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II

(Non-legislative acts)

REGULATIONS

COMMISSION REGULATION (EU) No 560/2010

of 25 June 2010

entering a name in the register of protected designations of origin and protected geographical indications (Farine de blé noir de Bretagne/Farine de blé noir de Bretagne — Gwinizh du Breizh (PGI))

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 510/2006 of 20 March 2006 on the protection of geographical indications and designations of origin for agricultural products and foodstuffs⁽¹⁾, and in particular the first subparagraph of Article 7(4) thereof,

Whereas:

(1) Pursuant to the first subparagraph of Article 6(2) of Regulation (EC) No 510/2006, France's application to register the name 'Farine de blé noir de Bretagne' or 'Farine de blé noir de Bretagne — Gwinizh du Breizh' was published in the *Official Journal of the European Union*⁽²⁾.

(2) As no statement of objection under Article 7 of Regulation (EC) No 510/2006 has been received by the Commission, that name should therefore be entered in the register,

HAS ADOPTED THIS REGULATION:

Article 1

The name contained in the Annex to this Regulation is hereby entered in the register.

Article 2

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

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

Done at Brussels, 25 June 2010.

For the Commission
The President
José Manuel BARROSO

⁽¹⁾ OJ L 93, 31.3.2006, p. 12.

⁽²⁾ OJ C 157, 10.7.2009, p. 14.

ANNEX

Agricultural products intended for human consumption listed in Annex I to the Treaty:

Class 1.6. Fruit, vegetables and cereals, fresh or processed

FRANCE

Farine de blé noir de Bretagne/Farine de blé noir de Bretagne — Gwinizh du Breizh (PGI)

COMMISSION REGULATION (EU) No 561/2010**of 25 June 2010****establishing the standard import values for determining the entry price of certain fruit and vegetables**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation) ⁽¹⁾,Having regard to Commission Regulation (EC) No 1580/2007 of 21 December 2007 laying down implementing rules for Council Regulations (EC) No 2200/96, (EC) No 2201/96 and (EC) No 1182/2007 in the fruit and vegetable sector ⁽²⁾, and in particular Article 138(1) thereof,

Whereas:

Regulation (EC) No 1580/2007 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 Annex XV, Part A thereto,

HAS ADOPTED THIS REGULATION:

Article 1

The standard import values referred to in Article 138 of Regulation (EC) No 1580/2007 are fixed in the Annex hereto.

Article 2

This Regulation shall enter into force on 26 June 2010.

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

Done at Brussels, 25 June 2010.

*For the Commission,
On behalf of the President,*

Jean-Luc DEMARTY

*Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 299, 16.11.2007, p. 1.⁽²⁾ OJ L 350, 31.12.2007, p. 1.

ANNEX

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

(EUR/100 kg)

CN code	Third country code ⁽¹⁾	Standard import value
0702 00 00	MA	44,4
	MK	39,0
	TR	53,0
	ZZ	45,5
0707 00 05	MK	41,0
	TR	117,2
	ZZ	79,1
0709 90 70	TR	101,0
	ZZ	101,0
0805 50 10	AR	86,2
	TR	73,7
	US	84,1
	ZA	87,6
	ZZ	82,9
0808 10 80	AR	115,3
	BR	92,3
	CA	95,4
	CL	103,9
	CN	59,1
	NZ	118,7
	US	112,0
	UY	160,6
	ZA	89,7
	ZZ	105,2
0809 10 00	TR	229,7
	ZZ	229,7
0809 20 95	SY	178,6
	TR	298,9
	US	700,6
	ZZ	392,7
0809 30	AR	133,5
	TR	149,8
	ZZ	141,7
0809 40 05	AU	258,9
	EG	218,2
	IL	210,4
	US	319,2
	ZZ	251,7

⁽¹⁾ Nomenclature of countries laid down by Commission Regulation (EC) No 1833/2006 (OJ L 354, 14.12.2006, p. 19). Code 'ZZ' stands for 'of other origin'.

DECISIONS

EUROPEAN COUNCIL DECISION

of 17 June 2010

on the examination by a conference of representatives of the governments of the Member States of the amendments to the Treaties proposed by the Spanish Government concerning the composition of the European Parliament and not to convene a Convention

(2010/350/EU)

THE EUROPEAN COUNCIL,

Having regard to the Treaty on European Union, and in particular Article 48(3) thereof,

Having regard to the proposal for amendments to the Treaties submitted to the Council by the Spanish Government on 4 December 2009 and submitted to the European Council by the Council on 7 December 2009,

Having regard to the consent of the European Parliament not to convene a Convention ⁽¹⁾,

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

After notification of the proposal to the national parliaments,

Having regard to the opinion of the European Commission ⁽³⁾,

Whereas:

(1) On 4 December 2009, following the conclusions of the European Council at its meetings on 11 and 12 December 2008 and on 18 and 19 June 2009, the Spanish Government submitted, in accordance with Article 48(2), first sentence, of the Treaty on European Union (TEU), a proposal for the amendment of the Treaties concerning the composition of the European Parliament.

(2) On 7 December 2009, in accordance with Article 48(2), third sentence, of the TEU, the said proposal was submitted by the Council to the European Council. It was also notified to the national Parliaments.

(3) At its meeting on 10 and 11 December 2009, the European Council decided, in accordance with

Article 48(3), first subparagraph, of the TEU, to consult the European Parliament and the Commission on the proposed amendments. It also decided, in accordance with Article 48(3), second subparagraph, of the TEU, to request the consent of the European Parliament on its intention not to convene a Convention given that, in its view, this was not justified by the extent of the proposed amendments. Letters to those ends were sent by the President of the European Council on 18 December 2009.

(4) On 6 May 2010, the European Parliament adopted a favourable opinion on the proposed amendments. It also gave its consent on the decision not to convene a Convention as this is not justified by the extent of the proposed amendments. On 28 April 2010, the Commission adopted a favourable opinion on the proposed amendments.

(5) Therefore, it is appropriate that, in accordance with Article 48(3) of the TEU, the European Council decide that a conference of representatives of the governments of the Member States should examine the amendments proposed by the Spanish Government, define the terms of reference of the conference and decide not to convene a Convention,

HAS ADOPTED THIS DECISION:

Article 1

The European Council hereby decides that a conference of representatives of the governments of the Member States shall examine the amendments to Article 2 of the Protocol on transitional provisions annexed to the Treaty on European Union, to the Treaty on the Functioning of the European Union and to the Treaty establishing the European Atomic Energy Community, regarding the composition of the European Parliament, as proposed by the Spanish Government on 4 December 2009, in the wording as annexed to this Decision, which will constitute the terms of reference of the said conference. In view of the extent of the proposed amendments, a Convention under Article 48(3) of the Treaty on European Union shall not be convened.

⁽¹⁾ Consent of 6 May 2010 (not yet published in the Official Journal).

⁽²⁾ Opinion of 6 May 2010 (not yet published in the Official Journal).

⁽³⁾ Opinion of 28 April 2010 (not yet published in the Official Journal).

Article 2

This Decision shall enter into force on the day of its adoption.

Done at Brussels, 17 June 2010.

