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⁽¹⁾ Text with EEA relevance

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I

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

REGULATIONS

COMMISSION REGULATION (EC) No 1450/2007

of 10 December 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 11 December 2007.

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

Done at Brussels, 10 December 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 10 December 2007 establishing the standard import values for determining the entry price of certain fruit and vegetables

<i>(EUR/100 kg)</i>		
CN code	Third country code ⁽¹⁾	Standard import value
0702 00 00	IL	181,8
	MA	71,9
	SY	68,2
	TR	101,5
	ZZ	105,9
0707 00 05	JO	196,3
	MA	52,5
	TR	86,6
	ZZ	111,8
0709 90 70	JO	149,8
	MA	59,6
	TR	104,0
	ZZ	104,5
0805 10 20	AR	21,9
	AU	10,4
	BR	25,6
	SZ	31,4
	TR	51,4
	ZA	40,4
	ZW	26,4
	ZZ	29,6
0805 20 10	MA	77,7
	ZZ	77,7
0805 20 30, 0805 20 50, 0805 20 70, 0805 20 90	CN	61,4
	HR	32,2
	IL	66,8
	TR	75,3
	UY	95,3
	ZZ	66,2
0805 50 10	EG	90,7
	TR	105,2
	ZA	65,9
	ZZ	87,3
0808 10 80	AR	79,2
	CL	86,0
	CN	70,1
	MK	33,9
	US	77,9
	ZA	82,4
	ZZ	71,6
0808 20 50	AR	71,4
	CN	45,8
	TR	145,7
	US	107,8
	ZZ	92,7

⁽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 1451/2007**of 4 December 2007****on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market****(Text with EEA relevance)**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Directive 98/8/EC of the European Parliament and of the Council of 16 February 1998 concerning the placing of biocidal products on the market ⁽¹⁾, and in particular Article 16(2) thereof,

Whereas:

(1) Pursuant to Directive 98/8/EC, Member States may only authorise the placing on the market of biocidal products containing active substances included in Annex I, IA or IB to that Directive. However, under the transitional measures provided for in Article 16(1) of Directive 98/8/EC Member States may allow the placing on the market of biocidal products containing active substances not listed in Annex I, IA or IB to Directive 98/8/EC which were already on the market on 14 May 2000, hereinafter 'existing active substances'. Pursuant to paragraph 2 of that same Article, a 10-year programme of work is to be carried out for the review of all existing active substances. This programme of work was intended to identify the existing active substances and determine those to be evaluated under the review programme with a view to their possible inclusion in Annex I, IA or IB to Directive 98/8/EC.

(2) The initial phase of the programme was laid down in Commission Regulation (EC) No 1896/2000 of 7 September 2000 on the first phase of the programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council on biocidal products ⁽²⁾.

(3) Under Regulation (EC) No 1896/2000, existing active substances for use in biocidal products had to be identified, and those to be evaluated with a view to their possible inclusion in Annex I, IA or IB to Directive 98/8/EC in one or more product types had to be notified no later than 28 March 2002.

(4) Commission Regulation (EC) No 2032/2003 of 4 November 2003 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market, and amending Regulation (EC) No 1896/2000 ⁽³⁾ established a list of existing active substances. That list covered active substances that had been identified in accordance with Article 3(1) or Article 5(2) of Regulation (EC) No 1896/2000 or in respect of which equivalent information had been submitted in a notification in accordance with Article 4(1) of that Regulation.

(5) Regulation (EC) No 2032/2003 also established, in Annex II, an exhaustive list of existing active substances to be evaluated under the review programme. That list covered active substances in respect of which at least one notification had been accepted in accordance with Article 4(2) of Regulation (EC) No 1896/2000 or in which a Member State had expressed an interest in accordance with Article 5(3) of that Regulation. That list specified the product types concerned.

(6) Regulation (EC) No 2032/2003 allowed for a number of active substances or substance/product type combinations that were not originally covered by the review programme, to be examined on the same conditions as the active substances evaluated under the review programme, provided that interested operators submitted complete dossiers before 1 March 2006.

(7) Article 4(2) of Regulation (EC) No 2032/2003 set 1 September 2006 as the date from which products containing active substances not examined under the review programme should be withdrawn from the market.

⁽¹⁾ OJ L 123, 24.4.1998, p. 1. Directive as last amended by Directive 2007/47/EC (OJ L 247, 21.9.2007, p. 21).

⁽²⁾ OJ L 228, 8.9.2000, p. 6. Regulation as amended by Regulation (EC) No 2032/2003 (OJ L 307, 24.11.2003, p. 1).

⁽³⁾ OJ L 307, 24.11.2003, p. 1. Regulation as last amended by Regulation (EC) No 1849/2006 (OJ L 355, 15.12.2006, p. 63).

- (8) Article 4(3) of Regulation (EC) No 2032/2003 provided that the existing active substances that had not been identified by the persons using them in biocidal products were to be deemed not to have been placed on the market for biocidal purposes before 14 May 2000. However, this assimilation to new active substances should not be taken to mean that the unlawfully non-identified existing active substances may benefit from a provisional authorisation or from the longer data protection period reserved to genuinely new active substances. Whereas a clarification in that sense should be added to that provision.
- (9) Regulation (EC) No 2032/2003 introduced the possibility for Member States to apply for a derogation for biocidal products containing identified existing active substances that are not examined under the review programme, which Member States claim are essential for reasons of health, safety, or protection of cultural heritage or critical for the functioning of society in the absence of technically and economically feasible alternatives or substitutes that are acceptable from the standpoint of environment or health. Such derogation is granted to the requesting Member States only if the requests are justified, if continued use does not give rise to concerns for human health and the environment, and if, where appropriate, alternatives are being developed. It is appropriate to continue to allow Member States to apply for such a derogation, including in respect of an active substance which it has been decided not to include in Annex I, IA or IB to Directive 98/8/EC. Since the review programme referred to in Article 16(2) of Directive 98/8/EC runs only until 14 May 2010, any such derogation should not continue beyond that date.
- (10) Certain substances or products that are normally consumed by humans or animals for their subsistence may also be used to attract or to repel harmful organisms. For these substances, there is general agreement that the authorisation/registration requirements of Directive 98/8/EC seem unjustified and that they should be expressly excluded from its scope. Considering that a revision of Directive 98/8/EC will take a significant amount of time during which the viability of those products on the market might be irreversibly affected, it is appropriate to postpone their withdrawal from the market until 14 May 2010.
- (11) A Member State which has indicated an interest in seeking review of a particular active substance should not be designated Rapporteur Member State for that substance.
- (12) In order to avoid duplication of work, and in particular to reduce testing involving vertebrate animals, the requirements concerning preparation and submission of the complete dossier should be such as to encourage those whose notifications have been accepted, hereinafter 'participants', to act collectively, in particular by submitting collective dossiers. It should be possible for the Rapporteur Member State to make available the reference to any test involving vertebrate animals that has been carried out in respect of a notified existing active substance unless that reference is confidential under Article 19 of Directive 98/8/EC. Also, in order to gain experience on the appropriateness of data requirements and to ensure that the review of active substances is carried out in a cost-effective way, participants should be encouraged to provide information on the costs of compiling a dossier and on the need to carry out tests on vertebrate animals.
- (13) In order to avoid delays, participants should start discussions as early as possible with Rapporteur Member States in order to resolve uncertainties in relation to data requirements. Applicants, other than participants, who wish to apply in accordance with Article 11 of Directive 98/8/EC for inclusion in Annex I, IA or IB thereto of an active substance/product type combination being evaluated under the review programme should submit complete dossiers for that combination no earlier or no later than participants so as not to disturb the smooth functioning of the review programme or create a disadvantage to the participants.
- (14) The requirements concerning the content and format of dossiers and the number of dossiers to be submitted should be defined.
- (15) Provision should be made for cases in which a participant is joined by a producer, formulator or association and in which a participant withdraws from the review programme.
- (16) Producers, formulators or associations should within certain time limits have the opportunity of taking over the role of participant for an existing active substance/product type combination in respect of which all participants have withdrawn or none of the dossiers meets the requirements. Subject to the same time-limits, it should also be possible in certain circumstances for Member States to indicate an interest and act as a participant for the inclusion in Annex I, IA or IB to Directive 98/8/EC of such a combination.

- (17) In order to discourage abuse of the opportunity to maintain an active substance on the market while it is examined under the review programme, it should be possible for another person or a Member State to take over the role of participant only once in relation to a given active substance/product type combination. For the same purpose, a person or Member State taking over the role of participant should provide within a certain period evidence of commencing work on a complete dossier.
- (18) Time limits should be specified within which the Rapporteur Member States must verify the completeness of the dossiers. It should be possible, in exceptional circumstances, for the Rapporteur Member States to establish a new deadline for the submission of parts of a dossier, in particular where the participant has demonstrated that it was impossible to submit information in due time or in order to resolve uncertainties regarding data requirements that remain despite earlier discussions between the participant and the Rapporteur Member State.
- (19) For each existing active substance, the Rapporteur Member State should examine and evaluate the dossier and present the results to the Commission and the other Member States in the form of a competent authority report and a recommendation as to the decision to be taken with regard to the active substance concerned. In order not to prolong decision-making unnecessarily, the Rapporteur Member State should at the same time consider carefully the need for additional studies. For the same reason, Rapporteur Member States should be obliged to take into consideration information submitted after acceptance of the dossier only under specified conditions.
- (20) The competent authority reports should be examined by the other Member States before the assessment reports are submitted to the Standing Committee on Biocidal Products.
- (21) Where, despite a recommendation for inclusion of an active substance in Annex I, IA or IB to Directive 98/8/EC, concerns as referred to in Article 10(5) of that Directive remain, it should be possible for the Commission to take into account, but without prejudice to Article 12 of that Directive, the finalisation of the evaluation on other existing active substances applied for the same use. Provision should be made for Rapporteur Member States to update competent authority reports where necessary.
- (22) In order to ensure better access to information, assessment reports should be drafted on the basis of the reports submitted by the competent authorities of the Member States and should be covered by the same rules regarding access to information as the reports of the competent authorities. The assessment reports should be derived from the original competent authority report as amended in the light of all the documents, comments and information taken into account during the evaluation process.
- (23) It should be possible to suspend the procedures provided for in this Regulation in the light of the application of other Community acts, in particular as regards Council Directive 76/769/EEC of 27 July 1976 on the approximation of the laws, regulations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations ⁽¹⁾, and after 1 June 2009, as regards Title VIII and Annex XVII of Regulation (EC) No 1907/2006.
- (24) In order to ensure the most efficient course of the review programme, a number of active substance/product type combinations have been reassigned to different rapporteur Member States. These developments should be reflected in Annex II of this Regulation.
- (25) Regulation (EC) No 2032/2003 has been amended on several occasions ⁽²⁾ in order to take into consideration the accession of new Member States, lessons learned from the implementation to date of the review programme, and in particular in order to provide for the non-inclusion in Annex I, IA or IB to Directive 98/8/EC of a number of active substances, either because the requisite information was not submitted within the prescribed period or in cases where the requirements of Article 10 of the said Directive were not satisfied. This practice of constantly updating Regulation (EC) No 2032/2003 in order to follow the evolution of the review programme has proven ineffectual and time-consuming; furthermore it could create confusion to stakeholders as to which rules apply and which active substances are currently under review. In the interest of clarity, it is preferable to repeal and replace Regulation (EC) No 2032/2003 by a new simplified act which will lay down the rules for the review programme, and that the Commission should adopt separate acts for the future non-inclusion decisions.

⁽¹⁾ OJ L 262, 27.9.1976, p. 201. Directive as last amended by Directive 2007/51/EC of the European Parliament and of the Council (OJ L 257, 3.10.2007, p. 13).

⁽²⁾ By Regulation (EC) No 1048/2005 (OJ L 178, 9.7.2005, p. 1); and Regulation (EC) No 1849/2006, (OJ L 355, 15.12.2006, p. 63).

(26) The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on Biocidal Products,

(b) existing active substances that were not notified, but in respect of which a Member State has indicated an interest in supporting their inclusion in Annex I, IA or IB to Directive 98/8/EC;

HAS ADOPTED THIS REGULATION:

Article 1

Subject matter

This Regulation lays down detailed rules for the implementation of the programme of work for the systematic examination of all active substances already on the market on 14 May 2000 as active substances of biocidal products, hereinafter 'the review programme', referred to in Article 16(2) of Directive 98/8/EC.

Article 2

Definitions

For the purposes of this Regulation the definitions in Article 2 of Directive 98/8/EC and Article 2 of Regulation (EC) No 1896/2000 shall apply.

In addition, 'participant' means a producer, formulator or association which has submitted a notification that has been accepted by the Commission in accordance with Article 4(2) of Regulation (EC) No 1896/2000 or a Member State which has indicated an interest in accordance with Article 5(3) of that Regulation.

Article 3

Existing active substances

1. The list of active substances identified as available on the market before 14 May 2000 as active substances of biocidal products for purposes other than those referred to in Article 2(2)(c) and (d) of Directive 98/8/EC is set out in Annex I.

2. The exhaustive list of existing active substances to be examined under the review programme is set out in Annex II.

The list includes the following active substances:

(a) existing active substances notified in accordance with Article 4(1) of Regulation (EC) No 1896/2000 or Article 4(2) of Commission Regulation (EC) No 1687/2002 ⁽¹⁾;

(c) existing active substances that were not notified, but for which a dossier was submitted to one of the Member States by 1 March 2006, which was found to comply with the requirements of Annex III to this Regulation and was accepted as complete.

The list specifies, for each existing active substance included, the product types in respect of which the substance will be examined under the review programme, as well as the Rapporteur Member State designated to carry out the evaluation.

Article 4

Non-inclusion

1. Without prejudice to Articles 5 and 6 of this Regulation and paragraph 2 of this Article, biocidal products containing active substances not listed in Annex II to this Regulation or in Annex I or IA to Directive 98/8/EC shall no longer be placed on the market.

In the case of an active substance listed in Annex II to this Regulation, the first subparagraph shall also apply to that substance in relation to any product type not listed in that Annex.

2. Biocidal products containing active substances listed in Annex II to this Regulation for which a decision was taken not to include these active substances for certain or all of their notified product types in Annex I or IA to Directive 98/8/EC, shall no longer be placed on the market for the product types concerned, with effect from 12 months after the date of such a measure being published, unless otherwise stipulated therein.

3. Without prejudice to Articles 12(1)(b) and 15(2) of Directive 98/8/EC, from the day of entry into force of this Regulation, any active substance not listed in Annex I shall be deemed not to have been placed on the market for biocidal purposes before 14 May 2000.

⁽¹⁾ OJ L 258, 26.9.2002, p. 15.

*Article 5***Derogation for essential use**

1. Member States may apply to the Commission for a derogation from Article 4(1) where they consider that an active substance is essential for them for reasons of health, safety or protection of cultural heritage or is critical for the functioning of society, and where there are no available technically and economically feasible alternatives or substitutes that are acceptable from the standpoint of environment and health.

Applications shall be accompanied by a document stating the reasons and justifications.

2. The applications referred to in paragraph 1 shall be forwarded by the Commission to the other Member States and shall be made publicly available by electronic means.

Member States or any person may for a period of 60 days following reception of an application submit comments in writing to the Commission.

3. Taking account of the comments received, the Commission may grant a derogation from Article 4(1) allowing the placing of the substance on the market of the requesting Member States until 14 May 2010 at the latest, provided that the Member States:

- (a) ensure that continued use is possible only if products containing the substance are approved for the intended essential use;
- (b) conclude that, taking into account all available information, it is reasonable to assume that continued use does not have any unacceptable effect on human or animal health or on the environment;
- (c) impose all appropriate risk reduction measures when granting approval;
- (d) ensure that such approved biocidal products remaining on the market after 1 September 2006 are relabelled in order to match the use conditions laid down by the Member States in accordance with this paragraph; and
- (e) ensure that, where appropriate, alternatives for such uses are being sought by the holders of the approvals or the Member States concerned, or a dossier is being prepared for submission in accordance with the procedure laid down in Article 11 of Directive 98/8/EC by 14 May 2008 at the latest.

4. The Member States concerned shall annually inform the Commission on the application of paragraph 3 and in particular on the actions taken pursuant to point (e).

5. Member States may at any time review the approvals of biocidal products for which the period of placing on the market has been extended in accordance with paragraph 3. Whenever there is reason to believe that any of the conditions set in points (a) to (e) of that paragraph are no longer satisfied, the Member States concerned shall without undue delay take steps to remedy the situation or if that is not possible, withdraw the approvals of the biocidal products concerned.

*Article 6***Food and Feed**

By way of derogating from Article 4(1), Member States may allow until 14 May 2010 at the latest the placing on the market of active substances consisting solely of food or feed that are intended for use as repellents or attractants of product type 19.

For the purposes of this derogation, 'food or feed' means any edible substance or product of plant or animal origin, whether processed, partially processed or unprocessed, which is intended or reasonably expected to be ingested by humans or animals; this category does not comprise extracts or individual substances isolated from food or feed.

*Article 7***Examination of existing active substances under the review programme**

1. The review of an active substance listed in Annex II, in respect of the product types specified, shall be undertaken by the Rapporteur Member State designated for that purpose on the basis of the complete dossier for that substance/product type combination, provided that:

- (a) the dossier complies with the requirements set out in Annex III to this Regulation;
- (b) the complete dossier is submitted within the period specified in Article 9 of this Regulation for the product type concerned, together with the summary dossier referred to in Article 11(1)(b) of Directive 98/8/EC and defined in Annex III to this Regulation.

An active substance listed in Annex II to this Regulation shall be reviewed exclusively in relation to the product types specified therein.

For the active substance/product type combinations referred to in Article 3(2)(c), with the exception of product types 8 and 14, the evaluation of the dossiers shall commence at the same time as the evaluation of dossiers for active substances contained in the same product types.

2. A Member State which has indicated an interest in supporting the inclusion of an active substance in Annex I, IA or IB to the Directive shall not be designated as Rapporteur Member State in respect of that substance.

3. Without prejudice to Articles 10, 11 and 12 of this Regulation, persons other than participants may apply, in accordance with Article 11 of Directive 98/8/EC, for the inclusion in Annex I, IA or IB thereto of an existing active substance/product type combination that is listed in Annex II to this Regulation. These persons shall submit in that case a complete dossier within the time period specified in Article 9 for that substance/product type combination.

Article 8

Preparation of the complete dossier

1. In the preparation of the complete dossier, all reasonable efforts shall be made, *inter alia*, to avoid duplication of testing on vertebrate animals and, where appropriate, to establish a collective complete dossier.

2. Before commencing compilation of the complete dossier, a participant shall:

(a) inform the Rapporteur Member State of any testing on vertebrate animals that it has already carried out;

(b) contact the Rapporteur Member State for advice as to the acceptability of justifications for waiving certain studies;

(c) inform the Rapporteur Member State of any intention to carry out further testing on vertebrate animals for the purposes of the complete dossier;

(d) when informed by the Rapporteur Member State that another participant has notified plans to carry out the same tests, make all reasonable efforts to cooperate with that participant in the performance of common testing.

Advice given by Rapporteur Member States in accordance with point (b) of the first subparagraph shall not predetermine the outcome of the completeness check under Article 13(1).

3. A Rapporteur Member State may make available the reference to any test carried out on vertebrate animals in respect of an active substance listed in Annex II to this Regulation, save where that reference is to be treated as confidential in accordance with Article 19 of Directive 98/8/EC. Such reference may include the name of the active substance concerned, the end points of the tests, and the contact address of the data owner.

4. Where a Rapporteur Member State is aware that more than one participant is seeking review of a particular active substance, it shall inform those participants accordingly.

5. Participants seeking review of the same active substance for the same product types shall undertake all reasonable efforts to submit a collective complete dossier, while fully respecting the Community rules on competition.

Where, in those circumstances, a collective dossier is not submitted, each individual dossier shall detail the efforts made to secure cooperation and the reasons for non-participation.

6. Details shall be given in the complete dossier and in the summary dossier of the efforts made to avoid duplication of testing on vertebrate animals.

7. In order to provide information on the costs entailed in applying for review and on the need for animal testing for the purposes of compiling the complete dossier, participants may submit to the Rapporteur Member State together with the complete dossiers a breakdown of the costs of the respective actions and studies carried out.

The Rapporteur Member State shall communicate that information to the Commission when submitting the competent authority report in accordance with Article 14(4).

8. Information on the costs entailed in compiling the complete dossier and on the animal testing carried out for that purpose shall be included in the report referred to in Article 18(5) of Directive 98/8/EC together with any appropriate recommendations concerning modifications of data requirements in order to reduce to a minimum the need for testing on vertebrate animals, and to ensure cost-effectiveness and proportionality.

Article 9

Submission of the complete dossier

1. Unless otherwise indicated by the Rapporteur Member State, a participant shall submit to the Rapporteur Member State one paper and one electronic copy of the complete dossier.

The participant shall also, in accordance with Article 13(3), submit one paper and one electronic copy of the summary dossier to the Commission and to each of the other Member States. However, any Member State wishing to receive copies only in electronic format or additional copies shall inform the Commission, which shall make that information publicly available by electronic means. If the Member State subsequently decides otherwise, it shall inform the Commission without undue delay, whereupon the Commission shall update accordingly the information made publicly available.

2. For the existing active substances listed in Annex II, complete dossiers must be received by the competent authority of the Rapporteur Member State within the following periods:

- (a) for product types 8 and 14, until 28 March 2004;
- (b) for product types 16, 18, 19 and 21, from 1 November 2005 until 30 April 2006;
- (c) for product types 1, 2, 3, 4, 5, 6 and 13, from 1 February 2007 until 31 July 2007;
- (d) for product types 7, 9, 10, 11, 12, 15, 17, 20, 22 and 23, from 1 May 2008 until 31 October 2008.

Article 10

Joining and replacing of participants

Where, by mutual agreement, a producer, formulator or association joins or replaces a participant for the purposes of submitting the complete dossier, all parties to the agreement

shall jointly inform the Commission and the Rapporteur Member State accordingly, attaching any relevant letter of access.

The Commission shall inform accordingly any other participant seeking review of the same active substance in relation to the same product types.

Article 11

Withdrawal of participants

1. Where a participant intends to discontinue participation in the review programme, they shall inform the relevant Rapporteur Member State and the Commission accordingly, in writing and without delay, stating the reasons.

The Commission shall inform accordingly the other Member States and any other participant seeking review of the same active substance in relation to the same product type(s).

2. Where all the participants have withdrawn as regards a particular existing active substance/product type combination, the Commission shall inform the Member States thereof and shall publish that information electronically.

Article 12

Taking over the role of participant

1. Within three months of the electronic publication of the information referred to in Article 11(2), a producer, formulator, association or other person may inform the Commission of their intention to take over the role of participant as regards the existing active substance/product type combination.

Within the time period referred to in the first subparagraph, a Member State may also indicate to the Commission an interest in taking over the role of participant in order to support the inclusion in Annex I, IA or IB to Directive 98/8/EC of the existing active substance/product type combination, where there are uses which the Member State considers essential, in particular for the protection of human health, animal health or the environment.

2. The person or Member State wishing to take over the role of the participant who has withdrawn shall, within three months of informing the Commission of their intention, provide evidence to it that work to compile a complete dossier has been commissioned.

3. On the basis of the evidence referred to in paragraph 2, the Commission shall decide whether or not to allow the interested person or Member State to take over the role of participant.

Where the Commission allows the interested person or Member State to take over the role of participant, it may decide to extend, if necessary, the relevant period for the submission of a complete dossier specified in Article 9.

4. The taking over of the role of participant for a given existing active substance/product type combination may be allowed only once.

5. Where the Commission receives no response pursuant to paragraph 1, it shall take a decision not to include the existing active substance in Annex I, IA or IB to Directive 98/8/EC within the framework of the review programme for the product type(s) concerned.

