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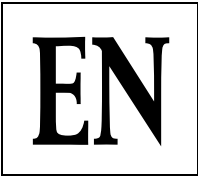
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I

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

REGULATIONS

COUNCIL REGULATION (EC) No 1292/2007

of 30 October 2007

imposing a definitive anti-dumping duty on imports of polyethylene terephthalate (PET) film originating in India following an expiry review pursuant to Article 11(2) of Council Regulation (EC) No 384/96 and terminating a partial interim review of such imports pursuant to Article 11(3) of Regulation (EC) No 384/96

THE COUNCIL OF THE EUROPEAN UNION,

rate of 17,3 % imposed on imports from all other companies. The investigation that led to Regulation (EC) No 1676/2001 as modified will be referred to as 'the original investigation'.

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 384/96 of 22 December 1995 on protection against dumped imports from countries not members of the European Community⁽¹⁾ (the basic Regulation), and in particular Articles 11(2) and 11(3) thereof,

(2) The measures imposed on imports from India in the original investigation were extended by Council Regulation (EC) No 1975/2004⁽⁴⁾ to imports of PET film consigned from Brazil and from Israel, whether declared as originating in Brazil or Israel.

Having regard to the proposal submitted by the Commission after consulting the Advisory Committee,

(3) The Commission, by Decision 2001/645/EC⁽⁵⁾ accepted undertakings offered by five Indian producers in connection with the original investigation. These undertakings were repealed by Decision 2006/173/EC⁽⁶⁾.

Whereas:

A. PROCEDURE

1. Measures in force

(1) The Council, by Regulation (EC) No 1676/2001⁽²⁾ as last amended by Council Regulation (EC) No 1424/2006⁽³⁾ imposed a definitive anti-dumping duty on imports of polyethylene terephthalate (PET) film originating, *inter alia*, in India. The measures, subject to the present reviews, consisted of an *ad valorem* anti-dumping duty ranging between 0 % and 18 % imposed on imports from individually named exporters, with a residual duty

(4) The Council, by Regulation (EC) No 367/2006 as last amended by Council Regulation (EC) No 1124/2007⁽⁷⁾ imposed a definitive countervailing duty on imports of PET film originating in India. The measures took the form of *ad valorem* duties ranging between 7 % and 19,1 % imposed on imports from individually named exporters, with a residual duty rate of 19,1 % imposed on imports from all other companies. The investigation that led to Regulation (EC) No 367/2006 as amended will be referred to as 'the previous anti-subsidy investigation'.

⁽¹⁾ OJ L 56, 6.3.1996, p. 1. Regulation as last amended by Regulation (EC) No 2117/2005 (OJ L 340, 23.12.2005, p. 17).

⁽²⁾ OJ L 227, 23.8.2001, p. 1.

⁽³⁾ OJ L 270, 29.9.2006, p. 1.

⁽⁴⁾ OJ L 342, 18.11.2004, p. 1.

⁽⁵⁾ OJ L 227, 23.8.2001, p. 56.

⁽⁶⁾ OJ L 68, 8.3.2006, p. 37.

⁽⁷⁾ OJ L 255, 29.9.2007, p. 1.

2. Request for a review

- (5) On 23 May 2006 and 3 July 2006 respectively, a request for an expiry review pursuant to Article 11(2) of the basic Regulation and a request for a partial interim review pursuant to Article 11(3) of the basic Regulation, limited to the examination of dumping by Jindal Poly Films Limited (Jindal), were lodged by the following Community producers: Du Pont Teijin Films, Mitsubishi Polyester Film GmbH and Nuroll SpA (the applicants). The applicants represent a major proportion of the Community production of PET film.
- (6) The applicants alleged and provided sufficient prima facie evidence that: (a) there is a likelihood of continuation or recurrence of dumping and injury to the Community industry, and (b) the circumstances with regard to dumping on the basis of which measures were established for Jindal have changed and these changes are of a lasting nature.

3. Investigation

- (7) Having determined, after consulting the Advisory Committee, that sufficient evidence existed to justify the initiation of an expiry review pursuant to Article 11(2) of the basic Regulation and a partial interim review pursuant to Article 11(3) of the basic Regulation, the Commission announced on 22 August 2006 ⁽¹⁾ and 25 August 2006 ⁽²⁾ respectively, by notices of initiation published in the *Official Journal of the European Union*, the initiation of such reviews.
- (8) The partial interim review was limited in scope to the examination of dumping in respect of Jindal. The review investigation period (RIP) was set for both reviews from 1 July 2005 to 30 June 2006. The examination of the trends relevant for the assessment of a likelihood of a continuation or recurrence of injury covered the period from 2003 to the end of the RIP (period considered).

4. Parties concerned

- (9) The Commission officially advised the exporting producers, the representatives of the exporting country, the Community producers, the importers and users known to be concerned of the initiation of the expiry review. For both reviews, interested parties were given the opportunity to make their views known in writing and to request a hearing within the time limit set in the notices of initiation.
- (10) All interested parties who so requested and showed that there were particular reasons why they should be heard, were granted a hearing.

- (11) With respect to the expiry review, in view of the apparently large number of exporting producers of PET film in India which were named in the request, the use of sampling techniques was envisaged in the notice of initiation in accordance with Article 17 of the basic Regulation. In order to decide whether sampling would be necessary and, if so, to select a sample, all exporting producers were asked to make themselves known and to provide, as specified in the notice of initiation, basic information on their activities related to PET film during the RIP. Six exporting producers in India indicated their willingness to cooperate. From these six exporting producers, three companies (Ester Industries Limited, Garware Polyester Limited and Jindal), were selected for the sample and received a questionnaire. These companies were found to constitute the largest representative volume of exports to the Community of PET film which could reasonably be investigated within the time available, pursuant to Article 17(1) of the basic Regulation.

- (12) In addition, the Commission sent questionnaires to all other parties known to be concerned or who made themselves known within the deadlines set in the notice of initiation. Complete replies were received from four Community producers, the three sampled exporting producers, one importer/user and four users.

- (13) The Commission sought and verified all information it deemed necessary for the determination of dumping and injury as well as to determine whether there is a likelihood of continuation or recurrence of dumping and injury and whether maintaining the measures would be in the Community interest. Verification visits were carried out at the premises of the following interested parties:

(a) Community producers

- Dupont Teijin Films (Luxemburg),
- Mitsubishi Polyester Film GmbH (Germany),
- Nuroll SpA (Italy),
- Toray Plastics Europe (France),

(b) Exporting producers in India

- Ester Industries Limited, New Delhi,
- Garware Polyester Limited, Aurangabad,
- Jindal Poly Films Limited, New Delhi,

⁽¹⁾ OJ C 197, 22.8.2006, p. 2.

⁽²⁾ OJ C 202, 25.8.2006, p. 16.

(c) *Related importer/user in the Community*

— REXOR SAS (France),

(d) *Importer/user*

— COVERNE SpA (Italy),

(e) *users*

— SAFTA SpA (Italy),

— METALVUOTO SpA (Italy).

B. PRODUCT CONCERNED AND LIKE PRODUCT**1. Product concerned**

- (14) The product concerned is the same as in the original investigation, i.e. polyethylene terephthalate (PET) film originating in India, normally declared under CN codes ex 3920 62 19 and ex 3920 62 90.

2. Like product

- (15) As in the original investigation, it was found that PET film produced and sold on the domestic market in India and PET film exported to the Community from India and PET film produced and sold by the Community producers have the same basic physical and technical characteristics and uses. Therefore, they are like products within the meaning of Article 1(4) of the basic Regulation.

C. PARTIAL INTERIM REVIEW: DUMPING**1. Normal value**

- (16) In order to establish normal value, it was first verified that the total domestic sales of Jindal were representative in accordance with Article 2(2) of the basic Regulation, i.e. that they accounted for 5 % or more of the total sales volume of the product concerned exported to the Community.
- (17) It was then ascertained whether total domestic sales of each product type constituted 5 % or more of the sales volume of the same type exported to the Community.
- (18) For those product types where domestic sales constituted 5 % or more of the sales volume of the same type exported to the Community, it was then examined whether sufficient sales had been made in the ordinary course of trade pursuant to Article 2(4) of the basic Regulation. For each product type where the volume of domestic sales made above the cost of production repre-

sented more than 80 % of sales, normal value was established on the basis of the weighted average price actually paid for all domestic sales. For those product types where the volume of profitable transactions was equal to or lower than 80 %, but not lower than 10 % of sales, normal value was based on the weighted average price actually paid for the profitable domestic sales only. For those product types where less than 10 %, by volume, was sold on the domestic market at a price not below unit cost, it was considered that the product type concerned was not sold in the ordinary course of trade and therefore, normal value had to be constructed in accordance with Article 2(3) of the basic Regulation.

- (19) For the product types where domestic prices of the exporting producer could not be used to establish normal value owing to insufficient representativity or to a lack of sales in the ordinary course of trade, normal value was constructed on the basis of the manufacturing costs incurred by the exporting producer concerned plus a reasonable amount for selling, general and administrative costs (SG&A costs) and for profits, in accordance with Article 2(3) and (6) of the basic Regulation.

- (20) The SG&A costs were based on such costs incurred by the exporting producer with regard to its domestic sales of the product concerned, which were found to be representative. The profit margin was calculated on the basis of the weighted average profit margin of the company for those product types sold on the domestic market in sufficient quantities in the ordinary course of trade.

2. Export price

- (21) The vast majority of export sales of the product concerned to the Community during the RIP have been made to independent customers. Therefore, the export price was established in accordance with Article 2(8) of the basic Regulation on the basis of export price actually paid or payable.
- (22) Some of the export sales have been made to a related company in the Community. The related company did not resell the goods directly but substantially transformed them, to the extent that constructing the export price of the exported product on the basis of the resale price of the transformed product pursuant to Article 2(9) of the basic Regulation was found to be unworkable. The prices charged by Jindal to this related company were compared to the prices made by Jindal to its unrelated customers in the Community for the same product types during the RIP. Since it was found that these two sets of prices were in line for each product type, it was concluded that the prices charged by Jindal to its related party in the Community were reliable and could be used for calculating the export price.

3. Comparison

- (23) The normal value and export price were compared on an ex-works basis. For the purpose of ensuring a fair comparison, due allowance in the form of adjustments was made for differences affecting price comparability in accordance with Article 2(10) of the basic Regulation. Accordingly, adjustments were made for differences in discounts, rebates, transport, insurance, handling, loading and ancillary costs, packing, credit and commissions, where applicable and supported by verified evidence.

- (24) Jindal claimed an adjustment to the normal value for the import duty not collected under the Advance Licence Scheme (ALS) on imports of raw material used in the manufacture of goods for export. The ALS permits the importation of raw materials free of duty, provided that the company exports a corresponding quantity and value of finished product determined in accordance with officially set standard input-output norms. Imports under the ALS can either be used for the production of export goods or for the replenishment of domestic inputs used to produce such goods. The company claimed that exports of the product concerned to the EC were used to satisfy the requirements under the ALS in respect of raw materials imported. No conclusion was made as to whether or not an adjustment was warranted for this claim, given that the company was, in any event, found not to be dumping in the RIP it would have no impact on the final outcome of the review investigation.

4. Dumping margin

- (25) The dumping margin was established on the basis of a comparison of a weighted average normal value with a weighted average export price, in accordance with Article 2(11) of the basic Regulation.

- (26) This comparison showed a negative dumping margin.

5. Lasting nature of changed circumstances

- (27) In accordance with Article 11(3) of the basic Regulation it was also examined whether the findings established in the course of this investigation could reasonably be said to be of a lasting nature.
- (28) In this respect, it is recalled that Jindal was found not to be dumping in two consecutive investigations concluded

by Council Regulation (EC) No 1676/2001 and Council Regulation (EC) No 390/2005 ⁽¹⁾. These findings of no dumping have been confirmed by the current investigation, and there are no elements indicating that this situation of no dumping would not be of a lasting nature.

- (29) It is therefore considered that the current measures in respect of Jindal are achieving the intended results and should remain unchanged.

D. EXPIRY REVIEW

D.1. LIKELIHOOD OF A CONTINUATION OR RECURRENCE OF DUMPING

1. Preliminary remarks

- (30) According to Eurostat, the volume of the product concerned imported in the Community from India amounted to 23 472 tonnes during the RIP. From this quantity, the three sampled exporting producers accounted for around 97 % during the RIP and Jindal alone accounted for around 90 % of the total export volume from India to the EC during the RIP.
- (31) During the investigation period (IP) of the original investigation (1 April 1999 to 31 March 2000), the volume of imports from India was 50 590 tonnes. During the IP of the previous anti-subsidy investigation (1 October 2003 to 30 September 2004), the volume of imports from India was 12 679 tonnes.

2. Dumping of imports during the RIP

2.1. Preliminary remark

- (32) As mentioned in recital (11) above, three exporting producers were sampled. For Jindal, the findings presented in recitals (16) to (26) apply.

2.2. Normal value

- (33) In order to establish normal value for Garware and Ester, it was first verified that the reported domestic sales of each exporting producer were representative in accordance with Article 2(2) of the basic Regulation, i.e. that they accounted for 5 % or more of the reported sales volume of the product concerned exported to the Community.

⁽¹⁾ OJ L 63, 10.3.2005, p. 1.

- (34) It was then ascertained whether total domestic sales of each product type constituted 5 % or more of the sales volume of the same type exported to the Community.
- (35) For those product types where domestic sales constituted 5 % or more of the sales volume of the same type exported to the Community, it was then examined whether sufficient sales had been made in the ordinary course of trade pursuant to Article 2(4) of the basic Regulation. For each product type where the volume of domestic sales made above the cost of production represented more than 80 % of sales, normal value was established on the basis of the weighted average price actually paid for all domestic sales. For those product types where the volume of profitable transactions was equal to or lower than 80 %, but not lower than 10 % of sales, normal value was based on the weighted average price actually paid for the profitable domestic sales only. For those product types where less than 10 %, by volume, was sold on the domestic market at a price not below unit cost, it was considered that the product type concerned was not sold in the ordinary course of trade and therefore, normal value had to be constructed in accordance with Article 2(3) of the basic Regulation.
- (36) For the product types where domestic prices of the exporting producer could not be used to establish normal value owing to insufficient representativity or to a lack of sales in the ordinary course of trade, normal value was constructed on the basis of the manufacturing costs incurred by the exporting producer concerned plus a reasonable amount for selling, general and administrative costs (SG&A costs) and for profits, in accordance with Article 2(3) and (6) of the basic Regulation.
- (37) The SG&A costs were based on such costs incurred by the exporting producer with regard to its domestic sales of the product concerned, which were found to be representative. The profit margin was calculated on the basis of the weighted average profit margin of the company for those product types sold on the domestic market in sufficient quantities in the ordinary course of trade.
- 2.3. *Export price*
- (38) As regards the determination of export prices, it should be recalled that the present investigation seeks to establish whether, should protective measures be repealed, dumping would continue or recur. In that context, the determination of the export prices used in the dumping calculation cannot be limited to an examination of exporters' past behaviour, but has to examine also the likely development of export prices in the future.
- In other words, it has to be determined whether past export prices are reliable as an indication of future likely export prices.
- (39) Given the existence of price undertakings during part of the RIP, it was examined in particular whether the existence of such undertakings has influenced the past export prices, so as to make them unreliable for the establishment of future export behaviour. It is further noted that the price undertakings of Garware and Ester have been withdrawn on 9 March 2006, whilst the RIP covers the period from 1 July 2005 to 30 June 2006. For both Garware and Ester, it was found that export transactions that took place during the RIP when the price undertaking was in place were made at prices sufficiently close to the MIP to cast a doubt as to whether these prices could be regarded as of a lasting nature and set independently from the MIP. A similar reasoning has already been described under recital (28) of Council Regulation (EC) No 366/2006 ⁽¹⁾.
- (40) As far as Garware is concerned, transactions made during the RIP after the withdrawal of the undertakings cover around 20 % of the total volume of exports and have been made with continuity after the withdrawal of the undertaking. In view of the volumes exported after the undertaking expired on 8 March 2006, the prices made for these transactions are considered as a meaningful representation of what the pricing policy of Garware would have been in the absence of the undertakings. Accordingly, the prices made for these transactions were used in calculating the export price for all quantities exported by Garware during the whole RIP.
- (41) As far as Ester is concerned, transactions made during the period after the withdrawal of the undertakings only cover 5 % of the total volumes and were limited to a very short period immediately following the withdrawal of the undertaking. Therefore, the prices of these transactions cannot be considered as representative of the export prices that the company would have practiced in the absence of the undertaking. As already indicated under recital 39, the export prices to the Community practiced by Ester before the withdrawal of the undertaking were very close to the MIPs. Moreover, it was also found that the export prices of Ester to other third countries were, both when considered on a weighted average basis and on a type by type basis, considerably below the prices to the Community, thus making it likely that, in the absence of undertakings such prices to the Community would be aligned to the prices made for the same types to other third countries. It was therefore concluded that the export prices of Ester to the Community when the undertaking was in force could not be used to establish reliable export prices in the meaning of Article 2(8) of

⁽¹⁾ OJ L 68, 8.3.2006, p. 6.

the basic Regulation, in the context of the present expiry review. Given that Ester was selling the product concerned in substantial quantities during the RIP on the world market, it was decided to establish the export price on the basis of prices actually paid or payable to all third countries for those models sold to the Community during the part of the RIP when the undertaking was in force. For the part of the RIP after the withdrawal of the undertaking, the export price was established on the basis of prices actually paid or payable to the Community.

2.4. Comparison

- (42) The normal value and export price were compared on an ex-works basis. For the purpose of ensuring a fair comparison, due allowance in the form of adjustments was made for differences affecting price comparability in accordance with Article 2(10) of the basic Regulation. Accordingly, adjustments were made for differences in transport, insurance, handling, loading and ancillary costs, commissions, packing and credit, where applicable and supported by verified evidence.
- (43) The exporting producers claimed, for a limited number of exports, an adjustment on the export price pursuant to Article 2(10)(k) of the basic Regulation, based on the amount of the benefits received on exportation under the Duty Entitlement Passbook Scheme (DEPB) on a post-export basis. Under this scheme, the credits received when exporting the product concerned could be used to offset customs duties due on imports of any goods or could be freely sold to other companies. In addition, there is no constraint that the imported goods should only be used in the production of the exported product. The producers did not demonstrate that the benefit under the DEPB scheme on a post-export basis affected price comparability and, in particular, that the customers consistently paid different prices on the domestic market because of the DEPB benefits. Therefore, the claim was rejected.

2.5. Dumping margin

- (44) The dumping margin was established on the basis of a comparison of a weighted average normal value with a weighted average export price, in accordance with Article 2(11) of the basic Regulation. Where export prices were based on prices to third countries, appropriate cif values were calculated by increasing the ex-works price to third countries by the weighted average difference, by product

type, between the ex-works and CIF level prices to the Community.

- (45) This comparison showed a dumping margin in the range of 15 % to 25 %. It is reminded that a negative dumping margin had been found for Jindal (see recital 26).

3. Development of imports should measures be repealed

Effect of the removal of the existing measures on the dumped imports

3.1. Unused capacities

- (46) During the RIP, the spare capacity of all known Indian exporters was estimated at 32 000 tonnes. However, it should be noted that from this total, about 25 000 tonnes are attributed to Indian exporters with a 0 % anti-dumping duty. The eventual repeal of anti-dumping measures is likely to have little impact on the export policy of these companies. Therefore, only around 7 000 tonnes are attributed to Indian exporters with an anti-dumping duty different from 0 %. The latter spare capacity, which represented during the RIP approximately 30 % of the total import volume of the product concerned from India into the Community and 3 % of Community consumption, could be directed to the Community should measures be repealed.

3.2. Incentives to redirect sales volumes to the Community

- (47) Based on a model to model comparison, the export prices to third countries of sampled Indian exporters with a dumping margin different from 0 % were, during the RIP, 20 % to 30 % lower than the export prices to the Community of the same exporting producers. The sales of these two exporters to third countries were made in significant quantities, accounting for 80 to 90 % of their total export sales. Therefore, it was considered that the export price level to other third countries can be seen as an indicator as to the likely price level for export sales to the Community should measures be repealed.
- (48) Some of the largest export markets for PET film in the world are protected by high tariffs. In particular, imports of PET film from India into the USA are subject to anti-dumping duties ranging between 2,32 and 24,11 % and countervailing duties ranging between 9 and 25,27 % depending on the Indian exporter concerned.

3.3. Conclusion

- (49) It is therefore concluded that, given the relative levels of prices, the spare capacities and the incentives observed above, there is a likelihood: (i) of a continuation of dumping, (ii) of an increase of the quantities exported to the Community, should anti-dumping measures in force be lifted.

D.2. DEFINITION OF THE COMMUNITY INDUSTRY

- (50) Four community producers (Dupont Teijin Films, Mitsubishi Polyester Film GmbH, Nuroll SpA and Toray Plastics Europe) fully cooperated in the investigation. During the RIP they represented around 95 % of the

Community production. Thereby they constitute the Community industry within the meaning of Article 4(1) and Article 5(4) of the basic Regulation.

- (51) It is noted that the situation regarding Community production of PET film has changed since the original investigation. Indeed, Kodak Industrie (France) no longer produces PET film in the Community and 3M has transferred its activity to I.T.P. SpA, (Italy) which is reconverting its site into new and different productions. It also has to be pointed out that, since the Czech Republic is, as from 1 May 2004, a member of the European Union, company Fatra a.s. (established in the Czech Republic) is part of the Community production.

D.3. SITUATION ON THE COMMUNITY MARKET

1. Consumption in the Community market

- (52) The determination of total Community consumption was based on the import statistics from Eurostat, the sales to the Community by the Community industry and the sales of other Community producers.

Table 1

Community consumption	2003	2004	2005	RIP (1.7.2005-30.6.2006)
Volume (tonnes)	253 890	250 231	251 612	257 177
Index (2003 = 100)	100	99	99	101

- (53) Compared to the year 2003, consumption during the RIP increased by 1 % (more than 3 000 tonnes).