For the European Council
The President
H. VAN ROMPUY

ANNEX

**DRAFT
PROTOCOL**

amending the Protocol on transitional provisions annexed to the Treaty on European Union, to the Treaty on the Functioning of the European Union and to the Treaty establishing the European Atomic Energy Community

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,

THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND,

HEREINAFTER REFERRED TO AS 'THE HIGH CONTRACTING PARTIES',

WHEREAS, as the Treaty of Lisbon entered into force after the European Parliament elections on 4 to 7 June 2009, and as provided for in the declaration adopted by the European Council at its meeting on 11 and 12 December 2008 and in the political agreement reached by the European Council at its meeting on 18 and 19 June 2009, it is necessary to lay down transitional provisions on the composition of the European Parliament until the end of the 2009-2014 parliamentary term,

WHEREAS such transitional provisions are to allow those Member States whose number of members of the European Parliament would have been higher if the Treaty of Lisbon had been in force at the time of the European Parliament elections in June 2009 to be given the appropriate number of additional seats and to fill them,

CONSIDERING the number of seats per Member State provided for in the draft Decision of the European Council approved politically by the European Parliament on 11 October 2007 and by the European Council (Declaration No 5 annexed to the Final Act of the Intergovernmental Conference which adopted the Treaty of Lisbon) and considering Declaration No 4 annexed to the Final Act of the Intergovernmental Conference which adopted the Treaty of Lisbon,

WHEREAS it is necessary to create, for the period remaining between the entry into force of this Protocol and the end of the 2009-2014 parliamentary term, the 18 additional seats provided for the Member States concerned by the political agreement reached by the European Council at its meeting on 18 and 19 June 2009,

WHEREAS, in order to do this, it is necessary to allow, provisionally, the number of members to exceed, respectively, the number of members per Member State and the maximum number of members provided for both in the Treaties in force at the time of the European Parliament elections in June 2009 and in the first subparagraph of Article 14(2) of the Treaty on European Union, as amended by the Treaty of Lisbon,

WHEREAS it is also necessary to lay down the detailed arrangements for the Member States concerned to fill the additional seats provisionally created,

WHEREAS, as regards transitional provisions, it is necessary to amend the Protocol on transitional provisions annexed to the Treaty on European Union, to the Treaty on the Functioning of the European Union and to the Treaty establishing the European Atomic Energy Community,

HAVE AGREED UPON THE FOLLOWING PROVISIONS:

Article 1

Article 2 of the Protocol on transitional provisions annexed to the Treaty on European Union, to the Treaty on the Functioning of the European Union and to the Treaty establishing the European Atomic Energy Community shall be replaced by the following:

'Article 2

1. For the period of the 2009-2014 parliamentary term remaining at the date of entry into force of this Article, and by way of derogation from Articles 189, second paragraph, and 190(2) of the Treaty establishing the European Community and Articles 107, second paragraph, and 108(2) of the Treaty establishing the European Atomic Energy Community, which were in force at the time of the European Parliament elections in June 2009, and by way of derogation from the number of seats provided for in the first subparagraph of Article 14(2) of the Treaty on European Union, the following 18 seats shall be added to the existing 736 seats, thus provisionally bringing the total number of members of the European Parliament to 754 until the end of the 2009-2014 parliamentary term:

Bulgaria	1	Netherlands	1
Spain	4	Austria	2
France	2	Poland	1
Italy	1	Slovenia	1
Latvia	1	Sweden	2
Malta	1	United Kingdom	1

2. By way of derogation from Article 14(3) of the Treaty on European Union, the Member States concerned shall designate the persons who will fill the additional seats referred to in paragraph 1, in accordance with the legislation of the Member States concerned and provided that the persons in question have been elected by direct universal suffrage:

(a) in *ad hoc* elections by direct universal suffrage in the Member State concerned, in accordance with the provisions applicable for elections to the European Parliament;

(b) by reference to the results of the European Parliament elections from 4 to 7 June 2009;

or

(c) by designation, by the national parliament of the Member State concerned from among its members, of the requisite number of members, according to the procedure determined by each of those Member States.

3. In accordance with the second subparagraph of Article 14(2) of the Treaty on European Union, the European Council shall adopt a decision determining the composition of the European Parliament in good time before the 2014 European Parliament elections.’.

Article 2

This Protocol shall be ratified by the High Contracting Parties, in accordance with their respective constitutional requirements. The instruments of ratification shall be deposited with the Government of the Italian Republic.

This Protocol shall enter into force if possible on 1 December 2010, provided that all the instruments of ratification have been deposited, or, failing that, on the first day of the month following the deposit of the instrument of ratification by the last signatory State to take this step.

Article 3

This Protocol, drawn up in a single original in the Bulgarian, Czech, Danish, Dutch, English, Estonian, Finnish, French, German, Greek, Hungarian, Irish, Italian, Latvian, Lithuanian, Maltese, Polish, Portuguese, Romanian, Slovak, Slovenian, Spanish and Swedish languages, each text being equally authentic, shall be deposited in the archives of the Government of the Italian Republic, which shall transmit a certified copy to each of the governments of the other signatory States.

IN WITNESS WHEREOF, the undersigned Plenipotentiaries have signed this Protocol.

Done at ... this day of ... in the year

POLITICAL AND SECURITY COMMITTEE DECISION EUJUST LEX-IRAQ/1/2010**of 22 June 2010****extending the mandate of the Head of Mission of the European Union Integrated Rule of Law Mission for Iraq, EUJUST LEX-IRAQ**

(2010/351/CFSP)

THE POLITICAL AND SECURITY COMMITTEE,

Having regard to the Treaty on European Union, and in particular the third paragraph of Article 38 thereof,

Having regard to Council Decision 2010/330/CFSP of 14 June 2010 on the European Union Integrated Rule of Law Mission for Iraq, EUJUST LEX-IRAQ⁽¹⁾ and in particular Article 9(2) thereof,

Whereas:

(1) Pursuant to Article 9(2) of Council Decision 2010/330/CFSP, the Political and Security Committee (PSC) is authorised, in accordance with Article 38 of the Treaty, to take the relevant decisions for the purpose of political control and strategic direction of the European Union Integrated Rule of Law Mission for Iraq, EUJUST LEX-IRAQ (hereinafter referred to as 'EUJUST LEX-IRAQ'), including in particular the decision to appoint a Head of Mission.

(2) On 15 December 2009, upon a proposal by the High Representative of the Union for Foreign Affairs and Security Policy (HR), the PSC adopted Decision 2009/982/CFSP⁽²⁾ appointing Mr Francisco DÍAZ ALCANTUD as Head of Mission of EUJUST LEX-IRAQ.

(3) On 16 June 2010, the HR proposed to the PSC that it extend the mandate of Mr Francisco DÍAZ ALCANTUD as Head of Mission of EUJUST LEX-IRAQ until 30 June 2011.

HAS ADOPTED THIS DECISION:

Article 1

The mandate of Mr Francisco DÍAZ ALCANTUD as Head of Mission of EUJUST LEX-IRAQ is hereby extended from 1 July 2010 until 30 June 2011.

Article 2

This Decision shall enter into force on the date of its adoption.

Done at Brussels, 22 June 2010.

For the Political and Security Committee
The Chairman
C. FERNÁNDEZ-ARIAS

⁽¹⁾ OJ L 149, 15.6.2010, p. 12.

⁽²⁾ OJ L 338, 19.12.2009, p. 92.