Article 13

Completeness check of dossiers

1. Within three months of receiving the dossier for an existing active substance/product type combination and no later than three months after the end of the relevant time period specified in Article 9(2) of this Regulation, the Rapporteur Member State shall verify whether the dossier is to be accepted as complete in accordance with Article 11(1)(b) of Directive 98/8/EC.

Where the Rapporteur Member State has initiated consultations with other Member States and the Commission in relation to the acceptability of a dossier, the period may be prolonged until consultations have been finalised, up to a maximum of six months from receipt of the dossier.

2. A Rapporteur Member State may require, as a condition for considering a dossier to be complete, proof of advance payment, in full or in part, of the charges payable under Article 25 of Directive 98/8/EC to be provided in the dossier.

3. Where a dossier is considered to be complete, the Rapporteur Member State shall confirm acceptance of the dossier to the participant and agree to the participant forwarding the summary dossier to the Commission and the other Member States within one month of receiving the confirmation.

If a Member State in receipt of a summary dossier has legitimate reason to believe that the dossier is incomplete, it shall without

delay communicate its concerns to the Rapporteur Member State, the Commission and the other Member States.

The Rapporteur Member State shall immediately take up consultations with that Member State and the Commission in order to discuss the concern expressed and resolve divergent opinions.

4. In exceptional circumstances, the Rapporteur Member State may establish a new deadline for the submission of information which, for reasons duly substantiated, the participant was unable to submit in due time.

The participant shall, within three months of being informed of the new deadline, provide evidence to the Rapporteur Member State that work to provide the missing information has been commissioned.

If the Rapporteur Member State considers that it has received sufficient evidence, it shall carry out its evaluation in accordance with Article 14 as if the dossier were complete. Otherwise, the evaluation shall not commence until the missing information is submitted.

5. Where a complete dossier is not received within the period specified in Article 9 or by a new deadline established in accordance with paragraph 4, the Rapporteur Member State shall inform the Commission, giving the reasons put forward by the participant by way of justification.

The Rapporteur Member State shall also inform the Commission in cases where a participant fails to provide the evidence required in accordance with the second subparagraph of paragraph 4. In the cases referred to in the first and second subparagraphs and if no other dossier concerns the same existing active substance/product type combination, all participants shall be deemed to have withdrawn and Articles 11(2) and 12 shall apply *mutatis mutandis*.

Article 14

Evaluation of dossiers by the Rapporteur Member State

1. Where the Rapporteur Member State considers a dossier to be complete, it shall carry out the evaluation within twelve months of accepting the dossier in accordance with Article 11(2) of Directive 98/8/EC and shall prepare a report on that evaluation, hereinafter 'the competent authority report'.

Without prejudice to Article 12 of Directive 98/8/EC, the Rapporteur Member State may take into account other relevant technical or scientific information regarding the properties of the active substance, metabolites or residues.

2. At the request of a participant, the Rapporteur Member State may take into account additional information relating to an active substance for which the dossier has been accepted as complete only if the following conditions are fulfilled:

- (a) the participant informed the Rapporteur Member State, at the time of submission of the dossier, that preparation of the additional information was under way;
- (b) the additional information is submitted no later than nine months after acceptance of the dossier in accordance with Article 13(3);
- (c) by comparison with the data originally submitted, the additional information is equally or more reliable owing to the application of the same or higher quality standards;
- (d) by comparison with the data originally submitted, the additional information supports a different conclusion concerning the active substance for the purposes of the recommendation under paragraph 6.

The Rapporteur Member State shall take into account additional information submitted by persons other than the participant only if that information satisfies the conditions set out in points (b), (c) and (d) of the first subparagraph.

3. Where relevant in the application of paragraph 1, in particular when additional information has been requested by a deadline established by the Rapporteur Member State, the latter may request that the participant submit updated summary dossiers to the Commission and the other Member States when the additional information is received.

All participants shall be deemed to have withdrawn and Articles 11(2) and 12 shall apply *mutatis mutandis* if:

- (a) the additional information is not received by the deadline;
- (b) the participant fails to provide adequate justification for further postponing the deadline;
- (c) no other dossier concerns the same existing active substance/product type combination.

4. The Rapporteur Member State shall, without undue delay, send a copy of the competent authority report to the Commission, the other Member States and to the participant.

5. A Rapporteur Member State may decide to withhold the competent authority report if the charges payable under Article 25 of Directive 98/8/EC have not been paid in full, in which case it shall inform the participant and the Commission accordingly.

All participants shall be deemed to have withdrawn and Articles 11(2) and 12 shall apply *mutatis mutandis* if:

- (a) full payment is not received within three months of the date of receipt of that information;
- (b) no other dossier concerns the same existing active substance/product type combination.

6. The competent authority report shall be presented in a format to be recommended by the Commission and shall include one of the following:

- (a) a recommendation to include the existing active substance in Annex I, IA or IB to Directive 98/8/EC, stating, where appropriate, conditions for inclusion;
- (b) a recommendation not to include the existing active substance in Annex I, IA or IB to Directive 98/8/EC, stating the reasons.

Article 15

Commission procedures

1. When the Commission receives a competent authority report pursuant to Article 14(4) of this Regulation it shall, without undue delay, prepare the draft decision referred to in Article 27 of Directive 98/8/EC.

2. Before preparing the draft decision referred to in paragraph 1, the Commission shall, when necessary in the light of the comments received on the competent authority report, consult with experts from the Member States to address any problems remaining unresolved. Where necessary and upon a request from the Commission, the Rapporteur Member State shall prepare an updated competent authority report.

3. Where an existing active substance, despite a recommendation for inclusion pursuant to Article 14(6) of this Regulation, still gives rise to concern, as referred to in Article 10(5) of Directive 98/8/EC, the Commission may, without prejudice to Article 12 of that Directive, take into account the finalisation of the evaluation of other existing active substances applied for the same use.

4. On the basis of the documents and information referred to in Article 27(2) of Directive 98/8/EC, the Rapporteur Member State shall prepare an updated competent authority report, the first part of which shall form the assessment report. The assessment report shall be reviewed within the Standing Committee on Biocidal Products. Where several dossiers have been submitted for the same active substance/product type combination, the Rapporteur Member State shall prepare one assessment report based on the information contained in those dossiers.

Article 16

Access to information

Where a Rapporteur Member State has submitted the competent authority report in accordance with Article 14(4) of this Regulation, or where an assessment report has been finalised or updated in the Standing Committee on Biocidal Products, the Commission shall make the report or any updates thereof publicly available by electronic means, except for information that is to be treated as confidential in accordance with Article 19 of Directive 98/8/EC.

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

Done at Brussels, 4 December 2007.

Article 17

Suspension of procedures

Where, in respect of an active substance listed in Annex II to this Regulation, the Commission presents a proposal for amending Directive 76/769/EEC or, with effect from 1 June 2009, Annex XVII of Regulation (EC) No 1907/2006 in order to prohibit its placing on the market or its use, including use for biocidal purposes, in certain or all product types, the procedures provided for in this Regulation concerning that substance for use in the product types concerned may be suspended pending a decision on that proposal.

Article 18

Repeal

Regulation (EC) No 2032/2003 is repealed.

References to the repealed Regulation shall be construed as references to this Regulation.

Article 19

Entry into force

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

For the Commission

Stavros DIMAS

Member of the Commission

ANNEX I

ACTIVE SUBSTANCES IDENTIFIED AS EXISTING

Name (EINECS and/or others)	EC number	CAS number
Formaldehyde	200-001-8	50-00-0
Ergocalciferol/Vitamin D2	200-014-9	50-14-6
Lactic acid	200-018-0	50-21-5
Clofenotane/DDT	200-024-3	50-29-3
Ascorbic acid	200-066-2	50-81-7
2-(2-butoxyethoxy)ethyl 6-propylpiperonyl ether/Piperonyl butoxide	200-076-7	51-03-6
2,4-dinitrophenol	200-087-7	51-28-5
2-imidazol-4-ylethylamine	200-100-6	51-45-6
Bronopol	200-143-0	52-51-7
Trichlorfon	200-149-3	52-68-6
Sodium salicylate	200-198-0	54-21-7
Fenthion	200-231-9	55-38-9
Glycerol trinitrate	200-240-8	55-63-0
Bis(tributyltin) oxide	200-268-0	56-35-9
Tributyltin acetate	200-269-6	56-36-0
Coumaphos	200-285-3	56-72-4
Glycerol	200-289-5	56-81-5
Chlorhexidine diacetate	200-302-4	56-95-1
Allyl isothiocyanate	200-309-2	57-06-7
Cetrimonium bromide/Hexadecyltrimethylammonium bromide	200-311-3	57-09-0
Urea	200-315-5	57-13-6
Strychnine	200-319-7	57-24-9
Propane-1,2-diol	200-338-0	57-55-6
Ethinylestradiol	200-342-2	57-63-6
Caffeine	200-362-1	58-08-2
Diphenoxarsin-10-yl oxide	200-377-3	58-36-6
Gamma-HCH or Gamma-BHC/Lindane/1,2,3,4,5,6-hexachlorocyclohexane	200-401-2	58-89-9
Sulfaquinoxaline	200-423-2	59-40-5
Chlorocresol	200-431-6	59-50-7
2-phenylethanol	200-456-2	60-12-8
Dimethoate	200-480-3	60-51-5
Methylthionium chloride	200-515-2	61-73-4
Thiourea	200-543-5	62-56-6
Dichlorvos	200-547-7	62-73-7
Carbaryl	200-555-0	63-25-2
Ethanol	200-578-6	64-17-5
Formic acid	200-579-1	64-18-6
Acetic acid	200-580-7	64-19-7

Name (EINECS and/or others)	EC number	CAS number
Benzoic acid	200-618-2	65-85-0
Propan-2-ol	200-661-7	67-63-0
Chloroform/Trichloromethane	200-663-8	67-66-3
Colecalciferol	200-673-2	67-97-0
Salicylic acid	200-712-3	69-72-7
Hexachlorophene	200-733-8	70-30-4
Propan-1-ol	200-746-9	71-23-8
Butan-1-ol	200-751-6	71-36-3
Methoxychlor	200-779-9	72-43-5
Bromomethane/Methyl bromide	200-813-2	74-83-9
Hydrogen cyanide	200-821-6	74-90-8
Metaldehyde	200-836-8	9002-91-9
Carbon disulfide	200-843-6	75-15-0
Ethylene oxide	200-849-9	75-21-8
Iodoform/Triiodomethane	200-874-5	75-47-8
Tert-butyl hydroperoxide	200-915-7	75-91-2
Trichloronitromethane	200-930-9	76-06-2
Bornan-2-one/Campher	200-945-0	76-22-2
(3aS,6aR,7aS,8S,11aS,11bS,11cS)-1,3a,4,5,6a,7,7a,8,11,11a,11b,11c-dodecahydro-2,10-dimethoxy-3,8,11a,11c-tetramethyldibenzo[de,g]chromene-1,5,11-trione/ Quassin	200-985-9	76-78-8
1,3-dibromo-5,5-dimethylhydantoin	201-030-9	77-48-5
3-beta-hydroxyurs-12-en-28-oic acid/Ursolic acid	201-034-0	77-52-1
Citric acid	201-069-1	77-92-9
Citric acid monohydrate	201-069-1	5949-29-1
1,3,4,5-tetrahydroxycyclohexanecarboxylic acid	201-072-8	77-95-2
Linalool	201-134-4	78-70-6
2-methylpropan-1-ol	201-148-0	78-83-1
2-chloroacetamide	201-174-2	79-07-2
Bromoacetic acid	201-175-8	79-08-3
Propionic acid	201-176-3	79-09-4
Chloroacetic acid	201-178-4	79-11-8
Glycollic acid	201-180-5	79-14-1
Peracetic acid	201-186-8	79-21-0
L-(+)-lactic acid	201-196-2	79-33-4
p-(1,1-dimethylpropyl)phenol	201-280-9	80-46-6
Pin-2(3)-ene	201-291-9	80-56-8
Sennoside A	201-339-9	81-27-6
Warfarin	201-377-6	81-81-2
Coumachlor	201-378-1	81-82-3
Diphacinone	201-434-5	82-66-6
Ethyl quinine carbonate	201-500-3	83-75-0

Name (EINECS and/or others)	EC number	CAS number
(2R,6aS,12aS)-1,2,6,6a,12,12a-hexahydro-2-isopropenyl-8,9-dimethoxy-chromeno[3,4-b]furo[2,3-h]chromen-6-one/Rotenone	201-501-9	83-79-4
Anthraquinone	201-549-0	84-65-1
Dibutyl phthalate	201-557-4	84-74-2
Salicylanilide	201-727-8	87-17-2
(+)-tartaric acid	201-766-0	87-69-4
Pentachlorophenol	201-778-6	87-86-5
Symclosene	201-782-8	87-90-1
Chloroxyleneol	201-793-8	88-04-0
2,4,6-trichlorophenol	201-795-9	88-06-2
Menthol	201-939-0	89-78-1
Isopulegol	201-940-6	89-79-2
Thymol	201-944-8	89-83-8
Guaiacol/2-methoxyphenol	201-964-7	90-05-1
Biphenyl-2-ol	201-993-5	90-43-7
Naphthalene	202-049-5	91-20-3
Propyl 4-hydroxybenzoate	202-307-7	94-13-3
Butyl 4-hydroxybenzoate	202-318-7	94-26-8
Dibenzoyl peroxide	202-327-6	94-36-0
2-ethylhexane-1,3-diol	202-377-9	94-96-2
Benzotriazole	202-394-1	95-14-7
3-chloropropane-1,2-diol	202-492-4	96-24-2
Dichlorophen	202-567-1	97-23-4
Eugenol	202-589-1	97-53-0
Allantoin	202-592-8	97-59-6
Methyl 4-hydroxybenzoate	202-785-7	99-76-3
Benzyl alcohol	202-859-9	100-51-6
2,2'-[(1,1,3-trimethylpropane-1,3-diyl)bis(oxy)]bis[4,4,6-trimethyl-1,3,2-dioxaborinane]	202-899-7	100-89-0
Methenamine/Hexamethylenetetramine	202-905-8	100-97-0
Triclocarban	202-924-1	101-20-2
Chlorpropham	202-925-7	101-21-3
1,1',1'',1'''-ethylenedinitrilotetrapropan-2-ol	203-041-4	102-60-3
2,2',2''-nitritotriethanol	203-049-8	102-71-6
Chlorphenesin	203-192-6	104-29-0
Anethole	203-205-5	104-46-1
Cinnamaldehyde/3-phenyl-propen-2-al	203-213-9	104-55-2
2-ethylhexan-1-ol/Isooctanol	203-234-3	104-76-7
Citronellol	203-375-0	106-22-9
Citronellal	203-376-6	106-23-0
Geraniol	203-377-1	106-24-1
1,4-dichlorobenzene	203-400-5	106-46-7

Name (EINECS and/or others)	EC number	CAS number
Ethylendiamine	203-468-6	107-15-3
Chloro-acetaldehyde	203-472-8	107-20-0
Ethane-1,2-diol	203-473-3	107-21-1
Glyoxal	203-474-9	107-22-2
Methyl formate	203-481-7	107-31-3
Butane-1,3-diol	203-529-7	107-88-0
Vinyl acetate	203-545-4	108-05-4
Acetic anhydride	203-564-8	108-24-7
m-Cresol	203-577-9	108-39-4
Resorcinol	203-585-2	108-46-3
Cyanuric acid	203-618-0	108-80-5
Phenol	203-632-7	108-95-2
Ethyl formate	203-721-0	109-94-4
Succinic acid	203-740-4	110-15-6
Hexa-2,4-dienoic acid/Sorbic acid	203-768-7	110-44-1
Pyridine	203-809-9	110-86-1
Morpholine	203-815-1	110-91-8
Glutaral	203-856-5	111-30-8
2-Butoxyethanol	203-905-0	111-76-2
Cetrimonium chloride/Hexadecyl-trimethylammoniumchloride	203-928-6	112-02-7
Nonanoic acid	203-931-2	112-05-0
Undecan-2-one/Methyl-nonyl-ketone	203-937-5	112-12-9
2,2'-(ethylenedioxy)diethanol/Triethylene-glycol	203-953-2	112-27-6
Undec-10-enoic acid	203-965-8	112-38-9
Oleic acid	204-007-1	112-80-1
(Z)-docos-13-enoic acid	204-011-3	112-86-7
N-(2-ethylhexyl)-8,9,10-trinorborn-5-ene-2,3-dicarboximide	204-029-1	113-48-4
Propoxur	204-043-8	114-26-1
Endosulfan	204-079-4	115-29-7
1,7,7-trimethylbicyclo[2.2.1]hept-2-yl thiocyanatoacetate	204-081-5	115-31-1
Dicofol	204-082-0	115-32-2
Linalyl acetate	204-116-4	115-95-7
3,3',4',5,7-pentahydroxyflavone	204-187-1	117-39-5
1,3-dichloro-5,5-dimethylhydantoin	204-258-7	118-52-5
Methyl salicylate	204-317-7	119-36-8
Clorophene	204-385-8	120-32-1
Ethyl 4-hydroxybenzoate	204-399-4	120-47-8
Benzyl benzoate	204-402-9	120-51-4
Piperonal	204-409-7	120-57-0
Indole	204-420-7	120-72-9

Name (EINECS and/or others)	EC number	CAS number
3-(but-2-enyl)-2-methyl-4-oxocyclopent-2-enyl-2,2-dimethyl-3-(3-methoxy-2-methyl-3-oxoprop-1-enyl)-cyclopropanecarboxylate/Cinerin II	204-454-2	121-20-0
2-methyl-4-oxo-3-(penta-2,4-dienyl)cyclopent-2-enyl [1R-[1.alpha.[S*(Z)],3.beta.]]-chrysanthemate/Pyrethrin I	204-455-8	121-21-1
2-methyl-4-oxo-3-(penta-2,4-dienyl)cyclopent-2-enyl [1R-[1.alpha.[S*(Z)](3.beta.)]-3-(3-methoxy-2-methyl-3-oxoprop-1-enyl)-2,2-dimethylcyclopropanecarboxylate/Pyrethrin II	204-462-6	121-29-9
Benzethonium chloride	204-479-9	121-54-0
5-nitrothiazol-2-ylamine	204-490-9	121-66-4
Malathion	204-497-7	121-75-5
Fenitrothion	204-524-2	122-14-5
Cetalkonium chloride	204-526-3	122-18-9
Benzyltrimethyl(octadecyl)ammonium chloride	204-527-9	122-19-0
Simazine	204-535-2	122-34-9
Propham	204-542-0	122-42-9
4-Phenylbutanone	204-555-1	122-57-6
2-Phenoxyethanol	204-589-7	122-99-6
Cetylpyridinium chloride	204-593-9	123-03-5
Cetylpyridinium chloride monohydrate	204-593-9	6004-24-6
2-Ethylhexanal	204-596-5	123-05-7
Pyridazine-3,6-diol/Maleic hydrazide	204-619-9	123-33-1
Adipic acid	204-673-3	124-04-9
Octanoic acid	204-677-5	124-07-2
Dodecylamine/Laurylamine	204-690-6	124-22-1
Carbon dioxide	204-696-9	124-38-9
Sodium dimethylarsinate	204-708-2	124-65-2
Exo-1,7,7-trimethylbicyclo[2.2.1]heptan-2-ol	204-712-4	124-76-5
Nitromethylidynetrimethanol	204-769-5	126-11-4
Sodium acetate	204-823-8	127-09-3
Sodium N-chlorobenzenesulphonamide	204-847-9	127-52-6
Tosylchloramide sodium	204-854-7	127-65-1
Bis(2,3,3,3-tetrachloropropyl) ether	204-870-4	127-90-2
Potassium dimethyldithiocarbamate	204-875-1	128-03-0
Sodium dimethyldithiocarbamate	204-876-7	128-04-1
N-bromosuccinimide	204-877-2	128-08-5
N-chlorosuccinimide	204-878-8	128-09-6
2,6-di-tert-butyl-p-cresol	204-881-4	128-37-0
Warfarin sodium	204-929-4	129-06-6
Dimethyl phthalate	205-011-6	131-11-3
Sodium pentachlorophenolate	205-025-2	131-52-2
Sodium 2-biphenylate	205-055-6	132-27-4
Sodium 2-biphenylate tetrahydrate	205-055-6	6152-33-6
Captan	205-087-0	133-06-2

Name (EINECS and/or others)	EC number	CAS number
N-(trichloromethylthio)phthalimide/Folpet	205-088-6	133-07-3
2,4-Dichloro-3,5-xylenol	205-109-9	133-53-9
Methyl anthranilate	205-132-4	134-20-3
Bis(8-hydroxyquinolinium) sulphate	205-137-1	134-31-6
N,N-diethyl-m-toluamide	205-149-7	134-62-3
Dipropyl pyridine-2,5-dicarboxylate	205-245-9	136-45-8
Zinc bis(2-ethylhexanoate)	205-251-1	136-53-8
6-methylbenzotriazole	205-265-8	136-85-6
Thiram	205-286-2	137-26-8
Ziram	205-288-3	137-30-4
Sodium propionate	205-290-4	137-40-6
Potassium methyldithiocarbamate	205-292-5	137-41-7
Metam-sodium	205-293-0	137-42-8
Dipentene	205-341-0	138-86-3
Disodium cyanodithiocarbamate	205-346-8	138-93-2
Benzododecinium chloride	205-351-5	139-07-1
Miristalkonium chloride	205-352-0	139-08-2
Nitrilo triacetic acid	205-355-7	139-13-9
p-tolyl acetate	205-413-1	140-39-6
1,3-bis(hydroxymethyl)urea	205-444-0	140-95-4
Sodium formate	205-488-0	141-53-7
2,3-dihydroxypropyl laurate	205-526-6	142-18-7
Nabam	205-547-0	142-59-6
Hexanoic acid	205-550-7	142-62-1
Lauric acid	205-582-1	143-07-7
Potassium oleate	205-590-5	143-18-0
Sodium hydrogencarbonate	205-633-8	144-55-8
Oxalic acid	205-634-3	144-62-7
Quinolin-8-ol	205-711-1	148-24-3
Thiabendazole	205-725-8	148-79-8
Benzothiazole-2-thiol	205-736-8	149-30-4
Monuron	205-766-1	150-68-5
Rutoside	205-814-1	153-18-4
Glyoxylic acid	206-058-5	298-12-4
Fenchlorphos	206-082-6	299-84-3
Naled	206-098-3	300-76-5
5-chlorosalicylic acid	206-283-9	321-14-2
Diuron	206-354-4	330-54-1
Potassium thiocyanate	206-370-1	333-20-0
Diazinon	206-373-8	333-41-5
Decanoic acid	206-376-4	334-48-5
Cyanamide	206-992-3	420-04-2