2. Imports from India, Brazil and Israel: volume, market share and import prices

- (54) The volume of imports into the Community from India, increased by 86 % between 2003 and the RIP and the market share rose from 5 % to 9 % whereas prices decreased by 12 %. The data are based on Eurostat statistics.

Table 2

Imports from India	2003	2004	2005	RIP (1.7.2005-30.6.2006)
Volume (tonnes)	12 597	15 972	23 912	23 472
Index (2003 = 100)	100	127	190	186
Market share	5 %	6 %	10 %	9 %
Prices EUR/tonne	2 005	1 890	1 866	1 755
Index (2003 = 100)	100	94	93	88

- (55) Imports from Brazil and Israel which were found to be circumventing as mentioned in recital (2) above sharply decreased following the extension to these imports of the anti-dumping measures imposed on imports from India. Prices of PET film originating in these countries increased by 219 % after the anti-circumvention measures were imposed.

Table 3

Imports from Brazil and Israel	2003	2004	2005	RIP (1.7.2005-30.6.2006)
Volume (tonnes)	6 855	5 527	271	419
Index (2003 = 100)	100	91	5	6
Market share	2 %	2 %	0 %	0 %
Prices EUR/tonne Eurostat figures	1 581	1 741	4 170	3 461
Index (2003 = 100)	100	110	264	219

- (56) However, account should be taken of the fact that it was found that Jindal was not dumping in the present investigation, and that other companies (notably Flex Industries Limited and Polyplex Corporation Limited) had not been found to be dumping in earlier investigations. Accordingly, for the present investigation only dumped imports from India and imports which were found to be circumventing will be taken into consideration. Dumped imports from India and imports subject to anti-circumvention duties have decreased by 70 % between 2003 and the RIP — see Table 4 below. The sharp decline of these imports is, to a large extent, due to the imposition of anti-circumvention measures on imports from Brazil and Israel.

Table 4

Imports from India + Brazil + Israel	2003	2004	2005	RIP (1.7.2005-30.6.2006)
Volume (tonnes)	10 383	8 881	3 618	2 766
Index (2003 = 100)	100	86	35	27
Market share	4 %	4 %	1 %	1 %
Prices EUR/tonne	1 855	1 852	1 891	1 785

Source: Eurostat and companies' data.

3. Imports from other third countries

- (57) Imports from other third countries rose by 24 % during the period considered (from around 62 000 tonnes in 2003 to around 77 000 tonnes during the RIP) and the market share in the Community corresponding to these imports increased by five percentage points (from 25 % to 30 %). The main imports were made from South Korea, the USA, Thailand and the UA Emirates. The average price per tonne decreased by 11 % between 2003 and the RIP. The figures are based on Eurostat data.

Table 5

Country		2003	2004	2005	RIP (1.7.2005-30.6.2006)
South Korea	Import volume (tonnes)	25 895	23 983	22 225	23 878
	Index (2003 = 100)	100	93	86	92
	Market share	10 %	10 %	9 %	9 %
	Prices EUR/tonne	2 137	2 146	2 239	2 098
USA	Import volume	14 611	18 636	20 544	13 432
	Index (2003 = 100)	100	128	141	92
	Market share	6 %	7 %	8 %	5 %
	Prices EUR/tonne	7 575	6 067	4 974	6 690
Thailand	Import volume	2 858	6 511	8 647	8 647
	Index (2003 = 100)	100	228	303	303
	Market share	1 %	3 %	3 %	3 %
	Prices EUR/tonne	1 742	1 764	1 811	1 758
UA Emirates	Import volume (tonnes)	1	26	2 478	5 898
	Index (2004 = 100)		100	9 422	22 427
	Market share		0 %	1 %	2 %
	Prices EUR/tonne		2 872	1 854	1 790
Total South Korea, USA, Thailand and UA Emirates	Import volume (Tonnes)	43 366	49 157	53 894	51 855
	Index (2003 = 100)	100	80	100	110
	Market share	17 %	20 %	21 %	20 %
Total countries other than India, Brazil and Israel.	Import volume (tonnes)	62 300	65 683	74 191	77 054
	Index (2003 = 100)	100	105	119	124
	Market share	25 %	26 %	30 %	30 %
Price	Weighted average price EUR/tonne	3 848	3 756	3 431	3 428
	Index	100	98	90	89

4. Economic situation of the Community industry

- (58) Pursuant to Article 3(5) of the basic Regulation, the Commission examined all relevant economic factors and indices having a bearing on the state of the Community industry.

4.1. Production, production capacity and capacity utilisation

- (59) Over the period considered capacity remained stable (around 190 000 tonnes) and production and capacity utilisation decreased by 4 %.

Table 6

	2003	2004	2005	RIP (1.7.2005-30.6.2006)
Production in tonnes	176 682	175 465	165 348	168 875
Index (2003 = 100)	100	99	94	96
Capacity in tonnes	190 694	185 863	186 721	189 832
Index (2003 = 100)	100	97	98	100
Capacity utilisation	93 %	94 %	89 %	89 %
Index (2003 = 100)	100	101	96	96

4.2. Stocks

- (60) Stocks of the product concerned decreased between 2003 and 2004 from 23 929 tonnes to 22 241 tonnes, slightly increased in 2005 and decreased to 21 272 tonnes during the RIP. The decrease was mainly due to a reduction in production.

Table 7

Inventories	2003	2004	2005	RIP (1.7.2005-30.6.2006)
Tonnes	23 929	22 241	23 209	21 272
Index (2003 = 100)	100	93	97	89

4.3. Sales volume to unrelated customers in the Community and market share

- (61) The volume sold by the Community industry to unrelated customers in the Community market decreased by 5 % between 2003 and 2005 from 142 755 tonnes to 135 956 tonnes, it increased slightly between 2005 and the RIP but just reached 98 % of the level of sales in 2003. Sales to related companies were negligible (they ranged between 200 and 300 tonnes each year of the period considered). Moreover, the market share of the Community industry decreased by 2 percentage points between 2003 and the RIP.

Table 8

	2003	2004	2005	RIP (1.7.2005-30.6.2006)
Sales volume tonnes	142 755	144 282	135 956	139 212
Index (2003 = 100)	100	101	95	98
Market share in total consumption	56 %	58 %	54 %	54 %

4.4. Sales prices and costs

- (62) The unit sales prices decreased by 2 % during the period considered (from 2 891 EUR/tonne in 2003 to 2 819 EUR/tonne during the RIP) as well as the average cost per Tonne which went from 3 216 EUR/tonne in 2003 to 3 137 EUR/tonne during the RIP. This decrease in costs took place in spite of the fact that the average cost of most of the raw materials (due to the surge of oil prices) increased substantially. These figures show that, in order to avoid losing too much market share, the Community industry was not in a position to fully cover its cost of production with its sales prices.

Table 9

	2003	2004	2005	RIP (1.7.2005-30.6.2006)
Weighted average price (EUR/tonne)	2 891	2 865	2 929	2 819
Index	100	99	101	98
Weighted average cost (EUR/tonne)	3 216	3 112	3 152	3 137
Index (2003 = 100)	100	97	98	98

4.5. Growth

- (63) The Community industry lost market share in a slightly growing market over the period considered.

4.6. Employment, productivity and wages

- (64) The level of employment by the Community industry decreased by 13 % between 2003 and the RIP. Although the average wage per employee increased by 5 %, a rationalisation effort was carried out and productivity per employee increased by 9 %. Thus the level of the labour costs per Tonne produced decreased by 4 %.

Table 10

	2003	2004	2005	RIP (1.7.2005-30.6.2006)
Employment	2 263	2 112	2 027	1 978
Index (2003 = 100)	100	93	90	87
Productivity tonnes per employee	78	83	82	85
Index (2003 = 100)	100	106	104	109
Wages in 000 EUR	138 876	132 916	129 098	127 375
Index (2003 = 100)	100	96	93	92
Average wage per employee	61 362	62 922	63 669	64 407
Index (2003 = 100)	100	103	104	105
Wages per tonne produced	786	758	781	754
Index (2003 = 100)	100	96	99	96

4.7. Profitability and return on investments

- (65) Profitability on sales represents the profit generated by the sales of the product concerned in the Community. Return on investment has been calculated on the basis of return on total assets.
- (66) The profitability and return on investment on sales of the product concerned to unrelated customers in the Community has, despite small improvements in 2004 and 2005, remained negative during the whole period considered. During the RIP, both profitability and return on investment were particularly low (profitability – 11 % and return on investment – 3,1 %) having again fallen after 2005.

Table 11

	2003	2004	2005	RIP (1.7.2005-30.6.2006)
Profitability	– 11,2 %	– 8,6 %	– 7,6 %	– 11,3 %
Index (2003 = 100)	– 100	– 77	– 68	– 101
Return on investment	– 2,6 %	– 2,1 %	– 1,9 %	– 3,1 %
Index (2003 = 100)	– 100	– 81	– 75	– 118

4.8. Cash flow

- (67) The trend for cash flow deteriorated in particular during the RIP.

Table 12

	2003	2004	2005	RIP (1.7.2005-30.6.2006)
Cash flow in EUR thousand	35 305	34 690	21 980	15 128
Index (2003 = 100)	100	98	62	43

4.9. Investments and ability to raise capital

Table 13

	2003	2004	2005	RIP (1.7.2005-30.6.2006)
Investments in 000 EUR	21 745	18 131	16 772	17 724
Index (2003 = 100)	100	83	77	82

- (68) Between 2003 and the RIP, investments for the production of PET film diminished by 18 %. During the RIP, the value of the investments increased by 6 % compared to the situation in 2005 but in comparison to 2003, they remained at a lower level. During the investigation it was found that investments were mainly made to improve the quality of the product and to maintain the production capacity.
- (69) The low level of investments is explained to a large extent by the fact that the parent companies of the Community industry did not seem interested in investing or providing guarantees for investments in non profitable activities such as the production of PET film in Europe.

4.10. Magnitude of dumping margin and recovery from the effects of past dumping

- (70) The analysis with regard to the magnitude of dumping takes into account the fact that there are measures in force in order to eliminate injurious dumping. As indicated above, the information available indicates that one of the sampled exporting producers continues to sell to the Community at dumped prices. Although the margin of dumping found is significant, its impact on the situation of the Community industry during the RIP has not been significant given that the market share of dumped imports from India and imports which were found to be circumventing constituted 1 % of total Community consumption. Jindal certainly contributed to the aggravation of the situation of the Community industry. However, it should also be taken into account that, even if imports from Jindal are excluded from the analysis, the Community industry would not have been able to recover from past dumping after the imposition of anti-dumping measures in 2001 because of circumvention (against which measures were adopted only by the end of 2004) and inappropriateness of the undertakings which were only repealed last year. It must not be forgotten that before the imposition of anti-circumvention duties and the repeal of the undertakings the level of imports from Indian companies found to be dumping was more than three times higher than during the RIP.

5. Conclusion on the situation on the Community market

- (71) The volume of PET film consumed in the Community market expanded by 1 %, while the volume of sales by the Community industry decreased by 2 %.
- (72) The economic situation in the Community industry worsened with respect of most injury factors: production, production capacity and capacity utilisation (– 4 %), sales volume (– 2 %) and value (– 5 %), market share (– 2 percentage points), cash flow and profitability, investment activity and return on investment.
- (73) The restructuring efforts made by the Community industry in terms of employment, cost cutting and the increase of productivity per employee could not counter-balance the impact of the increase of raw material prices over the period considered. The cost of production was higher than the sales price. This coincided with the low price level of dumped imports from India and other countries found to be circumventing. However, it is noted that the price pressure on the Community industry was partly caused by imports from Jindal,

which was found not to be dumping in the RIP, which accounted for around 90 % of total imports of PET film from India.

- (74) Having regard to the above, the situation of the Community industry is still precarious and any increase of dumped imports would in all likelihood aggravate this situation.

D.4. LIKELIHOOD OF CONTINUATION OR RECURRENCE OF INJURY

- (75) As stated before, the situation of the Community industry is still precarious. There will be a significant increase of dumped imports if anti-dumping measures were to be removed. As previously indicated in recital 46, Indian exporters subject to an anti-dumping duty have the potential to increase their export volumes to a significant extent and, as indicated in recital (48) some of the largest export markets for PET film in the world are protected by high tariffs, in particular, the market for PET film in the USA.
- (76) In the absence of anti-dumping duties, Indian dumped imports could exercise a significant price pressure on the Community market. Therefore, there is a clear indication for a likelihood of a recurrence of injury.

- (77) Having regard to the above, if the Community industry was exposed to increased volumes of imports from India at dumped prices, this would cause a further deterioration of its financial situation. On this basis, it is therefore concluded that the repeal of the measures against India would, in all likelihood, result in a recurrence of injury to the Community industry.

D.5. COMMUNITY INTEREST

- (78) In accordance with Article 21 of the basic Regulation, it was considered whether the maintenance of the existing anti-dumping measures would be against the interest of the Community as a whole.
- (79) According to Article 21 of the basic Regulation, it was examined whether the determination of the Community interest was based on an appreciation of all the various interests involved, i.e. those of the Community industry, the importers and the users of the product concerned.

(80) It should be recalled that, in the original investigation, the adoption of measures was considered not to be contrary to the interest of the Community. Furthermore, the fact that the present investigation is a review, thus an analysis of a situation in which anti-dumping measures have already been in place, allows the assessment of any undue negative impact on the parties concerned by the current anti-dumping measures.

(81) On this basis, it was examined whether, despite the conclusions on the likelihood of recurrence of injurious dumping, compelling reasons existed which would lead to the conclusion that it is not in the Community interest to maintain measures in this particular case.

(82) In order to assess the likely impact of the imposition or non-imposition of measures information was requested from all interested parties which were either known to be concerned or which made themselves known. On this basis, the Commission sent questionnaires to the Community industry, nine unrelated importers and 23 users. In addition, the Commission contacted also all other known Community producers which did not provide the information requested to cooperate in the investigation in order to obtain basic information on their production and sales.

1. Impact on Community industry

(83) It is recalled that the Community industry is still in a vulnerable situation as set out in recitals 58 to 74.

(84) The continuation of measures is expected to alleviate a distortion of the market and suppression of prices. Measures would enable the Community industry to at least maintain its sales and benefit from economies of scale.

(85) Otherwise, should anti-dumping measures be terminated, it is likely that the negative trend of the financial situation of the Community industry will continue if not worsen. The Community industry is particularly marked by a loss of revenue due to depressed prices and falling market share.

(86) Accordingly, the continuation of anti-dumping measures would be in the interest of the Community industry.

2. Impact on importers and users

(87) Only one importer/user and four users have cooperated in the investigation and supplied complete answers. They

represent 16,3 % of total Community consumption of PET film and they have indicated that, the prolongation of anti-dumping duties would have no major impact on their companies.

3. Conclusion on Community interest

(88) Taking into account all of the above factors, it is concluded that the imposition of measures would not have a significantly negative effect, if any at all, on the situation of the users and importers of the product concerned.

(89) On this basis, it is concluded that there are no compelling reasons not to continue the anti-dumping measures on grounds of Community interest.

E. ANTI DUMPING MEASURES

(90) All parties were informed of the essential facts and considerations on the basis of which it is intended to recommend that the existing measures be maintained. They were also granted a period to make representations subsequent to this disclosure.

(91) On the basis of the above facts and considerations, it is concluded that, in accordance with Article 11(3) of the basic Regulation, the partial interim review limited to Jindal should be terminated and the anti-dumping duty of 0 % imposed in the original investigation on imports of PET film produced and exported to the European Community by Jindal should be maintained.

(92) With respect to the expiry review, as provided for by Article 11(2) of the basic Regulation and on the basis of the above findings, the anti-dumping measures applicable to imports of PET film from India should be maintained,

HAS ADOPTED THIS REGULATION:

Article 1

The partial interim review of the anti-dumping measures applicable to imports of polyethylene terephthalate (PET) film originating, *inter alia*, in India, normally declared under CN codes ex 3920 62 19 and ex 3920 62 90, in so far as these measures concern the Indian exporting producer Jindal Poly Films Limited, is hereby terminated.

Article 2

1. A definitive anti-dumping duty is hereby imposed on imports of polyethylene terephthalate (PET) film falling within CN codes ex 3920 62 19 (TARIC codes 3920 62 19 03, 3920 62 19 06, 3920 62 19 09, 3920 62 19 13, 3920 62 19 16, 3920 62 19 19, 3920 62 19 23, 3920 62 19 26, 3920 62 19 29, 3920 62 19 33, 3920 62 19 36, 3920 62 19 39, 3920 62 19 43, 3920 62 19 46, 3920 62 19 49, 3920 62 19 53, 3920 62 19 56, 3920 62 19 59, 3920 62 19 63, 3920 62 19 69, 3920 62 19 76, 3920 62 19 78 and 3920 62 19 94) and ex 3920 62 90 (TARIC codes 3920 62 90 33 and 3920 62 90 94), originating in India.

2. The rate of the definitive anti-dumping duty applicable to the net, free-at-Community-frontier price, before duty, of the products manufactured by the companies listed below shall be as follows:

Company	Definitive Duty (%)	TARIC Additional Code
Ester Industries Limited 75-76, Amrit Nagar, Behind South Extension Part-1, New Delhi — 110 003, India	17,3	A026
Flex Industries Limited A-1, Sector 60, Noida 201 301, (U.P.), India	0,0	A027
Garware Polyester Limited Garware House, 50-A, Swami Nityanand Marg, Vile Parle (East), Mumbai 400 057, India	6,8	A028
Jindal Poly Films Limited 56 Hanuman Road, New Delhi 110 001, India	0,0	A030
MTZ Polyfilms Limited New India Centre, 5th floor, 17 Co-operative Road, Mumbai 400 039, India	18,0	A031
Polyplex Corporation Limited B-37, Sector-1, Noida 201 301, Dist. Gautam Budh Nagar, Uttar Pradesh, India	0,0	A032
SRF Limited Express Building 9-10 Bahadur Shah Zaraf Marg New Delhi 110 002 India	3,5	A753
All other companies	17,3	A999

3. Where any party provides sufficient evidence to the Commission:

— that it did not export the goods described in Paragraph 1 during the periods from 1 April 1999 to 31 March 2000 and from 1 July 2005 to 30 June 2006,

— that it is not related to any exporter or producer subject to the measures imposed by Regulation (EC) No 366/2006, and,

— that it has exported the goods concerned after the period from 1 July 2005 to 30 June 2006, or that it has entered into an irrevocable contractual obligation to export a significant quantity to the Community,

then the Council, acting by simple majority on a proposal submitted by the Commission after consulting the Advisory Committee, may amend paragraph 2 by adding that party to the list of companies subject to anti-dumping measures as appears in the table in paragraph 2, the definitive duty being the weighted average duty rate of 3,5 %.

4. The definitive residual anti-dumping duty applicable to imports from India, as set out in paragraph 2, is hereby extended to imports of the same polyethylene terephthalate film consigned from Brazil and consigned from Israel (whether declared as originating in Brazil or Israel or not) (TARIC codes 3920 62 19 01, 3920 62 19 04, 3920 62 19 07, 3920 62 19 11, 3920 62 19 14, 3920 62 19 17, 3920 62 19 21, 3920 62 19 24, 3920 62 19 27, 3920 62 19 31, 3920 62 19 34, 3920 62 19 37, 3920 62 19 41, 3920 62 19 44, 3920 62 19 47, 3920 62 19 51, 3920 62 19 54, 3920 62 19 57, 3920 62 19 61, 3920 62 19 67, 3920 62 19 74, 3920 62 19 77, 3920 62 19 92, 3920 62 90 31, 3920 62 90 92) with the exception of those produced by:

Terphane Ltda BR 101, km 101, City of Cabo de Santo Agostinho, State of Pernambuco, Brazil (TARIC additional code A569);

Jolybar Filmtechnic Converting Ltd (1987), Hacharutsim str. 7, Ind. Park Siim 2000, Natania South, 42504, POB 8380, Israel (TARIC additional code A570);

Hanita Coatings Rural Cooperative Association Ltd., Kibbutz Hanita, 22885, Israel (TARIC additional code A691).

5. Unless otherwise specified, the provisions in force concerning customs duties shall apply.

Article 3

This Regulation shall enter into force on the 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 Luxembourg, 30 October 2007.

For the Council
The President
F. NUNES CORREIA

COUNCIL REGULATION (EC) No 1293/2007

of 30 October 2007

repealing the anti-dumping duties imposed by Regulation (EC) No 1050/2002 on imports of recordable compact discs originating in Taiwan and allowing for their repayment or remission and repealing the countervailing duties imposed by Regulation (EC) No 960/2003 on imports of recordable compact discs originating in India, allowing for their repayment or remission and terminating the proceeding in their respect

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 384/96 of 22 December 1995 on protection against dumped imports from countries not members of the European Community ⁽¹⁾ (the basic anti-dumping Regulation), and in particular Article 11(3) thereof,

Having regard to Council Regulation (EC) No 2026/97 of 6 October 1997 on protection against subsidised imports from countries not members of the European Community (the basic anti-subsidy Regulation) ⁽²⁾, and in particular Article 19 thereof,

Having regard to the proposal submitted by the Commission after consulting the Advisory Committee,

Whereas:

A. PROCEDURE

1. Measures in force and subject of the review

- (1) Definitive anti-dumping duties applicable to imports of recordable compact discs originating in Taiwan were imposed on 18 June 2002 by Council Regulation (EC) No 1050/2002 of 13 June 2002 imposing a definitive anti-dumping duty and collecting definitively the provisional duty imposed on imports of recordable compact discs originating in Taiwan ⁽³⁾ (the original anti-dumping proceeding). They ranged from 17,7 % to 38,5 %. These measures lapsed *ipso iure* on 18 June 2007 in accordance with the Commission Notice of the expiry of certain anti-dumping measures ⁽⁴⁾.
- (2) Definitive countervailing duties on imports of recordable compact discs (CD-Rs) from India were imposed on 5 June 2003 by Council Regulation (EC) No 960/2003 of

2 June 2003 imposing a definitive countervailing duty on imports of recordable compact discs originating in India ⁽⁵⁾ (the original anti-subsidy proceeding). They amounted to 7,3 %.