COMMISSION DECISION

of 22 June 2010

on a Union financial contribution towards Member States' fisheries control, inspection and surveillance programmes for 2010*(notified under document C(2010) 3940)***(Only the Bulgarian, Danish, Dutch, English, Estonian, Finnish, French, German, Greek, Italian, Lithuanian, Polish, Romanian, Slovenian, Spanish and Swedish texts are authentic)**

(2010/352/EU)

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 861/2006 of 22 May 2006 establishing Community financial measures for the implementation of the common fisheries policy and in the area of the Law of the Sea ⁽¹⁾, and in particular Article 21 thereof,

Whereas:

- (1) Member States have submitted to the Commission their fisheries control programme for 2010 together with the applications for a Union financial contribution towards the expenditure to be incurred in carrying out the projects contained in such programme.
- (2) Applications concerning actions listed in Article 8(a) of Regulation (EC) No 861/2006 may qualify for Union funding.
- (3) Applications for Union funding are to comply with the rules set out in Commission Regulation (EC) No 391/2007 ⁽²⁾.
- (4) It is appropriate to fix the maximum amounts and the rate of the Union financial contribution within the limits set by Article 15 of Regulation (EC) No 861/2006 and to lay down the conditions under which such contribution may be granted.
- (5) In order to encourage investment in the priority actions defined by the Commission in conformity with the

Council Regulation (EC) No 1224/2009 ⁽³⁾ and in view of the negative impact of the financial crisis on Member States' budgets, expenditure related to automation and management of data, electronic recording and reporting systems (ERS) and vessel monitoring systems (VMS), as well as to seminars by Member States aiming at enhancing awareness on the new control Regulation as well as on illegal, unreported and unregulated (IUU) fishing, should benefit from a high co-financing rate, within the limits laid down in Article 15 of Regulation (EC) No 861/2006.

- (6) In order to limit the amount dedicated to the purchase and modernisation of fisheries patrol vessels and aircraft, the Union contribution to these expenditure shall be restricted to a maximum amount of EUR 1 Million by Member State.
- (7) In order to qualify for the contribution, automatic localisation devices should satisfy the requirements fixed by Commission Regulation (EC) No 2244/2003 of 18 December 2003 laying down detailed provisions regarding satellite-based Vessel Monitoring Systems ⁽⁴⁾.
- (8) In order to qualify for the contribution, electronic recording and reporting devices on board fishing vessels should satisfy the requirements laid down by Commission Regulation (EC) No 1077/2008 of 3 November 2008 laying down detailed rules for the implementation of Council Regulation (EC) No 1966/2006 on electronic recording and reporting of fishing activities and on means of remote sensing and repealing Regulation (EC) No 1566/2007 ⁽⁵⁾.
- (9) The measures provided for in this Decision are in accordance with the opinion of the Committee for Fisheries and Aquaculture,

⁽¹⁾ OJ L 160, 14.6.2006, p. 1.

⁽²⁾ OJ L 97, 12.4.2007, p. 30.

⁽³⁾ OJ L 343, 22.12.2009, p. 1.

⁽⁴⁾ OJ L 333, 20.12.2003, p. 17.

⁽⁵⁾ OJ L 295, 4.11.2008, p. 3.

HAS ADOPTED THIS DECISION:

Article 1

Subject matter

This Decision provides for a Union financial contribution for 2010 towards expenditure incurred by Member States for 2010 in implementing the monitoring and control systems applicable to the common fisheries policy (CFP), as referred to in Article 8(a) of Regulation (EC) No 861/2006. It establishes the maximum amount of the Union financial contribution for each Member State, the rate of the Union financial contribution and the conditions on which such contribution may be granted.

Article 2

Closure of outstanding commitments

All payments in respect of which a reimbursement is claimed shall be made by the Member State concerned by 30 June 2014. Payments made by a Member State after that deadline shall not be eligible for reimbursement. The budgetary appropriations related to this Decision shall be de-committed at the latest by 31 December 2015.

Article 3

New technologies and IT networks

1. Expenditure incurred, in respect of projects referred to in Annex I, on the setting up of new technologies and IT networks in order to allow efficient and secure collection and management of data in connection with monitoring, control and surveillance of fisheries activities, shall qualify for a financial contribution of 90 % of the eligible expenditure, within the limits laid down in that Annex.
2. Expenditure incurred, in respect of projects referred to in Annex I and related to vessel monitoring system (VMS), electronic recording and reporting system (ERS) or illegal, unreported and unregulated (IUU) fishing shall qualify for a financial contribution of 90 % of the eligible expenditure, within the limits laid down in that Annex.
3. Any other expenditure incurred for new technologies and IT networks, in respect of projects referred in Annex I, shall qualify for a financial contribution of 50 % of the eligible expenditure, within the limits let down in that Annex.

Article 4

Automatic localisation devices

1. Expenditure incurred, in respect of projects referred to in Annex II, on the purchase and fitting on board of fishing vessels of automatic localisation devices enabling vessels to be monitored at a distance by a fisheries monitoring centre through a vessel monitoring system (VMS) shall qualify for a

financial contribution of 90 % of the eligible expenditure, within the limits established in that Annex.

2. The financial contribution referred to in paragraph 1 shall be limited to EUR 2 500 per vessel.

3. In order to qualify for the financial contribution referred to in paragraph 1, automatic localisation devices shall satisfy the requirements laid down in Regulation (EC) No 2244/2003.

Article 5

Electronic recording and reporting systems

Expenditure incurred, in respect of projects referred to in Annex III, on the development, purchase, and installation of, as well as technical assistance for, the components necessary for electronic recording and reporting systems (ERS), in order to allow efficient and secure data exchange related to monitoring, control and surveillance of fisheries activities, shall qualify for a financial contribution of 90 % of the eligible expenditure, within the limits laid down in that Annex.

Article 6

Electronic recording and reporting devices

1. Expenditure incurred, in respect of projects referred to in Annex IV, on the purchase and fitting on board of fishing vessels of ERS devices enabling vessels to record and report electronically to a Fisheries Monitoring Centre data on fisheries activities, shall qualify for a financial contribution of 90 % of the eligible expenditure, within the limits established in that Annex.
2. The financial contribution referred to in paragraph 1 shall be limited to EUR 3 000 per vessel, without prejudice to paragraph 4.
3. In order to qualify for a financial contribution, ERS devices shall satisfy the requirements established pursuant to Regulation (EC) No 1077/2008.
4. In case of devices combining ERS and VMS functions, and fulfilling the requirements laid down in Regulations (EC) No 2244/2003 and (EC) No 1077/2008, the financial contribution referred to in paragraph 1 of this Article shall be limited to EUR 4 500.

Article 7

Pilot projects

Expenditure incurred, in respect of projects referred to in Annex V, on pilot projects on new control technologies shall qualify for a financial contribution of 90 % of the eligible expenditure, within the limits laid down in that Annex.

*Article 8***Training and exchange programmes**

Expenditure incurred, in respect of projects referred to in Annex VI, on training and exchange programmes of civil servants responsible for monitoring, control and surveillance tasks in the fisheries area shall qualify for a financial contribution of 50 % of the eligible expenditure, within the limits laid down in that Annex.

