörzbach, Forchtenberg, Ingelfingen, Krautheim, Öhringen, Schöntal, Weißbach, Zweiflingen

Landkreis Karlsruhe

Stadtkreis Karlsruhe

Im Landkreis Ludwigsburg: Sachsenheim

Stadtkreis Mannheim

Im Main-Tauber-Kreis: Ahorn, Assamstadt, Bad Mergentheim, Boxberg, Freudenberg, Großrinderfeld, Grünsfeld, Igersheim, Königheim, Kilsheim, Lauda-Königshofen, Tauberbischofsheim, Weikersheim, Werbach, Wertheim, Wittighausen

Neckar-Odenwald-Kreis

Im Ortenaukreis: Achern, Appenweier, Kappelrodeck, Kehl, Lauf, Neuried, Oberkirch, Offenburg, Renchen, Rheinau, Sasbach, Sasbachwalden, Schutterwald, Willstätt

Stadtkreis Pforzheim

Landkreis Rastatt

Rhein-Neckar-Kreis

Bayern

Landkreis und Stadt Aschaffenburg

Landkreis Bad Kissingen

Im Landkreis Kitzingen: Albertshofen, Biebelried, Bruchbrunn, Dettelbach, Kitzingen, Mainstockheim, Marktsteft, Nordheim am Main, Schwarzach am Main, Sommerach, Sulzfeld am Main, Volkach

Landkreis Main-Spessart

Landkreis Miltenberg

Landkreis Rhön-Grabfeld

Im Landkreis Schweinfurt: Bergrheinfeld, Dittelbrunn, Euerbach, Frankenwinheim, Geldersheim, Gochsheim, Grafenrheinfeld, Grettstadt, Kolitzheim, Niederwerrn, Poppenhausen, Röhlein, Schonungen, Schwanfeld, Schwebheim, Sennfeld, Stadtlauringen, Sulzheim, Üchtelhausen, Waigolshausen, Wasserlosen, Werneck, Wipfeld

Stadt Schweinfurt

Landkreis Würzburg ohne die Gemeinden Aub und Bieberehren

Stadt Würzburg

Brandenburg

Im Landkreis Prignitz: Besandten, Eldenburg, Wootz

Freie Hansestadt Bremen

Gesamtes Landesgebiet

Freie und Hansestadt Hamburg

Gesamtes Landesgebiet

Hessen

Gesamtes Landesgebiet

Mecklenburg-Vorpommern

Im Landkreis Ludwigslust: Belsch, Bengerstorf, Besitz, Stadt Boizenburg, Brahlstorf, Dersenow, Stadt Dömitz, Gresse, Greven, Gallin, Grebs-Niendorf, Karenz, Leussow, Stadt Lübtheen, Malk Göhren, Malliß, Neu Gülze, Neu Kaliß, Nostorf, Pritzier, Redefin, Schwanheide, Teldau, Tessin/Bzbg., Vellahn, Vielank, Warlitz

Niedersachsen

Gesamtes Landesgebiet

Nordrhein-Westfalen

Gesamtes Landesgebiet

Rheinland-Pfalz

Gesamtes Landesgebiet

Saarland

Gesamtes Landesgebiet

Sachsen-Anhalt

Landkreis Altmarkkreis Salzwedel

Landkreis Aschersleben-Staßfurt

Im Landkreis Bernburg: Güsten

Landkreis Bördekreis

Im Burgenlandkreis: Billroda, Bucha, Herrengosserstedt, Kahlwinkel, Lossa, Memleben, Saubach, Steinburg, Tromsdorf, Wangen, Wischroda, Wohlmirstedt

Landkreis Halberstadt

Im Landkreis Jerichower Land: Hohenwarte, Lostau

Landeshauptstadt Magdeburg

Im Kreis Mansfelder Land: Abberode, Ahlsdorf, Alterode, Annarode, Arnstedt, Benndorf, Bischofrode, Biesenrode, Bornstedt, Bräunrode, Braunschwende, Eisleben, Friesdorf, Gorenzen, Greifenhagen, Großörner, Harkerode, Helbra, Hergisdorf, Hermerode, Hettstedt, Klostermansfeld, Mansfeld, Möllendorf, Molmerswende, Osterhausen, Piskaborn, Quenstedt, Ritterode, Ritzgerode, Rothenschirmbach, Schmalzerode, Siebigerode, Stangerode, Sylta, Ulzigerode, Vatterode, Walbeck, Welbsleben, Wiederstedt, Wimmelburg, Wippa, Wolferode