2. Previous investigations concerning imports of CD-Rs from the People's Republic of China, Hong Kong and Malaysia

- (3) By Decision 2006/753/EC ⁽⁶⁾, the Commission terminated an anti-dumping proceeding concerning imports of CD-Rs originating in the People's Republic of China (PRC), Hong Kong, and Malaysia on grounds of lack of Community interest in the imposition of measures (the termination Decision). It was concluded that due to its low market share the Community industry was not likely to obtain any significant benefits from the imposition of measures. The imposition of measures was thus considered disproportionate in view of the substantial negative effects on importers, distributors, retailers and consumers.

3. Initiation of a review

- (4) The initiation of a partial interim review of the anti-dumping measures applicable to imports of recordable compact discs originating in Taiwan and of a partial interim review of the countervailing measures applicable to imports of recordable compact discs originating in India was announced on 22 March 2007 in the *Official Journal of the European Union* (the notice of initiation) ⁽⁷⁾.
- (5) The reviews, initiated on the Commission's own initiative, were both limited in scope to the examination of the Community interest, with the decision thereon possibly having retroactive effect as of 5 November 2006, i.e. the date of entering into force of the termination Decision. For the purposes of procedural efficiency, the reviews of both anti-dumping duties applicable to imports of CD-Rs from Taiwan and of countervailing duties applicable to imports of CD-Rs from India were combined in one investigation.

⁽¹⁾ OJ L 56, 6.3.1996, p. 1. Regulation as last amended by Regulation (EC) No 2117/2005 (OJ L 340, 23.12.2005, p. 17).

⁽²⁾ OJ L 288, 21.10.1997, p. 1. Regulation as last amended by Regulation (EC) No 461/2004 (OJ L 77, 13.3.2004, p. 12).

⁽³⁾ OJ L 160, 18.6.2002, p. 2.

⁽⁴⁾ OJ C 130, 12.6.2007, p. 17.

⁽⁵⁾ OJ L 138, 5.6.2003, p. 1.

⁽⁶⁾ Commission Decision 2006/753/EC of 3 November 2006 terminating the anti-dumping proceeding concerning imports of recordable compact discs (CD+/-R) originating in the People's Republic of China, Hong Kong and Malaysia (OJ L 305, 4.11.2006, p. 15).

⁽⁷⁾ OJ C 66, 22.3.2007, p. 16.

(6) As mentioned above, the anti-dumping measures imposed on imports originating in Taiwan lapsed on 18 June 2007. As a consequence, the review concerning Taiwan has been discontinued. However, it was formally conducted until that date and the Commission considered most notably the question of retroactive repealing of duties paid between 5 November 2006 and 18 June 2007.

(7) Due to the need for procedural efficiency and in order to ensure overall consistency of its actions, the Commission combined the conclusions of both reviews in the present Regulation.

4. Parties concerned by the proceeding

(8) The Commission officially advised the Community producers, importers and users as well as exporters and representatives of India and Taiwan of the initiation of the proceeding. All interested parties were given an opportunity to make their views known in writing and to request a hearing within the time limit set in the notice of initiation. Due to the fact that the reviews have been limited to aspects of Community interest, the Commission invited only parties located in the Community, i.e. Community producers, importers and users, to fill in the questionnaires. Questionnaire replies were received from one producer, 14 importers, and 10 users.

(9) The Commission also received a letter from the Committee of European CD-R Manufacturers (CECMA), which represented the complainant in the original anti-dumping and anti-subsidy proceedings and in the proceedings concluded by the termination Decision — as well as a letter from the former representative of the company D as identified in the termination Decision.

(10) Further, the Commission's services received submissions from other interested parties, most notably distributors and suppliers of an Indian exporter.

(11) The Commission's services duly analysed all submissions and arguments put forward by the interested parties. Given the state of Community production, however, the conclusions of the present review will be limited to the identification of the Community industry.

5. Investigation period

(12) The investigation of aspects of Community interest covered the period from 1 January 2006 to 31 December 2006 (investigation period or IP). The examination of trends relevant for the assessment of Community interest covered the period from 1 January 2003 to the end of the investigation period (period considered).

6. Product concerned and like product

6.1. Product concerned

(13) The product under review is recordable compact discs (CD-Rs) originating in India (the product concerned), currently classifiable within CN code ex 8523 40 11. This CN code is given only for information.

(14) The same product originating in Taiwan was under review between 22 March 2007 when the notice of initiation was published and 18 June 2007 when the anti-dumping duties applicable to imports of CD-Rs from Taiwan lapsed.

(15) The product concerned is polycarbonate disc, which is coated with a layer of dye, a layer of reflective material and a protective layer. Although recording on such discs can be done in several steps, the recorded information cannot be erased. The disc is an optical storage medium for digital data or sound.

(16) CD-Rs can be distinguished according to the type of data stored (data CD-Rs versus music CD-Rs), the storage capacity, the reflective metal layer and whether or not the CD-Rs are printed upon. All types of CD-Rs share the same physical and technical characteristics and are used for the same purposes. Therefore they are considered to constitute a single product.

6.2. Like product

(17) In the framework of the present proceedings no comments were made challenging the comparability of the CD-Rs imported to or produced in the Community. On these grounds all types of CD-Rs originating in India or Taiwan and produced in the Community are considered to be alike within the meaning of Article 1(4) of the basic anti-dumping Regulation and Article 1(5) of the basic anti-subsidy Regulation.

B. COMMUNITY PRODUCTION AND COMMUNITY INDUSTRY

1. Community production and Community industry in the proceedings concluded by the termination Decision

(18) In these proceedings (see recital 28, and 58 et seq. of the termination Decision), the Commission's services established that Community production within the meaning of Article 4(1) of the basic Regulation was constituted by 10 producers. Only one of them was considered to constitute the Community industry within the meaning of Article 4(1) and Article 5(4) of the basic anti-dumping Regulation (Manufacturing Advanced Media (MAM-E)).

2. Community production and Community industry in the current proceedings

- (19) None of the producers deemed to constitute the Community production in the termination Decision cooperated in the current proceeding.
- (20) Further, the Commission received evidence that the sole company constituting the Community industry in the proceeding which led to the termination Decision underwent liquidation proceedings. This was confirmed in the letter sent by its former representative. The Commission also received a copy of a court decision commencing the liquidation proceedings, whereby the activities of the company ceased. The questionnaire sent out by the Commission was returned with the annotation — *liquidation judiciaire*.
- (21) In addition, although CECMA stated that it supported the continued imposition of measures, it did not submit any questionnaire or evidence on behalf of any Community producer — member of the association.
- (22) Another company (Company A, as identified in the termination Decision) informed the Commission that it had ceased production in the Community.
- (23) Finally, the Commission received also a reply from Company B (as identified in the termination Decision). No evidence was presented that would contradict the findings set out in the termination Decision, i.e. that company B should not be included in the definition of the Community industry and that its production should be excluded from the definition of Community production (see recital 40 of the termination Decision).
- (24) On these grounds it is concluded that there is no remaining Community industry, and consequently no Community interest.

C. RETROACTIVE APPLICATION

- (25) In view of the above findings, the anti-dumping measures applicable to imports of CD-Rs originating in Taiwan and

the countervailing measures applicable to imports of CD-Rs originating in India should be repealed with a retroactive effect to the date of entering into force of the termination Decision.

- (26) Consequently, the definitive anti-dumping duties paid or entered in the accounts pursuant to Regulation (EC) No 1050/2002 on imports of CD-Rs originating in Taiwan and the definitive countervailing duties paid or entered into account pursuant to Regulation (EC) No 960/2003 on imports of CD-Rs originating in India, and released for free circulation as from 5 November 2006 should be repaid or remitted.
- (27) Repayment or remission must be requested from national customs authorities in accordance with applicable customs legislation,

HAS ADOPTED THIS REGULATION:

Article 1

The anti-dumping duties on imports of recordable compact discs (CD-Rs) originating in Taiwan imposed by Regulation (EC) No 1050/2002 and the countervailing duties on imports of recordable compact discs (CD-Rs) originating in India imposed by Regulation (EC) No 960/2003 are hereby repealed.

Article 2

The anti-subsidy proceedings concerning imports of CD-Rs originating in India are hereby terminated.

Article 3

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

Article 1 shall apply from 5 November 2006.

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

Done at Luxembourg, 30 October 2007.

For the Council
The President
F. NUNES CORREIA

COMMISSION REGULATION (EC) No 1294/2007**of 5 November 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 6 November 2007.

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

Done at Brussels, 5 November 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 756/2007 (OJ L 172, 30.6.2007, p. 41).

ANNEX

to Commission Regulation of 5 November 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	71,8
	MK	52,6
	TR	85,1
	ZZ	69,8
0707 00 05	JO	186,1
	MA	47,1
	MK	70,4
	TR	110,4
	ZZ	103,5
0709 90 70	MA	79,0
	TR	89,3
	ZZ	84,2
0805 20 10	MA	94,2
	ZZ	94,2
0805 20 30, 0805 20 50, 0805 20 70, 0805 20 90	HR	39,1
	TR	84,1
	UY	70,4
	ZZ	64,5
0805 50 10	AR	84,0
	TR	92,3
	ZA	55,0
	ZZ	77,1
0806 10 10	BR	249,1
	TR	123,4
	US	252,9
	ZZ	208,5
0808 10 80	AR	81,9
	AU	183,7
	CA	105,4
	CL	86,0
	MK	20,2
	NZ	45,9
	US	98,9
	ZA	92,9
0808 20 50	ZZ	89,4
	AR	49,4
	CN	76,2
	TR	117,3
	ZZ	81,0

⁽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 1295/2007**of 5 November 2007****making imports of certain prepared or preserved citrus fruits (namely mandarins, etc.) originating in the People's Republic of China subject to registration**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 384/96 of 22 December 1995 on protection against dumped imports from countries not members of the European Community (the basic Regulation) ⁽¹⁾ and in particular Articles 10(4) and 14(5) thereof,

After having consulted the Advisory Committee,

Whereas:

The Commission has received a request, pursuant to Article 14(5) of the basic Regulation, to make imports of certain prepared or preserved citrus fruits (namely mandarins, etc.) originating in the People's Republic of China subject to registration.

A. PRODUCT CONCERNED

- (1) The product concerned by this registration is prepared or preserved mandarins (including tangerines and satsumas), clementines, wilkings and other similar citrus hybrids, not containing added spirit, whether or not containing added sugar or other sweetening matter, and as defined under CN heading 2008, originating in the People's Republic of China (the product concerned), falling within CN codes 2008 30 55, 2008 30 75 and ex 2008 30 90.

B. REQUEST

- (2) Having received a complaint from the Spanish National Federation of Associations of Processed Fruit and Vegetables (FNACV) (hereinafter 'the applicant'), the

Commission determined that there is sufficient evidence to justify initiation of a proceeding and therefore, pursuant to Article 5 of the basic Regulation, announced by a notice published in the *Official Journal of the European Union* (the 'Notice of Initiation') the initiation of an anti-dumping proceeding concerning imports of certain prepared or preserved citrus fruits (namely mandarins, etc.) originating in the People's Republic of China ⁽²⁾.

- (3) The applicant also requests that imports of the product concerned are made subject to registration pursuant to Article 14(5) of the basic Regulation so that measures may subsequently be applied against those imports from the date of such registration.

C. EXISTING MEASURES

- (4) The product concerned is to a great extent currently subject to definitive safeguard measures imposed by Commission Regulation (EC) No 658/2004 ⁽³⁾. These measures will expire on 8 November 2007.

D. GROUNDS FOR THE REGISTRATION

- (5) According to Article 7(1) of the basic Regulation, provisional measures may not be imposed earlier than 60 days from initiation. However, according to Article 10(4) of the basic Regulation, a definitive anti-dumping duty may be levied on products which were entered for consumption not more than 90 days prior to the date of application of provisional measures, provided that the conditions set out in that paragraph are fulfilled, and imports have been registered in accordance with Article 14(5). According to Article 14(5) of the basic Regulation, the Commission may, after consultation of the Advisory Committee, direct the customs authorities to take the appropriate steps to register imports, so that measures may subsequently be applied against those imports from the date of such registration. Imports may be made subject to registration following a request from the Community industry which contains sufficient evidence to justify such action.

- (6) The request contains sufficient evidence to justify registration. This is further supported by evidence from other sources.

⁽¹⁾ OJ L 56, 6.3.1996, p. 1. Regulation as last amended by Regulation (EC) No 2117/2005 (OJ L 340, 23.12.2005, p. 17).

⁽²⁾ OJ C 246, 20.10.2007, p. 15.

⁽³⁾ OJ L 104, 8.4.2004, p. 67.

(7) As regards dumping, the Commission has at its disposal sufficient *prima facie* evidence that imports of the product concerned originating in the People's Republic of China are being dumped, and that the exporters practice dumping. The anti-dumping complaint and request for registration contains evidence with regard to export prices relating to the 2006/2007 season. This is further supported by information emanating from Eurostat data and from several offers or statements of export prices emanating from a number of sources and addressed to a number of importers. The evidence regarding normal value, contained in the anti-dumping complaint and request for registration, at this stage and subject to further data becoming available during the investigation, consists of detailed data concerning domestic prices and costs of production from all or almost all of the producers in an analogue country. At this stage, this data, appropriately adjusted for estimated transport and other costs, would, on its face, appear to relate to the same product and time period and the same level of trade, and therefore would appear to be broadly comparable. As a whole, and given the extent of the dumping margin alleged, this evidence provides sufficient support at this stage that the exporters in question practice dumping.

(8) As regards injury, the Commission has at its disposal sufficient *prima facie* evidence that the exporters' dumping practices are causing injury or would cause injury. This evidence consists of detailed data, contained in the anti-dumping complaint and request for registration and supported by information from other sources, concerning the key injury factors set out in Article 3(5) of the basic Regulation. Furthermore, the evidence relating to the previous safeguard investigation supports the view that, absent the safeguard measure, the volume of imports would increase significantly, and that the Community industry would suffer further injury.

(9) The Commission also has at its disposal sufficient *prima facie* evidence, contained in the anti-dumping complaint and request for registration and supported by information from other sources, that the importers were aware, or should have been aware, that the exporters practice dumping injurious to or likely to be injurious to the Community industry. A notice initiating an investigation into alleged injurious dumping has been published. Furthermore, several articles in the specialist press over an extended period of time suggest that the Community industry may suffer injury as a result of low priced imports from China. Finally, given the extent of the dumping that it would appear may be occurring, it is reasonable to conclude that the importers would be aware, or should be aware, of the situation.

(10) Furthermore, the Commission has at its disposal sufficient *prima facie* evidence that such injury is being caused or would be caused by massive dumped imports in a relatively short time which in light of the timing and the volume of the dumped imports and other circumstances (such as the rapid build-up of inventories) would be likely to seriously undermine the remedial effect of any definitive anti-dumping duties, unless such duties would be applied retroactively. This evidence, contained in the anti-dumping complaint and request for registration and supported by information from other sources, consists of information about the nature of the product, including its fungible and seasonal nature, and the fact that it is canned and may be easily stored for extended periods, and easily transported. This also makes it possible to rapidly build-up inventories. Furthermore, evidence from the safeguard investigation confirms the view that, absent any measure, the volume of imports is again likely to increase dramatically. This is particularly so, given that the expiry of the safeguard measure occurs shortly after the beginning of the canning season.

(11) Accordingly, the conditions for registration in this case are met.

E. PROCEDURE

(12) In the light of the above, the Commission has concluded that the applicant's request contains sufficient evidence to make imports of the product concerned subject to registration, in accordance with Article 14(5) of the basic Regulation.

(13) All interested parties are invited to make their views known in writing and to provide supporting evidence. Furthermore, the Commission may hear interested parties, provided that they make a request in writing and show that there are particular reasons why they should be heard.

F. REGISTRATION

(14) Pursuant to Article 14(5) of the basic Regulation, imports of the product concerned should be made subject to registration in order to ensure that, should the investigation result in findings leading to the imposition of anti-dumping duties, those duties, can, if the necessary conditions are fulfilled, be levied retroactively in accordance with applicable legal provisions.

- (15) Any future liability would emanate from the findings of the anti-dumping investigation. The allegations in the complaint requesting the initiation of an investigation exceed 50 % for dumping and 30 % for injury.

G. PROCESSING OF PERSONAL DATA

- (16) Any personal data collected in this investigation will be treated in accordance with Regulation (EC) No 45/2001 of the European Parliament and the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data ⁽¹⁾,

steps to register the imports into the Community of prepared or preserved mandarins (including tangerines and satsumas), clementines, wilkings and other similar citrus hybrids, not containing added spirit, whether or not containing added sugar or other sweetening matter, and as defined under CN heading 2008, originating in the People's Republic of China, falling within CN codes 2008 30 55, 2008 30 75 and ex 2008 30 90 (TARIC codes 2008 30 90 61, 2008 30 90 63, 2008 30 90 65, 2008 30 90 67, 2008 30 90 69). Registration shall expire nine months following the date of entry into force of this Regulation.

All interested parties are invited to make their views known in writing, to provide supporting evidence or to request to be heard within 20 days from the date of publication of this Regulation.

HAS ADOPTED THIS REGULATION:

Article 1

The Customs authorities are hereby directed, pursuant to Article 14(5) of Regulation (EC) No 384/96, to take the appropriate

Article 2

This Regulation shall enter into force on 9 November 2007.

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

Done at Brussels, 5 November 2007.

For the Commission

Peter MANDELSON

Member of the Commission

⁽¹⁾ OJ L 8, 12.1.2001, p. 1.

COMMISSION REGULATION (EC) No 1296/2007**of 5 November 2007****establishing a prohibition of fishing for cod in Skagerrak by vessels flying the flag of Sweden**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

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

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

Whereas:

- (1) Council Regulation (EC) No 41/2007 of 21 December 2006 fixing for 2007 the fishing opportunities and associated conditions for certain fish stocks and groups of fish stocks applicable in Community waters and for Community vessels, in waters where catch limitations are required ⁽³⁾, lays down quotas for 2007.
- (2) According to the information received by the Commission, catches of the stock referred to in the Annex to this Regulation by vessels flying the flag of or registered in the Member State referred to therein have exhausted the quota allocated for 2007.

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

HAS ADOPTED THIS REGULATION:

*Article 1***Quota exhaustion**

The fishing quota allocated to the Member State referred to in the Annex to this Regulation for the stock referred to therein for 2007 shall be deemed to be exhausted from the date set out in that Annex.

*Article 2***Prohibitions**

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

*Article 3***Entry into force**

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

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

Done at Brussels, 5 November 2007.

For the Commission

Fokion FOTIADIS

Director-General for Fisheries and Maritime Affairs

⁽¹⁾ OJ L 358, 31.12.2002, p. 59. Regulation as amended by Regulation (EC) No 865/2007 (OJ L 192, 24.7.2007, p. 1).

⁽²⁾ OJ L 261, 20.10.1993, p. 1. Regulation as last amended by Regulation (EC) No 1967/2006 (OJ L 409, 30.12.2006, p. 11), as corrected by OJ L 36, 8.2.2007, p. 6.

⁽³⁾ OJ L 15, 20.1.2007, p. 1. Regulation as last amended by Commission Regulation (EC) No 898/2007 (OJ L 196, 28.7.2007, p. 22).

ANNEX

No	66
Member State	Sweden
Stock	COD/03AN.
Species	Cod (<i>Gadus morhua</i>)
Zone	Skagerrak
Date	22.10.2007

DIRECTIVES

DIRECTIVE 2007/60/EC OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

of 23 October 2007

on the assessment and management of flood risks

(Text with EEA relevance)

THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,

coordinated throughout a river basin if they are to be effective.

Having regard to the Treaty establishing the European Community, and in particular Article 175(1) thereof,

Having regard to the proposal from the Commission,

Having regard to the Opinion of the European Economic and Social Committee ⁽¹⁾,

Acting in accordance with the procedure laid down in Article 251 of the Treaty ⁽²⁾,

Whereas:

(1) Floods have the potential to cause fatalities, displacement of people and damage to the environment, to severely compromise economic development and to undermine the economic activities of the Community.

(2) Floods are natural phenomena which cannot be prevented. However, some human activities (such as increasing human settlements and economic assets in floodplains and the reduction of the natural water retention by land use) and climate change contribute to an increase in the likelihood and adverse impacts of flood events.

(3) It is feasible and desirable to reduce the risk of adverse consequences, especially for human health and life, the environment, cultural heritage, economic activity and infrastructure associated with floods. However, measures to reduce these risks should, as far as possible, be

(4) Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Community action in the field of water policy ⁽³⁾ requires river basin management plans to be developed for each river basin district in order to achieve good ecological and chemical status, and it will contribute to mitigating the effects of floods. However, reducing the risk of floods is not one of the principal objectives of that Directive, nor does it take into account the future changes in the risk of flooding as a result of climate change.

(5) The Commission Communication of 12 July 2004 to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions 'Flood risk management — Flood prevention, protection and mitigation' sets out its analysis and approach to managing flood risks at Community level, and states that concerted and coordinated action at Community level would bring considerable added value and improve the overall level of flood protection.

(6) Effective flood prevention and mitigation requires, in addition to coordination between Member States, cooperation with third countries. This is in line with Directive 2000/60/EC and international principles of flood risk management as developed notably under the United Nations Convention on the protection and use of transboundary water courses and international lakes, approved by Council Decision 95/308/EC ⁽⁴⁾, and any succeeding agreements on its application.