*Article 9***Initiatives raising awareness of CFP rules**

1. Expenditure incurred, in respect of projects referred to in Annex VIII, on initiatives including seminar and media tools aimed at enhancing awareness among fishermen and other players such as inspectors, public prosecutors and judges, as well as among the general public, on the need to fight irresponsible and illegal fishing and to implement the new control Regulation, shall qualify for a financial contribution of 90 % of the eligible expenditure, within the limits laid down in that Annex.

2. Any other expenditure incurred for initiatives raising awareness of CFP rules, in respect of projects referred in Annex VIII, shall qualify for a financial contribution of 50 %

of the eligible expenditure, within the limits let down in that Annex.

*Article 10***Fisheries patrol vessels and aircraft**

1. Expenditure incurred, in respect of projects referred to in Annex IX, on the purchase and modernisation of vessels and aircraft used for inspection and surveillance of fishing activities by the competent authorities of the Member States shall qualify for a financial contribution up to 50 % of the eligible expenditure, within the limits laid down in that Annex.

2. The financial contribution specified for each Member State in Annex IX shall be calculated on the basis of the utilisation of the concerned vessels and aircraft for inspection and surveillance as a percentage of their total yearly activity, as declared by the Member States.

*Article 11***Total maximum Union contribution per Member State**

The planned expenditure, the eligible share thereof, and the maximum Union contribution per Member State are as follows:

(in EUR)

Member State	Expenditure planned in the national fisheries control programme	Eligible expenditure	Maximum Union contribution
Belgium	254 270	254 270	176 343
Bulgaria	195 828	195 828	153 748
Denmark	3 215 749	3 148 559	2 729 961
Germany	6 418 061	1 120 000	893 600
Estonia	239 745	239 745	207 873
Ireland	51 495 000	46 395 000	1 997 500
Greece	18 595 000	7 085 750	5 111 175
Spain	9 563 245	9 153 093	7 735 444
France	4 536 370	3 497 768	2 640 008
Italy	26 650 600	2 625 600	1 312 800
Cyprus	357 800	357 800	318 900
Lithuania	460 001	460 001	404 001
Netherlands	2 809 000	1 616 000	1 424 000
Poland	702 600	696 000	600 000
Romania	593 600	593 600	334 240
Slovenia	510 807	507 649	383 900
Finland	981 000	881 000	766 500
Sweden	2 353 016	2 139 327	1 902 083
United Kingdom	2 164 334	1 408 528	1 036 432
Total	132 096 027	82 375 517	30 128 508

*Article 12***Addressees**

This Decision is addressed to the Kingdom of Belgium, the Republic of Bulgaria, 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 Lithuania, the Kingdom of the Netherlands, the Republic of Poland, Romania, the Republic of Slovenia, the Republic of Finland, the Kingdom of Sweden, and the United Kingdom of Great Britain and Northern Ireland.

Done at Brussels, 22 June 2010.

For the Commission

Maria DAMANAKI

Member of the Commission

ANNEX I

NEW TECHNOLOGIES AND IT NETWORKS

Member State and project code	Expenditure planned in the national fisheries control programme (EUR)	Eligible expenditure (EUR)	Utilisation rate for control purposes	Net eligible (EUR)	Maximum Union contribution (EUR)
Belgium					
BE/10/03	20 000	20 000	100 %	20 000	18 000
Sub-Total	20 000	20 000		20 000	18 000
Bulgaria					
BG/10/02	8 181	8 181	100 %	8 181	7 363
BG/10/05	16 362	16 362	100 %	16 362	14 725
Sub-Total	24 543	24 543		24 543	22 088
Denmark					
DK/10/01	1 343 815	1 343 815	100 %	1 343 815	1 209 434
DK/10/02	44 346	44 346	100 %	44 346	22 173
DK/10/03	67 191	0	100 %	0	0
Sub-Total	1 455 352	1 388 161		1 388 161	1 231 607
Germany					
DE/10/05	24 000	0		0	0
DE/10/08	220 000	220 000	100 %	220 000	198 000
DE/10/07	14 000	0		0	0
Sub-Total	258 000	220 000		220 000	198 000
Estonia					
EE/10/03	60 000	60 000	100 %	60 000	54 000
Sub-Total	60 000	60 000		60 000	54 000
Ireland					
IE/10/01	200 000	200 000	100 %	200 000	180 000
IE/10/03	45 000	45 000	100 %	45 000	40 500
IE/10/05	100 000	100 000	100 %	100 000	90 000
IE/10/06	300 000	300 000	100 %	300 000	270 000
IE/10/09	100 000	100 000	100 %	100 000	90 000
IE/10/11	100 000	100 000	100 %	100 000	50 000
Sub-Total	845 000	845 000		845 000	720 500
Greece					
EL/10/01	400 000	400 000	100 %	400 000	360 000
EL/10/03	1 000 000	1 000 000	100 %	1 000 000	900 000
EL/10/09	1 500 000	1 500 000	100 %	1 500 000	1 350 000
EL/10/08	430 000	430 000	100 %	430 000	387 000
EL/10/11	2 045 000	2 045 000	35 %	715 750	644 175
Sub-Total	5 375 000	5 375 000		4 045 750	3 641 175

Member State and project code	Expenditure planned in the national fisheries control programme (EUR)	Eligible expenditure (EUR)	Utilisation rate for control purposes	Net eligible (EUR)	Maximum Union contribution (EUR)
Spain					
ES/10/01-1	400 000	400 000	100 %	400 000	200 000
ES/10/01-2	100 000	100 000	100 %	100 000	50 000
ES/10/05-1	28 805	28 805	100 %	28 805	25 924
ES/10/05-2	103 737	103 737	100 %	103 737	93 364
ES/10/13	9 500	9 500	100 %	9 500	8 550
Sub-Total	642 042	642 042		642 042	377 838
France					
FR/10/01	320 000	320 000	100 %	320 000	288 000
Sub-Total	320 000	320 000		320 000	288 000
Italy					
IT/10/01	23 305 000	0		0	0
IT/10/02	480 000	380 000	100 %	380 000	190 000
IT/10/03	60 000	60 000	100 %	60 000	30 000
IT/10/04	10 000	10 000	100 %	10 000	5 000
Sub-Total	23 855 000	450 000		450 000	225 000
Cyprus					
CY/10/02	50 000	50 000	100 %	50 000	45 000
Sub-Total	50 000	50 000		50 000	45 000
Lithuania					
LT/10/01	39 389	39 389	100 %	39 389	35 450
Sub-Total	39 389	39 389		39 389	35 450
Netherlands					
NL/10/01	300 000	300 000	100 %	300 000	270 000
NL/10/02	285 000	285 000	100 %	285 000	256 500
NL/10/03	75 000	75 000	100 %	75 000	67 500
NL/10/04	135 000	60 000	100 %	60 000	30 000
NL/10/07	100 000	100 000	100 %	100 000	90 000
NL/10/08	80 000	80 000	100 %	80 000	72 000
NL/10/10	6 000	6 000	100 %	6 000	3 000
NL/10/11	3 000	0		0	0
Sub-Total	984 000	906 000		906 000	789 000