Im Landkreis Merseburg-Querfurt: Farnstädt, Grockstädt, Leimbach, Querfurt, Schmon, Vitzenburg, Weißenschirmbach, Ziegelroda

Landkreis Ohre-Kreis

Landkreis Quedlinburg

Landkreis Sangerhausen

Im Landkreis Schönebeck: Atzendorf, Biere, Eickendorf, Förderstedt, Löhnitz (Bode), Schönebeck (Elbe), Welsleben

Im Landkreis Stendal: Aulosen, Badingen, Ballerstedt, Berkau, Bismark (Altmark), Boock, Bretsch, Büste, Dobberkau, Flessau, Gagel, Garlipp, Gladigau, Gollensdorf, Grassau, Groß Garz, Heiligenfelde, Hohenwulsch, Holzhausen, Insel, Käthen, Kläden, Könnigde, Kossebau, Kremkau, Krevese, Lückstedt, Lüderitz, Meßdorf, Möringen, Nahrstedt, Pollitz, Querstedt, Rochau, Rossau, Schäplitz, Schernebeck, Schinne, Schorstedt, Staats, Steinfeld, Tangerhütte, Uchtdorf, Uchtspringe, Vinzelberg, Volgfelde, Wanzer, Windberge, Wittenmoor

Landkreis Wernigerode

Schleswig-Holstein

Im Kreis Herzogtum Lauenburg: Alt Mölln, Aumühle, Bälau, Basedow, Basthorst, Besenthal, Börnsen, Borstorf, Breitenfelde, Bröthen, Brunstorf, Buchhorst, Büchen, Dahmker, Dalldorf, Dassendorf, Elmenhorst, Escheburg, Fitzen, Fuhlenhagen, Geesthacht, Götting, Grabau, Grambek, Groß Pampau, Grove, Gudow, Gülsow, Güster, Hamfelde, Hamwarde, Havekost, Hohenhorn, Hornbek, Juliusburg, Kankelau, Kasseburg, Klein Pampau, Koberg, Köthel, Kollow, Kröppelshagen-Fahrendorf, Krüzen, Krukow, Kuddewörde, Langenlehsten, Lanze, Lauenburg/Elbe, Lehmrade, Linau, Lüttau, Möhnsen, Mölln, Mühlenrade, Müssen, Niendorf/Stecknitz, Poggensee, Roseburg, Forstgutsbezirk Sachsenwald, Sahms, Schnakenbek, Schönberg, Schretstaken, Schulendorf, Schwarzenbek, Siebeneichen, Sirksfelde, Talkau, Tramm, Walksfelde, Wangelau, Wentorf bei Hamburg, Wentorf (Amt Sandesneben), Wiershop, Witzeeze, Wohltorf, Woltersdorf, Worth

Im Kreis Pinneberg: Appen, Barmstedt, Bevern, Bilsen, Bönningstedt, Bokholt-Hanredder, Borstel-Hohenraden, Bullenkuhlen, Ellerbek, Ellerhoop, Elmshorn, Groß Nordende, Halstenbek, Haselau, Haseldorf, Hasloh, Heede, Heidgraben, Heist, Hemdingen, Hetlingen, Holm, Klein Nordende, Klein Offenseth-Sparrieshoop, Kölln-Reisiek, Kummerfeld, Seester, Moorrege, Neuendeich, Pinneberg, Prisdorf, Quickborn, Raa-Besenbek, Rellingen, Schenefeld, Seester, Seestermühe, Seeth-Ekholt, Tangstedt, Tornesch, Uetersen, Wedel

Im Kreis Segeberg: Alveslohe, Ellerau, Henstedt-Ulzburg, Norderstedt

Im Kreis Steinburg: Altenmoor, Borsfleth, Engelbrechtsche Wildnis, Glückstadt, Herzhorn, Horst (Holstein), Kiebitzreihe, Kollmar, Neuendorf b. Elmshorn, Sommerland

Im Kreis Stormarn: Ahrensburg, Ammersbek, Bargteheide, Barsbüttel, Braak, Brunsbek, Delingsdorf, Glinde, Grande, Grönwohld, Großensee, Großhansdorf, Hamfelde, Hammoor, Hohenfelde, Hoisdorf, Jersbek, Köthel, Lütjensee, Oststeinbek, Rausdorf, Reinbek, Siek, Stapelfeld, Steinburg, Tangstedt, Todendorf, Trittau, Witzhave