(7) Council Decision 2001/792/EC, Euratom of 23 October 2001 establishing a Community mechanism to facilitate reinforced cooperation in civil protection assistance interventions ⁽⁵⁾ mobilises support and assistance from Member States in the event of major emergencies, including floods. Civil protection can provide adequate response to affected populations and improve preparedness and resilience.

⁽¹⁾ OJ C 195, 18.8.2006, p. 37.

⁽²⁾ Opinion of the European Parliament of 13 June 2006 (OJ C 300 E, 9.12.2006, p. 123). Council Common Position of 23 November 2006 (OJ C 311 E, 19.12.2006, p. 10) and Position of the European Parliament of 25 April 2007. Council Decision of 18 September 2007.

⁽³⁾ OJ L 327, 22.12.2000, p. 1. Directive as amended by Decision No 2455/2001/EC (OJ L 331, 15.12.2001, p. 1).

⁽⁴⁾ OJ L 186, 5.8.1995, p. 42.

⁽⁵⁾ OJ L 297, 15.11.2001, p. 7.

- (8) Under Council Regulation (EC) No 2012/2002 of 11 November 2002 establishing the European Union Solidarity Fund⁽¹⁾ it is possible to grant rapid financial assistance in the event of a major disaster to help the people, natural zones, regions and countries concerned to return to conditions that are as normal as possible. However the Fund may only intervene for emergency operations, and not for the phases preceding an emergency.
- (9) In developing policies referring to water and land uses Member States and the Community should consider the potential impacts that such policies might have on flood risks and the management of flood risks.
- (10) Throughout the Community different types of floods occur, such as river floods, flash floods, urban floods and floods from the sea in coastal areas. The damage caused by flood events may also vary across the countries and regions of the Community. Hence, objectives regarding the management of flood risks should be determined by the Member States themselves and should be based on local and regional circumstances.
- (11) Flood risks in certain areas within the Community could be considered not to be significant, for example in thinly populated or unpopulated areas or in areas with limited economic assets or ecological value. In each river basin district or unit of management the flood risks and need for further action — such as the evaluation of flood mitigation potential — should be assessed.
- (12) In order to have available an effective tool for information, as well as a valuable basis for priority setting and further technical, financial and political decisions regarding flood risk management, it is necessary to provide for the establishing of flood hazard maps and flood risk maps showing the potential adverse consequences associated with different flood scenarios, including information on potential sources of environmental pollution as a consequence of floods. In this context, Member States should assess activities that have the effect of increasing flood risks.
- (13) With a view to avoiding and reducing the adverse impacts of floods in the area concerned it is appropriate to provide for flood risk management plans. The causes and consequences of flood events vary across the countries and regions of the Community. Flood risk management plans should therefore take into account the particular characteristics of the areas they cover and provide for tailored solutions according to the needs and priorities of those areas, whilst ensuring relevant coordination within river basin districts and promoting the achievement of environmental objectives laid down in Community legislation. In particular, Member States should refrain from taking measures or engaging in actions which significantly increase the risk of flooding in other Member States, unless these measures have been coordinated and an agreed solution has been found among the Member States concerned.
- (14) Flood risk management plans should focus on prevention, protection and preparedness. With a view to giving rivers more space, they should consider where possible the maintenance and/or restoration of floodplains, as well as measures to prevent and reduce damage to human health, the environment, cultural heritage and economic activity. The elements of flood risk management plans should be periodically reviewed and if necessary updated, taking into account the likely impacts of climate change on the occurrence of floods.
- (15) The solidarity principle is very important in the context of flood risk management. In the light of it Member States should be encouraged to seek a fair sharing of responsibilities, when measures are jointly decided for the common benefit, as regards flood risk management along water courses.
- (16) To prevent duplication of work, Member States should be entitled to use existing preliminary flood risk assessments, flood hazard and risk maps and flood risk management plans for the purposes of achieving the objectives and satisfying the requirements of this Directive.
- (17) Development of river basin management plans under Directive 2000/60/EC and of flood risk management plans under this Directive are elements of integrated river basin management. The two processes should therefore use the mutual potential for common synergies and benefits, having regard to the environmental objectives of Directive 2000/60/EC, ensuring efficiency and wise use of resources while recognising that the competent authorities and management units might be different under this Directive and Directive 2000/60/EC.
- (18) Member States should base their assessments, maps and plans on appropriate 'best practice' and 'best available technologies' not entailing excessive costs in the field of flood risk management.

⁽¹⁾ OJ L 311, 14.11.2002, p. 3.

(19) In cases of multi-purpose use of bodies of water for different forms of sustainable human activities (e.g. flood risk management, ecology, inland navigation or hydropower) and the impacts of such use on the bodies of water, Directive 2000/60/EC provides for a clear and transparent process for addressing such uses and impacts, including possible exemptions from the objectives of 'good status' or of 'non-deterioration' in Article 4 thereof. Directive 2000/60/EC provides for cost recovery in Article 9.

(20) The measures necessary for the implementation of this Directive should be adopted in accordance with Council Decision 1999/468/EC of 28 June 1999 laying down the procedures for the exercise of implementing powers conferred on the Commission ⁽¹⁾.

(21) In particular, the Commission should be empowered to adapt the Annex to scientific and technical progress. Since those measures are of general scope and are designed to amend non-essential elements of this Directive, they must be adopted in accordance with the regulatory procedure with scrutiny provided for in Article 5a of Decision 1999/468/EC.

(22) This Directive respects the fundamental rights and observes the principles recognised in particular by the Charter of Fundamental Rights of the European Union. In particular, it seeks to promote the integration into Community policies of a high level of environmental protection in accordance with the principle of sustainable development as laid down in Article 37 of the Charter of Fundamental Rights of the European Union.

(23) Since the objective of this Directive, namely the establishment of a framework for measures to reduce the risks of flood damage, cannot be sufficiently achieved by the Member States and can by reason of scale and effects of actions be better achieved at Community level, the Community may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty. In accordance with the principle of proportionality, as set out in that Article, this Directive does not go beyond what is necessary in order to achieve that objective.

(24) In accordance with the principles of proportionality and subsidiarity and the Protocol on the application of the principles of subsidiarity and proportionality attached to the Treaty, and in view of existing capabilities of Member States, considerable flexibility should be left to the local

and regional levels, in particular as regards organisation and responsibility of authorities.

(25) In accordance with point 34 of the Interinstitutional Agreement on better law-making ⁽²⁾, Member States are encouraged to draw up, for themselves and in the interest of the Community, their own tables illustrating, as far as possible, the correlation between this Directive and the transposition measures, and to make them public,

HAVE ADOPTED THIS DIRECTIVE:

CHAPTER I

GENERAL PROVISIONS

Article 1

The purpose of this Directive is to establish a framework for the assessment and management of flood risks, aiming at the reduction of the adverse consequences for human health, the environment, cultural heritage and economic activity associated with floods in the Community.

Article 2

For the purpose of this Directive, in addition to the definitions of 'river', 'river basin', 'sub-basin' and 'river basin district' as set out in Article 2 of Directive 2000/60/EC, the following definitions shall apply:

1. 'flood' means the temporary covering by water of land not normally covered by water. This shall include floods from rivers, mountain torrents, Mediterranean ephemeral water courses, and floods from the sea in coastal areas, and may exclude floods from sewerage systems;
2. 'flood risk' means the combination of the probability of a flood event and of the potential adverse consequences for human health, the environment, cultural heritage and economic activity associated with a flood event.

Article 3

1. For the purposes of this Directive Member States shall make use of the arrangements made under Article 3(1), (2), (3), (5) and (6) of Directive 2000/60/EC.

2. However, for the implementation of this Directive, Member States may:

- (a) appoint competent authorities different from those identified pursuant to Article 3(2) of Directive 2000/60/EC;
- (b) identify certain coastal areas or individual river basins and assign them to a unit of management different from those assigned pursuant to Article 3(1) of Directive 2000/60/EC.

⁽¹⁾ OJ L 184, 17.7.1999, p. 23. Decision as amended by Decision 2006/512/EC (OJ L 200, 22.7.2006, p. 11).

⁽²⁾ OJ C 321, 31.12.2003, p. 1.

In these cases, Member States shall, by 26 May 2010, communicate to the Commission the information referred to in Annex I to Directive 2000/60/EC. For this purpose, any reference to competent authorities and river basin districts shall be taken as references to the competent authorities and unit of management referred to in this Article. Member States shall inform the Commission of any changes in the information provided pursuant to this paragraph within three months of the change coming into effect.

CHAPTER II

PRELIMINARY FLOOD RISK ASSESSMENT

Article 4

1. Member States shall, for each river basin district, or unit of management referred to in Article 3(2)(b), or the portion of an international river basin district lying within their territory, undertake a preliminary flood risk assessment in accordance with paragraph 2 of this Article.

2. Based on available or readily derivable information, such as records and studies on long term developments, in particular impacts of climate change on the occurrence of floods, a preliminary flood risk assessment shall be undertaken to provide an assessment of potential risks. The assessment shall include at least the following:

- (a) maps of the river basin district at the appropriate scale including the borders of the river basins, sub-basins and, where existing, coastal areas, showing topography and land use;
- (b) a description of the floods which have occurred in the past and which had significant adverse impacts on human health, the environment, cultural heritage and economic activity and for which the likelihood of similar future events is still relevant, including their flood extent and conveyance routes and an assessment of the adverse impacts they have entailed;
- (c) a description of the significant floods which have occurred in the past, where significant adverse consequences of similar future events might be envisaged;

and, depending on the specific needs of Member States, it shall include:

- (d) an assessment of the potential adverse consequences of future floods for human health, the environment, cultural heritage and economic activity, taking into account as far as possible issues such as the topography, the position of watercourses and their general hydrological and geomorphological characteristics, including floodplains as

natural retention areas, the effectiveness of existing man-made flood defence infrastructures, the position of populated areas, areas of economic activity and long-term developments including impacts of climate change on the occurrence of floods.

3. In the case of international river basin districts, or units of management referred to in Article 3(2)(b) which are shared with other Member States, Member States shall ensure that exchange of relevant information takes place between the competent authorities concerned.

4. Member States shall complete the preliminary flood risk assessment by 22 December 2011.

Article 5

1. On the basis of a preliminary flood risk assessment as referred to in Article 4, Member States shall, for each river basin district, or unit of management referred to in Article 3(2)(b), or portion of an international river basin district lying within their territory, identify those areas for which they conclude that potential significant flood risks exist or might be considered likely to occur.

2. The identification under paragraph 1 of areas belonging to an international river basin district, or to a unit of management referred to in Article 3(2)(b) shared with another Member State, shall be coordinated between the Member States concerned.

CHAPTER III

FLOOD HAZARD MAPS AND FLOOD RISK MAPS

Article 6

1. Member States shall, at the level of the river basin district, or unit of management referred to in Article 3(2)(b), prepare flood hazard maps and flood risk maps, at the most appropriate scale for the areas identified under Article 5(1).

2. The preparation of flood hazard maps and flood risk maps for areas identified under Article 5 which are shared with other Member States shall be subject to prior exchange of information between the Member States concerned.

3. Flood hazard maps shall cover the geographical areas which could be flooded according to the following scenarios:

- (a) floods with a low probability, or extreme event scenarios;
- (b) floods with a medium probability (likely return period ≥ 100 years);
- (c) floods with a high probability, where appropriate.

4. For each scenario referred to in paragraph 3 the following elements shall be shown:

- (a) the flood extent;
- (b) water depths or water level, as appropriate;
- (c) where appropriate, the flow velocity or the relevant water flow.

5. Flood risk maps shall show the potential adverse consequences associated with flood scenarios referred to in paragraph 3 and expressed in terms of the following:

- (a) the indicative number of inhabitants potentially affected;
- (b) type of economic activity of the area potentially affected;
- (c) installations as referred to in Annex I to Council Directive 96/61/EC of 24 September 1996 concerning integrated pollution prevention and control ⁽¹⁾ which might cause accidental pollution in case of flooding and potentially affected protected areas identified in Annex IV(1)(i), (iii) and (v) to Directive 2000/60/EC;
- (d) other information which the Member State considers useful such as the indication of areas where floods with a high content of transported sediments and debris floods can occur and information on other significant sources of pollution.

6. Member States may decide that, for coastal areas where an adequate level of protection is in place, the preparation of flood hazard maps shall be limited to the scenario referred to in paragraph 3(a).

7. Member States may decide that, for areas where flooding is from groundwater sources, the preparation of flood hazard maps shall be limited to the scenario referred to in paragraph 3(a).

8. Member States shall ensure that the flood hazard maps and flood risk maps are completed by 22 December 2013.

CHAPTER IV

FLOOD RISK MANAGEMENT PLANS

Article 7

1. On the basis of the maps referred to in Article 6, Member States shall establish flood risk management plans coordinated

at the level of the river basin district, or unit of management referred to in Article 3(2)(b), for the areas identified under Article 5(1) and the areas covered by Article 13(1)(b) in accordance with paragraphs 2 and 3 of this Article.

2. Member States shall establish appropriate objectives for the management of flood risks for the areas identified under Article 5(1) and the areas covered by Article 13(1)(b), focusing on the reduction of potential adverse consequences of flooding for human health, the environment, cultural heritage and economic activity, and, if considered appropriate, on non-structural initiatives and/or on the reduction of the likelihood of flooding.

3. Flood risk management plans shall include measures for achieving the objectives established in accordance with paragraph 2 and shall include the components set out in Part A of the Annex.

Flood risk management plans shall take into account relevant aspects such as costs and benefits, flood extent and flood conveyance routes and areas which have the potential to retain flood water, such as natural floodplains, the environmental objectives of Article 4 of Directive 2000/60/EC, soil and water management, spatial planning, land use, nature conservation, navigation and port infrastructure.

Flood risk management plans shall address all aspects of flood risk management focusing on prevention, protection, preparedness, including flood forecasts and early warning systems and taking into account the characteristics of the particular river basin or sub-basin. Flood risk management plans may also include the promotion of sustainable land use practices, improvement of water retention as well as the controlled flooding of certain areas in the case of a flood event.

4. In the interests of solidarity, flood risk management plans established in one Member State shall not include measures which, by their extent and impact, significantly increase flood risks upstream or downstream of other countries in the same river basin or sub-basin, unless these measures have been coordinated and an agreed solution has been found among the Member States concerned in the framework of Article 8.

5. Member States shall ensure that flood risk management plans are completed and published by 22 December 2015.

Article 8

1. For river basin districts, or units of management referred to in Article 3(2)(b), which fall entirely within their territory, Member States shall ensure that one single flood risk management plan, or a set of flood risk management plans coordinated at the level of the river basin district, is produced.

⁽¹⁾ OJ L 257, 10.10.1996, p. 26. Directive as last amended by Regulation (EC) No 166/2006 of the European Parliament and of the Council (OJ L 33, 4.2.2006, p. 1).

2. Where an international river basin district, or unit of management referred to in Article 3(2)(b), falls entirely within the Community, Member States shall ensure coordination with the aim of producing one single international flood risk management plan, or a set of flood risk management plans coordinated at the level of the international river basin district. Where such plans are not produced, Member States shall produce flood risk management plans covering at least the parts of the international river basin district falling within their territory, as far as possible coordinated at the level of the international river basin district.

3. Where an international river basin district, or unit of management referred to in Article 3(2)(b), extends beyond the boundaries of the Community, Member States shall endeavour to produce one single international flood risk management plan or a set of flood risk management plans coordinated at the level of the international river basin district; where this is not possible, paragraph 2 shall apply for the parts of the international river basin falling within their territory.

4. The flood risk management plans referred to in paragraphs 2 and 3 shall be supplemented, where considered appropriate by countries sharing a sub-basin, by more detailed flood risk management plans coordinated at the level of the international sub-basins.

5. Where a Member State identifies an issue which has an impact on the management of flood risks of its water and that issue cannot be resolved by that Member State, it may report the issue to the Commission and any other Member State concerned and may make recommendations as to how the issue should be resolved.

The Commission shall respond to any report or recommendations from Member States within a period of six months.

CHAPTER V

COORDINATION WITH DIRECTIVE 2000/60/EC, PUBLIC INFORMATION AND CONSULTATION

Article 9

Member States shall take appropriate steps to coordinate the application of this Directive and that of Directive 2000/60/EC focusing on opportunities for improving efficiency, information exchange and for achieving common synergies and benefits having regard to the environmental objectives laid down in Article 4 of Directive 2000/60/EC. In particular:

1. the development of the first flood hazard maps and flood risk maps and their subsequent reviews as referred to in Articles 6 and 14 of this Directive shall be carried out in such a way that the information they contain is consistent with relevant information presented according to Directive 2000/60/EC. They shall be coordinated with, and may be integrated into, the reviews provided for in Article 5(2) of Directive 2000/60/EC;

2. the development of the first flood risk management plans and their subsequent reviews as referred to in Articles 7 and 14 of this Directive shall be carried out in coordination with, and may be integrated into, the reviews of the river basin management plans provided for in Article 13(7) of Directive 2000/60/EC;

3. the active involvement of all interested parties under Article 10 of this Directive shall be coordinated, as appropriate, with the active involvement of interested parties under Article 14 of Directive 2000/60/EC.

Article 10

1. In accordance with applicable Community legislation, Member States shall make available to the public the preliminary flood risk assessment, the flood hazard maps, the flood risk maps and the flood risk management plans.

2. Member States shall encourage active involvement of interested parties in the production, review and updating of the flood risk management plans referred to in Chapter IV.

CHAPTER VI

IMPLEMENTING MEASURES AND AMENDMENTS

Article 11

1. The Commission may, in accordance with the regulatory procedure referred to in Article 12(2), adopt technical formats for the purpose of processing and transmission of data, including statistical and cartographic data, to the Commission. The technical formats should be adopted at least two years before the dates indicated respectively in Articles 4(4), 6(8) and 7(5), taking into account existing standards as well as formats developed under relevant Community acts.

2. The Commission may, taking into account the periods for review and updating, adapt the Annex to scientific and technical progress.

These measures, designed to amend non-essential elements of this Directive, shall be adopted in accordance with the regulatory procedure with scrutiny referred to in Article 12(3).

Article 12

1. The Commission shall be assisted by the committee established under Article 21 of Directive 2000/60/EC.

2. Where reference is made to this paragraph, Articles 5 and 7 of Decision 1999/468/EC shall apply, having regard to the provisions of Article 8 thereof.

The period laid down in Article 5(6) of Decision 1999/468/EC shall be set at three months.

3. Where reference is made to this paragraph, Article 5a(1) to (4) and Article 7 of Decision 1999/468/EC shall apply, having regard to the provisions of Article 8 thereof.

CHAPTER VII

TRANSITIONAL MEASURES

Article 13

1. Member States may decide not to undertake the preliminary flood risk assessment referred to in Article 4 for those river basins, sub-basins or coastal areas where they have either:

- (a) already undertaken a risk assessment to conclude, before 22 December 2010, that a potential significant flood risk exists or might be considered likely to occur leading to the identification of the area among those referred to in Article 5(1) or
- (b) decided, before 22 December 2010, to prepare flood hazard maps and flood risk maps and to establish flood risk management plans in accordance with the relevant provisions of this Directive.

2. Member States may decide to make use of flood hazard maps and flood risk maps finalised before 22 December 2010, if such maps provide a level of information equivalent to the requirements of Article 6.

3. Member States may decide to make use of flood risk management plans finalised before 22 December 2010, provided the content of these plans is equivalent to the requirements set out in Article 7.

4. Paragraphs 1, 2 and 3 shall apply without prejudice to Article 14.

CHAPTER VIII

REVIEWS, REPORTS AND FINAL PROVISIONS

Article 14

1. The preliminary flood risk assessment, or the assessment and decisions referred to in Article 13(1), shall be reviewed, and if necessary updated, by 22 December 2018 and every six years thereafter.

2. The flood hazard maps and the flood risk maps shall be reviewed, and if necessary updated, by 22 December 2019 and every six years thereafter.

3. The flood risk management plan(s) shall be reviewed, and if necessary updated, including the components set out in part B of the Annex, by 22 December 2021 and every six years thereafter.

4. The likely impact of climate change on the occurrence of floods shall be taken into account in the reviews referred to in paragraphs 1 and 3.

Article 15

1. Member States shall make available the preliminary flood risk assessment, the flood hazard maps, the flood risk maps and flood risk management plans referred to in Articles 4, 6 and 7, as well as their review and, where applicable, their updates to the Commission within three months after the dates indicated respectively in Articles 4(4), 6(8), 7(5) and 14.

2. Member States shall inform the Commission of the decisions taken in accordance with Article 13(1), (2) and (3) and make available the relevant information thereon by the dates indicated respectively in Articles 4(4), 6(8) and 7(5).

Article 16

The Commission shall, by 22 December 2018, and every six years thereafter, submit to the European Parliament and to the Council a report on the implementation of this Directive. The impact of climate change shall be taken into account in drawing up this report.

Article 17

1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive before 26 November 2009. They shall forthwith inform the Commission thereof.

When they are adopted by Member States, these measures shall contain a reference to this Directive or shall be accompanied by such reference on the occasion of their official publication. The methods of making such reference shall be laid down by Member States.

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

Article 18

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

Article 19

This Directive is addressed to the Member States.

Done at Strasbourg, 23 October 2007.

For the European Parliament
The President
H.-G. PÖTTERING

For the Council
The President
M. LOBO ANTUNES

ANNEX

A. Flood risk management plans

I. Components of the first flood risk management plans:

1. the conclusions of the preliminary flood risk assessment as required in Chapter II in the form of a summary map of the river basin district, or the unit of management referred to in Article 3(2)(b), delineating the areas identified under Article 5(1) which are the subject of this flood risk management plan;
2. flood hazard maps and flood risk maps as prepared under Chapter III, or already in place in accordance with Article 13, and the conclusions that can be drawn from those maps;
3. a description of the appropriate objectives of flood risk management, established in accordance with Article 7(2);
4. a summary of the measures and their prioritisation aiming to achieve the appropriate objectives of flood risk management, including the measures taken in accordance with Article 7, and flood related measures taken under other Community acts, including Council Directives 85/337/EEC of 27 June 1985 on the assessment of the effects of certain public and private projects on the environment ⁽¹⁾ and 96/82/EC of 9 December 1996 on the control of major accident hazards involving dangerous substances ⁽²⁾, Directive 2001/42/EC of the European Parliament and of the Council of 27 June 2001 on the assessment of the effects of certain plans and programmes on the environment ⁽³⁾ and Directive 2000/60/EC;
5. when available, for shared river basins or sub-basins, a description of the methodology, defined by the Member States concerned, of cost-benefit analysis used to assess measures with transnational effects.