Member State and project code	Expenditure planned in the national fisheries control programme (EUR)	Eligible expenditure (EUR)	Utilisation rate for control purposes	Net eligible (EUR)	Maximum Union contribution (EUR)
Poland					
PL/10/01	22 600	16 000	100 %	16 000	8 000
Sub-Total	22 600	16 000		16 000	8 000
Slovenia					
SI/10/03	40 000	40 000	100 %	40 000	36 000
SI/10/04	9 000	9 000	100 %	9 000	4 500
SI/10/05	3 158	0		0	0
Sub-Total	52 158	49 000		49 000	40 500
Finland					
FI/10/06	40 000	40 000	100 %	40 000	20 000
Sub-Total	40 000	40 000		40 000	20 000
Sweden					
SE/10/04	97 132	97 132	100 %	97 132	87 419
SE/10/05	48 566	48 566	100 %	48 566	43 709
SE/10/06	485 659	485 659	100 %	485 659	437 093
SE/10/09	291 395	291 395	100 %	291 395	262 256
Sub-Total	922 752	922 752		922 752	830 476
United Kingdom					
UK/10/01	2 212	2 000	100 %	2 000	1 000
UK/10/02	5 144	4 000	100 %	4 000	2 000
UK/10/03	4 425	4 000	100 %	4 000	2 000
UK/10/06	3 319	3 319	100 %	3 319	1 659
UK/10/08	6 637	6 000	100 %	6 000	3 000
UK/10/09	7 965	7 965	100 %	7 965	7 168
UK/10/12	27 655	0		0	0
UK/10/14	9 403	9 403	100 %	9 403	8 462
UK/10/40	5 531	4 000	100 %	4 000	2 000
UK/10/48	21 815	0		0	0
UK/10/49	7 300	6 000	100 %	6 000	3 000
UK/10/50	38 717	38 717	100 %	38 717	34 844
UK/10/51	442 478	0		0	0
Sub-Total	582 600	85 402		85 402	65 134
Total	35 548 436	11 453 289		10 124 039	8 609 768

ANNEX II

AUTOMATIC LOCALISATION DEVICES

(in EUR)

Member State and project code	Expenditure planned in the national fisheries control programme	Eligible expenditure	Maximum Union contribution
Bulgaria			
BG/10/04	102 260	102 260	92 034
Sub-Total	102 260	102 260	92 034
Germany			
DE/10/12	465 000	0	0
Sub-Total	465 000	0	0
Greece			
EL/10/10	1 000 000	0	0
Sub-Total	1 000 000	0	0
Spain			
ES/10/02	90 000	90 000	75 000
ES/10/07	448 200	448 200	403 380
ES/10/12	132 470	0	0
Sub-Total	670 670	538 200	478 380
France			
FR/10/03	500 000	500 000	450 000
Sub-Total	500 000	500 000	450 000
Netherlands			
NL/10/04	875 000	0	0
Sub-Total	875 000	0	0
Slovenia			
SI/10/01	182 649	182 649	95 000
Sub-Total	182 649	182 649	95 000
Finland			
FI/10/04	100 000	100 000	90 000
Sub-Total	100 000	100 000	90 000
Sweden			
SE/10/07	186 979	186 979	168 281
SE/10/08	97 131	0	0
Sub-Total	284 110	186 979	168 281
United Kingdom			
UK/10/61	5 531	0	0
UK/10/62	6 637	0	0
Sub-Total	12 168	0	0
Total	4 191 857	1 610 087	1 373 695

ANNEX III

ELECTRONIC RECORDING AND REPORTING SYSTEMS

(in EUR)

Member State and project code	Expenditure planned in the national fisheries control programme	Eligible expenditure	Maximum Union contribution
Belgium			
BE/10/01	9 270	9 270	8 343
Sub-Total	9 270	9 270	8 343
Denmark			
DK/10/04	201 572	201 572	181 415
DK/10/05	100 786	100 786	90 708
DK/10/06	134 382	134 382	120 943
DK/10/07	503 931	503 931	453 538
DK/10/08	201 572	201 572	181 415
DK/10/09	67 191	67 191	60 472
DK/10/10	268 763	268 763	241 887
Sub-Total	1 478 197	1 478 197	1 330 377
Germany			
DE/10/13	350 000	350 000	315 000
DE/10/14	50 000	50 000	45 000
DE/10/15	60 000	0	0
DE/10/16	30 000	30 000	27 000
DE/10/17	100 000	100 000	90 000
Sub-Total	590 000	530 000	477 000
Ireland			
IE/10/10	80 000	80 000	72 000
IE/10/12	150 000	150 000	135 000
Sub-Total	230 000	230 000	207 000
Spain			
ES/10/03-2	300 000	300 000	270 000
Sub-Total	300 000	300 000	270 000
France			
FR/10/02	811 120	811 120	730 008
Sub-Total	811 120	811 120	730 008
Cyprus			
CY/10/01	300 000	300 000	270 000
Sub-Total	300 000	300 000	270 000
Lithuania			
LT/10/02	379 612	379 612	341 651
Sub-Total	379 612	379 612	341 651
Netherlands			
NL/10/09	700 000	700 000	630 000
Sub-Total	700 000	700 000	630 000
Poland			
PL/10/02	560 000	560 000	504 000
Sub-Total	560 000	560 000	504 000
Romania			
RO/10/04	93 600	93 600	84 240
Sub-Total	93 600	93 600	84 240
Slovenia			
SI/10/02-01	246 000	246 000	221 400
Sub-Total	246 000	246 000	221 400

(in EUR)

Member State and project code	Expenditure planned in the national fisheries control programme	Eligible expenditure	Maximum Union contribution
Finland			
FI/10/01	300 000	300 000	270 000
FI/10/02	400 000	400 000	360 000
Sub-Total	700 000	700 000	630 000
Sweden			
SE/10/01	339 961	339 961	305 965
SE/10/03	339 961	339 961	305 965
Sub-Total	679 922	679 922	611 930
Total	7 077 720	7 017 720	6 315 949

ANNEX IV

ELECTRONIC RECORDING AND REPORTING DEVICES

(in EUR)

Member State and project code	Expenditure planned in the national fisheries control programme	Eligible expenditure	Maximum Union contribution
Belgium			
BE/10/02	225 000	225 000	150 000
Sub-Total	225 000	225 000	150 000
Germany			
DE/10/10	84 000	84 000	75 600
Sub-Total	84 000	84 000	75 600
Estonia			
EE/10/01	160 000	160 000	144 000
Sub-Total	160 000	160 000	144 000
Spain			
ES/10/03-1	6 912 000	6 912 000	6 220 800
Sub-Total	6 912 000	6 912 000	6 220 800
France			
FR/10/08	1 098 000	1 098 000	732 000
FR/10/07	1 109 250	188 648	150 000
Sub-Total	2 207 250	1 286 648	882 000
Slovenia			
SI/10-02-02	24 000	24 000	21 600
Sub-Total	24 000	24 000	21 600
Sweden			
SE/10/02	291 395	291 395	262 256
Sub-Total	291 395	291 395	262 256
United Kingdom			
UK/10/52	774 336	774 336	696 903
Sub-Total	774 336	774 336	696 903
Total	10 677 981	9 757 379	8 453 159

ANNEX V

PILOT PROJECTS

(in EUR)

Member State and project code	Expenditure planned in the national fisheries control programme	Eligible expenditure	Maximum Union contribution
Denmark			
DK/10/11	67 191	67 191	60 472
Total	67 191	67 191	60 472