Name (EINECS and/or others)	EC number	CAS number
Metronidazole	207-136-1	443-48-1
Cineole	207-431-5	470-82-6
7,8-dihydroxycoumarin	207-632-8	486-35-1
Sodium carbonate	207-838-8	497-19-8
2-hydroxy-4-isopropyl-2,4,6-cycloheptatrien-1-one	207-880-7	499-44-5
Carvacrol	207-889-6	499-75-2
6.beta.-acetoxy-3beta-(beta.-D-glucopyranosyloxy)-8,14-dihydroxybufa-4,20,22-trienolide/Scilliroside	208-077-4	507-60-8
Barium carbonate	208-167-3	513-77-9
3-acetyl-6-methyl-2H-pyran-2,4(3H)-dione	208-293-9	520-45-6
Osalmid	208-385-9	526-18-1
2,6-Dimethoxy-p-benzoquinone	208-484-7	530-55-2
Acridine-3,6-diamine dihydrochloride	208-515-4	531-73-7
Sodium benzoate	208-534-8	532-32-1
Dazomet	208-576-7	533-74-4
Trisodium hydrogendicarbonate/Sodium sesquicarbonate	208-580-9	533-96-0
Silver carbonate	208-590-3	534-16-7
Crimidine	208-622-6	535-89-7
Calcium diformate	208-863-7	544-17-2
Myristic acid	208-875-2	544-63-8
1-isopropyl-4-methylbicyclo[3.1.0]hexan-3-one	208-912-2	546-80-5
1,3,4,6,8,13-hexahydroxy-10,11-dimethylphenanthro[1,10,9,8-opqra]perylene-7,14-dione/Hypericum perforatum	208-941-0	548-04-9
[4-[4,4'-bis(dimethylamino)benzhydrylidene]cyclohexa-2,5-dien-1-ylidene]dimethylammonium chloride	208-953-6	548-62-9
Zinc dibenzoate	209-047-3	553-72-0
Methyl isothiocyanate	209-132-5	556-61-6
4,4'-(4-iminocyclohexa-2,5-dienylidenemethylene)dianiline hydrochloride	209-321-2	569-61-9
[4-[alpha-[4-(dimethylamino)phenyl]benzylidene]cyclohexa-2,5-dien-1-ylidene]dimethylammonium chloride/Malachite green chloride	209-322-8	569-64-2
Potassium benzoate	209-481-3	582-25-2
(RS)-3-allyl-2-methyl-4-oxocyclopent-2-enyl-(1RS,3RS;1RS,3SR)-2,2-dimethyl-3-(2-methylprop-1-enyl)-cyclopropanecarboxylate (all isomers; ratio: 1:1:1:1:1:1:1)/Allethrin	209-542-4	584-79-2
Sodium 3-(p-anilinophenylazo)benzenesulphonate/Metanil yellow	209-608-2	587-98-4
DL-lactic acid	209-954-4	598-82-3
BHC or HCH/Hexachlorocyclohexane	210-168-9	608-73-1
DL-malic acid	210-514-9	617-48-1
N-(hydroxymethyl)acetamide	210-897-2	625-51-4
Succinaldehyde	211-333-8	638-37-9
2-fluoroacetamide	211-363-1	640-19-7
Phthalaldehyde	211-402-2	643-79-8
2-hydroxyethanesulphonic acid, compound with 4,4'-[hexane-1,6-diylbis(oxy)]bis[benzenecarboxamidine] (2:1)	211-533-5	659-40-5
Tetrahydro-2,5-dimethoxyfuran	211-797-1	696-59-3

Name (EINECS and/or others)	EC number	CAS number
N-[(dichlorofluoromethyl)thio]phthalimide	211-952-3	719-96-0
Dichloro-N-[(dimethylamino)sulphonyl]fluoro-N-(p-tolyl)methanesulphenamide/ Tolyfluamid	211-986-9	731-27-1
Levonorgestrel	212-349-8	797-63-7
Hydroxyl-2-pyridone	212-506-0	822-89-9
2,6-dimethyl-1,3-dioxan-4-yl acetate	212-579-9	828-00-2
Terbutryn	212-950-5	886-50-0
Proflavine hydrochloride	213-459-9	952-23-8
N'1-quinoxalin-2-ylsulphanilamide, sodium salt	213-526-2	967-80-6
Norbormide	213-589-6	991-42-4
(hydroxymethyl)urea	213-674-8	1000-82-4
Dichlofluamid	214-118-7	1085-98-9
Copper thiocyanate	214-183-1	1111-67-7
Dodecyltrimethylammonium bromide	214-290-3	1119-94-4
Tetradonium bromide	214-291-9	1119-97-7
(1,3,4,5,6,7-hexahydro-1,3-dioxo-2H-isoindol-2-yl)methyl (1R-trans)-2,2-dimethyl- 3-(2-methylprop-1-enyl)cyclopropanecarboxylate/d-trans-Tetramethrin	214-619-0	1166-46-7
4,5-dichloro-3H-1,2-dithiol-3-one	214-754-5	1192-52-5
Xylenol	215-089-3	1300-71-6
Bentonite	215-108-5	1302-78-9
Diarsenic pentaoxide	215-116-9	1303-28-2
Diboron trioxide	215-125-8	1303-86-2
Calcium dihydroxide/calcium hydroxide/caustic lime/hydrated lime/slaked lime	215-137-3	1305-62-0
Calcium oxide/lime/burnt lime/quicklime	215-138-9	1305-78-8
Potassium hydroxide	215-181-3	1310-58-3
Sodium hydroxide	215-185-5	1310-73-2
Silicic acid, potassium salt/Potassium silicate	215-199-1	1312-76-1
Zinc oxide	215-222-5	1314-13-2
Trizinc diphosphide	215-244-5	1314-84-7
Zinc sulphide	215-251-3	1314-98-3
Trimanganese tetraoxide	215-266-5	1317-35-7
Copper oxide	215-269-1	1317-38-0
Dicopper oxide	215-270-7	1317-39-1
Cresol	215-293-2	1319-77-3
Aluminum chloride, basic	215-477-2	1327-41-9
Disodium tetraborate, anhydrous	215-540-4	1330-43-4
Disodium tetraborate decahydrate	215-540-4	1303-96-4
Dicopper chloride trihydroxide	215-572-9	1332-65-6
Chromium trioxide	215-607-8	1333-82-0
Sodium hydrogendifluoride	215-608-3	1333-83-1
Naphthenic acids, copper salts	215-657-0	1338-02-9
2-Butanone, peroxide	215-661-2	1338-23-4

Name (EINECS and/or others)	EC number	CAS number
Naphthenic acids	215-662-8	1338-24-5
Ammonium hydrogendifluoride	215-676-4	1341-49-7
Silicic acid, sodium salt	215-687-4	1344-09-8
Copper(II) chloride	215-704-5	1344-67-8
N,N"-bis(2-ethylhexyl)-3,12-diimino-2,4,11,13-tetraazatetradecanediamidine dihydrochloride	216-994-6	1715-30-6
Monolinuron	217-129-5	1746-81-2
2,4-dichlorobenzyl alcohol	217-210-5	1777-82-8
Ethacridine lactate	217-408-1	1837-57-6
4,4'-(2-ethyl-2-nitropropane-1,3-diyl)bismorpholine	217-450-0	1854-23-5
Chlorothalonil	217-588-1	1897-45-6
Dodecylammonium acetate	217-956-1	2016-56-0
Fluometuron	218-500-4	2164-17-2
Allyl propyl disulphide	218-550-7	2179-59-1
4-(2-nitrobutyl)morpholine	218-748-3	2224-44-4
N-(3-aminopropyl)-N-dodecylpropane-1,3-diamine	219-145-8	2372-82-9
Didecyltrimethylammonium bromide	219-234-1	2390-68-3
Tolnaftate	219-266-6	2398-96-1
Bis[[4-[4-(dimethylamino)benzhydrylidene]cyclohexa-2,5-dien-1-ylidene]dimethylammonium] oxalate, dioxalate	219-441-7	2437-29-8
Dodine	219-459-5	2439-10-3
2-bromo-1-(4-hydroxyphenyl)ethan-1-one	219-655-0	2491-38-5
2,2'-dithiobis[N-methylbenzamide]	219-768-5	2527-58-4
2,2'-[methylenebis(oxy)]bisethanol	219-891-4	2565-36-8
Phenthoate	219-997-0	2597-03-7
1,2-benzisothiazol-3(2H)-one	220-120-9	2634-33-5
2,2'-[(1-methylpropane-1,3-diyl)bis(oxy)]bis[4-methyl-1,3,2-dioxaborinane]	220-198-4	2665-13-6
2-methyl-2H-isothiazol-3-one	220-239-6	2682-20-4
Sulphuryl difluoride	220-281-5	2699-79-8
2-Amino-3-chloro-1,4-naphthoquinone	220-529-2	2797-51-5
2-chloro-N-(hydroxymethyl)acetamide	220-598-9	2832-19-1
Troclosene sodium	220-767-7	2893-78-9
Sodium dichloroisocyanurate dihydrate	220-767-7	51580-86-0
Chlorpyrifos	220-864-4	2921-88-2
Mecetronium ethyl sulphate	221-106-5	3006-10-8
Dodecylethyltrimethylammonium ethyl sulphate	221-108-6	3006-13-1
Bis(trichloromethyl) sulphone	221-310-4	3064-70-8
Sodium 2-(2-dodecyloxyethoxy)ethyl sulphate	221-416-0	3088-31-1
4-isopropyl-m-cresol	221-761-7	3228-02-2
Copper dinitrate	221-838-5	3251-23-8
Triclosan	222-182-2	3380-34-5
Temephos	222-191-1	3383-96-8

Name (EINECS and/or others)	EC number	CAS number
Thuj-4(10)-ene	222-212-4	3387-41-5
Oct-1-ene-3-ol	222-226-0	3391-86-4
Sodium 5-chloro-2-[4-chloro-2-[[[(3,4-dichlorophenyl)amino]carbonyl]amino]phenoxy]benzenesulphonate	222-654-8	3567-25-7
(ethylenedioxy)dimethanol	222-720-6	3586-55-8
Chlorophacinone	223-003-0	3691-35-8
Dipyrithione	223-024-5	3696-28-4
Chlorhexidine dihydrochloride	223-026-6	3697-42-5
Denatonium benzoate	223-095-2	3734-33-6
Sodium 2,4,6-trichlorophenolate	223-246-2	3784-03-0
Pyridine-2-thiol 1-oxide, sodium salt	223-296-5	3811-73-2
Hexahydro-1,3,5-tris(3-methoxypropyl)-1,3,5-triazine	223-563-6	3960-05-2
4-oxo-4-[(tributylstannyl)oxy]but-2-enoic acid/Tributyltin maleate	223-701-5	4027-18-3
Methenamine 3-chloroallylochloride	223-805-0	4080-31-3
N-ethylheptadecafluorooctanesulphonamide	223-980-3	4151-50-2
Isobutyl 4-hydroxybenzoate/Isobutyl parabene	224-208-8	4247-02-3
Tributylstannyl salicylate/Tributyltin salicylate	224-397-7	4342-30-7
Tributylstannyl benzoate/Tributyltin benzoate	224-399-8	4342-36-3
Sodium 1-(3,4-dihydro-6-methyl-2,4-dioxo-2H-pyran-3-ylidene)ethanolate	224-580-1	4418-26-2
Diethylammonium salicylate	224-586-4	4419-92-5
Dimethyl dicarbonate	224-859-8	4525-33-1
Farnesol	225-004-1	4602-84-0
2,2',2''-(hexahydro-1,3,5-triazine-1,3,5-triyl)triethanol	225-208-0	4719-04-4
Octylphosphonic acid	225-218-5	4724-48-5
Sodium 4-(methoxycarbonyl)phenolate	225-714-1	5026-62-0
Sulphamidic acid	226-218-8	5329-14-6
Citral	226-394-6	5392-40-5
Tetrahydro-1,3,4,6-tetrakis(hydroxymethyl)imidazo[4,5-d]imidazole-2,5(1H,3H)-dione	226-408-0	5395-50-6
1-benzyl-3,5,7-triaza-1-azoniatricyclo[3.3.1.1 ^{3,7}]decane chloride	226-445-2	5400-93-1
Dimethyldioctylammonium chloride	226-901-0	5538-94-3
N-dodecylpropane-1,3-diamine	226-902-6	5538-95-4
Chlorpyrifos-methyl	227-011-5	5598-13-0
N,N'-methylenebismorpholine	227-062-3	5625-90-1
Coumatetralyl	227-424-0	5836-29-3
Terbutylazine	227-637-9	5915-41-3
(R)-p-mentha-1,8-diene	227-813-5	5989-27-5
4-methoxybenzene-1,3-diamine sulphate	228-290-6	6219-67-6
Methylene dithiocyanate	228-652-3	6317-18-6
1,3-bis(hydroxymethyl)-5,5-dimethylimidazolidine-2,4-dione	229-222-8	6440-58-0
Dodcin	229-930-7	6843-97-6
Malic acid	230-022-8	6915-15-7

Name (EINECS and/or others)	EC number	CAS number
(2-bromo-2-nitrovinyl)benzene	230-515-8	7166-19-0
Didecyldimethylammonium chloride	230-525-2	7173-51-5
(Z)-N-9-octadecenylpropane-1,3-diamine	230-528-9	7173-62-8
Benzyl dodecyldimethylammonium bromide	230-698-4	7281-04-1
Prometryn	230-711-3	7287-19-6
Silver	231-131-3	7440-22-4
Boron	231-151-2	7440-42-8
Copper	231-159-6	7440-50-8
Zinc	231-175-3	7440-66-6
Sulphur dioxide	231-195-2	7446-09-5
Dithallium sulphate	231-201-3	7446-18-6
Calcium dihexa-2,4-dienoate	231-321-6	7492-55-9
Quinine monohydrochloride dihydrate	231-437-7	6119-47-7
Iodine	231-442-4	7553-56-2
Iodine in the form of iodophor	Mixture	39392-86-4
Iodine complex in solution with non-ionic detergents	Mixture	
Polyvinylpyrrolidone iodine	Polymer	25655-41-8
Alkylaryl polyether alcohol-iodine complex	Polymer	
Iodine complex with ethylene-propylene block co-Polymer (pluronic)	Polymer	
Iodine complex with poly alkylenglycol	Polymer	
Iodinated Resin/Polyiodide Anion Resin	Polymer	
Trisodium orthophosphate (TSP)	231-509-8	7601-54-9
Silicon dioxide — amorphous	231-545-4	7631-86-9
Sodium hydrogensulphite	231-548-0	7631-90-5
Sodium nitrite	231-555-9	7632-00-0
Sodium peroxometaborate/Sodium perborate hydrate	231-556-4	7632-04-4
Hydrogen chloride/Hydrochloric acid	231-595-7	7647-01-0
Sodium chloride	231-598-3	7647-14-5
Sodium bromide	231-599-9	7647-15-6
Orthophosphoric acid	231-633-2	7664-38-2
Hydrogen fluoride	231-634-8	7664-39-3
Ammonia, anhydrous	231-635-3	7664-41-7
Sulphuric acid	231-639-5	7664-93-9
Potassium iodide	231-659-4	7681-11-0
Sodium hydrogensulphate	231-665-7	7681-38-1
Sodium fluoride	231-667-8	7681-49-4
Sodium hypochlorite	231-668-3	7681-52-9
Disodium disulphite	231-673-0	7681-57-4
Tetramethrin	231-711-6	7696-12-0
Sulphur	231-722-6	7704-34-9
Iron sulphate	231-753-5	7720-78-7
Iron vitriol/Ferrous sulphate heptahydrate/Iron sulphate heptahydrate	231-753-5	7782-63-0

Name (EINECS and/or others)	EC number	CAS number
Potassium permanganate	231-760-3	7722-64-7
Hydrogen peroxide	231-765-0	7722-84-1
Bromine	231-778-1	7726-95-6
Dipotassium peroxodisulphate	231-781-8	7727-21-1
Nitrogen	231-783-9	7727-37-9
Zinc sulphate heptahydrate	231-793-3	7446-20-0
7a-ethylidihydro-1H,3H,5H-oxazolo[3,4-c]oxazole	231-810-4	7747-35-5
Sodium sulphite	231-821-4	7757-83-7
Sodium chlorite	231-836-6	7758-19-2
Copper chloride	231-842-9	7758-89-6
Copper sulphate	231-847-6	7758-98-7
Copper sulphate pentahydrate	231-847-6	7758-99-8
Silver nitrate	231-853-9	7761-88-8
Sodium thiosulphate pentahydrate	231-867-5	10102-17-7
Sodium chlorate	231-887-4	7775-09-9
Disodium peroxodisulphate/Sodium persulphate	231-892-1	7775-27-1
Potassium dichromate	231-906-6	7778-50-9
Calcium hypochlorite	231-908-7	7778-54-3
Hexahydro-1,3,5-triethyl-1,3,5-triazine	231-924-4	7779-27-3
Chlorine	231-959-5	7782-50-5
Ammonium sulphate	231-984-1	7783-20-2
Silver chloride	232-033-3	7783-90-6
Aluminium ammonium bis(sulphate)	232-055-3	7784-25-0
Manganese sulphate	232-089-9	7785-87-7
Manganese sulphate tetrahydrate	232-089-9	10101-68-5
Iodine monochloride	232-236-7	7790-99-0
Terpineol	232-268-1	8000-41-7
Soybean oil	232-274-4	8001-22-7
Linseed oil	232-278-6	8001-26-1
Corn oil	232-281-2	8001-30-7
Coconut oil	232-282-8	8001-31-8
Creosote	232-287-5	8001-58-9
Castor oil	232-293-8	8001-79-4
Bone oil/Animal oil	232-294-3	8001-85-2
Rape oil	232-299-0	8002-13-9
Pyrethrins and Pyrethroids	232-319-8	8003-34-7
Terpinol	—	8006-39-1
Turpentine oil	232-350-7	8006-64-2
Garlic ext.	232-371-1	8008-99-9
Tar, pine/Pine wood tar	232-374-8	8011-48-1
Beeswax	232-383-7	8012-89-3
Paraffin oils	232-384-2	8012-95-1

Name (EINECS and/or others)	EC number	CAS number
Oils, avocado	232-428-0	8024-32-6
Orange, sweet, ext.	232-433-8	8028-48-6
White mineral oil (petroleum)	232-455-8	8042-47-5
Saponins	232-462-6	8047-15-2
Tall-oil rosin	232-484-6	8052-10-6
Asphalt/Bitumen	232-490-9	8052-42-4
Copals	232-527-9	9000-14-0
Lignin	232-682-2	9005-53-2
Aluminium sulphate	233-135-0	10043-01-3
Boric acid	233-139-2	10043-35-3
Aluminium potassium bis(sulphate)/Alum	233-141-3	10043-67-1
Chlorine dioxide	233-162-8	10049-04-4
Potassium sulphite	233-321-1	10117-38-1
Sodium hydrogen 2,2'-methylenebis[4-chlorophenolate]	233-457-1	10187-52-7
2,2-dibromo-2-cyanoacetamide	233-539-7	10222-01-2
Disilver(1+) sulphate	233-653-7	10294-26-5
Sodium metaphosphate	233-782-9	10361-03-2
Oxine-copper	233-841-9	10380-28-6
Resmethrin	233-940-7	10453-86-8
N,N'-ethylenebis[N-acetylacetamide]	234-123-8	10543-57-4
Sodium dichromate	234-190-3	10588-01-9
Carbendazim	234-232-0	10605-21-7
Tridecasodium hypochloritetetrakis(phosphate)	234-307-8	11084-85-8
Natural boric acid	234-343-4	11113-50-1
Sodium perborate tetrahydrate	234-390-0	10486-00-7
Perboric acid, sodium salt	234-390-0	11138-47-9
Naphthenic acids, zinc salts	234-409-2	12001-85-3
Disodium octaborate	234-541-0	12008-41-2
Disodium octaborate tetrahydrate	234-541-0	12280-03-4
[2H4]ammonium chloride	234-607-9	12015-14-4
Dialuminium chloride pentahydroxide	234-933-1	12042-91-0
Trimagnesium diphosphide	235-023-7	12057-74-8
Sodium toluenesulphonate	235-088-1	12068-03-0
Copper(II) carbonate-copper(II) hydroxide (1:1)	235-113-6	12069-69-1
Zineb	235-180-1	12122-67-7
Ammonium bromide	235-183-8	12124-97-9
Tetraboron disodium heptaoxide, hydrate	235-541-3	12267-73-1
Maneb	235-654-8	12427-38-2
Hexaboron dizinc undecaoxide/Zinc borate	235-804-2	12767-90-7
N-(hydroxymethyl)formamide	235-938-1	13052-19-2
2,3,5,6-tetrachloro-4-(methylsulphonyl)pyridine	236-035-5	13108-52-6
Nifurpirinol	236-503-9	13411-16-0

Name (EINECS and/or others)	EC number	CAS number
Pyrithione zinc	236-671-3	13463-41-7
Titanium dioxide	236-675-5	13463-67-7
Dodecylguanidine monohydrochloride	237-030-0	13590-97-1
Barium diboron tetraoxide	237-222-4	13701-59-2
Potassium 2-biphenylate	237-243-9	13707-65-8
Ammonium tetrafluoroborate	237-531-4	13826-83-0
Lithium hypochlorite	237-558-1	13840-33-0
Orthoboric acid, sodium salt	237-560-2	13840-56-7
Bromine chloride	237-601-4	13863-41-7
Zinc bis(diethyldithiocarbamate)	238-270-9	14324-55-1
(benzyloxy)methanol	238-588-8	14548-60-8
2,2'-oxybis[4,4,6-trimethyl-1,3,2-dioxaborinane]	238-749-2	14697-50-8
Phoxim	238-887-3	14816-18-3
Bis(1-hydroxy-1H-pyridine-2-thionato-O,S)copper	238-984-0	14915-37-8
Bis(8-hydroxyquinolyl) sulphate, monopotassium salt	239-133-6	15077-57-3
Dibromopropionamide	239-153-5	15102-42-8
Sodium perborate monohydrate	239-172-9	10332-33-9
2,2'-methylenebis(6-bromo-4-chlorophenol)	239-446-8	15435-29-7
Chlorotoluron	239-592-2	15545-48-9
Disodium carbonate, compound with hydrogen peroxide (2:3)	239-707-6	15630-89-4
Sodium p-chloro-m-cresolate	239-825-8	15733-22-9
Chloralose	240-016-7	15879-93-3
1-bromo-3-chloro-5,5-dimethylimidazolidine-2,4-dione	240-230-0	16079-88-2
(R)-2-(4-chloro-2-methylphenoxy)propionic acid	240-539-0	16484-77-8
Dipotassium disulphite	240-795-3	16731-55-8
Methomyl	240-815-0	16752-77-5
Disodium hexafluorosilicate	240-934-8	16893-85-9
Hexafluorosilicic acid	241-034-8	16961-83-4
Benomyl	241-775-7	17804-35-2
D-gluconic acid, compound with N,N''-bis(4-chlorophenyl)-3,12-diimino-2,4,11,13-tetraazatetradecanediamidine (2:1)	242-354-0	18472-51-0
O,O-diethyl O-5-phenylisoxazol-3-ylphosphorothioate	242-624-8	18854-01-8
Benzoxonium chloride	243-008-1	19379-90-9
Methyl hydroxymethoxyacetate	243-271-2	19757-97-2
p-[(diiodomethyl)sulphonyl]toluene	243-468-3	20018-09-1
Copper dihydroxide	243-815-9	20427-59-2
Disilver oxide	243-957-1	20667-12-3
2-butene-1,4-diyl bis(bromoacetate)	243-962-9	20679-58-7
Aluminium phosphide	244-088-0	20859-73-8
(benzothiazol-2-ylthio)methyl thiocyanate	244-445-0	21564-17-0
Tetrachlorvinphos	244-865-4	22248-79-9
Bendiocarb	245-216-8	22781-23-3