II. Description of the implementation of the plan:

1. a description of the prioritisation and the way in which progress in implementing the plan will be monitored;
2. a summary of the public information and consultation measures/actions taken;
3. a list of competent authorities and, as appropriate, a description of the coordination process within any international river basin district and of the coordination process with Directive 2000/60/EC.

B. Components of the subsequent update of flood risk management plans:

1. any changes or updates since the publication of the previous version of the flood risk management plan, including a summary of the reviews carried out in compliance with Article 14;
2. an assessment of the progress made towards the achievement of the objectives referred to in Article 7(2);
3. a description of, and an explanation for, any measures foreseen in the earlier version of the flood risk management plan which were planned to be undertaken and have not been taken forward;
4. a description of any additional measures since the publication of the previous version of the flood risk management plan.

⁽¹⁾ OJ L 175, 5.7.1985, p. 40. Directive as last amended by Directive 2003/35/EC of the European Parliament and of the Council (OJ L 156, 25.6.2003, p. 17).

⁽²⁾ OJ L 10, 14.1.1997, p. 13. Directive as last amended by Directive 2003/105/EC of the European Parliament and of the Council (OJ L 345, 31.12.2003, p. 97).

⁽³⁾ OJ L 197, 21.7.2001, p. 30.

II

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

DECISIONS

COMMISSION

COMMISSION DECISION

of 29 October 2007

amending Appendix B of Annex VII to the Act of Accession of Bulgaria and Romania as regards certain establishments in the meat, poultrymeat, fish and milk and milk products sectors in Romania

(notified under document number C(2007) 5210)

(Text with EEA relevance)

(2007/710/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 Annex VII, Chapter 5, Section B, Subsection I, paragraph (e) thereto,

Whereas:

(1) Regulation (EC) No 852/2004 of the European Parliament and of the Council of 29 April 2004 on the hygiene of foodstuffs⁽¹⁾ and Regulation (EC) No 853/2004 of the European Parliament and of the Council of 29 April 2004 laying down specific hygiene rules for food of animal origin⁽²⁾ provide for certain structural requirements for establishments falling within the scope of those Regulations.

(2) Annex VII, Chapter 5, Section B, Subsection I, paragraph (a) to the Act of Accession of Bulgaria and Romania provides that certain structural requirements laid down

in those Regulations are not to apply to the establishments in Romania listed in Appendix B of Annex VII to the Act of Accession (the list of establishments) until 31 December 2009, subject to certain conditions.

(3) The list of establishments has been updated by Commission Decision 2007/23/EC of 22 December 2006 amending Appendix B of Annex VII to the 2005 Act of Accession as regards certain establishments in the meat, milk and fish sectors in Romania⁽³⁾.

(4) In Romania certain establishments in the meat, poultrymeat, fish and milk and milk products sectors have completed their upgrading process and are now in full compliance with Community legislation. In addition, certain establishments have ceased their activities. Accordingly the list of establishments should be amended to take account of such changes.

(5) Furthermore, in Romania certain meat, poultrymeat, fish and milk and milk products establishments have difficulties in complying with the relevant structural requirements laid down in Regulations (EC) No 852/2004 and (EC) No 853/2004 due to technical constraints. Those establishments need more time to finalise their upgrading process in order to be in full compliance with the relevant structural requirements laid down in those Regulations. Those establishments should be added to the list of establishments in transition.

⁽¹⁾ OJ L 139, 30.4.2004, p. 1, as corrected by OJ L 226, 25.6.2004, p. 3.

⁽²⁾ OJ L 139, 30.4.2004, p. 55, as corrected by OJ L 226, 25.6.2004, p. 22. Regulation as last amended by Council Regulation (EC) No 1791/2006 (OJ L 363, 20.12.2006, p. 1).

⁽³⁾ OJ L 8, 13.1.2007, p. 9.

- (6) Those establishments have provided guarantees that they have the necessary funds to remedy their outstanding shortcomings within the transitional period. The detailed information regarding the shortcomings for each establishment is available.
- (7) In the interests of clarity of Community legislations, it is appropriate to replace the list of establishment set out in Appendix B of Annex VII to the Act of Accession of Bulgaria and Romania by the list set out in the Annex to this Decision.
- (8) The measures provided for in this Decision are in accordance with the opinion with the Standing Committee on the Food Chain and Animal Health,

HAS ADOPTED THIS DECISION:

Article 1

Appendix B of Annex VII to the Act of Accession of Bulgaria and Romania is replaced by the text in the Annex to this Decision.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 29 October 2007.

For the Commission

Markos KYPRIANOU

Member of the Commission

ANNEX

‘Appendix B to Annex VII

List of meat, poultrymeat, fish and milk and milk products establishments referred to in Chapter 5, Section B, Subsection I, of Annex VII**Meat establishments**

No	Veterinary approval	Name of the establishment	Address
1	AB 927	S.C. Lider Prod Carn SRL	Alba Iulia, Jud. Alba, 510340
2	AB 2588	S.C. Crimbo Carn SRL	Zlatna, Jud. Alba, 516100
3	AB 2771	S.C. Montana Popa SRL	Blaj, Str. Gh. Barițiu, jud. Alba, 515400
4	AB 2957	S.C. Miacarn SRL	Miraslau, Str. Abatorului nr. 1, jud. Alba, 517470
5	AB 3263	S.C. Transeuro SRL	Ighiu, str. Principală nr. 205 A jud. Alba, 517360
6	AG 002 IC	S.C. Agofloris Prod SRL	Stefanesti, Jud. Arges, 117715
7	AG 005 IC	S.C. Abatorul Campulung	Campulung, Jud. Arges, 115100
8	AG 008 IC	S.C. Carmen SRL	Bascov, Jud. Arges, 117045
9	AG 013 IC	S.C. Radic Star SRL	Stefanesti Str. Cavalerului nr. 893, Jud. Arges, 117715
10	AG 017 IC	S.C. Coșcovele SRL	Rucar Str. Industriasilor nr. 1, jud. Arges, 117630
11	AG 024 IC	S.C. Rador A&E SRL	Bascov, str. Serelor nr. 48, jud. Arges, 117045
12	AG 026 IC	S.C. Muntenia SRL	Costesti, Jud. Arges, 115201
13	AG 29 IC	S.C. Tehnic Complex	Topoloveni, Jud. Arges 115500
14	AR 2146	S.C. Maier Com SRL	Pecica, FN, jud. Arad, 317235
15	AR 4798	S.C. Crimona SRL	Arad, Str. M. Tabacovici, nr. 5 jud. Arad, 310249
16	AR 4927	S.C. Prodalim SRL	Arad, Str. Feleacului, nr. 1, jud. Arad, 310396
17	AR 4930	S.C. Filip D Impex SRL	Arad, Str. Lacrimioa-relor, nr. 4/A, jud. Arad, 310445
18	AR 5065	S.C. RB Prod SRL	Arad, Str. Constituției, jud. Arad, 310227
19	AR 5307	S.C. Chibax SRL	Arad, Str. Bodrogului, nr. 20, jud. Arad, 310059
20	AR 5806	S.C. Combinatul Agroind Curtici	Curtici, Str. Revoluției nr. 33, jud. Arad, 315200
21	AR 6119	S.C. Ropilin Impex SRL	Arad, Str. Calea Bodrogului nr. 20, jud. Arad, 310059
22	B 208	S.C. Rabet Prod SRL	Bucuresti, 062620
23	B 586	S.C. Fleischmeister Prod SRL	Bucuresti, 062620
24	B 764	S.C. Antrefrig SRL	Bucuresti, 062620
25	B 830	S.C. Romalim SRL	Bucuresti, 062620
26	B 39826	S.C. Val Com 50 SRL	Bucuresti, 062620
27	B 40632	S.C. Medeus & Co Prodimpex SRL	București, Str. Parcului nr. 20, sector 1, București, 012329

No	Veterinary approval	Name of the establishment	Address
28	B 70304	S.C. Vericom 2001 SRL	Str. Turnu Magurele nr. 17, Bucuresti, 041706
29	B 71201	S.C. Clasinterprod SRL	Bucuresti, 062620
30	BC 2	S.C. Agricola Internat SA.	Bacau, Jud. Bacau, 600450
31	BC 1022	S.C. Carmun SRL	Loc. Oituz, Poiana Sarata, jud. Bacau, cod 607371
32	BC 1306	S.C. Bunghez Prodcum SRL	Onesti, Str. Caşinului nr. 2, jud. Bacau, 601007
33	BC 2598	SC Salbac Dry Salami	Bacau, Jud. Bacau, 600450
34	BC 3178	S.C. Nicbac SRL	Loc. N. Balcecu, jud. Bacău, cod 607355
35	BC 4165	S.C. Tiberias 2000 SRL	Racaciuni, jud. Bacau, 607480
36	BC 5196	S.C. Miralex SRL	Loc. Bacau, str. Bicaz, nr. 8, Jud. Bacau, cod 600293
37	BC 5733	S.C. Alimenta S.A.	Bacau, Str. Arinilor nr. 13, jud. Bacau, 600351
38	BH 036	S.C. Toto Flor Com SRL	Madaras, Jud. Bihor, 417330
39	BH 102	S.C. Prodaliment SA	Salonta, Str. Republicii, nr. 101, jud. Bihor, 41550
40	BH 110	S.C. Nutrientul SA	Oradea, str. Cazaban nr. 134, jud. Bihor, 410276
41	BH 223	S.C. Florian Impex.SRL	Oradea, str. Morii nr. 11/B, jud. Bihor, 410577
42	BH 226	S.C. Distinct Comimpex. SRL	Oradea, Jud. Bihor, 410710
43	BH 704	S.C. Carmangerie Tavi-Bogdan SRL	Oradea, str. Dobrogei nr. 21, jud. Bihor, 410526
44	BH 1534	S.C. Columbia Romimpex SRL.	Oradea, str. Arţarilor nr. 13/A, jud. Bihor, 410258
45	BH 2010	S.C. Sarilma Com.SRL	Loc. Sumugiu nr. 15, jud. Bihor, 417279
46	BH 2029	S.C. Cominca.SA	Oradea, str. Octavian Goga nr. 4, jud. Bihor, 410221
47	BH 2227	S.C. Andromi Com.SRL	Oradea, str. Fagurelui nr. 18, jud. Bihor 410222
48	BH 3001	S.C. Global Agro Prod SRL	Sârbi nr. 469, jud. Bihor, 417520
49	BH 3092	S.C. Inter Prod Com SRL	Sacueni, str. Leta Mare, jud. Bihor, 417435
50	BH 5073	S.C. Betarom Impex SRL	Valea Mihai, Jud. Bihor, 415700
51	BH 5122	S.C. Abrumar	Sântandrei, nr. 62/B, jud. Bihor, 417515
52	BH 5185	S.C. Carmangerie Tavi-Bogdan SRL	Loc. Mihai Bravu nr. 169, jud. Bihor, 417237
53	BH 5341	S.C. Abator Dara SRL	Tulca 668 A, jud. Bihor, 417600
54	BN 2041	S.C. Sonil	Feldru, str. Ridul Zavoi, nr. 1209, jud. Bistriţa-Năsăud, 427080
55	BN 2097	S.C. Agroinvest Prod SRL	Bistrita,, str. Libertatii, nr. 41, jud. Bistriţa-Năsăud, 420155
56	BN 2184	S.C. Caraiman	Bistriţa, str. Tarpiului, nr. 26A, jud. Bistriţa-Năsăud, cod: 420062
57	BN 2207	S.C. Rebrisoreana Trans SRL	Bistriţa, Drumul Cetăţii nr. 7A, jud. Bistrita-Năsăud, 420063

No	Veterinary approval	Name of the establishment	Address
58	BN 2227	S.C. Unic Cremona	Bistrita, str. Tarpiului, F.N., jud. Bistrița-Năsăud, cod: 420062
59	BR 62	S.C. Doraliment Prod SRL	Brăila, Jud. Braila, 810650
60	BR 405	S.C. Dany Vio SRL	Brăila, Str. Milcov 166, jud. Brăila, 810335
61	BR 406	S.C. Cento Trading SRL	Brăila, Str. Milcov 166, jud. Brăila, 810335
62	BR 574	S.C. Electiv Prod SRL	Comuna Romanu, jud. Brăila, 817115
63	BR 629	S.C. Melkart SRL	Brăila, Str. Barbu Ștefănescu 1, Brăila, jud. Brăila, 810186
64	BR 774	S.C. Tazz Trade SRL	Brăila, Str. Faleza Portului, nr. 2, jud. Brăila 810529
65	BT 125	S.C. Impex Dona SRL	Băisa, jud. Botoșani, 717246
66	BT 132	S.C. Petanic Prod SRL	Flămânzi, jud. Botoșani, 717155
67	BT 133	AF Fediuc Aurel	Curtești, jud. Botoșani, 717110
68	BT 138	S.C. Sagrod SRL	Darabani, Str. Muncitorului, jud. Botoșani, 715100
69	BT 140	S.C. Raffaello SRL	Țîngeni, jud. Botoșani, 717120
70	BT 144	S.C. Agrocarn Company SRL	Botoșani, Str. Pod de Piatra nr. 89, jud. Botoșani 710350
71	BT 188	SC Mary Com Impex SRL	Str. Stegari, nr. 24, Botoșani, jud. Botoșani 710021
72	BT 194	S.C. Practic Comerț SRL	Darabani, Str. 1 Decembrie nr. 168, jud. Botoșani 715100
73	BT 196	S.C. Carne Com SRL	Dracșani, jud. Botoșani, 717374
74	BT 198	S.C. Emanuel Com SRL	Răchiți, jud. Botoșani, 717310
75	BT 202	S.C. Zacom SRL	Bajura, jud. Botoșani, 715101
76	BV 175	S.C. Nelgiani Com SRL	Brașov, Jud. Brasov, 500650
77	BV 1593	S.C. Panfil SRL	Brașov str. Plevnei nr. 13, jud. Brașov 500187
78	BV 1931	S.C. Sergiana Prod Impex SRL	Poiana Mărului str. Principala nr. 339 B, jud. Brașov 507160
79	BV 2807	S.C. Duprod SRL	Codlea str. Halchiului nr. 4, jud. Brașov 505100
80	BZ 101	S.C. Frasinu SA	Buzau, Sos Sloboziei km 2, jud. Buzău 120360
81	BZ 103	S.C. Neptun Ramnic SRL	Râmnicu Sărat, Str. Eroilor nr. 1, jud. Buzău, 125300
82	BZ 104	S.C. N 2001 SRL	Cochirleanca, jud. Buzau, 127190
83	BZ 109	S.C. Ferma Cătălin-Anicom SRL	Pogoanele, Str. N. Bălcescu, jud. Buzău, 125200
84	BZ 110	S.C. Carmozimbrul	Râmnicu Sărat, Str. LTL. Sava Rosescu 140, jud. Buzău, 125300
85	BZ 112	S.C. Tri 94 Prod Com SRL	Com Berca, Sat Valea Nucului, jud. Buzău, 127048
86	BZ 114	S.C. Total Activ SRL	Posta Calnau, Jud. Buzau, 127485
87	BZ 115	S.C. Ferm Com Prod SRL	Căldărăști, jud. Buzău, 125201
88	BZ 204	S.C. Comsoradi SRL	Buzău, Str. Bucegi 14, jud. Buzău, 120208

No	Veterinary approval	Name of the establishment	Address
89	CJ 108	S.C. Turism Valcele SRL	Vâlcele FN, jud. Cluj, 407274
90	CJ 120	S.C. Mariflor SRL	Gherla, Jud. Cluj, 405300
91	CJ 122	S.C. Riana Servprodcom SRL	Iclod FN, jud. Cluj, 407335
92	CJ 135	S.C. Maxialiment SRL	Turda, str. Clujului, nr. 194, jud. Cluj 401180
93	CJ 140	S.C. Maria Cris SRL	Huedin, str. Horea, FN, jud. Cluj 405400
94	CJ 474	S.C. Xamus SRL	Baciu, str. Principală, nr. 294, jud. Cluj 407055
95	CJ 3261	S.C. Flora SA	Gârbău, FN, jud. Cluj, 407295
96	CJ 5519	S.C. 2 T Prod SRL	Cluj-Napoca, Str. Taberei nr. 3A, jud. Cluj, 400512
97	CL 0182	S.C. Agrosud SRL	Oltenita, str. 1 Decembrie, nr. 1 E, jud. Călărași, 915400
98	CL 0545	S.C. Dragomir Impex SRL	Com. Cuza Voda, jud. Călărași, 917045
99	CL 1388	S.C. Donald's SRL	Com. Dorobantu, jud. Călărași, 917065
100	CL 1446	S.C. Izocom MC SA	Cuza Vodă, jud. Călărași, 917045
101	CL 1598	S.C. Comaro SRL	Oltenita, str. Cuza Voda, nr. 131, jud. Călărași 915400
102	CS 33	S.C. Stauber SRL	Caransebeș, Str. Sesul Rosu nr. 5, jud. Caraș 325400
103	CS 40	S.C. Palaloga Carneprep SRL	Bocșa, Str. Binișului nr. 1, jud. Caraș 325300
104	CS 47	S.C. Gospodarul SRL	Reșița, Str. Țerovei, F.N. jud. Caraș 320044
105	CS 55	S.C. Simon Prod Com SRL	Berzovia, Str. Fizeșului, F.N. jud. Caraș 327030
106	CS 61	S.C. Mona Lisa SRL	Resita, Jud. Caras – Severin, 320290
107	CS 541	S.C. Agrokraft SRL	Berzovia, Str. Timișorii nr. 2, jud. Caraș 327030
108	CS 2147	S.C. Cavarantana Comp. SA	C-tin Daicoviciu 1A, jud. Caraș, 327090
109	CS 2506	S.C. Marbek Impex SRL	Reșița, Str. Țerovei, nr. 10, jud. Caraș 320044
110	CT 5	S.C. Carmeco SA	Constanta, Sos. Mangaliei nr. 74, jud. Constanta, 900116
111	CT 19	S.C. Carnob SRL	Lumina, Str. Lebedelor nr. 1A, jud. Constanța, 907175
112	CV 123	S.C. Torro Impex SRL	Loc.Lemnia, Str. Principală 375, jud. Covasna, 527110
113	CV 154	S.C. Casalco SA	Sf. Gheorghe, Str. Jókai Mór nr. 9-11, jud. Covasna 520046
114	CV 158	S.C. Agrochem SRL	Câmpu Frumos 5, jud. Covasna, 520072
115	CV 1776	S.C. Lefrumarin 2000 SRL	Micloșoara, Str. Laterală nr. 201, jud. Covasna, 525104
116	CV 2544	S.C. Prod. Com. Tib-Giz SRL	Sf. Gheorghe, Str. Mikes Kelemen nr. 39, jud. Covasna, 520028
117	DB 3075	S.C. Branis Agro SRL	Branistea, Jud. Dambovita, 137050
118	DB 3341	S.C. Nin Bog SRL	Sotanga, Jud. Dambovita, 137430

No	Veterinary approval	Name of the establishment	Address
119	DB 3451	S.C. Libertatea SRL	Brănești, jud. Dambovita, 137055
120	DB 3457	S.C. Neval SRL	Pietroșița, jud. Dâmbovița, 137360
121	DJ 222	S.C. Elisiria SRL	Podari, Jud. Dolj, 207465
122	DJ 312	S.C. Olas Prod SRL	Craiova, Str. N. Romanescu nr. 130, jud. Dolj, 200738
123	GJ 5	S.C. Lexi Star SRL	Sat Bucureasa, Com Danesti, jud. Gorj, 217200
124	GJ 2234	S.C. Atos Garant SRL	Sat Urechești com. Dragutesti, jud. Gorj, 217225
125	GL 0369	S.C. Serbănești Livada SRL	Com.Liesti, jud. Galați, 805235
126	GL 0853	S.C. Atfab SRL	Tecuci, str. Mihail Kogalniceanu nr. 64, jud. Galați, 805300
127	GL 3026	S.C. Top Fish Food SRL	Galati, str. Traian nr. 437, jud. Galați, 800179
128	GL 3330	S.C. Karomtec SRL	Tecuci, str. Mihail Kogalniceanu nr. 48 jud. Galați, 805300
129	GL 3710	S.C. Saltempo SRL	Galati, Jud. Galati, 800830
130	GL 4121	S.C. Romnef SRL	Munteni, Jud. Galati, 807200
131	GR 5663	S.C. Carnig SRL	Giurgiu, Șos București Km 3, jud. Giurgiu, 080301
132	HD 2	S.C. Adept Prod SRL	Deva, Jud. Hunedoara, 330520
133	HD 28	S.C. Alexcom SRL	Orăștie, str. Erou O. Munteanu, nr. 15 jud. Hunedoara, 335700
134	HD 66	S.C. Agrocompany SRL	Com. Certeju de Sus, sat Nojag, nr. 1A, jud. Hunedoara, 337196
135	HD 78	S.C. Carman DC Prest SRL	Orăștie, str. Luncii, nr. 3, jud. Hunedoara, 335700
136	HD 89	S.C. Rotina Product SRL	Hunedoara, str. Libertății, nr. 4, jud. Hunedoara, 331128
137	HD 143	S.C. Lorialba Prest SRL	Brad, Str. Crișul Alb nr. 1, jud. Hunedoara, 335200
138	HD 147	S.C. Agrocompany SRL	Sântuhaln, nr. 123, jud. Hunedoara, 330004
139	HR 73	S.C. Elan Trident SRL	Odorheiu Secuiesc, Str. Rákóczi Ferenc 90, jud. Harghita, 535600
140	HR 84	S.C. Amiral SRL	Mrea Ciuc, Jud. Harghita, 530320
141	HR 153	S.C. Arterimpex SRL	Gheorgheni, Str. Kossuth Lajos nr. 211, jud. Harghita, 535500
142	HR 207	S.C. Decean SRL	Mrea Ciuc, Jud. Harghita, 530320
143	HR 263	S.C. Avicoopex SRL	Cristuru Secuiesc, Str. Orban Balays, jud. Harghita, 535400
144	IF 42	S.C. Zena SRL	Domnesti, Jud. Ilfov, 077090
145	IF 2188	S.C. Preda Prod Com SRL.	Com. Jilava, Jud. Ilfov, 077120
146	IF 2749	S.C. Nigo Car Prod SRL	Pantelimon, Jud. Ilfov, 077145
147	IF 2755	S.C. Ifantis Romania SRL.	Otopeni, Jud. Ilfov, 075100