ANNEX VI

TRAINING AND EXCHANGE PROGRAMMES

(in EUR)

Member State and project code	Expenditure planned in the national fisheries control programme	Eligible expenditure	Maximum Union contribution
Bulgaria			
BG/10/01	40 904	40 904	20 452
BG/10/03	15 339	15 339	7 669
Sub-Total	56 243	56 243	28 122
Denmark			
DK/10/12	87 348	87 348	43 674
DK/10/13	51 737	51 737	25 868
DK/10/14	75 926	75 926	37 963
Sub-Total	215 010	215 010	107 505
Germany			
DE/10/04	11 800	0	0
DE/10/11	130 000	130 000	65 000
DE/10/18	120 000	120 000	60 000
Sub-Total	261 800	250 000	125 000
Estonia			
EE/10/04	3 000	3 000	1 500
Sub-Total	3 000	3 000	1 500
Ireland			
IE/10/02	150 000	50 000	25 000
IE/10/08	20 000	20 000	10 000
Sub-Total	170 000	70 000	35 000
Greece			
EL/10/11	40 000	40 000	20 000
Sub-Total	40 000	40 000	20 000
Spain			
ES/10/03-3	20 000	20 000	10 000
ES/10/04-3	30 240	0	0
ES/10/04-2	10 000	10 000	5 000
ES/10/14	8 225	0	0
ES/10/09	22 000	0	0
Sub-Total	90 465	30 000	15 000
France			
FR/10/04	70 000	0	0
Sub-Total	70 000	0	0
Italy			
IT/10/07	24 000	24 000	12 000
IT/10/08	51 600	51 600	25 800
IT/10/09	250 000	0	0
IT/10/10	150 000	0	0
Sub-Total	475 600	75 600	37 800
Cyprus			
CYP/10/03	7 800	7 800	3 900
Sub-Total	7 800	7 800	3 900
Lithuania			
LT/10/03	25 000	25 000	12 500
Sub-Total	25 000	25 000	12 500
Netherlands			
NL/10/12	20 000	0	0
NL/10/13	20 000	0	0
NL/10/14	10 000	10 000	5 000
Sub-Total	50 000	10 000	5 000

		(in EUR)		
Member State and project code	Expenditure planned in the national fisheries control programme	Eligible expenditure	Maximum Union contribution	
Poland				
	PL/10/03	50 000	50 000	25 000
	Sub-Total	50 000	50 000	25 000
Romania				
	RO/10/02	50 000	50 000	25 000
	RO/10/03	50 000	50 000	25 000
	Sub-Total	100 000	100 000	50 000
Finland				
	FI/10/03	26 000	26 000	13 000
	Sub-Total	26 000	26 000	13 000
Sweden				
	SE/10/10	174 837	58 279	29 140
	Sub-Total	174 837	58 279	29 140
United Kingdom				
	UK/10/07	2 212	2 212	1 106
	UK/10/15	9 695	9 695	4 847
	UK/10/16	2 729	0	0
	UK/10/17	4 507	0	0
	UK/10/18	93 405	0	0
	UK/10/19	3 655	0	0
	UK/10/20	12 824	0	0
	UK/10/21	3 312	0	0
	UK/10/22	11 403	11 403	5 701
	UK/10/23	11 097	11 097	5 549
	UK/10/24	6 750	6 750	3 375
	UK/10/25	9 978	9 978	4 989
	UK/10/26	9 978	9 978	4 989
	UK/10/27	32 313	0	0
	UK/10/28	7 200	0	0
	UK/10/29	9 978	0	0
	UK/10/30	9 978	0	0
	UK/10/31	9 978	0	0
	UK/10/32	13 382	0	0
	UK/10/33	6 750	0	0
	UK/10/34	6 307	0	0
	UK/10/35	12 824	0	0
	UK/10/36	9 978	9 978	4 989
	UK/10/37	4 960	0	0
	UK/10/38	8 384	0	0
	UK/10/39	6 588	6 588	3 294
	UK/10/41	3 319	3 319	1 659
	UK/10/42	442	0	0
	UK/10/43	442	0	0
	UK/10/44	442	0	0
	UK/10/54	2 084	2 084	1 042
	UK/10/55	365	0	0
	UK/10/56	243	0	0
	UK/10/57	216	0	0
	UK/10/58	127	0	0
	UK/10/59	1 161	0	0
	UK/10/60	513	0	0
	Sub-Total	329 522	83 082	41 541
	Total	2 145 278	1 100 014	550 008

ANNEX VII

PILOT INSPECTION AND OBSERVER SCHEMES

(in EUR)

Member State and project code	Expenditure planned in the national fisheries control programme	Eligible expenditure	Maximum Union contribution
Spain			
ES/10/17	138 500	0	0
Total	138 500	0	0

ANNEX VIII

INITIATIVES RAISING AWARENESS OF CFP RULES

(in EUR)

Member State and project code	Expenditure planned in the national fisheries control programme	Eligible expenditure	Maximum Union contribution
Bulgaria			
BG/10/06	12 782	12 782	11 504
Sub-Total	12 782	12 782	11 504
Ireland			
IE/10/13	50 000	50 000	35 000
Sub-Total	50 000	50 000	35 000
Greece			
EL/10/02	500 000	500 000	450 000
Sub-Total	500 000	500 000	450 000
Spain			
ES/10/08	645 851	645 851	322 926
ES/10/11	60 000	60 000	30 000
ES/10/04-1	20 000	20 000	18 000
Sub-Total	725 851	725 851	370 926
Italy			
IT/10/11	280 000	100 000	50 000
Sub-Total	280 000	100 000	50 000
Lithuania			
LT/10/04	16 000	16 000	14 400
Sub-Total	16 000	16 000	14 400
Poland			
PL/10/04	70 000	70 000	63 000
Sub-Total	70 000	70 000	63 000
Finland			
FI/10/05	15 000	15 000	13 500
Sub-Total	15 000	15 000	13 500
Slovenia			
SI/10/06	6 000	6 000	5 400
Sub-Total	6 000	6 000	5 400
Total	1 675 633	1 495 633	1 013 730