Name (EINECS and/or others)	EC number	CAS number
2-methyl-4-oxo-3-(prop-2-ynyl)cyclopent-2-en-1-yl 2,2-dimethyl-3-(2-methylprop-1-enyl)cyclopropanecarboxylate/Prallethrin	245-387-9	23031-36-9
Potassium (E,E)-hexa-2,4-dienoate	246-376-1	24634-61-5
2-tert-Butyl-4-methoxyphenol	246-563-8	25013-16-5
Bis(hydroxymethyl)urea	246-679-9	25155-29-7
.alpha.,.alpha.',.alpha."-trimethyl-1,3,5-triazine-1,3,5(2H,4H,6H)-triethanol	246-764-0	25254-50-6
2,2'-(octadec-9-enylimino)bisethanol	246-807-3	25307-17-9
3-(but-2-enyl)-2-methyl-4-oxocyclopent-2-enyl 2,2-dimethyl-3-(2-methylprop-1-enyl)cyclopropanecarboxylate/Cinerin I	246-948-0	25402-06-6
3-phenoxybenzyl 2-dimethyl-3-(methylpropenyl)cyclopropanecarboxylate/Phenothrin	247-404-5	26002-80-2
5-chloro-2-methyl-2H-isothiazol-3-one	247-500-7	26172-55-4
2-octyl-2H-isothiazol-3-one	247-761-7	26530-20-1
Dodecylbenzenesulphonic acid	248-289-4	27176-87-0
Lauric acid, monoester with glycerol	248-337-4	27215-38-9
Zinc neodecanoate	248-370-4	27253-29-8
Dodecyl(ethylbenzyl)dimethylammonium chloride	248-486-5	27479-28-3
Cis-tricos-9-ene	248-505-7	27519-02-4
Dimethyloctadecyl[3-(trimethoxysilyl)propyl]ammonium chloride	248-595-8	27668-52-6
N'-tert-butyl-N-cyclopropyl-6-(methylthio)-1,3,5-triazine-2,4-diamine	248-872-3	28159-98-0
(S)-3-allyl-2-methyl-4-oxocyclopent-2-enyl(1R,3R)-2,2-dimethyl-3-(2-methylprop-1-enyl)-cyclopropanecarboxylate (only 1R trans, 1S isomer)/S-Bioallethrin	249-013-5	28434-00-6
Bioresmethrin	249-014-0	28434-01-7
3-[3-(4'-bromo[1,1'-biphenyl]-4-yl)-3-hydroxy-1-phenylpropyl]-4-hydroxy-2-benzopyrone/Bromadiolone	249-205-9	28772-56-7
Pirimiphos-methyl	249-528-5	29232-93-7
Lithium heptadecafluorooctanesulphonate	249-644-6	29457-72-5
5-bromo-5-nitro-1,3-dioxane	250-001-7	30007-47-7
Trans-isopropyl-3-[[[(ethylamino)methoxyphosphinothioyl]oxy]crotonate	250-517-2	31218-83-4
(Z,E)-tetradeca-9,12-dienyl acetate	250-753-6	30507-70-1 (1)
Decyldimethyloctylammonium chloride	251-035-5	32426-11-2
Bromochloro-5,5-dimethylimidazolidine-2,4-dione	251-171-5	32718-18-6
Amitraz	251-375-4	33089-61-1
3-(4-isopropylphenyl)-1,1-dimethylurea/Isoproturon	251-835-4	34123-59-6
2-(hydroxymethylamino)ethanol	251-974-0	34375-28-5
N-[3-(dodecylamino)propyl]glycine	251-993-4	34395-72-7
2,6-diacetyl-7,9-dihydroxy-8,9b-dimethyldibenzofuran-1,3(2H,9bH)-dione, mono-sodium salt	252-204-6	34769-44-3
Sodium 4-ethoxycarbonylphenoxide	252-487-6	35285-68-8
Sodium 4-propoxycarbonylphenoxide	252-488-1	35285-69-9
N-[[[4-chlorophenyl]amino]carbonyl]-2,6-difluorobenzamide	252-529-3	35367-38-5
1-[2-(allyloxy)-2-(2,4-dichlorophenyl)ethyl]-1H-imidazole/Imazalil	252-615-0	35554-44-0
(±)-1-(beta.-allyloxy-2,4-dichlorophenylethyl)imidazole/Technical grade imazalil	Plant protection product	73790-28-0

Name (EINECS and/or others)	EC number	CAS number
S-[(6-chloro-2-oxooxazolo[4,5-b]pyridin-3(2H)-yl)methyl] O,O-dimethyl thiophosphate/Azamethiphos	252-626-0	35575-96-3
2-bromo-2-(bromomethyl)pentanedinitrile	252-681-0	35691-65-7
Benzyl dimethylolammonium chloride	253-363-4	37139-99-4
Calcium magnesium oxide/dolomitic lime	253-425-0	37247-91-9
Calcium magnesium tetrahydroxide/calcium magnesium hydroxide/hydrated dolomitic lime	254-454-1	39445-23-3
2-phosphonobutane-1,2,4-tricarboxylic acid	253-733-5	37971-36-1
4-methoxy-m-phenylenediammonium sulphate	254-323-9	39156-41-7
N,N''-methylenebis[N'-(3-(hydroxymethyl)-2,5-dioximidazolidin-4-yl)urea]	254-372-6	39236-46-9
Dinocap	254-408-0	39300-45-3
alpha.-cyano-3-phenoxybenzyl 2,2-dimethyl-3-(2-methylprop-1-enyl)cyclopropanecarboxylate	254-484-5	39515-40-7
Isopropyl (2E,4E)-11-methoxy-3,7,11-trimethyldodeca-2,4-dienoate/Methoprene	254-993-2	40596-69-8
Dimethyltetradecyl[3-(trimethoxysilyl)propyl]ammonium chloride	255-451-8	41591-87-1
Mixture of cis- and trans-p-menthane-3,8 diol/Citriodiol	255-953-7	42822-86-6
4,4-dimethyloxazolidine	257-048-2	51200-87-4
(1,3,4,5,6,7-hexahydro-1,3-dioxo-2H-isoindol-2-yl)methyl (1R-cis)-2,2-dimethyl-3-(2-methylprop-1-enyl)cyclopropanecarboxylate	257-144-4	51348-90-4
Cyano (3-phenoxybenzyl)-2-(4-chlorophenyl)-3-methylbutyrate/Fenvalerate	257-326-3	51630-58-1
ethyl N-acetyl-N-butyl-.beta.-alaninate	257-835-0	52304-36-6
.alpha.-cyano-3-phenoxybenzyl 3-(2,2-dichlorovinyl)-2,2-dimethylcyclopropanecarboxylate/Cypermethrin	257-842-9	52315-07-8
m-phenoxybenzyl 3-(2,2-dichlorovinyl)-2,2-dimethylcyclopropanecarboxylate/Permethrin	258-067-9	52645-53-1
.alpha.-cyano-3-phenoxybenzyl [1R-[1.alpha.(S*),3.alpha.]]-3-(2,2-dibromovinyl)-2,2-dimethylcyclopropanecarboxylate/Deltamethrin	258-256-6	52918-63-5
bis(2-ethylhexanoato-O)-.mu.-oxidizinc	259-049-3	54262-78-1
1-ethynyl-2-methylpent-2-enyl 2,2-dimethyl-3-(2-methylprop-1-enyl)cyclopropanecarboxylate/Empenthrin	259-154-4	54406-48-3
3-iodo-2-propynyl butylcarbamate	259-627-5	55406-53-6
Tetrakis(hydroxymethyl)phosphonium sulphate(2:1)	259-709-0	55566-30-8
3-(3-biphenyl-4-yl-1,2,3,4-tetrahydro-1-naphthyl)-4-hydroxycoumarin/Difenacoum	259-978-4	56073-07-5
4-hydroxy-3-(3-(4'-bromo-4-biphenyl)-1,2,3,4-tetrahydro-1-naphthyl)coumarin/Brodifacoum	259-980-5	56073-10-0
[2-(2-butoxyethoxy)ethoxy]methanol	260-097-2	56289-76-0
2-ethoxyethyl bromoacetate	260-240-9	56521-73-4
N-octyl-N'-[2-(octylamino)ethyl]ethylenediamine	260-725-5	57413-95-3
1,2-benzisothiazol-3(2H)-one, sodium salt	261-184-8	58249-25-5
Azaconazole	262-102-3	60207-31-0
1-[[2-(2,4-dichlorophenyl)-4-propyl-1,3-dioxolan-2-yl]methyl]-1H-1,2,4-triazole/Propiconazole	262-104-4	60207-90-1
N,N-bis(2-hydroxyethyl)undec-10-enamide	262-114-9	60239-68-1
2-chloro-3-(phenylsulphonyl)acrylonitrile	262-395-8	60736-58-5
Tetradecyldimethylbenzylammonium fluoride	—	61134-95-0
[1,1'-Biphenyl]-2-ol, chlorinated	262-974-5	61788-42-9

Name (EINECS and/or others)	EC number	CAS number
Amines, coco alkyl	262-977-1	61788-46-3
Quaternary ammonium compounds, (hydrogenated tallow alkyl)trimethyl, chlorides	263-005-9	61788-78-1
Quaternary ammonium compounds, coco alkyltrimethyl, chlorides	263-038-9	61789-18-2
Quaternary ammonium compounds, benzylcoco alkylbis(hydroxyethyl), chlorides	263-078-7	61789-68-2
Quaternary ammonium compounds, benzylcoco alkyldimethyl, chlorides	263-080-8	61789-71-7
Quaternary ammonium compounds, dicocoalkyl dimethyl, chlorides	263-087-6	61789-77-3
Quaternary ammonium compounds, bis(hydrogenated tallow alkyl)dimethyl, chlorides	263-090-2	61789-80-8
Quaternary ammonium compounds, trimethylsoya alkyl, chlorides	263-134-0	61790-41-8
Ethanol, 2,2'-iminobis-, N-coco alkyl derivs.	263-163-9	61791-31-9
1H-Imidazole-1-ethanol, 4,5-dihydro-, 2-nortall-oil alkyl derivs.	263-171-2	61791-39-7
Imidazolium compounds, 1-benzyl-4,5-dihydro-1-(hydroxyethyl)-2-norcoco alkyl, chlorides	263-185-9	61791-52-4
Amines, N-tallow alkyldipropylenetri-	263-191-1	61791-57-9
Amines, N-coco alkyltrimethylenedi-	263-195-3	61791-63-7
Amines, N-coco alkyltrimethylenedi-, acetates	263-196-9	61791-64-8
Quaternary ammonium compounds, benzyl-C ₈₋₁₈ -alkyldimethyl, chlorides	264-151-6	63449-41-2
4,5-dichloro-2-octyl-2H-isothiazol-3-one	264-843-8	64359-81-5
2-chloro-N-[[[4-(trifluoromethoxy)phenyl]amino]carbonyl]benzamide	264-980-3	64628-44-0
Distillates (petroleum), solvent-refined light naphthenic	265-098-1	64741-97-5
Distillates (petroleum), hydrotreated light	265-149-8	64742-47-8
N-(3,4-dichlorophenyl)-1,2,3,4-tetrahydro-6-hydroxy-1,3-dimethyl-2,4-dioxopyrimidine-5-carboxamide	265-732-7	65400-98-8
.alpha.-cyano-3-phenoxybenzyl [1R-[1.alpha.(S*),3.alpha.]]-3-(2,2-dichlorovinyl)-2,2-dimethylcyclopropanecarboxylate	265-898-0	65731-84-2
Tar acids, coal, crude	266-019-3	65996-85-2
Glass powder	266-046-0	65997-17-3
3,3'-methylenebis[5-methyloxazolidine]/Oxazolidin	266-235-8	66204-44-2
N-cyclopropyl-1,3,5-triazine-2,4,6-triamine	266-257-8	66215-27-8
Betaines, C ₁₂ -C ₁₄ -alkyl dimethyl	266-368-1	66455-29-6
.alpha.-cyano-3-phenoxybenzyl 2,2-dimethyl-3-(1,2,2,2-tetrabromoethyl)cyclopropanecarboxylate/Tralomethrin	266-493-1	66841-25-6
2-chloro-N-(2,6-dimethylphenyl)-N-(1H-pyrazol-1-ylmethyl)acetamide	266-583-0	67129-08-2
Cis-4-[3-(p-tert-butylphenyl)-2-methylpropyl]-2,6-dimethylmorpholine	266-719-9	67564-91-4
N-propyl-N-[2-(2,4,6-trichlorophenoxy)ethyl]-1H-imidazole-1-carboxamide	266-994-5	67747-09-5
Fatty acids, C ₁₆₋₁₈ and C ₁₈ -unsatd., Me esters	267-015-4	67762-38-3
.alpha.-cyano-3-phenoxybenzyl 3-(2-chloro-3,3,3-trifluoroprop-1-enyl)-2,2-dimethyl cyclopropanecarboxylate/Cyhalothrin	268-450-2	68085-85-8
Dodecylethyldimethylammonium bromide/Laudacit	269-249-2	68207-00-1
Shale oils	269-646-0	68308-34-9
.alpha.-cyano-4-fluoro-3-phenoxybenzyl 3-(2,2-dichlorovinyl)-2,2-dimethylcyclopropanecarboxylate/Cyfluthrin	269-855-7	68359-37-5
Quaternary ammonium compounds, benzyl-C ₁₂₋₁₈ -alkyldimethyl, chlorides	269-919-4	68391-01-5
Quaternary ammonium compounds, di-C ₆₋₁₂ -alkyldimethyl, chlorides	269-925-7	68391-06-0

Name (EINECS and/or others)	EC number	CAS number
Benzenesulfonic acid, C ₁₀₋₁₃ -alkyl derivs., sodium salts	270-115-0	68411-30-3
Quaternary ammonium compounds, benzyl-C ₈₋₁₆ -alkyldimethyl, chlorides	270-324-7	68424-84-0
Quaternary ammonium compounds, benzyl-C ₁₂₋₁₆ -alkyldimethyl, chlorides	270-325-2	68424-85-1
Betaines, coco alkyldimethyl	270-329-4	68424-94-2
Quaternary ammonium compounds, di-C ₈₋₁₀ -alkyldimethyl, chlorides	270-331-5	68424-95-3
Fatty acids, coco, reaction products with diethanolamine	270-430-3	68440-04-0
1-Propanaminium, 3-amino-N,N,N-trimethyl-, N-C ₁₂₋₁₈ acyl derivs., Me sulfates	271-063-1	68514-93-2
Amides, coco, N,N-bis(2-hydroxyethyl)	271-657-0	68603-42-9
Quaternary ammonium compounds, (oxydi-2,1-ethanedyl)bis[coco alkyldimethyl, dichlorides	271-761-6	68607-28-3
9-Octadecenoic acid (Z)-, sulfonated, potassium salts	271-843-1	68609-93-8
Urea, reaction products with formaldehyde	271-898-1	68611-64-3
Imidazolium compounds, 1-[2-(carboxymethoxy)ethyl]-1-(carboxymethyl)-4,5-dihydro-2-norcoco alkyl, hydroxides, sodium salts	272-043-5	68650-39-5
bis(tetraammincopper) carbonatedihydroxide	272-415-7	68833-88-5
1-hydroxy-4-methyl-6-(2,4,4-trimethylpentyl)pyridin-2(1H)-one, compound with 2-aminoethanol (1:1)	272-574-2	68890-66-4
Amines, N-tallowalkyl trimethylenedi-, diacetates	272-786-5	68911-78-4
Quassia, ext.	272-809-9	68915-32-2
Fatty acids, C ₈₋₁₀	273-086-2	68937-75-7
Sulfuric acid, mono-C ₁₂₋₁₈ -alkyl esters, sodium salts	273-257-1	68955-19-1
Quaternary ammonium compounds, C ₁₂₋₁₈ -alkyl[(ethylphenyl)methyl]dimethyl, chlorides	273-318-2	68956-79-6
Didecylmethyl[3-(trimethoxysilyl)propyl]ammonium chloride	273-403-4	68959-20-6
Quaternary ammonium compounds, benzyl-C ₁₀₋₁₆ -alkyldimethyl, chlorides	273-544-1	68989-00-4
Quaternary ammonium compounds, benzyl-C ₁₂₋₁₈ -alkyldimethyl, salts with 1,2-benzisothiazol-3(2H)-one 1,1-dioxide (1:1)	273-545-7	68989-01-5
Sodium N-(hydroxymethyl)glycinate	274-357-8	70161-44-3
Amines, C ₁₀₋₁₆ -alkyldimethyl, N-oxides	274-687-2	70592-80-2
Pentapotassium bis(peroxymonosulphate) bis(sulphate)	274-778-7	70693-62-8
N,N'-(decane-1,10-diyl)-1,4-pyridyl-4-ylidenebis(octylammonium) dichloride	274-861-8	70775-75-6
1,3-didecyl-2-methyl-1H-imidazolium chloride	274-948-0	70862-65-6
ethyl [2-(4-phenoxyphenoxy)ethyl]carbamate/Fenoxycarb	276-696-7	72490-01-8
Quaternary ammonium compounds, di-C ₈₋₁₈ -alkyldimethyl, chlorides	277-453-8	73398-64-8
1-[(hydroxymethyl)amino]propan-2-ol	278-534-0	76733-35-2
1-[1,3-bis(hydroxymethyl)-2,5-dioximidazolidin-4-yl]-1,3-bis(hydroxymethyl)urea/Diazolidinylurea	278-928-2	78491-02-8
Dihydrogen bis[monoperoxyphthalato(2-)-O1,OO1]magnesate(2-)	279-013-0	78948-87-5
Dihydrogen bis[monoperoxyphthalato(2-)-O1,OO1]magnesate(2-) hexahydrate	279-013-0	114915-85-4
Tributyltetradecylphosphonium chloride	279-808-2	81741-28-8
(2-Butoxyethoxy)methanol	281-648-3	84000-92-0
Zinc, isodecanoate isononanoate complexes, basic	282-786-7	84418-73-5
Juniper, Juniperus communis, ext.	283-268-3	84603-69-0
Laurus nobilis, ext.	283-272-5	84603-73-6

Name (EINECS and/or others)	EC number	CAS number
Rosemary, ext.	283-291-9	84604-14-8
Eucalyptus globulus, ext.	283-406-2	84625-32-1
Cinnamomum zeylanicum, ext.	283-479-0	84649-98-9
Margosa ext.	283-644-7	84696-25-3
Lavender, <i>Lavandula angustifolia angustifolia</i> , ext.	283-994-0	84776-65-8
Thyme, <i>Thymus serpyllum</i> , ext.	284-023-3	84776-98-7
Formaldehyde, reaction products with diethylene glycol	284-062-6	84777-35-5
Formamide, reaction products with formaldehyde	284-064-7	84777-37-7
Glycine, N-(3-aminopropyl)-, N'-C ₁₀₋₁₆ -alkyl derivs.	284-065-2	84777-38-8
Lemon, ext.	284-515-8	84929-31-7
Thyme, <i>Thymus vulgaris</i> , ext.	284-535-7	84929-51-1
Clove, ext.	284-638-7	84961-50-2
Tar acids, polyalkylphenol fraction	284-893-4	84989-05-9
<i>Melaleuca alternifolia</i> , ext./Australian Tea Tree Oil	285-377-1	85085-48-9
2,4,8,10-tetra(tert-butyl)-6-hydroxy-12H-dibenzo[d,g][1,3,2]dioxaphosphocin 6-oxide, sodium salt	286-344-4	85209-91-2
Formaldehyde, reaction products with propylene glycol	286-695-3	85338-22-3
Stannane, tributyl-, mono(naphthenoxyloxy) derivs.	287-083-9	85409-17-2
Quaternary ammonium compounds, benzyl-C ₁₂₋₁₄ -alkyldimethyl, chlorides	287-089-1	85409-22-9
Quaternary ammonium compounds, C ₁₂₋₁₄ -alkyl[(ethylphenyl)methyl]dimethyl, chlorides	287-090-7	85409-23-0
[R-(Z)]-3-[(12-hydroxy-1-oxo-9-octadecenyl)amino]propyltrimethylammonium methyl sulphate	287-462-9	85508-38-9
Benzenesulfonic acid, 4-C ₁₀₋₁₃ -sec-alkyl derives.	287-494-3	85536-14-7
Guanidine, N,N''-1,3-propanediylbis-, N-coco alkyl derivs., diacetates	288-198-7	85681-60-3
Sulfonic acids, C ₁₃₋₁₇ -sec-alkane, sodium salts	288-330-3	85711-69-9
.alpha.-cyano-4-fluoro-3-phenoxybenzyl [1.alpha.(S*),3.alpha.]-(+)-3-(2,2-dichlorovinyl)-2,2-dimethylcyclopropanecarboxylate	289-244-9	86560-93-2
<i>Chrysanthemum cinerariaefolium</i> , ext.	289-699-3	89997-63-7
<i>Cymbopogon nardus</i> , ext.	289-753-6	89998-15-2
Lavender, <i>Lavandula angustifolia</i> , ext.	289-995-2	90063-37-9
<i>Litsea cubeba</i> , ext.	290-018-7	90063-59-5
<i>Mentha arvensis</i> , ext.	290-058-5	90063-97-1
<i>Pelargonium graveolens</i> , ext.	290-140-0	90082-51-2
Benzenesulfonic acid, mono-C ₁₀₋₁₄ -alkyl derivs., compds. with Me 1H-benzimidazol-2-ylcarbamate	290-651-9	90194-41-5
Copper, EDTA-complexes	290-989-7	90294-99-8
Formaldehyde, reaction products with propanolamine	291-325-9	90387-52-3
Urea, N,N'-bis(hydroxymethyl)-, reaction products with 2-(2-butoxy ethoxy)ethanol, ethylene glycol and formaldehyde	292-348-7	90604-54-9
Quaternary ammonium compounds, benzyl-C ₈₋₁₈ -alkyldimethyl, bromides	293-522-5	91080-29-4
Fir, <i>Abies sibirica</i> , ext.	294-351-9	91697-89-1
Juniper, <i>Juniperus mexicana</i> , ext.	294-461-7	91722-61-1
Lavender, <i>Lavandula hybrida</i> , ext./Lavandin oil	294-470-6	91722-69-9

Name (EINECS and/or others)	EC number	CAS number
Amines, N-(3-aminopropyl)-N'-coco alkyltrimethylenedi-, monoacrylated	294-702-6	91745-32-3
Cymbopogon winterianus, ext.	294-954-7	91771-61-8
Lemongrass (Cymbopogon flexuosus)	295-161-9	91844-92-7
White mineral oil (petroleum), light	295-550-3	92062-35-6
N-[3-(dodecylamino)propyl]glycine hydrochloride	298-216-5	93778-80-4
Bis(2,6-diacetyl-7,9-dihydroxy-8,9b-dimethyl-1,3(2H,9bH)-dibenzofurandionato-O ₂ ,O ₃)copper	304-146-9	94246-73-8
Citrus, ext.	304-454-3	94266-47-4
Pine ext.	304-455-9	94266-48-5
Trimethyl-3-[(1-oxo-10-undecenyl)amino]propylammonium methyl sulphate	304-990-8	94313-91-4
Peppermint, American, ext.	308-770-2	98306-02-6
Quaternary ammonium compounds, [2-[[2-[(2-carboxyethyl)(2-hydroxyethyl)amino]ethyl]amino]-2-oxoethyl]coco alkyl dimethyl, hydroxides, inner salts	309-206-8	100085-64-1
Corn cob, powdered	310-127-6	999999-99-4
Natural lemon juice (filtered)	310-127-6	999999-99-4
Hedera helix	310-127-6	999999-99-4
Onion Oil	310-127-6	999999-99-4
Thuja occidentalis	310-127-6	999999-99-4
Salvia officinalis	310-127-6	999999-99-4
Hyssopus officinalis	310-127-6	999999-99-4
Chrysanthemum vulgare	310-127-6	999999-99-4
Artemisia absinthium	310-127-6	999999-99-4
Achillea millefolium	310-127-6	999999-99-4
Origanum vulgare	310-127-6	999999-99-4
Majorana hortensis	310-127-6	999999-99-4
Origanum majorano	310-127-6	999999-99-4
Rosmarinus officinalis	310-127-6	999999-99-4
Satureja hortensis	310-127-6	999999-99-4
Urtica dioica	310-127-6	999999-99-4
Aesculus hippocastanum	310-127-6	999999-99-4
Symphytum officinale	310-127-6	999999-99-4
Equisetum arvense	310-127-6	999999-99-4
Sambucus nigra	310-127-6	999999-99-4
1-(3,5-dichloro-4-(1,1,2,2-tetrafluoroethoxy)phenyl)-3-(2,6-difluorobenzoyl)urea/ Hexaflumuron	401-400-1	86479-06-3
1,3-dichloro-5-ethyl-5-methylimidazolidine-2,4-dione	401-570-7	89415-87-2
1-(4-chlorophenyl)-4,4-dimethyl-3-(1,2,4-triazol-1-ylmethyl)pentan-3-ol/ Tebuconazole	403-640-2	107534-96-3
Reaction products of: glutamic acid and N-(C ₁₂₋₁₄ -alkyl)propylenediamine	403-950-8	164907-72-6
Mixture of: (C ₈₋₁₈)alkylbis(2-hydroxyethyl)ammonium bis(2-ethylhexyl)phosphate; (C ₈₋₁₈)alkylbis(2-hydroxyethyl)ammonium 2-ethylhexylhydrogenphosphate	404-690-8	68132-19-4
(4-ethoxyphenyl)(3-(4-fluoro-3-phenoxyphenyl)propyl)dimethylsilane	405-020-7	105024-66-6
2,3,5,6-tetrafluorobenzyl trans-2-(2,2-dichlorovinyl)-3,3-dimethylcyclopropane- carboxylate/Transfluthrin	405-060-5	118712-89-3