No	Veterinary approval	Name of the establishment	Address
148	IF 2789	S.C. Mario T General Com SRL	Voluntari, str. Ghe. Dinida, nr. 5 jud. Ilfov, 077190
149	IF 2831	S.C. Picovit Rom Impex SRL	Popesti Leordeni, Str. Olteniței nr. 220, jud. Ilfov 077160
150	IF 2872	S.C. Popas Turistic Apollo SRL	Afumați, sos. Buc.-Urziceni, nr. 1672, jud. Ilfov, 077010
151	IF 2873	S.C. Romsuintest SA	Periș, jud. Ilfov, 077150
152	IF 2913	S.C. Overseas 2000 SRL	Glina, str. Abatorului, nr. 5, jud. Ilfov, 077105
153	IF 3384	S.C. Glina SA	Glina, str. Abatorului, nr. 5, jud. Ilfov, 077105
154	IL 0245	S.C. STC Internațional SRL	Ghe. Lazăr, jud. Ialomița, 927130
155	IL 1060	S.C. Ovicom SRL	Slobozia, Sos Buc-Constanta, km 2-4, jud. Ialomița, 920086
156	IL 702	S.C. Hiros SRL	Alexeni, jud. Ialomita, 927015
157	IL 1122	S.C. Albora SRL	Coșereni, jud. Ialomița, 927095
158	IS 333	S.C. Kosarom SA	Pascani, Jud. Iasi, 705200
159	IS 578	S.C. AJC Ana Maria SRL	Iasi, sos Nicolina nr. 150, jud. Iași, 700243
160	IS 607	S.C. Sturion SRL	Tg. Frumos, st. Buznei 3 a, jud. Iași, 705300
161	IS 639	S.C. Marcel SRL	Mircesti, Jud. Iasi, 707295
162	IS 1354	S.C. Razana SRL	Harlau, str. Abatorului nr. 1, jud. Iasi, cod 705100
163	MM 28	S.C. Tipgex Ghita SRL	Ardusat, Jud. Maramures, 437005
164	MM 892	S.C. Carmangeria Dalia SRL	Baia Mare, Bd. București 49, jud. Maramures, 430013
165	MM 990	S.C. Toto SRL	Lapusel, Jud. Maramures, 437227
166	MM 1054	S.C. Tipgex Ghita SRL	Baia Mare, Jud. Maramures, 430530
167	MM 1609	S.C. Carmangeria B SRL	Baia Mare, Str. Gh. Șincai 14, jud. Maramures, 430311
168	MM 2726	S.C. Cetina SRL	Baia Mare, Jud. Maramures, 430530
169	MM 3054	S.C. Aunda Carn SRL	Sighetu Marmației, Str. A. Iancu 19a, jud. Maramures, 435500
170	MM 3671	S.C. Gelsor SRL	Baia Mare, Bd. Unirii 37a, jud. Maramures, 430232
171	MM 4406	S.C. Carmangeria Dalia SRL	Baia Mare, Jud. Maramures, 430530
172	MM 4420	S.C. Mezelco SRL	Ardusat, nr. 30/A jud. Maramureș, 437005
173	MM 5642	S.C. Selmont SRL	Baia Mare, Jud. Maramures, 430530
174	MS 91	S.C. Prima Com SRL	T. Mures str. Barajului 5 jud. Mures 540101
175	MS 138	S.C. Prodcarni SRL	Tg. Mures str. Libertatii 4 jud. Mures 540031
176	MS 158	S.C. Tordai Impex SRL	Targu Mures, Jud. Mures, 540690
177	MS 198	S.C. Dealul Mare SRL	Sighisaora str. Parangului 100 jud. Mures 545400

No	Veterinary approval	Name of the establishment	Address
178	MS 1560	S.C. Nor Dan Deservire SRL	Santana de Mures 593, jud. Mures 547565
179	MS 2585	S.C. Cazadela SRL	Reghin, Str. Oltului nr. 34, jud. Mureş, 545300
180	MS 3180	S.C. Prodimpex Albert's Mixed Goods SRL	Tg. Mures str. Muresului 8 jud. Mures 540252
181	MS 4048	S.C. Coniflor SRL	Gurghiu, Str. Petru Maior 128, jud. Mureş, 547295
182	MS 4228	S.C. Dealul Mare SRL	Sighisoara str. Parangului 100 jud. Mures, 545400
183	MS 4294	S.C. Talimur SRL	Valea nr. 108, jud. Mures, 547629
184	MS 4585	S.C. Agro Prod Com Dosa SRL	Chibed, Str. Principală nr. 759, jud. Mureş, 547268
185	MS 5044	S.C. Ponderoza Comp. SRL	Tg. Str. Viile str. Viile Dealul Mic jud. Mures 540417
186	MS 5536	S.C. Alymony SRL	Bolintineni 53 jud. Mures 547456
187	MS 5552	S.C. Prodimec Monica SRL	Reghin str. Viilor 65 jud. Mures 545300
188	MS 5670	S.C. Bujoobo SRL	Luduş, Str. Republicii nr. 6, jud. Mures, 545200
189	MS 5823	S.C. Carnicomp SRL	Sighisoara, Jud. Mures, 545400
190	NT 24	S.C. Nefmar Prod. Serv. SRL	Dumbrava Roşie, jud. Neamţ, 617185
191	NT 31	S.C. Dustim SRL	Piatra Neamţ, Str. G.ral Dăscălescu nr. 254, jud. Neamţ, 610201
192	NT 32	S.C. Carmduofast SRL	Săvineşti, jud. Neamţ, 617410
193	NT 33	S.C. Cord Company SRL	Roman, Str. Bogdan Dragoş nr. 111, jud. Neamţ, 611160
194	NT 422	S.C. Prodprosper SRL	Dumbrava Roşie, Str. Dumbravei nr. 18, jud. Neamţ, 617185
195	NT 445	S.C. Azo SRL	Tg.Neamt, str. Nemţisor 59, jud. Neamţ, 615200
196	NT 549	S.C. TCE 3 Brazi SRL	Zăneşti, jud. Neamţ, 617515
197	OT 24	S.C. Spar SRL	Potcoava, Str. Gării nr. 10, jud. Olt, 237355
198	OT 26	S.C. Matra SRL	Scornicesti, B-dul Muncii, jud. Olt, 235600
199	OT 2076	S.C. Simona SRL	Balş, Str. Popa Şapcă nr. 105, jud. Olt, 235100
200	OT 2091	S.C. Avi Iancu SRL	Slatina, str. Textilistului, nr. 4 jud. Olt, 230126
201	OT 2093	S.C. Comagrimex	Slatina, str. Grigore Alexandrescu, nr. 19 jud. Olt, 230049
202	OT 2094	S.C. Malitext SRL	Scornicesti, str. Tudor Vladimirescu, jud. Olt, 235600
203	PH 34	S.C. Salsi SA	Sinaia, Str. Republicii nr. 20, jud. Prahova, 106100
204	PH 180	S.C. Panex Ion SNC	Bucov, str. Valeanca, jud. Prahova, cod 107110
205	PH 3618	S.C. Brutus Impex SRL	Manesti, jud. Prahova, cod 107375

No	Veterinary approval	Name of the establishment	Address
206	PH 3960	S.C. Filip Prod Carn SRL	Filipești de Pădure, Str. Minei nr. 1, jud. Prahova, 107245
207	PH 4417	S.C. Gopa SRL	Ploiești, Str. Gheorghe Doja, nr. 124, jud. Prahova 100141
208	PH 4987	S.C. Ana & Cornel SNC	Mizil, str. Amarului, nr. 1, jud. Prahova, cod 105800
209	PH 5410	S.C. Nicolin SRL	Targșoru Vechi, sat Strejnic, jud. Prahova, cod 107592
210	PH 5451	S.C. Filipescarom SRL	Filipești de Pădure, Str. Rotărești 839, jud. Prahova, 107245
211	PH 5644	S.C. Maraget Prod SRL	Ploiești, str. Corlatești, nr. 15, jud. Prahova, cod 100532
212	PH 5775	S.C. Domidene SRL	Posești, jud. Prahova, 107440
213	PH 5878	S.C. Comnilis SRL	Magureni, str. Filipești de Pădure, tarla 24, jud. Prahova, cod 107350
214	PH 6012	S.C. Carnsan Prod SRL	Filipești de Pădure, str. Principala, nr. 941, jud. Prahova, cod 107245
215	PH 6044	S.C. Algrim Center SRL	Barcanesti, Jud. Prahova, 107055
216	PH 6190	S.C. Banipor SRL	Targ Vechi, Jud. Prahova, 107590
217	SB 111	S.C. M & C Import Export SRL	Copsa Mica, Sat Tirnavioara, nr. 90, jud. Sibiu, 555400
218	SB 126	S.C. Capa Prod SRL	Sibiu, Calea Turnisorului, nr. 150, jud. Sibiu, 550048
219	SB 138	S.C. Muvi Impex SRL	Sibiu, Str. Drumul Ocnei, nr. 4, jud. Sibiu, 550092
220	SB 157	S.C. Lactofarm SRL	Hamba Nr. 335, jud. Sibiu, 557266
221	SB 388	Af Fluieras	Bungard, Jud. Sibiu, 557261
222	SJ 86	S.C. Universal SRL	Crișeni, jud. Sălaj, 457105
223	SM 102	S.C. Magvacom SRL	Carei, Jud. Satu Mare, 445100
224	SM 104	S.C. Rosacom Import-Export SRL	Satu Mare, str. Careiului, nr. 146, jud. Satu Mare, 440187
225	SM 105	S.C. Clara Prod Com SRL	Carei, DN 19, Ferma Ianculești, jud. Satu Mare, 445100
226	SM 3897	S.C. Arca SRL	Satu Mare, str. Soimoseni, nr. 32, jud. Satu Mare, 440111
227	SV 039	S.C. Tonic Distribution SRL	Brosteni, Jud. Suceava, 727075
228	SV 139	S.C. Apollo SRL	Rădăuți, Str. Constantin Brancoveanu, jud. Suceava, 725400
229	SV 217	S.C. Rogelya SRL	Fălticeni, Str. Ion Creangă nr. 69, jud. Suceava, 725200
230	SV 254	S.C. Killer SRL	Horodnic, Jud. Suceava, 727300
231	SV 5661	S.C. Harald SRL	Mazaniesti, jud. Suceava, 727219
232	SV 5666	S.C. Superstar SRL	Radauti, Str. Francei 24, jud. Suceava, 725400
233	SV 5819	S.C. Mara Alex SRL	Bădeuți, jud. Suceava, 727361

No	Veterinary approval	Name of the establishment	Address
234	SV 5943	S.C. Scuza Prod SRL	Forăști 96, jud. Suceava, 727235
235	SV 5962	S.C. Carpatis SRL	Suceava, Str. Mirauti nr. 72, jud. Suceava, 720028
236	SV 5963	S.C. Danielevici SRL	Gura Humorului, Str. Fundatura Ghiociei 2, jud. Suceava, 725300
237	SV 5965	S.C. Killer SRL	Horodnic de jos, jud. Suceava, 727301
238	SV 6066	S.C. Raitar SRL	Cornu Luncii, jud. Suceava, 727140
239	SV 6067	S.C. Andelvero SRL	Câmpulung Moldovenesc, Str. Eudoxiu Hurmuzachi 6, jud. Suceava, 725100
240	SV 6071	S.C. Ancarol SRL	Gura Humorului, Bd. Bucovina FN, jud. Suceava, 725300
241	SV 6102	S.C. Avastar SRL	Liteni, jud. Suceava, 727335
242	TL 019	S.C. Tabco Campofrio SA	Tulcea, Str. Prislav nr. 177, jud. Tulcea, 820013
243	TL 020	S.C. Carniprod SRL	Tulcea, Sos. Murighiol km 4-5, jud. Tulcea, 820004
244	TL 177	S.C. Gazdi Prod SRL	Stejaru, Jud. Tulcea, 827215
245	TL 269	S.C. Romit SA	Tulcea, Jud. Tulcea, 820320
246	TL 418	S.C. Stoli SRL	Cerna, Jud. Tulcea, 827045
247	TL 658	S.C. Cosmit TL SRL	Ceamurlia de Sus, Jud. Tulcea, 827008
248	TL 686	S.C. Pig Com SRL	Satu nou, Jud. Tulcea, 827141
249	TL 782	S.C. Prodimport CDC SRL	Frecăței, jud. Tulcea, 827075
250	TL 1273	S.C. MM Product SA	Tulcea, Jud. Tulcea, 820320
251	TM 378	S.C. Veromen SRL	Timișoara, Jud. Timis, 300970
252	TM 1683	S.C. Carnexim Banat SRL	Dumbrăvița, str. M. Eminescu 87 A, jud. Timiș, 307160
253	TM 1931	S.C. Agil SRL	Timișoara, Aleea Viilor nr. 24 A, jud. Timis, 303700
254	TM 2725	S.C. Recosemtract ARL	Recaș, Calea Bazoșului nr. 1, jud. Timis, 307340
255	TM 4187	S.C. Femadar SRL	Giroc str. Gloria nr. 4, jud. Timiș, 307220
256	TM 4297	S.C. Kendo SRL	Victor Vlad Delamarina, jud. Timis, 307460
257	TM 7438	S.C. Ambax SRL	Timisoara, Calea Buziașului nr. 14, jud. Timiș, 300693
258	TM 9568	S.C. Komoviand SRL	Jebel, f.n., jud. Timiș, 307235
259	TM 9595	S.C. Pastorel SRL	Carani, f.n., jud. Timiș, 307376
260	TR 10	S.C. Romcip SA	Salcia, Jud. Teleorman, 147300
261	TR 26	S.C. Com Giorgi SRL	Alexandria, Jud. Teleorman, 140150
262	TR 36	S.C. Avicola Costești SA	Rosiori de Vede, Str. Vadu Vezii 1 jud. Teleorman, 145100
263	TR 93	S.C. Mara Prod Com SRL	Alexandria, Str. Abatorului nr. 1 bis, jud. Teleorman, 140106
264	VL 6	S.C. Diana Prod SRL	Vlădești, jud. Vâlcea, 247740

No	Veterinary approval	Name of the establishment	Address
265	VL 4174	S.C. Marsto Prod SRL	Rm. Valcea, Str. Stirbei Voda 77, jud. Vâlcea, 240588
266	VN 42	S.C. Stemaradi SRL	Tătăranu, Jud. Vrancea, 627350
267	VN 2694	S.C. Comind Thomas SRL	Focsani, Str. Sihleanu 5, jud. Vrancea, 620165
268	VN 3045	S.C. Vanicad Prod SRL	Milcov, Jud. Vrancea, 627205
269	VN 3085	S.C. Madalina Serv SRL	Adjud, Jud. Vrancea, 625100
270	VN 2796	S.C. Luky Comprod SRL	Homocea, jud. Vrancea, 627175,
271	VN 2954/116	S.C. Aurora Com SRL	Odobeşti, Str. Libertăţii nr. 38, jud. Vrancea, 625300
272	VS 2231	S.C. Tivas Impex SRL	Vaslui, Jud. Vaslui, 730300
273	VS 2232	S.C. Prodcyp Impex SRL	Husi, Str. Huşi-Stănileşti 2, jud. Vaslui, 735100
274	VS 2243	S.C. CIB SA	Bârlad, Fundătura Elena Doamna nr. 2, jud. Vaslui, 731018
275	VS 2268	S.C. Viorom P Impex SRL	Com Oltenesti, Localitatea Tarzii, jud. Vaslui, 737380
276	VS 2300	S.C. Caracul SRL	Vaslui, Jud. Vaslui, 730233

Poultrymeat establishments

No	Veterinary approval	Name of the establishment	Address
1	AR 92	SC Agriprod SRL	Nadlac, str. Calea Aradului nr. 1, 315500
2	AR 294	SC Prodagro Cetate SRL	Siria, Complex zootehnic, jud. Arad
3	AR 6078	S.C. Petra Prod SA	Arad, Str. Mesterul Manole, nr. 16, jud. Arad, 310493
4	B 120	SC Rom-Select 2000 SRL	Bucuresti, B-dul Iuliu Maniu nr. 220, sector 6
5	B 269	SC Foodicom SRL	Bucuresti, Str. Catinei nr. 25, sector 6
6	B 921	SC Romalim International SRL	Bucuresti, B-dul Timisoara 104 B, sector 6
7	BH 103	S.C. Avicola Salonta SA	Salonta, Str. Ghestului, nr. 7, jud. Bihor, 415500
8	BR 456	S.C. Bona Avis SRL	Oras Ianca, Str. Sos. Brailei nr. 3, jud. Braila, 817200
9	BV 11	S.C. Avicod SA	Codlea extravilan, jud. Brasov, 505100
10	BV 12	SC Drakom Silva SRL	Codlea extravilan, sos Codlea Dumbravita, jud. Brasov
11	CJ 109	S.C. Oncos Impex SRL	Floreşti, Str. Abatorului, nr. 2, jud. Cluj, 407280
12	CL 201	SC Mixalim Impex SRL	Com. Frumuşani, jud. Calarasi
13	CS 42	S.C. Food 2000 SRL	Bocsa, Str. Binisului nr. 10, jud. Caras Severin, 325300
14	CV 210	S.C. Nutricod SA	Sf. Gheorghe, Str. Paraului nr. 6, jud. Covasna, 520033

No	Veterinary approval	Name of the establishment	Address
15	DJ 34	SC Felvio SRL	Bucovăț, Platforma Bucovăț, jud. Dolj
16	GJ 2117	S.C. Aviinstant SRL	Tg. Jiu, Str. Mărgăritarului, jud. Gorj, 210223
17	GR 2951	S.C. Agronutrisco SRL	Drăgănescu, Com. Mihailești, jud. Giurgiu, 085200
18	HD 73	S.C. Avis 3000 SA	Balata, Soimus, jud. Hunedoara, 337451
19	IL 0745	S.C. Avicola Slobozia SA	Slobozia, Șos. Buc-Constanța km 5-6, jud. Ialomița 920150
20	IS 1376	S.C. Avicola SA	Tg Frumos, jud. Iasi, 705300
21	IS 461	S.C. Avitop SA	Iasi, Sos Iasi-Tg Frumos km 10, jud. Iasi, 707410
22	MM 1289	SC Avimar SA	Baia Mare str. Bd. Bucuresti nr. 61-63, 430013
23	MS 3896	S.C. Oprea Avicom SRL	Crăiești, nr. 5, jud. Mureș, 547180
24	TL 1265	SC Total Aliment SRL	Tulcea, Str. Isacsei nr. 115, jud. Tulcea
25	TM 2739	SC Aviblan SRL	Jebel, 307235
26	TM 7679	SC.Faust Florea Usturoi SRL	Jimbolia, Str. T. Vladimirescu, 305400
27	B 39833	SC Comprocoop SA Bucuresti (EPP)	Bucuresti, B-dul Timisoara nr. 52, sector 6, 061333
28	CT 10	SC Avicola Lumina SA (EPC)	Lumina, jud. Constanta
29	CT 31	SC Top Vision SRL (EPC)	Corbu, str. Sibioarei Ferma 7 nr. 22, jud. Constanta, 907175
30	CV 471	SC Nutricod SA (EPC)	Sf. Gheorghe, str. Jokai Mor FN, jud. Covasna, 520033
31	DB 97	SC Haditon Cereale SRL (EPC)	Petresti, jud. Dambovita, 135350
32	DB 133	SC Avicola Gaesti SA (EPC)	Gaesti, jud. Dambovita, 135200
33	GR 3028	Avicola Bucuresti SA CSHD Mihailesti (EPC)	Mihailesti, jud. Giurgiu, 085200
34	GR 3037	Jack Moris Com SRL (EPC)	Iepuresti, jud. Giurgiu, 013895
35	GR 1601	SC La Tara SRL (EPC)	Fratesti, jud. Giurgiu, 085200
36	HD 4151	SC Avis 3000 SA Mintia (EPC)	Mintia, str. Principala nr. 2, jud. Hunedoara, 337532
37	IF 234	SC Avicola Buftea (EPC)	Buftea, sos. Bucuresti-Targoviste nr. 4, jud. Ilfov, 070000
38	IF 235	SC Euro-Casa Prod SRL (EPC)	Buftea, sos. Bucuresti-Targoviste nr. 4, jud. Ilfov, 070000
39	IS 192	SC Avicola Iasi SA (EPC)	Iasi, sos. Iasi-Tg. Frumos Km 10, jud. Iasi, 707305
40	MM 002	SC Combimar SA (CC, EPC)	Baia Mare, str. Fabricii nr. 5, jud. Maramures, 430015
41	MM 012	SC Tovira Prod Com SRL (EPC)	Seini, str. Somes nr. 2, jud. Maramures, 435400
42	MM 258	SC Filstar SRL (EPC)	Seini, str. Somes nr. 2, jud. Maramures, 435400
43	MM 330	SC Galinus SRL (EPC)	Seini, str. Somes nr. 2, jud. Maramures, 435400