ANNEX IX

PATROL VESSELS AND AIRCRAFT

Member State and project code	Expenditure planned in the national fisheries control programme (EUR)	Eligible expenditure (EUR)	Utilisation rate for control purposes	Net eligible (EUR)	Maximum Union contribution (EUR) (50 % limited to 1 million)
Germany					
DE/10/01	45 000	0		0	0
DE/10/02	36 000	36 000	100 %	36 000	18 000
DE/10/06	4 527 000	0		0	0
DE/10/09	151 261	0		0	0
Sub-Total	4 759 261	36 000		36 000	18 000
Estonia					
EE/10/02	16 745	16 745	100 %	16 745	8 373
Sub-Total	16 745	16 745		16 745	8 373
Ireland					
IE/10/04	200 000	200 000	100 %	200 000	100 000
IE/10/07	50 000 000	50 000 000	90 %	45 000 000	900 000
Sub-Total	50 200 000	50 200 000		45 200 000	1 000 000
Greece					
EL/10/04	2 000 000	0		0	0
EL/10/05	180 000	0		0	0
EL/10/06	4 500 000	0		0	0
EL/10/07	5 000 000	5 000 000	50 %	2 500 000	1 000 000
Sub-Total	11 680 000	5 000 000		2 500 000	1 000 000
Spain					
ES/10/15	5 000	5 000	100 %	5 000	2 500
ES/10/16	34 470	0		0	0
ES/10/10	44 248	0		0	0
Sub-Total	83 718	5 000		5 000	2 500
France					
FR/10/05	48 000	0		0	0
FR/10/06	580 000	580 000	100 %	580 000	290 000
Sub-Total	628 000	580 000		580 000	290 000
Italy					
IT/10/05	40 000	0		0	0
IT/10/06	2 000 000	2 000 000	100 %	2 000 000	1 000 000
Sub-Total	2 040 000	2 000 000		2 000 000	1 000 000
Netherlands					
NL/10/05	200 000	0		0	0
Sub-Total	200 000	0		0	0
Romania					
RO/10/01	400 000	400 000	100 %	400 000	200 000
Sub-Total	400 000	400 000		400 000	200 000
Finland					
FI/10/07	100 000	0		0	0
Sub-Total	100 000	0		0	0
United Kingdom					
UK/10/04	387 168	387 168	100 %	387 168	193 584
UK/10/05	3 761	3 761	100 %	3 761	1 881
UK/10/10	8 850	8 850	100 %	8 850	4 425
UK/10/11	30 973	30 973	100 %	30 973	15 487
UK/10/45	27 655	27 655	100 %	27 655	13 827
UK/10/47	6 637	6 637	100 %	6 637	3 319
UK/10/53	664	664	100 %	664	332
Sub-Total	465 708	465 708		465 708	232 854
Total	70 573 431	58 703 453		51 203 453	3 751 727

COMMISSION DECISION

of 24 June 2010

allowing Member States to extend provisional authorisations granted for the new active substances
amisulbrom, chlorantraniliprole, meptyldinocap and pinoxaden

(notified under document C(2010) 4177)

(Text with EEA relevance)

(2010/353/EU)

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Directive 91/414/EEC of 15 July 1991 concerning the placing of plant protection products on the market ⁽¹⁾, and in particular the fourth subparagraph of Article 8(1) thereof,

Whereas:

- (1) In accordance with Article 6(2) of Directive 91/414/EEC, in March 2006 the United Kingdom received an application from Nissan Chemical Europe SARL for the inclusion of the active substance amisulbrom in Annex I to Directive 91/414/EEC. Commission Decision 2007/669/EC ⁽²⁾ confirmed that the dossier was complete and could be considered as satisfying, in principle, the data and information requirements of Annex II and Annex III to that Directive.
- (2) In accordance with Article 6(2) of Directive 91/414/EEC, in February 2007 Ireland received an application from DuPont International Operations SARL for the inclusion of the active substance chlorantraniliprole in Annex I to Directive 91/414/EEC. Commission Decision 2007/560/EC ⁽³⁾ confirmed that the dossier was complete and could be considered as satisfying, in principle, the data and information requirements of Annex II and Annex III to that Directive.
- (3) In accordance with Article 6(2) of Directive 91/414/EEC, in August 2005 the United Kingdom received an application from Dow Agrosciences for the inclusion of the active substance meptyldinocap in Annex I to Directive 91/414/EEC. Commission Decision 2006/589/EC ⁽⁴⁾ confirmed that the dossier was complete and could be considered as satisfying, in principle, the data and information requirements of Annex II and Annex III to that Directive.
- (4) In accordance with Article 6(2) of Directive 91/414/EEC, in March 2004 the United Kingdom received an application from Syngenta Ltd for the inclusion of the active substance pinoxaden in Annex I to Directive 91/414/EEC. Commission Decision 2005/459/EC ⁽⁵⁾ confirmed that the dossier was complete and could be

considered as satisfying, in principle, the data and information requirements of Annex II and Annex III to that Directive.

- (5) Confirmation of the completeness of the dossiers was necessary in order to allow them to be examined in detail and to allow Member States the possibility of granting provisional authorisations, for periods of up to three years, for plant protection products containing the active substances concerned, while complying with the conditions laid down in Article 8(1) of Directive 91/414/EEC and, in particular, the condition relating to the detailed assessment of the active substances and the plant protection products in the light of the requirements laid down by that Directive.
- (6) For these active substances, the effects on human health and the environment have been assessed, in accordance with the provisions of Article 6(2) and (4) of Directive 91/414/EEC, for the uses proposed by the applicants. The rapporteur Member States submitted the respective draft assessment reports to the Commission on 15 July 2008 (amisulbrom), on 11 February 2009 (chlorantraniliprole), on 25 October 2006 (meptyldinocap) and on 30 November 2005 (pinoxaden).
- (7) Following submission of the draft assessment reports by the rapporteur Member States, it has been found to be necessary to request further information from the applicants and to have the rapporteur Member States examine that information and submit their assessment. Therefore, the examination of the dossiers is still ongoing and it will not be possible to complete the evaluation within the timeframe provided for in Directive 91/414/EEC, read in conjunction with Commission Decision 2008/724/EC ⁽⁶⁾ (pinoxaden).
- (8) As the evaluation so far has not identified any reason for immediate concern, Member States should be given the possibility of prolonging provisional authorisations granted for plant protection products containing the active substances concerned for a period of 24 months in accordance with the provisions of Article 8 of Directive 91/414/EEC so as to enable the examination of the dossiers to continue. It is expected that the evaluation and decision-making process with respect to a decision on a possible inclusion in Annex I to that Directive for amisulbrom, chlorantraniliprole, meptyldinocap and pinoxaden will have been completed within 24 months.

⁽¹⁾ OJ L 230, 19.8.1991, p. 1.⁽²⁾ OJ L 274, 18.10.2007, p. 15.⁽³⁾ OJ L 213, 15.8.2007, p. 29.⁽⁴⁾ OJ L 240, 2.9.2006, p. 9.⁽⁵⁾ OJ L 160, 23.6.2005, p. 32.⁽⁶⁾ OJ L 245, 13.9.2008, p. 15.

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

HAS ADOPTED THIS DECISION:

Article 1

Member States may extend provisional authorisations for plant protection products containing amisulbrom, chlorantraniliprole, mepyldinocap or pinoxaden for a period ending on 30 June 2012 at the latest.

Article 2

This Decision shall expire on 30 June 2012.

Article 3

This Decision is addressed to the Member States.

Done at Brussels, 24 June 2010.

For the Commission
John DALLI
Member of the Commission

COMMISSION DECISION

of 25 June 2010

amending Decision 2008/855/EC as regards animal health control measures relating to classical swine fever in feral pigs

(notified under document C(2010) 4170)

(Text with EEA relevance)

(2010/354/EU)

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Directive 89/662/EEC of 11 December 1989 concerning veterinary checks in intra-Community trade with a view to the completion of the internal market ⁽¹⁾, and in particular Article 9(4) thereof,

Having regard to Council Directive 90/425/EEC of 26 June 1990 concerning veterinary and zootechnical checks applicable in intra-Community trade in certain live animals and products with a view to the completion of the internal market ⁽²⁾ and in particular Article 10(4) thereof,

Whereas:

(1) Commission Decision 2008/855/EC of 3 November 2008 concerning animal health control measures relating to classical swine fever in certain Member States ⁽³⁾ lays down certain control measures in relation to classical swine fever in the Member States or regions thereof set out in the Annex to that Decision.