Name (EINECS and/or others)	EC number	CAS number
5,5-dimethyl-perhydro-pyrimidin-2-one .alpha.-(4-trifluoromethylstyryl)-.alpha.-(4-trifluoromethyl)cinnamylidenehydrazone/Hydramethylnon	405-090-9	67485-29-4
3-phenoxybenzyl-2-(4-ethoxyphenyl)-2-methylpropylether/Etofenprox	407-980-2	80844-07-1
6-(phthalimido)peroxyhexanoic acid	410-850-8	128275-31-0
Lithium 3-oxo-1,2(2H)-benzisothiazol-2-ide	411-690-1	111337-53-2
Methyl neodecanamide	414-460-9	105726-67-8
Mixture of: alpha-cyano-3-phenoxybenzyl (Z)-(1R,3R)-[(S)-3-(2-chloro-3,3,3-trifluoro-prop-1-enyl)]-2,2-dimethylcyclopropanecarboxylate;alpha-cyano-3-phenoxybenzyl (Z)-(1S,3S)-[(R)-3-(2-chloro-3,3,3-trifluoro-prop-1-enyl)]-2,2-dimethylcyclopropanecarboxylate/Lambda cyhalothrin	415-130-7	91465-08-6
1-(4-(2-cloro-a,a,p-trifluorotolyloxy)-2-fluorophenyl)-3-(2,6-difluorobenzolyl) urea/Flufenoxuron	417-680-3	101463-69-8
2-butyl-benzo[d]isothiazol-3-one	420-590-7	04299-07-4
Tetrachlorodecaoxide complex	420-970-2	92047-76-2
Mixture of: cis-4-hydroxy-3-(1,2,3,4-tetrahydro-3-(4-(4-trifluoromethylbenzyloxy)-phenyl)-1-naphthyl)coumarin; trans-4-hydroxy-3-(1,2,3,4-tetrahydro-3-(4-(4-trifluoromethylbenzyloxy)phenyl)-1-naphthyl)coumarin/Flocoumafen	421-960-0	90035-08-8
sec-butyl 2-(2-hydroxyethyl)piperidine-1-carboxylate/Icaridine	423-210-8	119515-38-7
N-cyclohexyl-S,S-dioxobenzo[b]tiophene-2-carboxamide	423-990-1	149118-66-1
Fipronil	424-610-5	120068-37-3
cis-1-(3-chloroallyl)-3,5,7-triaza-1-azoniaadamantane chloride	426-020-3	51229-78-8
1-(6-chloropyridin-3-ylmethyl)-N-nitroimidazolidin-2-ylidenamine/Imidacloprid	428-040-8	138261-41-3
Thiamethoxam	428-650-4	153719-23-4
[2,4-Dioxo-(2-propyn-1-yl)imidazolidin-3-yl]methyl(1R)-cis-chrysanthemate; [2,4-Dioxo-(2-propyn-1-yl)imidazolidin-3-yl]methyl(1R)-trans-chrysanthemate/ Imiprothrin	428-790-6	72963-72-5
5-chloro-2-(4-chlorphenoxy)phenol	429-209-0	3380-30-1
2-(1-methyl-2-(4-phenoxy-phenoxy)-ethoxy)-pyridine/Pyriproxyfen	429-800-1	95737-68-1
3-benzo(b)thien-2-yl-5,6-dihydro-1,4,2-oxathiazine,4-oxide	431-030-6	163269-30-5
Reaction products of diisopropanolamine with formaldehyde(1:4)	432-440-8	220444-73-5
Chloromethyl n-octyl disulfide	432-680-3	180128-56-7
Reaction product of dimethyl adipate, dimethyl glutarate, dimethyl succinate with hydrogen peroxide/Perestane	432-790-1	
Bis(3-aminopropyl)octylamine	433-340-7	86423-37-2
(E)-1-(2-Chloro-1,3-thiazol-5-ylmethyl)-3-methyl-2-nitroguanidine	433-460-1	210880-92-5
(E)-2-Octadecenal	Not yet allocated	51534-37-3
(E,Z)-2,13-Octadecadienal	Not yet allocated	99577-57-8
Silver-zinc-aluminium-boronphosphate glass/Glass oxide, silver- and zinc-containing	Not yet allocated	398477-47-9
Silver sodium hydrogen zirconium phosphate	Not yet allocated	
Paraformaldehyde		30525-89-4
Peroxyoctanoic acid		33734-57-5
Bromomyristyl isoquinoline		51808-87-8
9-Aminoacridine hydrochloride monohydrate		52417-22-8

Name (EINECS and/or others)	EC number	CAS number
Chlorinated trisodium phosphate		56802-99-4
Cyclohexylhydroxydiazene 1-oxide, potassium salt		66603-10-9
(1S,2R,5S)-2-Isopropenyl-5-methylcyclohexanol		104870-56-6
Silica, amorphous, crystalline-free		112945-52-5
Denatonium Capsaicinate		192327-95-0
Tris(N-cyclohexyldiazaniumdioxo)aluminium		312600-88-7
Bis[1-cyclohexyl-1,2-di(hydroxy-kappa.O)diazaniumato(2-)]-copper		312600-89-8
Reaction product of essential oils and ozone in-situ (Open Air Factor (OAF))		
Silver zeolite A		
Silver sodium borosilicate		
5-Chloro-2-(4-chlorophenoxy)phenol		
Benzyl-lauryl-dimethyl-myristylammonium chloride/Lauryl-myristyl dimethyl benzyl ammonium chloride		
((1,2-Ethanediybis(carbamodithioato))(2-))manganese mixture with ((1,2-ethanediybis(carbamodithioato))(2-))zinc/Mancozeb	Plant protection product	8018-01-7
Chlorosulfamic acid	Plant protection product	17172-27-9
2-bromo-1-(2,4-dichlorophenyl)vinyl diethyl phosphate/bromfenvinfos	Plant protection product	33399-00-7
Ethyl (2E,4E)-3,7,11-trimethyldodeca-2,4-dienoate/Hydroprene	Plant protection product	41096-46-2
Silicium dioxide/Kieselguhr	Plant protection product	61790-53-2
.alpha.,.alpha.,.alpha.-Trifluoro-N-methyl-4,6-dinitro-N-(2,4,6-tribromophenyl)-o-toluidine/Bromethalin	Plant protection product	63333-35-7
S-Methoprene/Isopropyl (s-(E,E))-11-methoxy-3,7,11-trimethyldodeca-2,4-dienoate	Plant protection product	65733-16-6
S-Hydroprene/Ethyl (S-(E,E))-3,7,11-trimethyldodeca-2,4-dienoate	Plant protection product	65733-18-8
Esfenvalerate/(S)-.alpha.-Cyano-3-phenoxybenzyl (S)-2-(4-chlorophenyl)-3-methylbutyrate	Plant protection product	66230-04-4
[1.alpha.(S*),3.alpha.]-(.alpha.)-cyano-(3-phenoxyphenyl)methyl 3-(2,2-dichloroethenyl)-2,2-dichlorovinyl)-2,2-dimethylcyclopropanecarboxylate/alpha-Cypermethrin	Plant protection product	67375-30-8
Abamectin (Mixture of Avermectin B _{1a} ; > 80 %, EINECS 265-610-3; and Avermectin B _{1b} ; < 20 % EINECS 265-611-9)	265-610-3	71751-41-2
Cyclopropanecarboxylic acid, 3-[(1Z)-2-chloro-3,3,3-trifluoro-1-propenyl]-2,2-dimethyl-, (2-methyl[1,1'-biphenyl]-3-ylmethyl ester, (1R,3R)-rel-/Bifenthrin/Biphenate	Plant protection product	82657-04-3
N-(2-((2,6-Dimethyl)phenyl)amino)-2-oxoethyl)-N,N-diethyl benzenemethanaminiumsaccharide/Denatonium Saccharide	Plant protection product	90823-38-4
.alpha.-(4-Chlorophenyl)-.alpha.-(1-cyclopropylethyl)-1H-1,2,4-triazole-1-ethanol/Cyproconazole	Plant protection product	94361-06-5
3-(3-(4'-Bromo-(1,1'-biphenyl)-4-yl)-1,2,3,4-tetrahydro-1-naphthyl)-4-hydroxybenzothioipyan-2-one/3-((RS,3RS;1RS,3SR)-3-(4'-bromobiphenyl-4-yl)-1,2,3,4-tetrahydro-1-naphthyl)-4-hydroxy-1-benzothin-2-one/Difethialone	Plant protection product	104653-34-1
Guazatine triacetate	Plant protection product	115044-19-4
4-Bromo-2-(4-chlorophenyl)-1-(ethoxymethyl)-5-(trifluoromethyl)-1H-pyrrole-3-carbonitrile/Chlorfenapyr	Plant protection product	122453-73-0

Name (EINECS and/or others)	EC number	CAS number
Aluminium sodium silicate-silver complex/Silver zeolite	Plant protection product	130328-18-6
Aluminium sodium silicate-silver copper complex/Silver Copper Zeolite	Plant protection product	130328-19-7
Aluminium sodium silicate-silver zinc complex/Silver-Zinc-Zeolite	Plant protection Product	130328-20-0
N-Isononyl-N,N-dimethyl-N-decylammonium chloride	Plant protection product	138698-36-9
N-((6-Chloro-3-pyridinyl)methyl)-N'-cyano-N-methylethanimidamide/Acetamiprid	Plant protection product	160430-64-8
3-phenoxybenzyl (1R)-cis,trans-2,2-dimethyl-3-(2-methylprop-1-enyl) cyclopropanecarboxylate/d-Phenothrin	Plant protection product	188023-86-1
Mixture of 5-Hydroxymethoxymethyl-1-aza-3,7-dioxabicyclo(3.3.0)octane (CAS 59720-42-2, 16,0 %) and 5-Hydroxy-1-aza-3,7-dioxabicyclo(3.3.0)octane (EINECS 229-457-6, 28,8 %), and 5-Hydroxypoly[methyleneoxy]methyl-1-aza-3,7-dioxabicyclo(3.3.0)octane (CAS 56709-13-8; 5,2 %) in water (50 %)	Plant protection product	
[1.alpha.(S*),3.alpha.]-(.alpha.)-Cyano-(3-phenoxyphenyl)methyl 3-(2,2-dichloro-ethenyl)-2,2-dichlorovinyl)-2,2-dimethylcyclopropanecarboxylate	Plant protection product	
S-Cyphenothrin	Plant protection product	
(RS)-3-Allyl-2-methyl-4-oxocyclopent-2-enyl-(1R,3R)-2,2-dimethyl-3-(2-methylprop-1-enyl)-cyclopropanecarboxylate (mixture of 2 isomers: 1R trans: 1RS only 1:1)/Bioallethrin/d-trans-Allethrin	Plant protection product	
(RS)-3-Allyl-2-methyl-4-oxocyclopent-2-enyl-(1R,3R;1R,3S)-2,2-dimethyl-3-(2-methylprop-1-enyl)-cyclopropanecarboxylate (mixture of 4 isomers 1R trans, 1R: 1R trans, 1S: 1R cis, 1R: 1R cis, 1S 4:4:1:1)/d-Allethrin	Plant protection product	
(RS)-3-Allyl-2-methyl-4-oxocyclopent-2-enyl (1R,3R)-2,2-dimethyl-3-(2-methylprop-1-enyl)-cyclopropanecarboxylate (mixture of 2 isomers 1R trans: 1R/S only 1:3)/Esbiothrin	Plant protection product	
Spinosad: fermentation product of soil micro-organism containing Spinosyn A and Spinosyn D	Plant protection product	
Butoxy polypropylene glycol	Polymer	9003-13-8
Polydimethylsiloxane	Polymer	9016-00-6
Polymer of N-Methylmethanamine (EINECS 204-697-4 with (chloro methyl)oxirane (EINECS 203-439-8)/Polymeric quaternary ammonium chloride	Polymer	25988-97-0
Polymer of N,N,N,N-tetramethyl-ethane-1,2-diamine and (chloromethyl)oxirane	Polymer	25988-98-1
Homopolymer of 2-tert-butylaminoethyl methacrylate (EINECS 223-228-4)	Polymer	26716-20-1
Polymer of formaldehyde and acrolein	Polymer	26781-23-7
Monohydro chloride of polymer of N,N''-1,6-hexanediyldis[N'-cyanoguanidine] (EINECS 240-032-4) and hexamethylenediamine (EINECS 204-679-6)/Polyhexamethylene biguanide (monomer: 1,5-bis(trimethylen)-guanylguanidinium monohydrochloride)	Polymer	27083-27-8/ 32289-58-0
Polymer of N,N,N',N'-tetramethyl-1,6-hexanediamine and 1,6-dichlorohexane	Polymer	27789-57-7
Poly(hexamethylendimethylammonium chloride)/Poly[(dimethylimino)-1,6-hexanediy-chloride]	Polymer	28728-61-2
N,N,N',N'-Tetramethylethylenediaminebis(2-chloroethyl)ether copolymer	Polymer	31075-24-8
Poly(hexamethylenediamine guanidinium chloride)	Polymer	57028-96-3
Poly(hexamethylenebiguanide)	Polymer	91403-50-8
Poly(oxy-1,2-ethanediy), .alpha.-[2-(didecylmethylammonio)ethyl]- .omega.-hydroxy-, propanoate (salt)	Polymer	94667-33-1
N,N-Didecyl(-N-methyl-poly(oxyethyl)ammoniumpropionate/1-Decanaminium, N-decyl-N-(2-hydroxyethyl)-N-methyl-, propanoate (salt)	Polymer	107879-22-1

Name (EINECS and/or others)	EC number	CAS number
Copolymer of 2-propenal and propane-1,2-diol	Polymer	191546-07-3
N-Didecyl-N-dipolyethoxyammonium borate/Didecylpolyoxethylammonium borate	Polymer	214710-34-6
Oligo(2-(2-ethoxy)ethoxyethylguanidinium chloride)	Polymer	374572-91-5
Tributyltin coPolymer (TBT-coPolymer)	Polymer	
Fat alcohol polyglycol ether	Polymer	
Poly(vinyl chloride-co-isobutyl vinyl ether-co-N-vinyl, N'-dimethyl octyl bromide propyl diamine)	Polymer	
Polyglycolpolyamine resin	Polymer	
Sodium lignosulfonate	Natural Polymer	8061-51-6
Neem/Neem-Vital	Natural oil	5945-86-8
Pinus pumilio oil	Natural oil	8000-26-8
Cedarwood oil	Natural oil	8000-27-9
Lavender oil	Natural oil	8000-28-0
Citronella oil	Natural oil	8000-29-1
Essential oil of <i>eugenia caryophyllus</i>	Natural oil	8000-34-8
Geranium oil	Natural oil	8000-46-2
Eucalyptus Oil	Natural oil	8000-48-4
Orange oil	Natural oil	8000-57-9
Pine oil	Natural oil	8002-09-3
Black pepper oil	Natural oil	8006-82-4
Peppermint oil	Natural oil	8006-90-4
Lemongrass oil	Natural oil	8007-02-1
Penny Royal Oil	Natural oil	8007-44-1
Thyme oil	Natural oil	8007-46-3
Coriander oil	Natural oil	8008-52-4
Spearmint oil	Natural oil	8008-75-5
<i>Valeriana officinalis</i> oil	Natural oil	8008-88-6
Cajuput Oil	Natural oil	8008-98-8
Juniperberry oil	Natural oil	8012-91-7
Cypress Oil	Natural oil	8013-86-3
Patchouli oil	Natural oil	8014-09-3
Cumin Oil	Natural oil	8014-13-9
Palmarosa oil	Natural oil	8014-19-5
Rue oil	Natural oil	8014-29-7
Basilicum Ocimum basilium oil	Natural oil	8015-73-4
Bois de rose oil/Rosewood oil	Natural oil	8015-77-8
Celery oil	Natural oil	8015-90-5
Chamomile oil	Natural oil	8015-92-7
Clove leaf oil (<i>Eugenia caryophyllus</i>)	Natural oil	8015-97-2
Melaleuca oil	Natural oil	68647-73-4
Litsea cubeba oil	Natural oil	68855-99-2

Name (EINECS and/or others)	EC number	CAS number
Cornmint oil	Natural oil	68917-18-0
Cedar Oil (Cedarwood oil Texas, <i>Juniperus mexicana</i> oil, 22 %)	Natural oil	68990-83-0
Citrus extract of seeds of <i>tabebuia avellanedae</i>	Natural oil	
Essential oil of <i>cymbopogon winterianus</i>	Natural oil	
<i>Allium sativum</i> and <i>Allium cepa</i>	Natural oil	
Essential oil of <i>cinnamomum zeylanicum</i>	Natural oil	
Clove oil (main components: Eugenol (83,8 %), Caryophyllene (12,4 %), Eugenol acetate (0,4 %))	Natural oil	
Fir needle perfume oil: (Ethereal oil, main components: Turpentine oil (30-37,5 %), Terpeneol (15-20 %), Isobornyl acetate (15-20 %), Pinene beta (12,5-15 %), Pinene alpha (7-10 %), Coumarin (1-3 %), Terpeneol-fraction (1-3%))	Natural oil	
Perfume oil Spring Fresh: ethereal oil: main components: Citral-diethylacetal (Citrathal) (1-3 %), Citronellol (1-3 %), Ylanat (1-3 %), Hivertal (1-3 %), Allylcapronate (1-3 %)	Natural oil	
Rosas oil	Natural oil	
Natural Pyrethrins	Natural extract	
Peat extract	Natural extract	
Alkyl-benzyl-dimethylammonium chloride/Benzalkonium chloride	Mixture	8001-54-5
Cetrimide	Mixture	8044-71-1
Mixture of 3,6-diamino-10-methylacridinium chloride (EINECS 201-668-8;) and 3,6-acridinediamine/Acriflavine	Mixture	8048-52-0
Mixture of ((3,6-diamino-10-methylacridinium chloride (EINECS 201-668-8) and 3,6-acridinediamine) hydrochloride)/Acriflavine HCl	Mixture	8063-24-9
Benzalkonium saccharinate/Benzalkonium o-sulfobenzimidate	Mixture	39387-42-3
Mixture of 5-chloro-2-methyl-2H-isothiazol-3-one (EINECS 247-500-7) and 2-methyl-2H-isothiazol-3-one (EINECS 220-239-6)	Mixture	55965-84-9
Siloxanes and Silicones, di-Me, reaction products with silica/Treated Fumed Silica	Mixture	67762-90-7
Reaction mixture of fatty acids mixed esters (C ₆₋₁₈ , derived from coconut oil) with acetic acid and 2,2'-methylenebis(4-chlorophenol)	Mixture	106523-52-8
Amines, n-C10-16-alkyltrimethylenedi-, reaction products with chloroacetic acid	Mixture	139734-65-9
Quaternary ammonium iodides	Mixture	308074-50-2
Reaction products of 5,5-dimethylhydantoin and formaldehyde	Mixture	
Reaction products of 2-(2-butoxyethoxy)ethanol and formaldehyde	Mixture	
Reaction products of ethylene glycol and formaldehyde	Mixture	
Reaction products of urea, ethylene glycol and formaldehyde	Mixture	
Reaction products of chloroacetamide, 2(2-butoxyethoxy)ethanol and formaldehyde	Mixture	
Mixture of 1-phenoxypropan-2-ol (EINECS 212-222-7) and 2-phenoxypropanol (EINECS 224-027-4)	Mixture	
Active Chlorine: manufactured by the reaction of hypochlorous acid and sodium hypochlorite produced in situ	Mixture	
Potassium salts of fatty acids (C ₁₅₋₂₁)	Mixture	
Acypetacs copper	Mixture	
Acypetacs zinc	Mixture	
Webbing clothes moths pheromone: components: E,Z-Octadecadi-2,13-enal (75 %) and E-Octadec-2-enal (25 %)	Mixture	

Name (EINECS and/or others)	EC number	CAS number
Mixture of chromium trioxide (EINECS 215-607-8; 34,2 %), diarsenic pentoxide (EINECS 215-116-9; 24,1 %), copper(II)oxide (EINECS 215-269-1; 13,7 %), water (EINECS 231-791-2; 28 %)	Mixture	
Mixture of chlormethylisothiazolinon, ethandiylbisoxybismethanol, methylisothiazolinon	Mixture	
Mixture of bromine (EINECS 231-778-1) and hypobromous acid (CAS-No.: 13517-11-8) manufactured in situ	Mixture	
Products of natural fermentation of plants in water, sulphur-containing	Mixture	
Quaternary ammonium compounds (benzylalkyldimethyl (alkyl from C ₈ -C ₂₂ , saturated and unsaturated, and tallow alkyl, coco alkyl, and soya alkyl) chlorides, bromides, or hydroxides)/BKC	Mixture of EINECS listed substances	
Quaternary ammonium compounds (dialkyldimethyl (alkyl from C ₆ -C ₁₈ , saturated and unsaturated, and tallow alkyl, coco alkyl, and soya alkyl) chlorides, bromides, or methylsulphates)/DDAC	Mixture of EINECS listed substances	
Quaternary ammonium compounds (alkyltrimethyl (alkyl from C ₈ -C ₁₈ , saturated and unsaturated, and tallow alkyl, coco alkyl, and soya alkyl) chlorides, bromides, or methylsulphates)/TMAC	Mixture of EINECS listed substances	
<i>Bacillus thuringiensis</i>	Micro-organism	68038-71-1
<i>Bacillus sphaericus</i>	Micro-organism	143447-72-7
<i>Bacillus thuringiensis</i> +D381is subsp. <i>Israelensis</i>	Micro-organism	
<i>Bacillus thuringiensis</i> Var. <i>Kurstaky</i>	Micro-organism	
<i>Bacillus thuringiensis</i> subsp. <i>Israelensis</i> Serotype H14	Micro-organism	
<i>Bacillus thuringiensis</i> var. <i>israelensis</i>	Micro-organism	
<i>Bacillus subtilis</i>	Micro-organism	

(¹) This substance also has a different CAS number (31654-77-0) according to the ESIS registry.