No	Veterinary approval	Name of the establishment	Address
44	MS 45	SC Silvaur SRL (EPC)	Iernut, str. Campului 2, jud. Mures, 545100
45	MS 40	SC Agroprodal SA (EPC)	Dumbrava 230/A, jud. Mures, 547100
46	NT 100	SC Gradinaru Rares SNC (EPC)	Sat Izvoare, Com. Dumbrava Rosie, jud. Neamt, 617185
47	NT 269	SC Morosanu Prest SRL (EPC)	Sat Izvoare, Com. Dumbrava Rosie, jud. Neamt, 617185
48	VN 16	SC Aviputna SA Golesti (EPC)	Com. Golesti, str. Victoriei nr. 22, jud. Vrancea, 627150

Cold stores

No	Veterinary approval	Name of the establishment	Address
1	AR 4268	SC. Frigo HM 2001 S.R.L.	Arad, str. Calea 6 Vanatori nr. 55, Jud. Arad, 301061
2	AR 516	SC. Radan Impex S.R.L.	Arad, str. Calea 6 Vanatori nr. 55, Jud. Arad, 301061
3	AR 4245	SC. Laicom S.R.L.	Arad, str. Calea 6 Vanatori nr. 55, Jud. Arad, 301061
4	AR 6183	SC. Laicom Park S.R.L.	Arad, str. Calea 6 Vanatori nr. 55, Jud. Arad, 301061
5	AR 6057	SC. Filip D Impex S.R.L.	Arad, str. Poetului 97-103, Jud. Arad, 310352
6	AR 4572	SC. Filip D Impex S.R.L.	Arad, str. Mesterul Manole F.N. Jud. Arad, 310493
7	AR 498	SC. Codlea Vial International S.R.L	Arad, str. Calea 6 Vanatori nr. 55, Jud. Arad, 301061
8	AR 514	SC. Agrirom S.R.L.	Vladimirescu, str. Archim FN., Jud. Arad, 310010
9	AR 570	SC Palrom S.R.L.	Șofronea F.N., Jud. Arad, 310640
10	AG 101	SC Eurozen Cetate SRL	Pitesti, str. Depozitelor 14B, Jud. Arges, 110138
11	BC 1034	SC. Agricola International	Bacau, Calea Moldovei 16, Jud. Bacau, 600352
12	BC 788	SC Biota Com SRL	Bacau, str. AL Tolstoi nr. 6, Jud. Bacau, 600293
13	BC 92	SC Comaldin SA	Bacau, str. AL Tolstoi, Jud. Bacau, 600293
14	BC 42	SC Whiteland Logistic SRL	Bacau, str. AL Tolstoi nr. 14, Jud. Bacau, 600293
15	BC 113	SC Caroli Prod 2000 SRL	Bacau, str. AL Tolstoi nr. 14, Jud. Bacau, 600293
16	BC 53	SC Alfredo SRL	Bacau, str. AL Tolstoi nr. 12, Jud. Bacau, 600293
17	BN 63	SC Alsa Group SRL	Bistrita, str. Stramba nr. 2, Jud. Bistrita-Nasaud, 420155
18	BR 157	SC. Risk S.R.L.	Braila, str. Rm Sarat nr. 86 Jud. Braila, 810166

No	Veterinary approval	Name of the establishment	Address
19	BR 392	SC. Doraliment Prod S.R.L.	Braila, str. Al. Vlahuta, nr. 1, Jud. Braila, 810188
20	BR 15	SC. Prodaliment S.R.L.	Braila, sos. Baldovinești nr. 12, Jud. Braila, 810176
21	BR 77	SC. Risk S.R.L.	Braila, str. Dorobanți nr. 311, Jud. Braila, 810075
22	BR 5	SC. Terol Prod S.R.L.	Braila, str. Fata Portului nr. 2, Jud. Braila, 810075
23	BR 788	SC. Biota Com S.R.L.	Braila, sos. Baldovinești nr. 12-16, Jud. Braila, 810176
24	BR 161	SC. Promoterm S.R.L.	Braila, sos. Baldovinești nr. 10, Jud. Braila, 810176
25	BR 448	SC. Total Fish S.R.L.	Braila, str. Mihai Bravu nr. 196, Jud. Braila, 810041
26	BR 160	SC. Admir Com S.R.L.	Braila, str. Plutinei nr. 62-64, Jud. Braila, 810527
27	BZ 2326	Asociația Vanatorilor și pescarilor sportivi	Buzău, sos. Brailei km.2, Jud. Buzău, 120360
28	CJ 4168	SC Cina Carmangeria SRL	Sâmpaul nr. 298, jud. Cluj 407530
29	CJ 1483	SC Agroalim Distribution SA	Cluj-Napoca, B-dul Muncii nr. 8, Jud. Cluj, 400641
30	CJ 2741	SC Oncos Impex SRL	Florești, str. Abatorului nr. 2, Jud. Cluj, 401189
31	CJ 4644	SC Marema Company Logistic & Distribution SRL	Cluj-Napoca, B-dul Muncii nr. 83, Jud. Cluj, 400641
32	CJ 4811	SC Napolact SA	Cluj-Napoca, Calea Baciului nr. 2-4, Jud. Cluj, 400230
33	CJ 29	SC Trimonus Distribution SRL	Cluj-Napoca, str. Liviu Rebreanu nr. 64, Jud. Cluj, 400220
34	CJ 23	SC Maestro Com SRL	Cluj Napoca, str. Traian Vuia nr. 214, Jud. Cluj, 400220
35	CJ 18	SC Danone P.D.R.A. SRL	Cluj Napoca, str. Orastiei nr. 10, Jud. Cluj, 400398
36	CJ 31	SC Macromex SRL	Cluj Napoca, Calea Baciului nr. 179/B, Jud. Cluj, 400230
37	CT 8	SC Carmeco	Constanta, sos. Mangaliei nr. 74, Jud. Constanta, 900111
38	CT 8070	SC Miricos	Constanta, sos. Interioara nr. 1, Jud. Constanta, 900229
39	CT 146	SC Frial	Constanta, Port Constanta, Dana 53, Jud. Constanta, 900900
40	CV 2462	Ocolul silvic Bretcu	Targu Secuiesc, str. Cimitirului 21, Jud. Covasna, 520003
41	DB 94	SC Agroalim SRL	Targoviste, Cooperatiei nr. 5, Jud. Dambovita, 130086
42	DB 103	SC Sorana SRL	Targoviste, str. Cetatea Alba nr. 2, Jud. Dambovita, 130114
43	DB 43	SC Eurobisniss SRL	Sotanga, Jud. Dambovita, 137430
44	DB 4	SC Major Impex SRL	Razvad, Jud. Dambovita, 137395

No	Veterinary approval	Name of the establishment	Address
45	DB 169	SC Minion SRL	Targoviste str. Calea Ialomitei, Jud. Dambovita, 130142
46	DB 162	SC Cicom SRL	Targoviste, str. Calea Ialomitei, Jud. Dambovita, 130142
47	DJ 77	SC Arctica Trading SRL	Craiova, str. N. Romanescu, nr. 136C, Jud. Dolj, 200738
48	DJ 59	SC Frigoriferul SA	Craiova, str. Campului nr. 2, Craiova, Jud. Dolj, 200011
49	GL 62	SC Kubo Tofanis SRL	Costi, str. Magnoliei nr. 10, Jud. Galati, 807326
50	GL 100	SC Tapu Carpatin SRL	Galati, str. Piata Rizer, Jud. Galati, 800152
51	GL 111	SC Leinad SRL	Galati, str. Traian nr. 1, Jud. Galati, 800531
52	GL 87	SC Galmirom SRL	Galati, str. George Cosbuc nr. 206, Jud. Galati, 800385
53	GL 102	SC Cristim Prod Com SRL	Galati, str. Cetatianu Ioan nr. 7, Jud. Galati, 800290
54	GL 50	SC Alfredo Trading SRL	Galati, str. H. Coanda nr. 5, Jud. Galati, 800522
55	GL 505	SC Toranavis SRL	Galati, str. Al. Moruzzi nr. 54, Jud. Galati,
56	GL 103	SC Dorna Lactate	Galati, str. Basarabiei nr. 51, Jud. Galati, 800002
57	GR 483	SC. Adasor Com Tours	Bolintin Vale, str. Poarta Luncii nr. 39, Jud. Giurgiu, 085100
58	GR 248	SC. Minimax Discount SRL	Bolintin Deal, str. Ithaca nr. 200A, Jud. Giurgiu, 085100
59	GR 2801	SC. Larnyk Com Prod Impex 99 SRL	Joita, sos. Principala nr. 706, Jud. Giurgiu, 087150
60	GR 3065	SC. Rocca Prod 2000 SRL	Mihailesti, str. Salciei nr. 2, Jud. Giurgiu, 085200
61	GR 3066	SC. Pelicanul Prod 2000 SRL	Mihailesti, str. Monumentului FN, Jud. Giurgiu, 085200
62	HR 281	SC Palcaro S.R.L	Nicolesti, Jud. Harghita, 530211
63	IL 0166	SC Atalanta International SRL	Sos. Bucuresti-Constanta km 2-4, Jud. Ialomita 700910
64	IS 260	SC Agroalim Distribution SRL	Iasi, str. Chimiei nr. 14, jud. Iasi cod 700294
65	IS 1	SC Frigostar SRL	Iasi, str. I. Creangă nr. 109, Jud. Iasi, 700381
66	IS 2	SC Teona SRL	Iasi, str. Tomești nr. 30, Jud. Iasi, 707515
67	IF 353	SC Pasha Ice Land Warehouse SRL	Afumati, sos. Bucuresti-Urziceni nr. 34, Jud. Ilfov, 077010
68	IF 010	SC Avicola Buftea SA	Buftea, sos. Bucuresti-Targoviste nr. 4, Jud. Ilfov, 070000
69	IF 102	SC Exel Delamode Logistic SRL	Chiajna, str. Centura nr. 37-41, Jud. Ilfov, 077040
70	IF 237	SC Simex SRL	Magurele, str. Marasesti nr. 65, Jud. Ilfov, 077125
71	IF 162	SC Tudor Prodcum 94 SRL	Glina, str. Intrarea Abatorului nr. 9, Jud. Ilfov, 077105

No	Veterinary approval	Name of the establishment	Address
72	IF 160	SC Tar 93 SRL	1 Decembrie, str. 1 Decembrie nr. 264, Jud. Ilfov, 430306
73	MM 22	SC Agroalim Distribution SRL	Baia Mare, str. Mărganului, nr. 6, jud. Maramures, 430014
74	MM 141	SC Maruami Com SRL	Recea, Jud. Maramures, 227414
75	MH 34	SC Vasilopoulos SRL	Turnu Severin, str. Portilor de Fier nr. 2 A, Jud. Mehedinti, 227003
76	MH 31	SC Frau Ella SRL	Simian, str. Dedovintei nr. 5, Jud. Mehedinti, 227447
77	MH 4	SC Ducino com	Turnu Severin, str. Calea Timisoarei nr. 2, Jud. Mehedinti, 220238
78	MS 65	SC Alex Agrocom Impex SRL	Ernei, Jud. Mures, 547215
79	MS 471	SC Avicola Brasov	Reghin, str. CFR nr. 13, Jud. Mures, 540700
80	MS 5622	SC Gitoggi SRL	Targu Mures, str. Gh. Doja nr. 64-68, Jud. Mures, 540146
81	MS 6666	SC Royal German Fish & Seafood SRL	Tarnaveni, str. Industriei nr. 4/205, Jud. Mures, 540700
82	MS 6665	SC Romfleisch SRL	Tarnaveni, str. Industriei 4/202, Jud. Mures, 540700
83	MS 5553	SC Raptonic SRL	Sighisoara, str. Targului nr. 1, Jud. Mures, 540069
84	MS 150	SC Hochland Romania SRL	Sighisoara, str. Targului nr. 1, Jud. Mures, 540069
85	NT 214	SC Marcel SRL	Neamt, str. Castanilor nr. 7, Jud. Neamt, 610139
86	NT 145	SC Medas Impex	D-va Rosie, str. Dumbravei nr. 182, Jud. Neamt, 617185
87	PH 25	SC Casco Distribution SRL	Minier, Serban Cantacuzino nr. 138, Jud. Prahova, 107247
88	PH 28	SC Plus Discount SRL	Crangu lui Bot, DN 72, Jud. Prahova, 100720
89	PH 5727	SC Frigoriferul SA	Ploiesti, str. Laboratorul 5, Jud. Prahova, 100720
90	SJ 16	SC Rom Italia	Salaj, str. M. Viteazu nr. 60/A, Jud. Salaj, 450099
91	SJ 60	SC Flaviola	Salaj, str. M. Viteazu nr. 22/A, Jud. Salaj, 450062
92	SV 143	SC Givas Comimpex SRL	Scheia FN, Jud. Suceava, 727525
93	SV 128	SC Acular SRL	Suceava, str. Humorului 68, Jud. Suceava, 720360
94	SV 202	Directia silvica Suceava	Sadova, str. Principala nr. 8, Jud. Suceava, 727470
95	TL 323	SC Frigorifer SA	Tulcea, str. Portului nr. 14, Jud. Tulcea, 820242
96	TL 263	SC Interfrig SRL	Cataloi, Jud. Tulcea, 827076
97	TL 266	SC Total Fish SRL	Tulcea, str. Prislav, Jud. Tulcea, 820330
98	TL 271	SC Ecofish SRL	Tulcea, str. Jurilovca, str. Portului, Jud. Tulcea, 827115

No	Veterinary approval	Name of the establishment	Address
99	TL 274	SC Hala de Peste	Tulcea, str. Libertatii nr. 82, Jud. Tulcea, 820144
100	TL 285	SC Tulco SA	Tulcea, str. Prislav nr. 176, Jud. Tulcea, 820330
101	TL 298	SC Fraher SRL	Tulcea, str. Isacsei nr. 115, Jud. Tulcea, 820226
102	VN 69	SC Opera Com SRL	Focsani, str. Calea Moldovei, Jud. Vrancea, 620250
103	VN 81	SC Stela Com SRL	DN. Soseaua Focsani-Galati km. 5, Jud. Vrancea, 620250
104	B 946	SC Old Legend SRL	Bucuresti, str. Jiului 29, 013221
105	B 883	SC Mantra Meat SRL	Bucuresti, b-dul Timisoara nr. 52, sector 6, 061316
106	B 736	SC Stenyon Com SRL	Bucuresti, b-dul Timisoara nr. 59, sector 6, 061317
107	B 545	Euroccoling Center SRL	Bucuresti, sos. Andronache nr. 203, sector 2, 022524
108	B 488	Expomarket Aliment SRL	Bucuresti, str. Fantanica 36, sector 2, 021802
109	B 473	SC R Family Prod Serv SRL	Bucuresti, str. Valea Merilor nr. 34, sector 1, 011272
110	B 447	SC Marchand SRL	Bucuresti, str. Ion Garbea nr. 26, sector 5, 050683
111	B 432	SC Tabco Campofrio SRL	Bucuresti, str. Dr Harlescu, sector 2, 021505
112	B 411	SC Laicom SRL	Bucuresti, b-dul Timisoara nr. 52, sector 6, 061316
113	B 384	SC Amiral Fish SRL	Bucuresti, str. Tuzla nr. 50, sector 2, 023832
114	B 380	SC Arlina Prod Com Impex SRL	Bucuresti, b-dul Timisoara nr. 52, sector 6, 061316
115	B 328	SC Nordic Import Export Com SRL	Bucuresti, str. Calea Vitan 240, sector 3, 031301
116	B 254	SC Spar SRL	Bucuresti, b-dul Timisoara nr. 52, sector 6, 061316
117	B 214	SC Whiteland Import Export SRL	Bucuresti, b-dul Metalurgiei nr. 132, sector 4, 041837
118	B 190	SC Romselect 2000 SRL	Bucuresti, b-dul Iuliu Maniu 220, sector 6, 061126
119	B 176	SC Metim Fruct Impex SRL	Bucuresti, b-dul Iuliu Maniu 566-570, sector 6, 061101
120	B 418	SC Molero Prod SRL	Bucuresti, b-dul Timisoara nr. 52, sector 6, 061316
121	B 422	SC Perla Grup SRL	Bucuresti, str. Anul 1864 nr. 69, sector 9, 062372
122	B 212	SC Diona International EXIM SRL	Bucuresti, str. Plivitului nr. 68, sector 5, 051829
123	B 338	SC ER & VE Food SRL	Bucuresti, str. Gârbea Ion nr. 26, sector 5, 050683

No	Veterinary approval	Name of the establishment	Address
124	B 26	SC Elit SRL	Bucuresti, str. Fântâna nr. 36, sector 2, 021805
125	B 20	SC Stenyon Com SRL	Bucuresti, b-dul Timișoara nr. 52, sector 6, Bucuresti, 061317
126	B 8	SC Elixir CD SRL	Bucuresti, str. Mărgeanului nr. 14, sector 5, 05106
127	B 61	SC Raies Com SRL	Bucuresti, str. Gheorghe Sincai nr. 13, sector 4, 040313
128	B 137	SC Asil 2000 Trading Impex SRL	Bucuresti, b-dul Iuliu Maniu nr. 566-570, sector 6, 061129
129	B 58	SC Frig Pro SRL	Bucuresti, b-dul. Iuliu Maniu nr. 566-570, sector 6, 061101
130	B 321	SC Uno International Eximp SRL	Bucuresti, str. Chitilei nr. 3, sector 1, 012381
131	B 72394	Antepozite Frigorifice PGA SRL	Bucuresti, str. Fantanica nr. 36, 021802
132	B 176	SC Select 95 SRL	Bucuresti, b-dul Iuliu Maniu nr. 566-570, 061101
133	B 236	SC Negro 2000 SRL	Bucuresti, b-dul Splaiul Unirii 162, sector 4, 040042
134	B 363	SC Euro Food Prod SRL	Bucuresti, sos. Odaii nr. 253-259, sector 1, 013604
135	B 202	SC Dioma Intern SRL	Bucuresti, str. Plivitului, nr. 68, sector 5, 051829
136	B 144	SC Aurmar Import Export SRL	Bucuresti, str. Grindeiului, nr. 12, sector 3, 051829
137	B 927	SC Cristim 2 Prodcom	Bucuresti, b-dul Bucurestii Noi nr. 140, sector 1, 012367
138	B183	SC Andu Comert SRL	Bucuresti, str. Mitropolit Andrei Saguna nr. 21, sector 1, 012934

Fish establishments

No	Veterinary approval	Name of the establishment	Address
1	AR 97	S.C. Seestern S.R.L.	Arad, str. Oituz nr. 51, jud. Arad, 310038
2	BC 1662	S.C. Bonito S.R.L.	Bacau, Str. 22 Decembrie, nr. 38, jud. Bacau, 600374
3	BC 4978	S.C. Salmar Prod S.R.L.	Comanesti, str. 1 Mai, Complex Zavoi, jud. Bacau, 605200
4	BR 184	S.C. Tazz Trade S.R.L.	Tulcea, str. Fata Portului nr. 2, jud. Tulcea, 810529
5	BR 185	S.C. Tazz Trade S.R.L.	Tulcea, str. Fata Portului nr. 2, jud. Tulcea, 810529
6	B 453	S.C. Costiana S.R.L.	Bucuresti, str. Andronache, nr. 11-19, 022527
7	CT 73	S.C. Pescom Company S.R.L.	Navodari, Pod CFR, jud. Constanta, 905700
8	IS 05	S.C. Cordial M.V. S.R.L.	Iasi, sos. Pacurari nr. 153, jud. Iasi, 700544
9	IF 2850	S.C. Sardes Trades Industry S.R.L.	1 Decembrie, sos. Bucuresti-Giurgiu, jud. Ilfov, 077005

No	Veterinary approval	Name of the establishment	Address
10	PH 1817	S.C. Divertas S.R.L.	Comuna Fantanele nr. 578, jud. Prahova, 107240
11	TM 4675	S.C. Sabiko Impex S.R.L.	Timisoara, Calea Sagului nr. 141-143, jud. Timis 300514
12	VS 156	S.C. Pescom S.R.L.	Vaslui, str. Garii nr. 4, jud. Vaslui 730232

Milk and milk products establishments

No	Veterinary approval	Name of the establishment	Address
1	AB 641	S.C. Biomilk SRL	Lopadea Noua, Jud. Alba, 517395
2	AB 999	S.C. Albalact SA	Alba Iulia, Jud. Alba, 510200
3	AB 1256	S.C. Binal Mob SRL	Rimetea Jud. Alba, 517610
4	AB 3386	S.C. Lactate C.H. SRL	Sanmiclaus, Jud. Alba, 517761
5	AR 412	S.C. Helvetica Milk SRL	Pecica, Jud. Arad, 317235
6	AR 563	S.C. Silmar Prod SRL	Santana, Jud. Arad, 317280
7	AG 11	S.C. Agrolact Cosesti	Cosesti, Jud. Arges, 115202
8	AG 6	SC Bradet SRL	Bradulet, Jud. Arges, 117147
9	AG 4	S.C. Dincudana SRL	Bradul, Jud. Arges, 117140
10	AG 9	S.C. Instant Eclips	Curtea de Arges, Jud. Arges, 115300
11	AG 5	S.C. Lactag SA Fabrica Costesti	Costesti, Jud. Arges, 115200
12	BC 2519	S.C. Marlact SRL	Buhoci, Jud. Bacau, 607085
13	BC 4759	S.C. Aic Bac SA	Saucesti, Jud. Bacau, 627540
14	L 13	S.C. BI & DI SRL	Negri, Jud. Bacau, 607345
15	BC 5042	S.C. Almera International SRL	Bacau, Jud. Bacau, 600324
16	BC 5219	S.C. Prodsec SRL	Livezi, Jud. Bacau 607285
17	BH 4020	S.C. Moisi Serv Com SRL	Borsa, nr. 8, jud. Bihor, 417431
18	BH 5158	S.C. Biolact Bihor SRL	Paleu, Jud. Bihor, 417166
19	BN 209	S.C. Calatis Group Prod SRL	Bistrita, Jud. Bistrita-Nasaud, 427006
20	BN 2120	SC Eliezer SRL	Lunca Ilvei, Jud. Bistrita-Nasaud, 427125
21	BN 2100	S.C. Bendear Cris Prod Com SRL	Micestii de Campie, Jud. Bistrita-Nasaud, 427160
22	BN 2125	S.C. Sinelli SRL	Milas, Jud. Bistrita-Nasaud, 427165
23	BN 2126	S.C. G&B Lumidan SRL	Rodna, nr. 1196, Jud. Bistrita-Nasaud, 427245
24	BN 2145	S.C. Lech Lacto	Lechinta, Str. Independentei, nr. 387, Jud. Bistrita-Nasaud, 27105
25	BN 2192	S.C. Simcodrin Com SRL	Budesti-Fanate, nr. 122, Jud. Bistrita-Nasaud, 427021
26	BN 2377	S.C. Romfulda SA	Beclean, Jud. Bistrita-Nasaud, 425100
27	BN 2399	S.C. Carmo-Lact Prod SRL	Monor, Jud. Bistrita-Nasaud, 427175
28	BT 8	S.C. General Suhardo SRL	Paltinis, Jud. Botosani, 717295