Thüringen

Landkreis Eichsfeld

Stadt Eisenach

Stadt Erfurt

Landkreis Gotha

Landkreis Hildburghausen

Ilmkreis

Kyffhäuserkreis

Landkreis Nordhausen

Im Landkreis Saalfeld-Rudolstadt: Allendorf, Bad Blankenburg, Bechstedt, Dröbischau, Katzhütte, Königsee, Mellenbach-Glasbach, Meuselbach-Schwarzmühle, Oberhain, Remda-Teichel, Rottenbach, Rudolstadt, Schwarzburg

Landkreis Schmalkalden-Meiningen

Landkreis Sömmerda

Stadt Suhl

Unstrut-Hainich-Kreis

Wartburgkreis

Stadt Weimar

Landkreis Weimarer Land.

COMMISSION DECISION**of 11 April 2007****laying down transitional measures for the system for the identification and registration of ovine and caprine animals in Romania provided for in Council Regulation (EC) No 21/2004***(notified under document number C(2007) 1527)***(Text with EEA relevance)****(2007/228/EC)**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to the Act of Accession of Bulgaria and Romania, and in particular Article 42 thereof,

Whereas:

(1) Council Regulation (EC) No 21/2004 of 17 December 2003 establishing a system for the identification and registration of ovine and caprine animals and amending Regulation (EC) No 1782/2003 and Directives 92/102/EEC and 64/432/EEC ⁽¹⁾ provides that all animals on a holding born after 9 July 2005, or as regards Bulgaria and Romania, animals born following the date of their Accession, are to be identified within a period not exceeding six months from the date of birth of the animal and, in any case, before the animal leaves the holding of birth.

(2) Pursuant to that Regulation animals are to be identified by an eartag and by a second means of identification approved by the competent authority and conforming to certain technical characteristics.

(3) By letter of 22 January 2007, Romania requested transitional measures for a period of one year for the identification of ovine and caprine animals in that Member State, during which time the animals will only be identified by means of a single eartag.

(4) Romania has given appropriate assurances that animals entering into intra-Community trade or intended for export to third countries will be identified in accordance with Regulation (EC) No 21/2004.

(5) In order to allow Romania to continue with its identification system for one year but also to ensure that animals for intra-Community trade and export are identified by two means of identification, such animals should be identified in accordance with Community rules, except that the means of identification, provided

for in Regulation (EC) No 21/2004, may be applied on the holding from which the animals are dispatched.

(6) In order to facilitate the transition from the existing regime in Romania to that under Regulation (EC) No 21/2004, it is appropriate to lay down transitional measures for the identification of ovine and caprine animals in that Member State.

(7) It is necessary for this Decision to apply from 1 January 2007 to ensure continuity in the application of the existing identification system for national movements.

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

HAS ADOPTED THIS DECISION:

*Article 1***Identification of animals in Romania**

Animals of the ovine and caprine species kept on holdings situated in Romania ('the animals') shall be identified by at least one single eartag bearing an individual code for each animal in accordance with national rules by the date the animal leaves the holding of birth or within a period of six months from the date of birth, whichever is the earlier.

*Article 2***Identification of animals intended for intra-Community trade or export to third countries**

All animals intended for intra-Community trade or export to third countries shall be identified in accordance with Regulation (EC) No 21/2004, where applicable, in addition to the eartag applied in accordance with Article 1 of this Decision.

By way of derogation from Article 4(1) of Regulation (EC) No 21/2004, the means of identification referred to in that provision may be applied in the holding of origin, as defined in Article 2(b)(8) of Council Directive 91/68/EEC ⁽²⁾.

⁽¹⁾ OJ L 5, 9.1.2004, p. 8. Regulation as amended by Regulation (EC) No 1791/2006 (OJ L 363, 20.12.2006, p. 1).

⁽²⁾ OJ L 46, 19.2.1991, p. 19. Directive as last amended by Directive 2006/104/EC (OJ L 363, 20.12.2006, p. 352).

*Article 3***Movement document requirement**

The movement document accompanying an animal whenever it is moved within the national territory between two separate holdings, as provided for in Article 6(1) of Regulation (EC) No 21/2004, shall contain the individual codes for each animal as provided for in Article 1 of this Decision.

*Article 4***Applicability**

This Decision shall apply from 1 January 2007 to 31 December 2007.

*Article 5***Addressee**

This Decision is addressed to the Member States.

Done at Brussels, 11 April 2007.

For the Commission

Markos KYPRIANOU

Member of the Commission