Substance	Rapporteur Member State	EC number	CAS number	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23
Copper	FR	231-159-6	7440-50-8	2	2		4	5						11									21			
Sulphur dioxide	DE	231-195-2	7446-09-5	1	2		4	5	6		9	9		11	12	13							20		22	
Calcium dihexa-2,4-dienoate	DE	231-321-6	7492-55-9	1		3		6	7		9	9											20			
Iodine	SE	231-442-4	7553-56-2	1	2	3	4	5	6	7	9	10	11												22	
Silicon dioxide — amorphous	FR	231-545-4	7631-86-9			3															18					
Sodium hydrogensulphite	DE	231-548-0	7631-90-5	1	2		4	5	6		9	9	11	12	13								20		22	
Hydrogen chloride/Hydrochloric acid	LV	231-595-7	7647-01-0	2																						
Sodium chloride	PT	231-598-3	7647-14-5					5																		
Sodium bromide	NL	231-599-9	7647-15-6	2			4	6	7		9	9	11	12	13											
Orthophosphoric acid	PT	231-633-2	7664-38-2				4																			
Sodium hypochlorite	IT	231-668-3	7681-52-9	1	2	3	4	5	6				11	12												
Disodium disulphite	DE	231-673-0	7681-57-4	1	2		4	5	6		9	9	11	12	13								20		22	
Tetramethrin	DE	231-711-6	7696-12-0																		18					
Potassium permanganate	SK	231-760-3	7722-64-7					5																		
Hydrogen peroxide	FI	231-765-0	7722-84-1	1	2	3	4	5	6				11	12												
Nitrogen	IE	231-783-9	7727-37-9																		18					
7a-ethylidihydro-1H,3H,5H-oxazolo [3,4-c]oxazole	PL	231-810-4	7747-35-5						6				11	12	13											
Sodium sulphite	DE	231-821-4	7757-83-7	1	2		4	5	6		9	9	11	12	13								20		22	

Substance	Rapporteur Member State	EC number	CAS number	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23
Carbendazim	DE	234-232-0	10605-21-7						6	7		9	10	11	12	13										
Disodium octaborate tetrahydrate	NL	234-541-0	12280-03-4	1	2	3			6	7	8	9	10	11	12	13										
Trimagnesium diphosphide	DE	235-023-7	12057-74-8																		18		20			23
Copper(II) carbonate-copper(II) hydroxide (1:1)	FR	235-113-6	12069-69-1								8															
Zinc	IE	235-180-1	12122-67-7																				21			
Ammonium bromide	SE	235-183-8	12124-97-9	2	2	4			6	7	9	9	11	12												
Hexaboron dizinc undecaoxide/Zinc borate	ES	235-804-2	12767-90-7									9														
Pyrrhione zinc	SE	236-671-3	13463-41-7	2	2				6	7		9	10		13									21		
Dodecylguanidine monohydrochloride	ES	237-030-0	13590-97-1	1	2				6	7		9	10	11	12										22	
Potassium 2-biphenylate	ES	237-243-9	13707-65-8									9	10		13											
Bromine chloride	NL	237-601-4	13863-41-7	2	2								11	12												
(benzyloxy)methanol	UK	238-588-8	14548-60-8	2	2				6			9	10	11	13											
Bis(1-hydroxy-1H-pyridine-2-thionato-O,S)copper	SE	238-984-0	14915-37-8									9												21		
Chlorotoluron	ES	239-592-2	15545-48-9						6	7		9	10	11	12	13										
Sodium p-chloro-m-cresolate	FR	239-825-8	15733-22-9	1	2	3	4		6			9	10		13											
Chloralose	PT	240-016-7	15879-93-3													14	15									23
Dipotassium disulphite	DE	240-795-3	16731-55-8	1	2	4	5	6	6			9	11	12	13								20		22	

Substance	Rapporteur Member State	EC number	CAS number	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23
D-gluconic acid, compound with N,N'-bis(4-chlorophenyl)-3,12-dimino-2,4,11,13-tetraazatetradecanediamidine (2:1)	PT	242-354-0	18472-51-0	1	2	3	4	6																		
Benzoxonium chloride	CY	243-008-1	19379-90-9	1							9															
p-[(diiodomethyl)sulphonyl]toluene	UK	243-468-3	20018-09-1					6	7	9	10	12	13													
Copper dihydroxide	FR	243-815-9	20427-59-2							8																
Disilver oxide	SE	243-957-1	20667-12-3									11														
Aluminium phosphide	DE	244-088-0	20859-73-8													14					18		20			23
(benzothiazol-2-ylthio)methyl thiocyanate	N	244-445-0	21564-17-0	2			4	6	7	9	10	11	12	13												
Bendiocarb	UK	245-216-8	22781-23-3																		18					
2-methyl-4-oxo-3-(prop-2-ynyl)cyclopent-2-en-1-yl 2,2-dimethyl-3-(2-methylprop-1-enyl)cyclopropane-carboxylate/Prallethrin	EL	245-387-9	23031-36-9																		18					
Potassium (E,E)-hexa-2,4-dienoate	DE	246-376-1	24634-61-5	1	2	3	4	5	6	7	8	9	10													
.alpha.,.alpha.,.alpha."trimethyl-1,3,5-triazine-1,3,5-(2H,4H,6H)-trioethanol	AT	246-764-0	25254-50-6	2				6			9	11	13													
2-octyl-2H-isothiazol-3-one	UK	247-761-7	26530-20-1				4	6	7	9	10	11	12	13												
Cis-tricos-9-ene	AT	248-505-7	27519-02-4																		18	19				
Dimethyloctadecyl[3-(trimethoxysilyl)propyl]ammonium chloride	ES	248-595-8	27668-52-6	2						7	9	10														
N'-tert-butyl-N-cyclopropyl-6-(methylthio)-1,3,5-triazine-2,4-diamine	NL	248-872-3	28159-98-0								7	9	10											21		

Substance	Rapporteur Member State	EC number	CAS number	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23
N,N'-(decane-1,10-diyl)di-1-(4H)-pyridyl-4-ylidene)bis(octylammonium) dichloride	HU	274-861-8	70775-75-6	1																						
1,3-didecyl-2-methyl-1H-imidazolium chloride	CZ	274-948-0	70862-65-6	2	2	3	4	6	7				10	11	12	13										
ethyl [2-(4-phenoxyphenoxy)ethyl]carbamate/Fenoxycarb	DE	276-696-7	72490-01-8								8															
Quaternary ammonium compounds, di-C ₈₋₁₈ -alkyldimethyl, chlorides (?)		277-453-8	73398-64-8																							
1-[1,3-bis(hydroxymethyl)-2,5-dioximidazolidin-4-yl]-1,3-bis(hydroxymethyl)urea/Diazolidinylurea	LT	278-928-2	78491-02-8					6	7																	
Dihydrogen bis(monoperoxyphthalato(2-)-O1,OO1)magnesate(2-) hexahydrate	PL		114915-85-4		2	3	4																			
Tributyltetradecylphosphonium chloride	PL	279-808-2	81741-28-8	2			4					9		11	12											
Margosa ext.	DE	283-644-7	84696-25-3																		18	19				
Tar acids, polyalkylphenol fraction	HU	284-893-4	84989-05-9		2	3																				
Melaleuca alternifolia, ext./Australian Tea Tree Oil	ES	285-377-1	85085-48-9	1	2	3																				
Quaternary ammonium compounds, benzyl-C ₁₂₋₁₄ -alkyldimethyl, chlorides	IT	287-089-1	85409-22-9	1	2	3	4	5	6	7		9	10	11	12	13				17					22	
Quaternary ammonium compounds, C ₁₂₋₁₄ -alkyl(ethylphenyl)methyl]dimethyl, chlorides	IT	287-090-7	85409-23-0	1	2	3	4	5	6			9		11	12	13				17					22	
<i>Chrysanthemum cinerariaefolium</i> , ext.	ES	289-699-3	89997-63-7																		18					

Substance	Rapporteur Member State	EC number	CAS number	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23
N,N,N',N'-Tetramethylethylenediaminebis(2-chloroethyl)ether copolymer	UK	Polymer	31075-24-8	2	2						9			11	12	13										
Poly(hexamethylenediamine guanidinium chloride)	FR	Polymer	57028-96-3	1	2	3	4	5	6	7	9	10	11	12	13								20			
Poly(hexamethyleneguamide)	FR	Polymer	91403-50-8	1	2	3	4				9	10	11													
Poly(oxy-1,2-ethanediyl), alpha-[2-(didecylmethylammonio)ethyl]-.omega.-hydroxy-, propanoate (salt)	IT	Polymer	94667-33-1		2	3	4	6	8	9	10	11	12	13												
Copolymer of 2-propenal and propane-1,2-diol	HU	Polymer	191546-07-3					6	7			10				13										
N-Didecyl-N-dipolyethoxyammonium borate/Didecylpolyoxethylammonium borate	EL	Polymer	214710-34-6		2			6	8	9	10	11	12	13												
Oligo(2-(2-ethoxy)ethoxyethylguanidinium chloride)	FR	Polymer	374572-91-5	1	2	3	4	5	6	7	9	10	11	12	13								20			

(1) Covered by Quaternary ammonium compounds (benzylalkyldimethyl (alkyl from C₈-C₂₂, saturated and unsaturated and tallow alkyl, coco alkyl, and soya alkyl) chlorides, bromides, or hydroxides)/BKC.

(2) Covered by Quaternary ammonium compounds (dialkyldimethyl (alkyl from C₆-C₁₈, saturated and unsaturated, and tallow alkyl, coco alkyl, and soya alkyl) chlorides, bromides, or methylsulphates)/DDAC.

(3) Covered by Quaternary ammonium compounds (alkyltrimethyl (alkyl from C₈-C₁₈, saturated and unsaturated, and tallow alkyl, coco alkyl, and soya alkyl) chlorides, bromides, or methylsulphates)/TMAC.

ANNEX III

Requirements for the complete dossier and the summary dossier

- (a) The complete dossier must include the original test and study reports for each point of Annex IIA and IIB, or Annex IVA and IVB, to Directive 98/8/EC, and where specified the relevant parts of Annex IIIA and IIIB thereto, together with the summary dossier referred to in Article 11(1)(b) of that Directive.
- (b) The summary dossier must include the following:
- in the case of a collective dossier, the name of all participants concerned and a person designated by them as being responsible for the collective dossier and the processing of the dossier in accordance with this Regulation,
 - for each point of Annex IIA and IIB, or Annex IVA and IVB, to Directive 98/8/EC, and where specified the relevant parts of Annex IIIA and IIIB to the Directive, the summaries and results of studies and trials,
 - list of references used,
 - risk assessment,
 - overall summary and assessment,
 - a check by the participant or, where appropriate, by the person designated as responsible for a collective dossier of the completeness of the dossier.
- (c) The formats made available by the Commission must be used for submission of the dossiers. In addition, the special software package (IUCLID) made available by the Commission must be used for those parts of the dossiers to which IUCLID applies. Formats and further guidance on data requirements and dossier preparation are available on the ECB homepage <http://ecb.jrc.it/biocides>
- (d) For existing active substances that have been or are being evaluated under the review programme for plant protection products in accordance with Article 8(2) of Council Directive 91/414/EEC of 15 July 1991 concerning the placing of plant protection products on the market ⁽¹⁾, the required format for an application for inclusion in Annex I thereto may be used for the preparation of the dossier for inclusion of the existing active substance in Annex I, IA or IB to Directive 98/8/EC, taking into account relevant differences in the dossier requirements. A summary of the dossier must be entered in IUCLID. Additional information related to the biocidal use must be submitted in accordance with the requirements of this Regulation.
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⁽¹⁾ OJ L 230, 19.8.1991, p. 1.

COMMISSION REGULATION (EC) No 1452/2007**of 7 December 2007****concerning the classification of certain goods in the Combined Nomenclature**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff⁽¹⁾, and in particular Article 9(1)(a) thereof,

Whereas:

- (1) In order to ensure uniform application of the Combined Nomenclature annexed to Regulation (EEC) No 2658/87, it is necessary to adopt measures concerning the classification of the goods referred to in the Annex to this Regulation.
- (2) Regulation (EEC) No 2658/87 has laid down the general rules for the interpretation of the Combined Nomenclature. Those rules apply also to any other nomenclature which is wholly or partly based on it or which adds any additional subdivision to it and which is established by specific Community provisions, with a view to the application of tariff and other measures relating to trade in goods.
- (3) Pursuant to those general rules, the goods described in column 1 of the table set out in the Annex should be classified under the CN codes indicated in column 2, by virtue of the reasons set out in column 3 of that table.

(4) It is appropriate to provide that binding tariff information which has been issued by the customs authorities of Member States in respect of the classification of goods in the Combined Nomenclature but which is not in accordance with this Regulation can, for a period of three months, continue to be invoked by the holder, under Article 12(6) of Council Regulation (EEC) No 2913/92 of 12 October 1992 establishing the Community Customs Code⁽²⁾.

(5) The measures provided for in this Regulation are in accordance with the opinion of the Customs Code Committee,

HAS ADOPTED THIS REGULATION:

Article 1

The goods described in column 1 of the table set out in the Annex shall be classified within the Combined Nomenclature under the CN codes indicated in column 2 of that table.

Article 2

Binding tariff information issued by the customs authorities of Member States, which is not in accordance with this Regulation, can continue to be invoked for a period of three months under Article 12(6) of Regulation (EEC) No 2913/92.

Article 3

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

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

Done at Brussels, 7 December 2007.

For the Commission

László KOVÁCS

Member of the Commission

⁽¹⁾ OJ L 256, 7.9.1987, p. 1. Regulation as last amended by Commission Regulation (EC) No 1352/2007 (OJ L 303, 21.11.2007, p. 3).

⁽²⁾ OJ L 302, 19.10.1992, p. 1. Regulation as last amended by Regulation (EC) No 1791/2006 (OJ L 363, 20.12.2006, p. 1).

ANNEX

Description of the goods	Classification (CN code)	Reasons
(1)	(2)	(3)
<p>1. A slewing ring, consisting of two concentric forged steel rings, one of which has teeth cut into it.</p> <p>The rings are capable of rotation when separated by rows of steel ball bearings.</p> <p>The steel ring with teeth provides rotational torque transfer.</p> <p>This product is designed to be incorporated in an excavator.</p>	8483 90 89	<p>Classification is determined by General Rules 1 and 6 for the interpretation of the Combined Nomenclature, Note 2 (a) to Section XVI and by the wording of CN codes 8483, 8483 90 and 8483 90 89.</p> <p>As the slewing ring, considering its function, belongs to goods included in a heading of Chapter 84, classification under heading 8431 as part of an excavator is excluded.</p> <p>It is not to be considered as 'gears or gearing' of subheading 8483 40 because it consists of a single toothed ring.</p> <p>The turning (slewing) motion, provided by the teeth, determines the function of the product and, therefore, the slewing ring is to be classified as a transmission element presented separately under subheading 8483 90 89.</p>
<p>2. A three-wheeled vehicle, so-called 'Trike', with spark-ignition internal combustion reciprocating piston engine of a cylinder capacity of 1 584 cm³.</p> <p>The vehicle has no bodywork and is designed to transport two persons.</p> <p>It is equipped with a handle-bar and a motorcycle-type steering mechanism.</p> <p>The vehicle is also equipped with a gearbox having four forward gears, a reverse gear, and a differential.</p>	8703 23 19	<p>Classification is determined by General Rules 1 and 6 for the interpretation of the Combined Nomenclature and by the wording of CN codes 8703, 8703 23 and 8703 23 19.</p> <p>Although the vehicle is steered by means of a handle-bar and has the appearance of a motorcycle, it cannot be considered as a motorcycle of heading 8711, because of the presence of the reverse gear and the differential.</p> <p>Therefore, the product is to be classified as a motor vehicle of a simpler construction, designed for the transport of persons, of heading 8703 (see the HS Explanatory Notes to heading 8703, second paragraph).</p>

COMMISSION REGULATION (EC) No 1453/2007**of 10 December 2007****fixing the standard fee per farm return for the 2008 accounting year of the farm accountancy data network**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation No 79/65/EEC of 15 June 1965 setting up a network for the collection of accountancy data on the incomes and business operation of agricultural holdings in the European Economic Community ⁽¹⁾,

Having regard to Commission Regulation (EEC) No 1915/83 of 13 July 1983 on certain detailed implementing rules concerning the keeping of accounts for the purpose of determining the incomes of agricultural holdings ⁽²⁾, and in particular Article 5(3) thereof,

Whereas:

- (1) Article 5(1) of Regulation (EEC) No 1915/83 provides that a standard fee shall be paid by the Commission to the Member States for each duly completed farm returns forwarded to it within the period prescribed in Article 3 of that Regulation.

- (2) Commission Regulation (EC) No 1859/2006 ⁽³⁾ fixed the amount of the standard fee for the 2007 accounting year at EUR 148 per farm return. The trend in costs and its effects on the costs of completing the farm return justify a revision of the fee.

- (3) The measures provided for in this Regulation are in accordance with the opinion of the Community Committee for the Farm Accountancy Data Network,

HAS ADOPTED THIS REGULATION:

Article 1

The standard fee provided for in Article 5(1) of Regulation (EEC) No 1915/83 shall be fixed at EUR 151.

Article 2

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

It shall apply from the 2008 accounting year.

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

Done at Brussels, 10 December 2007.

For the Commission

Mariann FISCHER BOEL

Member of the Commission

⁽¹⁾ OJ 109, 23.6.1965, p. 1859. Regulation as last amended by Regulation (EC) No 1791/2006 (OJ L 363, 20.12.2006, p. 1).

⁽²⁾ OJ L 190, 14.7.1983, p. 25. Regulation as last amended by Regulation (EC) No 1192/2005 (OJ L 194, 26.7.2005, p. 3).

⁽³⁾ OJ L 358, 16.12.2006, p. 30.

COMMISSION REGULATION (EC) No 1454/2007

of 10 December 2007

laying down common rules for establishing a tender procedure for fixing export refunds for certain agricultural products

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1255/1999 of 17 May 1999 on the common organisation of the market in milk and milk products ⁽¹⁾, and in particular Article 31(14) thereof,

Having regard to Council Regulation (EC) No 1784/2003 of 29 September 2003 on the common organisation of the market in cereals ⁽²⁾, and in particular Article 18 thereof,

Having regard to Council Regulation (EC) No 1785/2003 of 29 September 2003 on the common organisation of the market in rice ⁽³⁾ and in particular Article 15(3) thereof,

Having regard to Council Regulation (EC) No 318/2006 of 20 February 2006 on the common organisation of the markets in the sugar sector ⁽⁴⁾ and in particular Article 33(4), thereof,

Whereas:

- (1) In accordance with Article 31(1) of Regulation (EC) No 1255/1999 and the corresponding articles of other Regulations on the common organisation of the markets in agricultural products, the difference between quotations or prices on the world market and in the Community may be covered for certain agricultural products by export refunds to the extent necessary to enable those products to be exported within the limits resulting from agreements concluded in accordance with Article 300 of the Treaty.
- (2) In order to make the most efficient possible use of the resources available and to increase transparency and the competition among exporters willing to participate in the refund scheme, refunds may be fixed by the Commission by a tendering procedure for products in respect of which provision was made for such a procedure in the past.
- (3) Commission Regulations laying down detailed rules for the application of the system of tendering for export refunds for certain common market organisations provide for different procedural rules in respect of tenders for export refunds.
- (4) In order to simplify and improve effectiveness of the management and control mechanisms, common rules should be laid down for the management of tendering procedures for export refunds.
- (5) In order to reduce the administrative burden on the operators and national administrations the tendering procedure should be organised in conjunction with the application procedure for the export licence and the tender security should also constitute the licence security once the tender is successful.
- (6) Tenders should contain all the information necessary to assess them, and communications between Member States and the Commission should be provided for.
- (7) The security should ensure that the accepted quantities are exported pursuant to the licence issued under the tender. Therefore, provisions should be adopted for the release and the forfeiting of the security lodged in accordance with Commission Regulation (EEC) No 2220/85 of 22 July 1985 laying down common detailed rules for the application of the system of securities for agricultural products ⁽⁵⁾.

⁽¹⁾ OJ L 160, 26.6.1999, p. 48. Regulation as last amended by Regulation (EC) No 1152/2007 (OJ L 258, 4.10.2007, p. 3).

⁽²⁾ OJ L 270, 21.10.2003, p. 78. Regulation as last amended by Regulation (EC) No 735/2007 (OJ L 169, 29.6.2007, p. 6).

⁽³⁾ OJ L 270, 21.10.2003, p. 96. Regulation as last amended by Regulation (EC) No 797/2006 (OJ L 144, 31.5.2006, p. 1).

⁽⁴⁾ OJ L 58, 28.2.2006, p. 1. Regulation as last amended by Regulation (EC) No 1260/2007 (OJ L 283, 27.10.2007, p. 1).

(8) On the basis of the tenders received a maximum export refund may be fixed. However, situations may arise on the market in which economic or other aspects urge that none of the tenders received be accepted.

⁽⁵⁾ OJ L 205, 3.8.1985, p. 5. Regulation as last amended by Regulation (EC) No 1913/2006 (OJ L 365, 21.12.2006, p. 52).

- (9) Experience has shown that provisions need to be laid down to deter inaccurate documents from being presented. A suitable sanctions system should therefore be established and the cases where no sanctions are to be applied should be determined.
- (10) Commission Regulations (EC) No 800/1999 of 15 April 1999 laying down common detailed rules for the application of export refunds on agricultural products ⁽¹⁾ and EC No 1291/2000 of 9 June 2000 laying down common detailed rules for the application of the system of import and export licences and advance fixing certificates for agricultural products ⁽²⁾ should apply to the export refunds provided for in this Regulation.
- (11) As a consequence of the adoption of common rules, Commission Regulations (EEC) No 584/75 of 6 March 1975 laying down detailed rules for the application of the system of tendering for export refunds on rice ⁽³⁾ and, (EC) No 580/2004 of 26 March 2004 establishing a tender procedure concerning export refunds for certain milk products ⁽⁴⁾ should be repealed.
- (12) The measures provided for in this Regulation are in accordance with the opinion of the Management Committees concerned,

HAS ADOPTED THIS REGULATION

Article 1

Scope

1. This Regulation lays down common rules for the organisation and management of tendering procedures for fixing the amount of the export refunds for the products of the following sectors:

- (a) milk and milk products;
- (b) cereals;
- (c) rice;
- (d) sugar.

⁽¹⁾ OJ L 102, 17.4.1999, p. 11. Regulation as last amended by Regulation (EC) No 1001/2007 (OJ L 226, 30.8.2007, p. 9).

⁽²⁾ OJ L 152, 24.6.2000, p. 1. Regulation as last amended by Regulation (EC) No 1913/2006.

⁽³⁾ OJ L 61, 7.3.1975, p. 25. Regulation as last amended by Regulation (EC) No 1948/2002 (OJ L 299, 1.11.2002, p. 18).

⁽⁴⁾ OJ L 90, 27.3.2004, p. 58. Regulation as last amended by Regulation (EC) No 128/2007 (OJ L 41, 13.2.2007, p. 6).

It shall apply without prejudice to the derogations and specific provisions laid down in Commission Regulations opening a tendering procedure concerning export refunds specific to the agricultural products mentioned in the first subparagraph.

2. For the purposes of application of this Regulation 'the competent authorities of the Member States' are the departments or bodies accredited by the Member States as paying agencies which fulfil the conditions laid down in Article 6 of Council Regulation (EC) No 1290/2005 ⁽⁵⁾.

3. Regulations (EC) No 800/1999 and (EC) No 1291/2000 shall apply, save as otherwise provided for in this Regulation.

Article 2

Opening of the Tendering Procedure

1. For each product concerned the tendering procedure shall be opened by Commission Regulation, hereinafter referred to as 'Regulation opening the tendering procedure', in accordance with the procedure referred to in Article 42(2) of Regulation (EC) No 1255/1999 and the corresponding Articles of the other Regulations on the common organisation of the markets in the agricultural products concerned.

2. The Regulation opening the tendering procedure shall contain the following information:

- (a) the products covered by the tendering procedure with their relevant CN codes;
- (b) the period covered by the tender (tendering period) and the different sub-periods when the tenders can be lodged;
- (c) the opening and closing time between which tenders may be lodged;
- (d) the global quantity covered by the tendering procedure, if necessary;
- (e) the minimum quantity each tender must provide for;
- (f) the amount of the security;
- (g) the destination to which products have to be exported, if required;
- (h) the competent authority of Member States to which tenders are to be sent.

⁽⁵⁾ OJ L 209, 11.8.2005, p. 1.

3. The information required in points (b), (d) and (h) of paragraph 2, may be published in the *Official Journal of the European Union* by a notice of invitation to tender.

4. At least six days must elapse between the entry into force of the Regulation opening the tendering procedure or the publication of the notice of invitation to tender and the first date for the submission of tenders.

Article 3

Submission of tenders and application for export licences

1. Tenders shall be lodged by operators established and registered for VAT purposes in the Community to the competent authorities of the Member States indicated either in the Regulation opening the tendering procedure or in the notice of invitation to tender.

2. Tenders shall be lodged in conjunction with and using the application form for an export licence as provided for in Regulation (EC) No 1291/2000.