No	Veterinary approval	Name of the establishment	Address
29	BT 11	S.C. Portas Com SRL	Vlasinesti, Jud. Botosani, 717465
30	BT 50	S.C. Pris Com Univers SRL	Flamanzi, Jud. Botosani, 717155
31	BT 55	S.C. Ram SRL	Ibanesti, Jud. Botosani, 717215
32	BT 109	S.C. Lacto Mac SRL	Bucecea, Jud. Botosani, 717045
33	BT 115	S.C. Comintex SRL	Darabani, Jud. Botosani, 715100
34	BT 139	S.C. Milk SRL	Mihai Eminescu, Jud. Botosani, 717252
35	BT 154	S.C. Gerard SRL	Cotusca, Jud. Botosani, 717090
36	BT 263	S.C. Cosmi SRL	Saveni, Jud. Botosani 715300
37	BT 547	S.C. Orizont 2000 SRL	Vorona, Jud. Botosani, 717475
38	BT 572	S.C. Elavel SRL	Vlădeni, Jud. Botosani, 717460
39	BV 8	S.C. Prodlacta SA Homorod	Homorod, Jud. Brasov, 507105
40	BV 2451	S.C. Prodlacta SA Fagaras	Fagaras, Jud. Brasov, 505200
41	BV 2701	S.C. Prodlacta SA Brasov	Brasov, Jud. Brasov, 500001
42	BR 24	S.C. Lacta Prod SRL	Braila, Jud. Braila, 810074
43	BR 65	S.C. Brailact SRL	Braila, Jud. Braila, 810224
44	BR 622	SC Lactas SRL	Ianca, Jud. Braila, 810227
45	BR 36	S.C. Hatman SRL	Vadeni, Jud. Braila, 817200
46	BR 63	S.C. Cas SRL	Braila, Jud. Braila, 810224
47	BR 92	S.C. Nomad SRL	Insuratei, Jud. Braila, 815300
48	BR 121	S.C. Nichifor Com SRL	Faurei, Jud. Braila, 815100
49	BR 356	S.C. Lacto Silcos SRL	Ulmu, Jud. Braila, 817190
50	BR 502	S.C. Sanir Impex SRL	Jirlau, Jud. Braila, 817075
51	BR 581	S.C. Teobir Prod SRL	Judeti, Jud. Braila, 817037
52	BR 616	S.C. Danyan Lact SRL	Tufesti, Jud. Braila, 817185
53	BZ 0591	S.C. Stercu Marinarul Donca SRL	Balta Alba, Jud. Buzau, 127015
54	BZ 0098	SC Meridian Agroind	Ramnicu Sarat, Jud. Buzau, 125300
55	BZ 0627	SC Ianis Cos Lact SRL	C.A. Rosetti, Jud. Buzau, 127120
56	BZ 5615	SC Cristexim 2000 SRL	Valea Salciei, Jud. Buzau, 127665
57	BZ 2296	SC Euroferma SRL	Buzau, Jud. Buzau, 120217
58	BZ 0298	SC Camen Tas SRL	Smeeni, Jud. Buzau, 127595
59	BZ 0593	S.C. Levistar SRL	Cochirleanca, Jud. Buzau, 127190
60	BZ 2012	S.C. Zguras Lacto SRL	Pogoanele, Jud. Buzau, 25200
61	CS 116	SC Fabrica de Produse Lactate	Oravita, Jud. Caras Severin, 325600
62	CL 0044	S.C. Ianis Dim SRL	Lehliu Gară, Jud. Calarasi, 915300
63	CL 0120	S.C. Marys Lux SRL	Lehliu, Sapunari, Jud. Calarasi, 917150
64	CL 0132	S.C. Lio Prest SRL	Călărași, Jud. Calarasi, 910040
65	CL 0368	S.C. Lacto GMG SRL	Jegalia, Jud. Calarasi, 917145
66	CJ 560	S.C. Napolact SA	Taga, Jud. Cluj, 407565
67	CJ 739	S.C. Napolact SA	Cluj-Napoca, Jud. Cluj, 400236

No	Veterinary approval	Name of the establishment	Address
68	CJ 956	SC Remido Prodcum SRL	Panticeu, Jud. Cluj, 407445
69	L 61	SC Napolact SA	Huedin, Jud. Cluj, 405400
70	CJ 41	SC Kazal SRL	Dej, Jud. Cluj, 405200
71	CJ 7584	SC Aquasala SRL	Bobalna, Jud. Cluj, 407085
72	CJ 7879	SC Comlact SRL	Corusu, Jud. Cluj, 407056
73	CJ 4185	SC Bonas Import Export SRL	Dezmir, Jud. Cluj, 407039
74	CT 04	SC Lacto Baneasa SRL	Baneasa, Jud. Constanta, 907035
75	CT 37	SC Niculescu Prod SRL	Cumpana, Jud. Constanta, 907105
76	CT 15	SC Nic Costi Trade SRL	Dorobantu, Jud. Constanta, 907211
77	CT 30	SC Eastern European Foods SRL	Mihail Kogalniceanu, Jud. Constanta, 907195
78	CT 335	SC Multicom Grup SRL	Pantelimon, Jud. Constanta, 907230
79	CT 329	SC Muntina SRL	Constanta, Jud. Constanta, 900735
80	CT 299	SC Nascu SRL	Indepenta, Jud. Constanta, 907145
81	CT 294	SC Suflaria Import Export SRL	Cheia, Jud. Constanta, 907277
82	CT 225	S.C. Mih Prod SRL	Cobadin, Jud. Constanta, 907065
83	CT 227	S.C. Theo Mihail SRL	Lipnita, Jud. Constanta, 907165
84	CT 256	S.C. Ian Prod SRL	Targusor, Jud. Constanta, 907275
85	CT 258	S.C. Bincio Lact SRL	Sacele, Jud. Constanta, 907260
86	CT 311	S.C. Alftocs Market SRL	Pietreni, Jud. Constanta, 907112
87	CT 11988	S.C. Lacto Baron SRL	Harsova, Str. Plantelor nr. 44, Jud. Constanta, 905400
88	CT 12201	S.C. Lacto Moni SRL	Vulturul, Jud. Constanta, 907305
89	CT 12203	S.C. Lacto Genimico SRL	Harsova, Jud. Constanta, 905400
90	CT 331	S.C. Lacto Stil S.R.L.	Ovidiu, Jud. Constanta, 905900
91	CV 56	SC Milk Com SRL	Saramas, Jud. Covasna, 527012
92	CV 2451	SC Agro Pan Star SRL	Sfantu Gheorghe, Jud. Covasna, 520020
93	L9	SC Covalact SA	Sfantu Gheorghe, Jud. Covasna, 520076
94	CV 23	S.C. MBI SRL	Chichis, Jud. Covasna, 527075
95	CV 688	S.C. Meotis SRL	Ilteni, Jud. Covasna, 527105
96	CV 1717	S.C. Golf SRL	Ghidfalau, Jud. Covasna 527095
97	DB 716	S.C. Marion Invest SRL	Cranguri, Jud. Dambovit, 137170
98	DJ 80	S.C. Duvadi Prod Com SRL	Breasta, Jud. Dolj, 207115
99	DJ 730	S.C. Lactido SA	Craiova, Jud. Dolj, 200378
100	GL 4136	S.C. Galmopan SA	Galati, Jud. Galati, 800506
101	GL 4432	S.C. Lactoprod Com SRL	Cudalbi, Jud. Galati, 807105
102	GR 5610	S.C. Lacta SA	Giurgiu, Jud. Giurgiu, 080556
103	GJ 231	S.C. Sekam Prod SRL	Novaci, Jud. Gorj, 215300
104	GJ 2202	S.C. Arte Import Export	Tg. Jiu, Jud. Gorj, 210112
105	HR 383	S.C. Lactate Harghita SA	Cristuru Secuiesc, Jud. Harghita, 535400

No	Veterinary approval	Name of the establishment	Address
106	HR 166	SC Lactopan SRL	Mujna, Jud. Harghita, 537076
107	HR 70	S.C. Primulact SRL	Miercurea Ciuc, Jud. Harghita, 530242
108	HR 119	S.C. Bomilact SRL	Mădăraș, Jud. Harghita, 537071
109	HR 213	S.C. Paulact SA	Mărtiniș, Harghita, 537175
110	HR 625	S.C. Lactis SRL	Odorheiu Secuiesc, Harghita, 535600
111	HD 1014	S.C. Sorilact SA	Risculita, Jud. Hunedoara, 337012
112	IL 0270	S.C. Five Continents SRL	Fetesti, Jud. Ialomita, 925100
113	IL 0569	S.C. Electrotranscom SRL	Balaciu, Jud. Ialomita, 927040
114	IL 0750	S.C. Balsam Med SRL	Țândărei, Jud. Ialomita, 925200
115	IL 1127	S.C. Sami Ian, SRL	Grindu, Jud. Ialomita, 927140
116	IL 1167	S.C. Sanalact SRL	Slobozia, Jud. Ialomita, 920002
117	IS 1012	S.C. Agrocom S.A.	Strunga, Jud. Iasi, 707465
118	IS 1540	S.C. Promilch S.R.L.	Podu Iloaiei, Jud. Iasi, 707365
119	IS 2008	S.C. Romlacta S.A.	Pascani, Jud. Iasi, 705200
120	IF 3260	S.C. DO & DO SRL	Pantelimon, Jud. Ilfov, 077145
121	IF 3299	SC Natural Farm Int SRL	Gruiu, Jud. Ilfov, 077115
122	IF 2944	S.C. Zarone Comimpex SRL	Voluntari, Jud. Ilfov, 077190
123	MM 793	SC Wromsal SRL	Satulung, Jud. Maramures 437270
124	MM 807	SC Roxar SRL	Cernesti, Jud. Maramures, 437085
125	MM 6325	SC Ony SRL	Larga, Jud. Maramures, 437317
126	MM 1795	S.C. Calitatea SRL	Tautii Magheraus, Jud. Maramures, 437349
127	MM 4547	S.C. De Luxe SRL	Salsig, nr. 196, Jud. Maramures, 437300
128	MM 4714	S.C. Saturil SRL	Giulesti, Jud. Maramures, 437162
129	MM 6413	S.C. Multilact SRL	Baia Mare, Jud. Maramures, 430015
130	MH 1304	S.C. IL SA Mehedinti	Drobeta Turnu Severin, Jud. Mehedinti, 220167
131	MS 142	S.C. Indlacto SRL	Targu Mures, Jud. Mures, 540374
132	MS 948	SC Teodor Suciu SRL	Gurghiu, Jud. Mures, 547295
133	MS 207	S.C. Mirdatod Prod S.R.L	Ibanesti, Jud. Mures, 547325
134	MS 231	S.C. Lintuca Prodcum S.R.L	Breaza, Jud. Mures, 547135
135	MS 293	S.C. Sanlacta S.A.	Santana de Mures, Jud. Mures, 547565
136	MS 297	S.C. Rodos S.R.L	Faragau, Jud. Mures, 547225
137	MS 483	S.C. Heliantus Prod	Reghin, Jud. Mures, 545300
138	MS 532	S.C. Horuvio Service SRL	Lunca Santu, Jud. Mures, 547375
139	MS 618	S.C. I.L. Mures S.A.	Targu Mures, Jud. Mures, 540390
140	MS 913	S.C.Lactex Reghin S.R.L	Solovastru, Jud. Mures, 547571
141	MS 2462	S.C. Lucamex Com SRL	Gornesti, Jud. Mures, 547280
142	MS 4217	S.C. Agrotranscomex S.R.L	Miercurea Nirajului, Jud. Mures, 547410
143	MS 5554	S.C. Globivetpharm S.R.L	Batos, Jud. Mures, 547085
144	NT 189	S.C. 1 Decembrie SRL	Targu Neamt, Jud. Neamt, 615235

No	Veterinary approval	Name of the establishment	Address
145	NT 247	S.C. Rapanu SR. COM SRL	Petricani, Jud. Neamt, 617315
146	NT 313	S.C. Prod A.B.C. Company SRL	Grumazesti, Jud. Neamt, 617235
147	L10	SC Dorna SA	Targu Neamt, Jud. Neamt, 615200
148	L12	S.C. Camytex Prod SRL	Targu Neamt, Jud. Neamt, 615200
149	L6	S.C. Lacta Han Prod SRL	Urecheni, Jud. Neamt, 617490
150	NT 900	S.C. Complex Agroalimentar SRL	Bicaz, Jud. Neamt, 615100
151	NT 556	S.C. Stefanos SRL	Trifesti, Jud. Neamt, 617475
152	NT 241	S.C. Pro Com Pascal SRL	Pastraveni, Jud. Neamt, 617300
153	NT 607	S.C. D. A. Secuieni	Secuieni, Jud. Neamt, 617415
154	NT 1047	S.C. Supercoop SRL	Targu Neamt, Jud. Neamt, 615200
155	NT 37	S.C. Conf Prod Vidu S.N.C.	Cracaoani, Jud. Neamt, 617145
156	PH 6064	S.C. Alto Impex SRL	Busteni, Jud. Prahova, 105500
157	PH 6448	SC Rusara Prodcom SRL	Valea Calugareasca, Jud. Prahova, 107620
158	PH 212	S.C. Vitorio SRL	Ploiesti, Jud. Prahova, 100537
159	PH 3868	S.C. Micolact SRL	Mizil, Jud. Prahova, 105800
160	PH 4625	S.C. Palex 97 SRL	Ciorani, Jud. Prahova, 107155
161	SJ 52	SC Sanolact Silvania SRL	Maieriste, Jud. Salaj, 457652
162	SJ 240	Societatea Agricola Bodia	Bodia, nr. 108, Jud. Salaj, 457051
163	SJ 282	S.C. Calion SRL	Jibou, nr. 39, Jud. Salaj, 455200
164	SM 3676	S.C. Friesland România SA	Satu Mare, Jud. Satu Mare, 440122
165	SM 3876	S.C. Schwaben Molkerei	Carei, Jud. Satu Mare, 445100
166	SM 4038	S.C. Buenolact SRL	Satu Mare, Jud. Satu Mare, 440089
167	SM 4189	S.C. Primalact SRL	Satu Mare, Jud. Satu Mare, 440089
168	SB 1134	S.C. Valirom SRL	Smig, Jud. Sibiu, 557024
169	SB 2706	S.C. Tom Sib SRL	Alamor, Jud. Sibiu, 557121
170	SV 1085	S.C. Bucovina SA Falticeni	Falticeni, Jud. Suceava, 725200
171	SV 1176	S.C. Tudia SRL	Gramesti, Jud. Suceava, 727285
172	SV 1205	S.C. Pro Putna SRL	Putna, Jud. Suceava, 727455
173	SV 1562	S.C. Bucovina SA Suceava	Suceava, Jud. Suceava, 720290
174	SV 1888	S.C. Tocar Prod SRL	Fratautii Vechi, Jud. Suceava, 727255
175	SV 2070	S.C. Balaceana SRL	Ciprian Porumbescu, Jud. Suceava, 727125
176	SV 3834	S.C. Niro Serv Com SRL	Gura Humorului, Jud. Suceava, 725300
177	SV 4540	S.C. Kinetas SRL	Boroaia, Jud. Suceava, 727040
178	SV 4909	S.C. Zada Prod SRL	Horodnic de Jos, Jud. Suceava, 727301
179	SV 5386	S.C. Gapa Lact SRL	Dolhesti, Jud. Suceava, 727180
180	SV 5398	S.C. Chitriuc Impex SRL	Balcauti, Jud. Suceava, 727025
181	SV 5614	S.C. Cozarux SRL	Suceava, Jud. Suceava, 720158
182	SV 6101	S.C. Prodal Holding SRL	Vatra Dornei, Jud. Suceava, 725700
183	SV 6118	S.C. Real SRL	Patrauti nr. 21, Jud. Suceava, 727420

No	Veterinary approval	Name of the establishment	Address
184	SV 6159	S.C. Ecolact SRL	Milisauti, Jud. Suceava, 727360
185	SV 6322	S.C. Aida SRL	Bilca, Jud. Suceava, 727030
186	SV 6356	S.C. Colacta SRL	Sadova, Jud. Suceava, 727470
187	SV 737	S.C. Cavior SRL	Forasti, Jud. Suceava, 727235
188	SV 5355	SC Lacto Zaharia	Frumosu, Jud. Suceava, 727260
189	L14	SC Dorna Lactate SA	Vatra Dornei, Jud. Suceava, 725700
190	SV 6394	SC Martin's European Food Products Comimpex SRL	Bosanci, Jud. Suceava, 727045
191	L62	SC Camy Lact SRL	Panaci, Jud. Suceava, 727405
192	TR 78	SC Interagro SRL	Zimnicea, Jud. Teleorman, 145400
193	TR 27	S.C. Violact SRL	Putineiu, Jud. Teleorman, 147285
194	TR 81	S.C. Big Family SRL	Videle, Jud. Teleorman, 145300
195	TR 239	S.C. Comalact SRL	Nanov, Jud. Teleorman, 147215
196	TR 241	S.C. Investrom SRL	Sfintesti, Jud. Teleorman, 147340
197	TM 5254	S.C. Simultan SRL	Orțișoara, Jud. Timiș, 307515
198	TM 6014	S.C. Friesland Romania SA	Deta, Jud. Timis, 305200
199	TL 661	S.C. Bioaliment SRL	Macin, Jud. Tulcea, 825300
200	TL 908	S.C. Favorit SRL	Stejaru, Jud. Tulcea, 827215
201	TL 855	SC Deltalact SA	Tulcea, Jud. Tulcea, 820013
202	TL 965	SC Mineri SRL	Mineri, Jud. Tulcea, 827211
203	TL 005	SC Toplact SRL	Topolog, Jud. Tulcea, 827220
204	TL 1328	SC Izacos Lact SRL	Topolog, Jud. Tulcea, 827220
205	VN 231	S.C. Vranlact SA	Focsani, Jud. Vrancea, 620122
206	VN 348	S.C. Stercus Lacto SRL	Ciorasti, Jud. Vrancea, 627082
207	VN 35	SC Monaco SRL	Vrâncioaia, Jud. Vrancea, 627445'

III

(Acts adopted under the EU Treaty)

ACTS ADOPTED UNDER TITLE V OF THE EU TREATY

POLITICAL AND SECURITY COMMITTEE DECISION BiH/11/2007

of 25 September 2007

on the appointment of an EU Force Commander for the European Union military operation in Bosnia and Herzegovina

(2007/711/CFSP)

THE POLITICAL AND SECURITY COMMITTEE,

Having regard to the Treaty on European Union, and in particular the third subparagraph of Article 25 thereof,

Having regard to Council Joint Action 2004/570/CFSP of 12 July 2004 on the European Union military operation in Bosnia and Herzegovina ⁽¹⁾, and in particular Article 6 thereof,

Whereas:

- (1) Pursuant to Article 6 of Joint Action 2004/570/CFSP the Council authorised the Political and Security Committee (PSC) to take further decisions on the appointment of the EU Force Commander.
- (2) On 27 June 2006, the PSC adopted Decision BiH/9/2006 ⁽²⁾ appointing Rear Admiral Hans Jochen WITTHAUER as EU Force Commander for the European Union military operation in Bosnia and Herzegovina.
- (3) The EU Operation Commander has recommended the appointment of Major General Ignacio MARTIN VILLALAIN as the new EU Force Commander for the European Union military operation in Bosnia and Herzegovina.
- (4) The EU Military Committee has supported the recommendation.
- (5) In conformity with Article 6 of the Protocol on the position of Denmark annexed to the Treaty on European Union and to the Treaty establishing the

European Community, Denmark does not participate in the elaboration and implementation of decisions and actions of the European Union which have defence implications.

- (6) The Copenhagen European Council adopted on 12 and 13 December 2002 a declaration stating that the 'Berlin plus' arrangements and the implementation thereof will apply only to those EU Member States which are also either NATO members or parties to the 'Partnership for Peace', and which have consequently concluded bilateral security agreements with NATO,

HAS DECIDED AS FOLLOWS:

Article 1

Major General Ignacio MARTIN VILLALAIN is hereby appointed EU Force Commander for the European Union military operation in Bosnia and Herzegovina.

Article 2

This Decision shall take effect on 4 December 2007.

Done at Brussels, 25 September 2007.

*For the Political and Security Committee**The Chairperson*

C. DURRANT PAIS

⁽¹⁾ OJ L 252, 28.7.2004, p. 10.

⁽²⁾ OJ L 196, 18.7.2006, p. 25.