3. Tenders may be lodged by electronic means, using the method made available to the operators by the Member State concerned. The competent authorities of the Member States may require that electronic tenders be accompanied by an advance electronic signature within the meaning of Article 2(2) of Directive 1999/93/EC of the European Parliament and of the Council ⁽¹⁾. In all other cases, the competent authorities shall require an electronic signature offering equivalent assurances with regard to the functionalities attributed to a signature by applying the same rules and conditions as these defined in the Commission's provisions on electronic and digitised documents, set out by Commission Decision 2004/563/EC, Euratom ⁽²⁾, and in its implementing rules ⁽³⁾.

4. In case of application of Article 2(2)(g), the licence application shall bear an indication of the destinations referred to in the Regulation opening the tendering procedure.

5. A tender shall be valid if the following conditions are met:

(a) it indicates in Section 20 of the licence application a reference to the Regulation opening the tendering procedure and the expiry date for the sub-period of submission of the tenders;

(b) it indicates in Section 4 of the licence application the identification data of the tenderer: name, address and the VAT registration number;

(c) it indicates in Section 16 of the licence application the CN code of the product;

(d) it respects the minimum and maximum quantity indicated in the Regulation opening the tendering procedure, if applicable;

(e) it indicates in Section 20 of the licence application the export refund offered per unit in euros and cents;

(f) it indicates in Sections 17 and 18 of the licence application the quantity of the product to be exported;

(g) it specifies in section No 7 of the licence application the export destination in case of application of Article 2(2)(g);

(h) the tenderer has lodged a security before the end of the submission sub-period, in accordance with the provisions of Title III of Regulation (EC) No 2220/85 and by way of derogation from Article 15 paragraph 2 of Regulation (EC) No 1291/2000, and has provided proof thereof within the same period;

(i) it does not include any conditions introduced by the tenderer other than those mentioned in this paragraph;

(j) it is presented in the official language, or one of the official languages of the Member State in which the tender is lodged.

6. The tender security shall constitute the export licence security.

7. Tenders shall not be withdrawn nor amended after their submission.

Article 4

Examination of tenders

1. The competent authorities of the Member States shall examine tenders based on the elements mentioned in Article 3(5). They shall verify in particular the correctness of that information and they shall decide on the validity of tenders.

⁽¹⁾ OJ L 13, 19.1.2000, p. 12.

⁽²⁾ OJ L 251, 27.7.2004, p. 9.

⁽³⁾ Document SEC(2005) 1578.

2. Persons authorised to receive and examine the tenders shall be under an obligation not to disclose any particulars relating thereto to any unauthorised person.

3. In the case of an invalid tender the competent authorities of the Member States shall inform the tenderer thereof.

Article 5

Notification of the tenders to the Commission

1. All valid tenders shall be notified to the Commission by the competent authorities of the Member States.

2. The notifications shall not contain the data referred to in Article 3(5)(b).

3. The notifications shall be made by electronic means, using the method indicated to the Member States by the Commission, within a specific period fixed by the Commission Regulations opening the tendering procedure in question.

The form and content of the notifications shall be defined on the basis of models made available by the Commission to the Member States. Those models shall not apply until the Management Committee competent has been informed.

4. Nil returns shall be notified to the Commission by the Member States within the period referred to in paragraph 3.

Article 6

Decision on the basis of the tenders

1. On the basis of the tenders notified in accordance with Article 5(1), the Commission shall decide, in accordance with the procedure referred to in Article 42(2) of Regulation (EC) No 1255/1999 and the corresponding Articles of the other Regulations on the common organisation of the markets in the agricultural products concerned:

(a) not to fix a maximum refund; or

(b) to fix a maximum refund.

2. In the case of tenders submitted at the level of the maximum refund, in case of application of Article 2(2)(d), a coefficient applicable to awarding the quantities tendered may be fixed by the Commission.

3. The decision on refunds shall be published in the *Official Journal of the European Union*.

Article 7

Decisions on tenders and issuing of export licences

1. Where a maximum export refund has been fixed in accordance with Article 6(1), the competent authorities of the Member States shall accept tenders which are equal to or lower than the maximum refund. All the other tenders will be rejected.

2. Where no refund has been fixed all tenders shall be rejected.

The competent authorities of the Member States shall not accept tenders that have not been notified according to Article 5(1).

3. The competent authorities of the Member States shall adopt Decisions referred to in paragraph 1 after the publication of Commission's Decision on refunds referred to in Article 6(1).

4. No later than the fifth working day following the entry into force of the Commission's Decision fixing a maximum refund, the competent authority of the Member State shall issue successful tenderers export licences for the quantity accepted, mentioning the refund offered in the tender. In case of application of Article 2(2)(g), the licence shall bear an indication of the destinations referred to in the Regulation opening the tender.

5. By way of derogation from Article 23 paragraph 1 of Regulation (EC) No 1291/2000, the export licence shall become valid on its actual day of issue.

Article 8

Rights and obligations of successful tenderers

1. Successful tenderers shall have the right to be awarded an export licence in respect of the quantity and export refund accepted, in accordance with the Decision referred to in Article 7(3).

2. Successful tenderers shall have the obligation to export the accepted quantity within the period of validity of the licence, and to deliver it to the destination referred to in Article 2(2)(g) if applicable.

*Article 9***Releasing and forfeiting of the security**

1. The primary requirement within the meaning of Article 20(1) of Regulation (EC) No 2220/85 is to export the accepted quantity, within the period of validity of the licence. In case where the Regulation opening the tendering procedure provides for a specified destination as referred to in Article 2(2)(g), of this Regulation, Article 35(5) of Regulation (EC) No 1291/2000 shall apply.

2. The security shall be released if:

- (a) the tender is invalid or rejected;
- (b) the obligation referred to in Article 8(2) has been fulfilled;
- (c) in case of application of Article 6(2) the amount of the released security shall correspond to the quantity not accepted.

3. The security shall be forfeited when the obligation referred to in Article 8(2) is not fulfilled except in cases of *force majeure*.

*Article 10***Recovery of refunds and sanctions**

1. Without prejudice to Chapter 2 of Title IV of Commission Regulation (EC) No 800/1999, where it is found that a document presented by a tenderer for the attribution of the rights deriving from this Regulation provides for incorrect information and where the incorrect information concerned is decisive for the attribution of that right, the competent autho-

rities of the Member State shall exclude the tenderer from participating in the scheme of granting export refunds through a tendering procedure for the products covered by the procedure in question, for a period of one year from the moment when a final administrative decision establishing the irregularity has been made.

2. Paragraph 1 shall not apply if the applicant proves, to the satisfaction of the competent authorities that the situation referred to in paragraph 1 is not due to his gross negligence or that it is due to *force majeure* or to obvious error.

3. Member States shall inform the Commission of the cases of application of paragraph 1. The Commission shall keep the information available to the other Member States.

*Article 11***Repeals**

Regulation (EEC) No 584/75 is repealed.

Regulation (EC) No 580/2004 is repealed from 1 July 2008.

*Article 12***Entry into force**

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

It shall apply for tenders which are opened after the entry into force of this Regulation, without prejudice to the second subparagraph of Article 11.

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

Done at Brussels, 10 December 2007.

For the Commission
Mariann FISCHER BOEL
Member of the Commission

COMMISSION REGULATION (EC) No 1455/2007**of 10 December 2007****opening certain Community import quotas for rice originating in Egypt**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1785/2003 of 29 September 2003 on the common organisation of the market in rice ⁽¹⁾, and in particular Article 13(1) thereof,

Whereas:

(1) Protocol 1 of the Euro-Mediterranean Agreement between the European Communities and their Member States, of the one part, and the Arab Republic of Egypt, of the other part ⁽²⁾ (hereinafter the Agreement), approved by the Council Decision 2004/635/EC ⁽³⁾ was amended by the Protocol to the Euro-Mediterranean Agreement between the European Communities and their Member States, of the one part, and the Arab Republic of Egypt, of the other part, to take account of the accession of the Republic of Bulgaria and Romania to the European Union ⁽⁴⁾, attached to Council Decision 2007/774/EC ⁽⁵⁾. The amended Protocol 1 provides for three new annual tariff quotas for the import into the Community of rice originating in Egypt, namely a quota of 57 600 tonnes of husked rice covered by CN code 1006 20 at 11 EUR/t, 19 600 tonnes of semi-milled or wholly milled rice covered by CN code 1006 30 at 33 EUR/t and 5 000 tonnes of broken rice covered by CN code 1006 40 00 at 13 EUR/tonne.

(2) Those quotas should be managed in accordance with Commission Regulation (EEC) No 2454/93 of 2 July 1993 laying down provisions for the implementations of Council Regulation (EEC) No 2913/92 establishing the Community Customs Code ⁽⁶⁾, taking into account the regular trade of rice between Egypt and the Community and in order to enable direct access to and a simple management of the quotas.

(3) The rules applicable to the transport document and the proof of preferential origin on release for free circulation

of the product are set out in Protocol 4 of the Agreement ⁽⁷⁾. Detailed rules for implementing those provisions should be laid down for the quota in question.

(4) According to Article 9 of the Protocol to the Euro-Mediterranean Agreement between the European Communities and their Member States, of the one part, and the Arab Republic of Egypt, of the other part, to take account of the accession of the Republic of Bulgaria and Romania to the European Union, the Protocol shall apply provisionally as from 1 January 2007 and shall enter into force on the first day of the first month following the date of deposit of the last instrument of approval. It is therefore necessary to give the possibility to import the quantities under the quotas in question from the year 2007.

(5) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Cereals,

HAS ADOPTED THIS REGULATION:

Article 1

1. The following annual import tariff quotas shall be opened on 1 January each year for rice originating in Egypt:

(a) 57 600 tonnes of husked rice covered by CN code 1006 20, at 11 EUR/tonne, with order number 09.1780;

(b) 19 600 tonnes of semi-milled or wholly milled rice covered by CN code 1006 30, at 33 EUR/tonne, with order number 09.1781;

(c) 5 000 tonnes of broken rice covered by CN code 1006 40 00, at 13 EUR/tonne, with order number 09.1782.

2. These quotas shall be managed by the Commission in accordance with Article 308a to 308c of Regulation (EEC) No 2454/93.

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

⁽²⁾ OJ L 304, 30.9.2004, p. 39.

⁽³⁾ OJ L 304, 30.9.2004, p. 38.

⁽⁴⁾ OJ L 312, 30.11.2007, p. 33.

⁽⁵⁾ OJ L 312, 30.11.2007, p. 32.

⁽⁶⁾ OJ L 253, 11.10.1993, p. 1. Regulation as last amended by Regulation (EC) No 214/2007 (OJ L 62, 1.3.2007, p. 6).

⁽⁷⁾ OJ L 304, 30.9.2004, p. 103.

3. By way of derogation from paragraph 1, in 2007 the quotas referred to in that paragraph shall be opened on the date of entry into force of this Regulation.

Article 2

Release for free circulation within the quotas referred to in Article 1(1) of this Regulation shall be subject to the presentation of a transport document and proof of preferential origin, issued in Egypt and relating to the consignments in question, in

accordance with Protocol 4 of the Euro-Mediterranean Agreement between the European Communities and their Member States, of the one part, and the Arab Republic of Egypt, of the other part.

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 Brussels, 10 December 2007.

For the Commission
Mariann FISCHER BOEL
Member of the Commission

COMMISSION REGULATION (EC) No 1456/2007

of 10 December 2007

amending Regulations (EC) No 2058/96, (EC) No 2375/2002, (EC) No 2377/2002, (EC) No 2305/2003, (EC) No 955/2005, (EC) No 969/2006 and (EC) No 1964/2006 opening and providing for the administration of tariff quotas for imports of rice and cereals

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 3491/90 of 26 November 1990 on imports of rice originating in Bangladesh ⁽¹⁾, and in particular Article 3 thereof,

Having regard to Council Regulation (EC) No 1095/96 of 18 June 1996 on the implementation of the concessions set out in Schedule CXL drawn up in the wake of the conclusion of the GATT XXIV.6 negotiations ⁽²⁾, and in particular Article 1 thereof,

Having regard to Council Regulation (EC) No 1784/2003 of 29 September 2003 on the common organisation of the market in cereals ⁽³⁾, and in particular Article 12(1) thereof,

Having regard to Council Regulation (EC) No 1785/2003 of 29 September 2003 on the common organisation of the market in rice ⁽⁴⁾, and in particular Articles 10(2) and 13(1) thereof,

Whereas:

(1) Commission Regulations (EC) No 2058/96 of 28 October 1996 opening and providing for the management of a tariff quota for broken rice of CN code 1006 40 00 for production of food preparations of CN code 1901 10 ⁽⁵⁾, (EC) No 2375/2002 of 27 December 2002 opening and providing for the administration of Community tariff quotas for common wheat of a quality other than high quality from third countries and derogating from Council Regulation (EEC) No 1766/92 ⁽⁶⁾, (EC) No 2377/2002 of 27 December 2002 opening and providing for the administration of a Community tariff quota for malting barley from third countries and derogating from Council Regulation (EC)

No 1766/92 ⁽⁷⁾, (EC) No 2305/2003 of 29 December 2003 opening and providing for the administration of a Community tariff quota for imports of barley from third countries ⁽⁸⁾, (EC) No 955/2005 of 23 June 2005 opening a Community import quota for rice originating in Egypt ⁽⁹⁾, (EC) No 969/2006 of 29 June 2006 opening and providing for the administration of a Community tariff quota for imports of maize from third countries ⁽¹⁰⁾ and (EC) No 1964/2006 of 22 December 2006 laying down detailed rules for the opening and administration of an import quota for rice originating in Bangladesh, pursuant to Council Regulation (EEC) No 3491/90 ⁽¹¹⁾ provide for different measures for certain matters relating to the management of the quotas concerned. In order to rationalise and simplify the procedures for operators in the rice and cereals sectors, as well as to improve the management of these quotas by the Member States and the Commission, these Regulations should be amended.

(2) To this end, common, harmonised rules should be laid down for all these quotas with regard to the deadline for submitting import licence applications, stating that this deadline must always be Friday at 13:00, as well as detailed rules concerning the communication of information by Member States to the Commission.

(3) As regards quotas in the rice sector, the possibility should be provided, in a harmonised way, for an operator to give up quantities below 20 tonnes when this has been allocated to him following application of an allocation coefficient.

(4) Regarding Regulation (EC) No 955/2005 in particular, it should be specified that the rules applicable to the transport document and the proof of preferential origin on release for free circulation of the product are set out in Protocol IV to Council Decision 2004/635/EC of 21 April 2004 on the conclusion of a Euro-Mediterranean Association Agreement between the European Communities and their Member States, of the one part, and the Arab Republic of Egypt, of the other part ⁽¹²⁾.

⁽¹⁾ OJ L 337, 4.12.1990, p. 1.

⁽²⁾ OJ L 146, 20.6.1996, p. 1.

⁽³⁾ OJ L 270, 21.10.2003, p. 78. Regulation as last amended by Regulation (EC) No 735/2007 (OJ L 169, 29.6.2007, p. 6).

⁽⁴⁾ OJ L 270, 21.10.2003, p. 96. Regulation as last amended by Regulation (EC) No 797/2006 (OJ L 144, 31.5.2006, p. 1).

⁽⁵⁾ OJ L 276, 29.10.1996, p. 7. Regulation as last amended by Regulation (EC) No 2019/2006 (OJ L 384, 29.12.2006, p. 48).

⁽⁶⁾ OJ L 358, 31.12.2002, p. 88. Regulation as last amended by Regulation (EC) No 932/2007 (OJ L 204, 4.8.2007, p. 3).

⁽⁷⁾ OJ L 358, 31.12.2002, p. 95. Regulation as last amended by Regulation (EC) No 2022/2006 (OJ L 384, 29.12.2006, p. 70).

⁽⁸⁾ OJ L 342, 30.12.2003, p. 7. Regulation as last amended by Regulation (EC) No 2022/2006.

⁽⁹⁾ OJ L 164, 24.6.2005, p. 5. Regulation as last amended by Regulation (EC) No 2019/2006.

⁽¹⁰⁾ OJ L 176, 30.6.2006, p. 44. Regulation as last amended by Regulation (EC) No 2022/2006.

⁽¹¹⁾ OJ L 408, 30.12.2006, p. 19.

⁽¹²⁾ OJ L 304, 30.9.2004, p. 38.

- (5) Regulations (EC) No 2058/96, (EC) No 2375/2002, (EC) No 2377/2002, (EC) No 2305/2003, (EC) No 955/2005, (EC) No 969/2006 and (EC) No 1964/2006 should therefore be amended accordingly.
- (6) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Cereals,

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EC) No 2058/96 is hereby amended as follows:

1. Article 2(1) is replaced by the following:

'1. Applications for import licences shall relate to a quantity of at least 5 tonnes and at most 500 tonnes.

Each licence application shall indicate a quantity in kilograms (whole numbers).

Applications for import licences shall be lodged with the competent authorities of the Member States no later than 13:00 (Brussels time) every Friday.'

2. Article 3 is replaced by the following:

'Article 3

1. Where the quantities applied for in a given week exceed the quantity available under the quota, the Commission shall fix the allocation coefficient for the quantities applied for during that week, pursuant to Article 7(2) of Regulation (EC) No 1301/2006, no later than the fourth working day following the last day for the submission of applications for that week, as referred to in the third subparagraph of Article 2(1) of this Regulation, and shall suspend the submission of new licence applications until the end of the quota period.

Applications submitted in respect of the current week shall be considered inadmissible.

Member States shall allow operators to withdraw, within two working days following the date of publication of the Regulation fixing the allocation coefficient, applications for which the quantity for which the licence is to be issued is less than 20 tonnes.

2. The import licence shall be issued on the eighth working day following the final day for the submission of applications.'

3. Article 4 is replaced by the following:

'Article 4

The Member States shall send the Commission, by electronic means:

- (a) on the Monday following the final day for the submission of licence applications, no later than 18:00 (Brussels time), the information on the import licence applications as referred to in Article 11(1)(a) of Regulation (EC) No 1301/2006, with the total quantities covered by those applications;
- (b) no later than the second working day following the issue of the import licences, the information on the licences issued as referred to in Article 11(1)(b) of Regulation (EC) No 1301/2006, with the total quantities for which import licences have been issued and the quantities for which licence applications have been withdrawn in accordance with the third subparagraph of Article 3(1) of this Regulation;
- (c) no later than the last day of each month, the total quantities actually released for free circulation under this quota during the previous month but one. If no quantities have been released for free circulation during one of these months, a "nil" notification shall be sent. However, this notification shall no longer be required in the third month following the final day of validity of the licences.'

Article 2

Article 5 of Regulation (EC) No 2375/2002 is hereby amended as follows:

- (a) paragraph 1 is amended as follows:

(i) in the second subparagraph, 'Monday' is replaced by 'Friday';

(ii) the third subparagraph is deleted;

- (b) paragraph 3 is replaced by the following:

'3. No later than 18:00 (Brussels time) on the Monday following the week in which the licence application was lodged, the competent authorities shall send the Commission, by electronic means, a notification showing, by serial number, each application with the origin of the product and the quantity applied for, including "nil" notifications.'

(c) paragraph 4 is replaced by the following:

'4. Licences shall be issued on the fourth working day following the deadline for the notification referred to in paragraph 3.

Member States shall communicate to the Commission, by electronic means, on the day of issue of the import licences, the information on the licences issued as referred to in Article 11(1)(b) of Regulation (EC) No 1301/2006, with the total quantities for which import licences have been issued.'

Article 3

Article 9 of Regulation (EC) No 2377/2002 is hereby amended as follows:

(a) in the second subparagraph of paragraph 1, 'Monday' is replaced by 'Friday';

(b) paragraph 3 is replaced by the following:

'3. No later than 18:00 (Brussels time) on the Monday following submission of the licence application, the competent authorities shall send the Commission, by electronic means, a notification showing each application with the quantity applied for, including "nil" notifications.'

(c) paragraph 4 is replaced by the following:

'4. Licences shall be issued on the fourth working day following the deadline for the notification referred to in paragraph 3.

Member States shall communicate to the Commission, by electronic means, on the day of issue of the import licences, the information on the licences issued as referred to in Article 11(1)(b) of Regulation (EC) No 1301/2006, with the total quantities for which import licences have been issued.'

Article 4

Article 3 of Regulation (EC) No 2305/2003 is hereby amended as follows:

(a) paragraph 1 is amended as follows:

(i) in the second subparagraph, 'Monday' is replaced by 'Friday';

(ii) the third subparagraph is deleted;

(b) paragraph 3 is replaced by the following:

'3. No later than 18:00 (Brussels time) on the Monday following the week in which the licence application was lodged, the competent authorities shall send the Commission, by electronic means, a notification showing each application with the quantity applied for, including "nil" notifications.'

(c) paragraph 4 is replaced by the following:

'4. Licences shall be issued on the fourth working day following the deadline for the notification referred to in paragraph 3.

Member States shall communicate to the Commission, by electronic means, on the day of issue of the import licences, the information on the licences issued as referred to in Article 11(1)(b) of Regulation (EC) No 1301/2006, with the total quantities for which import licences have been issued.'

Article 5

Regulation (EC) No 955/2005 is hereby amended as follows:

1. In Article 2(1) the following second subparagraph is added:

'Each licence application shall indicate a quantity in kilograms (whole numbers).'

2. Article 3(4) is replaced by the following:

'4. Release for free circulation as part of the quotas referred to in Article 1 of this Regulation shall be subject to the presentation of a transport document and proof of preferential origin, issued in Egypt and relating to the consignments in question, in accordance with Protocol 4 of the Euro-Mediterranean Agreement.'

3. Article 4 is replaced by the following:

'Article 4

1. Import licence applications shall be lodged with the competent authorities of the Member States no later than each Friday at 13:00 (Brussels time).

2. Where the quantities applied for in a given week exceed the quantity available under the quota, the Commission shall fix the allocation coefficient for the quantities applied for during that week, pursuant to Article 7(2) of Regulation (EC) No 1301/2006, no later than the fourth working day following the last day for the submission of applications for that week, as referred to in paragraph 1 of this Article, and suspend the submission of new licence applications until the end of the quota period.

Applications submitted in respect of the current week shall be considered inadmissible.

Member States shall allow operators to withdraw, within two working days following the date of publication of the Regulation fixing the allocation coefficient, applications for which the quantity for which the licence is to be issued is less than 20 tonnes.

3. The import licence shall be issued on the eighth working day following the final day for the lodging of licence applications.

Notwithstanding Article 6(1) of Regulation (EC) No 1342/2003, import licences shall be valid until the end of the month following that in which they were issued.'

4. Article 5 is replaced by the following:

'Article 5

The Member States shall send the Commission, by electronic means:

(a) on the Monday following the week in which the licence application was submitted, no later than 18:00 (Brussels time), the information on the import licence applications as referred to in Article 11(1)(a) of Regulation (EC) No 1301/2006, with a breakdown by eight-digit CN code of the total quantities covered by those applications;

(b) no later than the second working day following the issue of the import licences, the information on the licences issued as referred to in Article 11(1)(b) of Regulation (EC) No 1301/2006, with a breakdown by eight-digit CN code of the total quantities for which import licences have been issued and the quantities for which licence applications have been withdrawn in accordance with the third subparagraph of Article 4(2) of this Regulation;

(c) no later than the last day of each month, the total quantities actually released for free circulation under this quota during the previous month but one, broken down by eight-digit CN code. If no quantities have been released for free circulation during one of these months, a "nil" notification shall be sent. However, this notification shall no longer be required in the third month following the final day of validity of the licences.'

Article 6

Article 4 of Regulation (EC) No 969/2006 is hereby amended as follows:

(a) paragraph 1 is amended as follows:

(i) in the second subparagraph, 'Monday' is replaced by 'Friday';

(ii) the third subparagraph is deleted;

(b) paragraph 3 is replaced by the following:

'3. No later than 18:00 (Brussels time) on the Monday following the week in which the licence application was lodged, the competent authorities shall send the Commission, by electronic means, a notification showing each application, with the origin of the product and the quantity applied for, including "nil" notifications.;

(c) paragraph 4 is replaced by the following:

'4. Licences shall be issued on the fourth working day following the deadline for the notification referred to in paragraph 3.

Member States shall communicate to the Commission, by electronic means, on the day of issue of the import licences, the information on the licences issued as referred to in Article 11(1)(b) of Regulation (EC) No 1301/2006, with the total quantities for which import licences have been issued.'

Article 7

Regulation (EC) No 1964/2006 is hereby amended as follows:

(a) Article 4(3) is replaced by the following:

'3. Import licence applications shall be lodged with the competent authorities of the Member States no later than each Friday at 13:00 (Brussels time).

Each licence application shall indicate a quantity in kilograms (whole numbers).;

(b) Article 5 is replaced by the following:

'Article 5

1. Where the quantities applied for in a given week exceed the quantity available under the quota, the Commission shall fix the allocation coefficient for the quantities applied for during that week, pursuant to Article 7(2) of Regulation (EC) No 1301/2006, no later than the fourth working day following the last day for the submission of applications for that week, as referred to in the first subparagraph of Article 4(3) of this Regulation, and shall suspend the submission of new licence applications until the end of the quota period.

Applications submitted in respect of the current week shall be considered inadmissible.

Member States shall allow operators to withdraw, within two working days following the date of publication of the Regulation fixing the allocation coefficient, applications for which the quantity for which the licence is to be issued is less than 20 tonnes, whereas the licence application was for a greater quantity.

2. The import licence shall be issued on the eighth working day following the final day for the submission of applications.

3. The import licence, issued for a quantity not exceeding that entered on the certificate of origin referred to in Article 2, shall oblige the importer to import from Bangladesh.'

(c) Article 7 is replaced by the following:

'Article 7

The Member States shall send the Commission, by electronic means:

(a) on the Monday following the week in which the licence application was submitted, no later than 18:00 (Brussels time), the information on the import licence applications as referred to in Article 11(1)(a) of Regulation (EC) No 1301/2006, with a breakdown by eight-digit

CN code of the total quantities (in product weight) covered by those applications;

(b) no later than the second working day following the issue of the import licences, the information on the licences issued as referred to in Article 11(1)(b) of Regulation (EC) No 1301/2006, with a breakdown by eight-digit CN code of the total quantities (in product weight) for which import licences have been issued and the quantities for which licence applications have been withdrawn in accordance with the third subparagraph of Article 5(1) of this Regulation;

(c) no later than the last day of each month, the total quantities (in product weight) actually released for free circulation under this quota during the previous month but one, broken down by eight-digit CN code. If no quantities have been released for free circulation during one of these months, a "nil" notification shall be sent. However, this notification shall no longer be required in the third month following the final day of validity of the licences.'

Article 8

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

It shall apply from 1 January 2008.

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

Done at Brussels, 10 December 2007.

For the Commission
Mariann FISCHER BOEL
Member of the Commission

COMMISSION REGULATION (EC) No 1457/2007**of 10 December 2007****amending the representative prices and additional duties for the import of certain products in the sugar sector fixed by Regulation (EC) No 1109/2007 for the 2007/2008 marketing year**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

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

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

Whereas:

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

for the 2007/2008 marketing year are fixed by Commission Regulation (EC) No 1109/2007 ⁽³⁾.

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

HAS ADOPTED THIS REGULATION:

Article 1

The representative prices and additional duties on imports of the products referred to in Article 36 of Regulation (EC) No 951/2006, as fixed by Regulation (EC) No 1109/2007 for the 2007/2008 marketing year are hereby amended as set out in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 11 December 2007.

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

Done at Brussels, 10 December 2007.

For the Commission

Jean-Luc DEMARTY

*Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 58, 28.2.2006, p. 1. Regulation as last amended by Regulation (EC) No 1260/2007 (OJ L 283, 27.10.2007, p. 1).

⁽²⁾ OJ L 178, 1.7.2006, p. 24. Regulation as amended by Regulation (EC) No 2031/2006 (OJ L 414, 30.12.2006, p. 43).

⁽³⁾ OJ L 253, 28.9.2007, p. 5.

ANNEX

Amended representative prices and additional duties applicable to imports of white sugar, raw sugar and products covered by CN code 1702 90 99 applicable from 11 December 2007

(EUR)

CN code	Representative price per 100 kg of the product concerned	Additional duty per 100 kg of the product concerned
1701 11 10 ⁽¹⁾	19,83	6,39
1701 11 90 ⁽¹⁾	19,83	12,07
1701 12 10 ⁽¹⁾	19,83	6,20
1701 12 90 ⁽¹⁾	19,83	11,55
1701 91 00 ⁽²⁾	19,69	16,62
1701 99 10 ⁽²⁾	19,69	11,18
1701 99 90 ⁽²⁾	19,69	11,18
1702 90 99 ⁽³⁾	0,20	0,44

⁽¹⁾ Fixed for the standard quality defined in Annex LIII to Council Regulation (EC) No 318/2006 (OJ L 58, 28.2.2006, p. 1).

⁽²⁾ Fixed for the standard quality defined in Annex LII to Regulation (EC) No 318/2006.

⁽³⁾ Fixed per 1 % sucrose content.

II

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

DECISIONS

COUNCIL

COUNCIL DECISION

of 19 November 2007

on the conclusion, on behalf of the European Community and its Member States, of a Protocol to the Agreement on Cooperation and Customs Union between the European Economic Community and the Republic of San Marino, regarding the participation, as contracting parties, of the Republic of Bulgaria and Romania, following their accession to the European Union

(2007/810/EC)

THE COUNCIL OF THE EUROPEAN UNION,

HAS DECIDED AS FOLLOWS:

Having regard to the Treaty establishing the European Community, and in particular Articles 133 and 308, in conjunction with the second sentence of Article 300(2) and the first subparagraph of Article 300(3) thereof,

Having regard to the Act concerning the conditions of accession of the Republic of Bulgaria and Romania and the adjustments to the Treaties on which the European Union is founded, and in particular Article 6(2) thereof,

Having regard to the proposal from the Commission,

Having regard to the Opinion of the European Parliament,

Whereas:

- (1) Following the authorisation given to the Commission on 25 April 2006, negotiations with the Republic of San Marino on a Protocol to the Agreement on Cooperation and Customs Union between the European Economic Community and the Republic of San Marino, regarding the participation, as contracting parties, of the Republic of Bulgaria and Romania, following their accession to the European Union have been concluded.
- (2) Pursuant to Article 6(2) of the Act concerning the conditions of accession of the Republic of Bulgaria and Romania and the adjustments to the Treaties on which the European Union is founded, the Commission has submitted a draft of the Protocol to the Council.
- (3) The Protocol should be concluded,

Article 1

The Protocol to the Agreement on Cooperation and Customs Union between the European Economic Community and the Republic of San Marino, regarding the participation, as contracting parties, of the Republic of Bulgaria and Romania, following their accession to the European Union ('Protocol'), is hereby approved on behalf of the European Community and its Member States.

The text of the Protocol is attached to this Decision.

Article 2

The President of the Council is hereby authorised to designate the person(s) empowered to sign the Protocol on behalf of the Community and its Member States.

Article 3

The President of the Council shall, on behalf of the Community and its Member States, transmit the instruments of approval provided for in Article 4 of the Protocol.

Done at Brussels, 19 November 2007.

For the Council

The President

L. AMADO

PROTOCOL

to the agreement on cooperation and customs Union between the European Economic Community and the Republic of San Marino, regarding the participation, as contracting parties, of the Republic of Bulgaria and Romania, following their accession to the European Union

THE KINGDOM OF BELGIUM,

THE REPUBLIC OF BULGARIA,

THE CZECH REPUBLIC,

THE KINGDOM OF DENMARK,

THE FEDERAL REPUBLIC OF GERMANY,

THE REPUBLIC OF ESTONIA,

IRELAND,

THE HELLENIC REPUBLIC,

THE KINGDOM OF SPAIN,

THE FRENCH REPUBLIC,

THE ITALIAN REPUBLIC,

THE REPUBLIC OF CYPRUS,

THE REPUBLIC OF LATVIA,

THE REPUBLIC OF LITHUANIA,

THE GRAND DUCHY OF LUXEMBOURG,

THE REPUBLIC OF HUNGARY,

MALTA,

THE KINGDOM OF THE NETHERLANDS,

THE REPUBLIC OF AUSTRIA,

THE REPUBLIC OF POLAND,

THE PORTUGUESE REPUBLIC,

ROMANIA,

THE REPUBLIC OF SLOVENIA,

THE SLOVAK REPUBLIC,

THE REPUBLIC OF FINLAND,

THE KINGDOM OF SWEDEN, AND

THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND

(THE MEMBER STATES)

represented by the Council of the European Union,

and

THE EUROPEAN COMMUNITY,

also represented by the Council of the European Union,

of the one part,

and

THE REPUBLIC OF SAN MARINO,

of the other part,

HAVING REGARD TO the Agreement on Cooperation and Customs Union between the European Economic Community and the Republic of San Marino of 16 December 1991 ('the Agreement'), which entered into force on 1 April 2002,

HAVING REGARD TO the accession of the Republic of Bulgaria and Romania ('the new Member States') to the European Union on 1 January 2007,

WHEREAS the new Member States are to become contracting parties to the Agreement,

WHEREAS the Treaty of Accession empowers the Council of the European Union to conclude, on behalf of the present Member States and the new Member States, a protocol on the accession of the new Member States to the Agreement,

HAVE AGREED AS FOLLOWS:

Article 1

The new Member States hereby become contracting parties to the Agreement.

deposited with the General Secretariat of the Council of the European Union.

Article 2

The title of the Agreement shall be replaced by the following:

'Agreement on Cooperation and Customs Union between the European Community and its Member States, of the one part, and the Republic of San Marino, of the other part'.

Article 5

This Protocol shall enter into force on the first day of the first month following the date of deposit of the last instrument of approval.

Article 6

The texts of the Agreement and the Declarations annexed to it, are drawn up in the Bulgarian and Romanian languages ⁽¹⁾.

Article 3

This Protocol shall be an integral part of the Agreement.

They are attached to this Protocol and are equally authentic with the texts in the other languages in which the Agreement and the Declarations annexed to it are drawn up.

Article 4

1. This Protocol shall be approved by the Council of the European Union, on behalf of the Member States and the European Community, and by the Republic of San Marino in accordance with their own procedures.

Article 7

This Protocol is drawn up in duplicate, in the Bulgarian, Czech, Danish, Dutch, English, Estonian, Finnish, French, German, Greek, Hungarian, Italian, Latvian, Lithuanian, Maltese, Polish, Portuguese, Romanian, Slovak, Slovenian, Spanish and Swedish languages, each of these texts being equally authentic.

2. The Parties shall notify each other of the completion of these procedures. The instruments of approval shall be

⁽¹⁾ The Bulgarian and Romanian language versions shall be published in the special edition of the Official Journal at a later date.

Съставено в Брюксел на двадесети ноември две хиляди и седма година.

Hecho en Bruselas, el veinte de noviembre de dos mil siete.

V Bruselu dne dvacátého listopadu dva tisíce sedm.

Udfærdiget i Bruxelles den tyvende november to tusind og syv.

Geschehen zu Brüssel am zwanzigsten November zweitausendsieben.

Kahe tuhande seitsmenda aasta novembrikuu kahekümnendal päeval Brüsselis.

Έγινε στις Βρυξέλλες, στις είκοσι Νοεμβρίου δύο χιλιάδες επτά.

Done at Brussels on the twentieth day of November in the year two thousand and seven.

Fait à Bruxelles, le vingt novembre deux mille sept.

Fatto a Bruxelles, addì venti novembre duemilasette.

Briselē, divtūkstoš septītā gada divdesmitajā novembrī.

Priimta du tūkstančiai septintųjų metų lapkričio dvidešimtą dieną Bruselyje.

Kelt Brüsszelben, a kétézer-hetedik év november havának huszadik napján.

Magħmul fi Brussell, fl-ghoxrin jum ta' Novembru tas-sena elfejn u sebgha.

Gedaan te Brussel, de twintigste november tweeduizend zeven.

Sporządzono w Brukseli, dnia dwudziestego listopada roku dwa tysiące siódmego.

Feito em Bruxelas, em vinte de Novembro de dois mil e sete.

Înceiat la Bruxelles, douăzeci noiembrie două mii șapte.

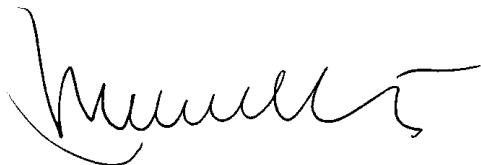
V Bruseli dňa dvadsiateho novembra dvetisícšedem.

V Bruslju, dne dvajsetega novembra leta dva tisoč sedem.

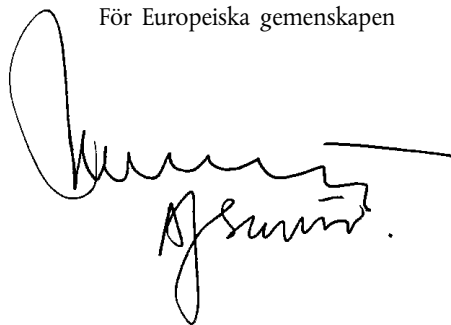
Tehty Brysselissä kahdentenäkymmenentenä päivänä marraskuuta vuonna kaksituhatta-seitsemän.

Som skedde i Bryssel den tjugonde november tjugohundrasju.

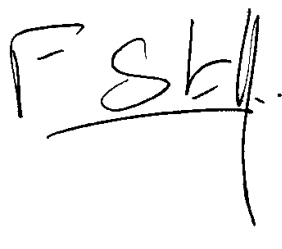
За държавите-членки
 Por los Estados miembros
 Za členské státy
 For medlemsstaterne
 Für die Mitgliedstaaten
 Liikmesriikide nimel
 Για τα κράτη μέλη
 For the Member States
 Pour les États membres
 Per gli Stati membri
 Dalībvalstu vārdā
 Valstybių narių vardu
 A tagállamok részéről
 Għall-Istati Membri
 Voor de lidstaten
 W imieniu państw członkowskich
 Pelos Estados-Membros
 Pentru statele membre
 Za členské štáty
 Za države članice
 Jäsenvaltioiden puolesta
 På medlemsstaternas vägnar



За Европейската общност
 Por la Comunidad Europea
 Za Evropské společenství
 For Det Europæiske Fællesskab
 Für die Europäische Gemeinschaft
 Euroopa Ühenduse nimel
 Για την Ευρωπαϊκή Κοινότητα
 For the European Community
 Pour la Communauté européenne
 Per la Comunità europea
 Eiropas Kopienas vārdā
 Europos bendrijos vardu
 Az Európai Közösség részéről
 Għall-Komunità Ewropea
 Voor de Europese Gemeenschap
 W imieniu Wspólnoty Europejskiej
 Pela Comunidade Europeia
 Pentru Comunitatea Europeană
 Za Európske spoločenstvo
 Za Evropsko skupnost
 Euroopan yhteisön puolesta
 För Europeiska gemenskapen



Za Република Сан Марино
Por la República de San Marino
Za Republiku San Marino
For Republikken San Marino
Im Namen der Republik San Marino
San Marino Vabariigi nimel
Για τη Δημοκρατία του Αγίου Μαρίνου
For the Republic of San Marino
Pour la République de Saint-Marin
Per la Repubblica di San Marino
Sanmarīno Republikas vārdā
San Marino Respublikos vardu
A San Marino Köztársaság részéről
Għar-Repubblika ta' San Marino
Voor de Republiek San Marino
W imieniu Republiki San Marino
Pela República de São Marino
Pentru Republica San Marino
Za Sanmarínsku republiku
Za Republiko San Marino
San Marinon tasavallan puolesta
På Republiken San Marinos vägnar



A handwritten signature in black ink, consisting of stylized letters 'F', 'S', and 'K' followed by a vertical line and a period.

CONFERENCE OF THE REPRESENTATIVES OF THE GOVERNMENTS OF THE MEMBER STATES

DECISION OF THE REPRESENTATIVES OF THE GOVERNMENTS OF THE MEMBER STATES

of 5 December 2007

appointing a judge to the Court of Justice of the European Communities

(2007/811/EC, Euratom)

THE REPRESENTATIVES OF THE GOVERNMENTS OF THE MEMBER STATES OF THE EUROPEAN COMMUNITIES,

HAVE DECIDED AS FOLLOWS:

Article 1

Having regard to the Treaty establishing the European Community, and in particular Article 223 thereof,

Mr Jean-Jacques KASEL is hereby appointed judge to the Court of Justice of the European Communities from the date of his swearing-in until 6 October 2009.

Article 2

Having regard to the Treaty establishing the European Atomic Energy Community, and in particular Article 139 thereof,

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

Whereas:

Pursuant to Articles 5 and 7 of the Protocol on the Statute of the Court of Justice and as a result of the resignation of Mr Romain SCHINTGEN, a judge should be appointed for the remainder of Mr Romain SCHINTGEN's term of office, which ends on 6 October 2009,

Done at Brussels, 5 December 2007.

The President

A. MENDONÇA E MOURA

COMMISSION

COMMISSION DECISION

of 28 November 2007

on the allocation to the Netherlands of three additional days at sea for an enhanced observer coverage programme in accordance with Annex IIA to Council Regulation (EC) No 41/2007

(notified under document number C(2007) 5711)

(Only the Dutch text is authentic)

(2007/812/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

of the gears referred to in point 4.1 of that Annex on the basis of an enhanced programme of observer coverage in partnership between scientists and the fishing industry.

Having regard to the Treaty establishing the European Community,

Having regard to 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 ⁽¹⁾, and in particular points 11.1 and 11.3 of Annex IIA,

(4) On 20 July 2007, the Netherlands submitted to the Commission an enhanced programme of observer coverage in partnership between scientists and the fishing industry.

Whereas:

(1) Regulation (EC) No 41/2007 fixes for the year 2007 the fishing opportunities for certain fish stocks and groups of fish stocks, and the associated conditions under which such fishing opportunities may be used.

(5) Interest in such a programme, which would be complementary to the obligations laid down in the Council Regulation (EC) No 1543/2000 of 29 June 2000 establishing a Community framework for the collection and management of the data needed to conduct the common fisheries policy ⁽²⁾, was confirmed by the Scientific, Technical and Economic Committee for Fisheries after consultation, as provided for in point 11.3 of Annex II A of Regulation (EC) No 41/2007.

(2) Annex IIA to Regulation (EC) No 41/2007 specifies the maximum number of days per year for which a Community fishing vessel may be present within any one of the geographical areas as defined in point 2.1 of that Annex having carried on board one of the fishing gears referred to in point 4.1 thereof.

(6) In view of the programme submitted on 20 July 2007, three additional days at sea should be allocated to the Netherlands for the period between 1 February 2007 and 31 January 2008 for the vessels involved in the submitted enhanced programme of observer coverage.

(3) Annex IIA enables the Commission to allocate three additional days at sea on which a vessel may be present within those areas when carrying on board any

(7) The measures provided for in this Decision are in accordance with the opinion of the Committee for Fisheries and Aquaculture,

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

⁽²⁾ OJ L 176, 15.7.2000, p. 1. Regulation as last amended by Regulation (EC) No 1343/2007 (OJ L 300, 17.11.2007, p. 24).

HAS ADOPTED THIS DECISION:

Article 1

For vessels flying the flag of the Netherlands which are involved in the enhanced observer coverage programme submitted to the Commission on 20 July 2007, the maximum number of days on which such vessels may be present within any one of the geographical areas defined in point 2.1 of Annex IIA to Regulation (EC) No 41/2007, as shown in Table I of that Annex, shall be increased by three additional days for vessels having on board the fishing gears referred to in point 4.1 of that Annex.

Article 2

1. Seven days after the publication of this Decision in the *Official Journal of the European Union*, The Netherlands shall submit to the Commission an exhaustive list of vessels selected for the sampling plans related to the enhanced observer coverage programme referred to in Article 1.

2. Only vessels selected for those sampling plans, and which have participated until the end of the enhanced observer

coverage programme referred to in Article 1, shall benefit from the allocation of three additional days as provided for in that Article.

Article 3

Two months after the end of the enhanced observer coverage programme referred to in Article 1, the Netherlands shall provide a report to the Commission on the outcome of that programme for the species and areas covered by it.

Article 4

This Decision is addressed to the Kingdom of the Netherlands.

Done at Brussels, 28 November 2007.

For the Commission

Joe BORG

Member of the Commission

COMMISSION DECISION

of 28 November 2007

on the allocation to Spain of additional days at sea within ICES Divisions VIIIc and IXa excluding the Gulf of Cadiz*(notified under document number C(2007) 5719)***(only the Spanish text is authentic)**

(2007/813/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

deployed in 2003 by Spanish vessels present within the geographical area and carrying on board bottom long-lines.

Having regard to the Treaty establishing the European Community,

Having regard to 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 stocks, applicable in Community waters and for Community vessels in waters where catch limitations are required ⁽¹⁾, and in particular point 9 of Annex IIB thereto,

Whereas:

- (1) Point 7 of Annex IIB to Regulation (EC) No 41/2007 specifies the maximum number of days on which Community vessels of an overall length equal to or greater than 10 meters carrying on board trawls of mesh sizes equal to or larger than 32 mm, gill nets of mesh size equal to or larger than 60 mm or bottom long-lines may be present within ICES Divisions VIIIc and IXa excluding the Gulf of Cadiz from 1 February 2007 to 31 January 2008.
- (2) Point 9 of Annex IIB enables the Commission to allocate an additional number of days at sea on which a vessel may be present within the geographical area when carrying on board such fishing gears, on the basis of permanent cessations of fishing activities that have taken place since 1 January 2004.
- (3) On 6 July 2007, Spain submitted data demonstrating that vessels, which have ceased activities since 1 January 2004 deployed respectively 4,20 % of the fishing effort deployed in 2003 by Spanish vessels present within the geographical area and carrying on board trawls of mesh size equal to or greater than 32 mm, 9,55 % of the fishing effort deployed in 2003 by Spanish vessels present within the geographical area and carrying on board gill nets of mesh size equal to or greater than 60 mm and 20,86 % of the fishing effort

- (4) In view of the data submitted and having regard to the method of calculation laid down in point 9,1 of Annex IIB, nine additional days at sea for vessels carrying on board gears of groupings 3(a), 21 additional days at sea for vessels carrying on board gears of groupings 3(b), and 45 additional days at sea for vessels carrying on board gears of groupings 3(c) should be allocated to Spain for the period from 1 February 2007 to 31 January 2008.
- (5) The measures provided for in this Decision are in accordance with the opinion of the Committee for Fisheries and Aquaculture,

HAS ADOPTED THIS DECISION

Article 1

1. The maximum number of days on which a fishing vessel flying the flag of Spain and carrying on board fishing gear, mentioned in points 3(a) of Annex IIB to Regulation (EC) No 41/2007 and not subject to any of the special conditions listed in point 7,1 of that Annex may be present in ICES Divisions VIIIc and IXa excluding the Gulf of Cadiz, as laid down in Table I of that Annex, shall be amended to 225 days per year.
2. The maximum number of days on which a fishing vessel flying the flag of Spain and carrying on board fishing gear mentioned in points 3(b) of Annex IIB to Regulation (EC) No 41/2007 and not subject to any of the special conditions listed in point 7,1 of that Annex may be present in ICES Divisions VIIIc and IXa excluding the Gulf of Cadiz, as laid down in Table I of that Annex, shall be amended to 237 days per year.
3. The maximum number of days on which a fishing vessel flying the flag of Spain and carrying on board fishing gear mentioned in points 3(c) of Annex IIB to Regulation (EC) No 41/2007 and not subject to any of the special conditions listed in point 7,1 of that Annex may be present in ICES Divisions VIIIc and IXa excluding the Gulf of Cadiz, as laid down in Table I of that Annex, shall be amended to 261 days per year.

⁽¹⁾ 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).

Article 2

This Decision is addressed to the Kingdom of Spain.

Done at Brussels, 28 November 2007.

For the Commission
Joe BORG
Member of the Commission