(2) The Annex to Decision 2008/855/EC comprises three parts, depending on the epidemiological situation in the areas listed therein. Parts I and II of that Annex list the areas in the Member States where the epidemiological situation with regard to feral pigs is considered to be most favourable.

(3) Although feral pigs are included in the scope of Decision 2008/855/EC, the control measures provided for in that Decision are primarily targeting pigs from holdings and products derived therefrom.

(4) Commission Decision 2002/106/EC ⁽⁴⁾ sets out the diagnostic procedures, sampling methods and criteria for evaluation of the laboratory tests for the confirmation of classical swine fever.

(5) In order to better control the spread of classical swine fever, it is appropriate to provide for certain animal health control measures targeting the feral pig population affected by that disease. In particular, a prohibition on the dispatch from the areas listed in the Annex to Decision 2008/855/EC of consignments of live feral pigs and of fresh meat, meat preparations and meat products consisting of or containing such meat should be laid down.

(6) It is however appropriate to permit that consignments of fresh meat of feral pigs, meat preparations and meat products consisting of or containing such meat be dispatched from those areas to other areas not listed in the Annex to Decision 2008/855/EC, provided that virological tests are performed in accordance with Decision 2002/106/EC, that the results of those tests are negative and that the competent veterinary authority of the place of destination gives its prior approval.

(7) Decision 2008/855/EC should therefore be amended accordingly.

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

HAS ADOPTED THIS DECISION:

Article 1

The following Article 8b is inserted in Decision 2008/855/EC:

*'Article 8b***Measures relating to live feral pigs, fresh meat, meat preparations and meat products consisting of or containing meat from feral pigs**

1. The Member States concerned with areas listed in the Annex shall ensure that:

(a) no live feral pigs from the areas listed in the Annex are dispatched to other Member States or to other areas in the territory of the same Member State;

⁽¹⁾ OJ L 395, 30.12.1989, p. 13.

⁽²⁾ OJ L 224, 18.8.1990, p. 29.

⁽³⁾ OJ L 302, 13.11.2008, p. 19.

⁽⁴⁾ OJ L 39, 9.2.2002, p. 71.

(b) no consignments of fresh meat of feral pigs, meat preparations and meat products consisting of or containing such meat from the areas listed in the Annex are dispatched to other Member States or to other areas in the territory of the same Member State.

2. By way of derogation from paragraph 1(b), the Member States concerned with areas listed in Parts I and II of the Annex may authorise the dispatch of consignments of fresh meat of feral pigs, meat preparations and meat products consisting of or containing such meat from those areas to other areas not listed in the Annex, provided that:

(a) the pigs have been tested with negative results for classical swine fever according to any of the diagnostic procedures described in Part A(1), Part B or Part C of Chapter VI of the Annex to Decision 2002/106/EC;

(b) the competent authority of the place of destination gives its prior approval.'

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 25 June 2010.

For the Commission

John DALLI

Member of the Commission

COMMISSION DECISION

of 25 June 2010

concerning the non-inclusion of trifluralin in Annex I to Council Directive 91/414/EEC

(notified under document C(2010) 4199)

(Text with EEA relevance)

(2010/355/EU)

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Directive 91/414/EEC of 15 July 1991 concerning the placing of plant protection products on the market ⁽¹⁾, and in particular the fourth subparagraph of Article 8(2) thereof,

Whereas:

- (1) By Commission Decision 2007/629/EC ⁽²⁾ it was decided not to include the active substance trifluralin in Annex I to Directive 91/414/EEC. That Decision was taken within the framework of the second stage of the programme of work provided for in Commission Regulations (EC) No 451/2000 ⁽³⁾ and (EC) No 703/2001 ⁽⁴⁾ which lay down the detailed rules for the implementation of the second stage of the programme of work referred to in Article 8(2) of Directive 91/414/EEC and which establish a list of active substances to be assessed, with a view to their possible inclusion in Annex I to Directive 91/414/EEC.
- (2) The original notifier submitted a new application pursuant to Article 6(2) of Directive 91/414/EEC and Commission Regulation (EC) No 33/2008 of 17 January 2008 laying down detailed rules for the application of Council Directive 91/414/EEC as regards a regular and an accelerated procedure for the assessment of active substances which were part of the programme of work referred to in Article 8(2) of that Directive but have not been included into its Annex I ⁽⁵⁾. It requested the application of the accelerated procedure pursuant to Articles 13 to 19 of Regulation (EC) No 33/2008 and submitted an updated dossier. The application was submitted to Greece, which had been designated rapporteur Member State by Regulation (EC) No 451/2000.
- (3) That application complies with the substantive and procedural requirements of Article 15 of Regulation

(EC) No 33/2008 and was submitted within the time period provided for in the second sentence of Article 13 of that Regulation.

- (4) Greece evaluated the new information and data submitted by the notifier and prepared an additional report on 7 January 2009.
- (5) The additional report was peer reviewed by the Member States and the European Food Safety Authority, hereinafter EFSA, and presented to the Commission on 14 July 2009 in the format of the EFSA Scientific Report for trifluralin ⁽⁶⁾. This report was reviewed by the Member States and the Commission within the Standing Committee on the Food Chain and Animal Health and finalised on 11 May 2010 in the format of the Commission review report for trifluralin.
- (6) The new assessment by the rapporteur Member State and the new conclusion by the EFSA concentrated on the concerns that lead to the non-inclusion, which were due to the high risk for aquatic organisms, especially fish, the toxicity of metabolites to sediment dwelling organisms, the consumer exposure for non-cereal applications, the high persistence in soil, the high potential for bioaccumulation, and the potential for long range transport via air.
- (7) New data and information were submitted by the notifier in the updated dossier, in particular as regards the aquatic risk assessment, especially fish, the toxicity of metabolites to sediment dwelling organisms, the high persistence in soil and the high potential for bioaccumulation. In order to reduce the risk to consumers, the notifier, in the context of the resubmission, only supported applications on oil seed rape. As regards the potential for long range transport via air, the submitted data simply reproduced a monitoring report which already figured in the original dossier. A new assessment was performed, as included in the additional report and in the EFSA Scientific Report for trifluralin.
- (8) However, the additional data and information provided by the notifier did not permit to eliminate all the specific concerns that led to the non-inclusion.

⁽¹⁾ OJ L 230, 19.8.1991, p. 1.

⁽²⁾ OJ L 255, 29.9.2007, p. 42.

⁽³⁾ OJ L 55, 29.2.2000, p. 25.

⁽⁴⁾ OJ L 98, 7.4.2001, p. 6.

⁽⁵⁾ OJ L 15, 18.1.2008, p. 5.

⁽⁶⁾ EFSA Scientific Report (2009) 327 — Conclusion regarding the peer review of the pesticide risk assessment of the active substance trifluralin (re-issued on 14 July 2009).

- (9) In particular, the concern on potential high risk for aquatic organisms, especially fish, could not be solved due to shortcomings in the newly submitted studies. As a consequence, the surface water risk assessment could not be finalised. Furthermore, the potential for long range transport via air has not been adequately elucidated by the produced information which was of an obsolete nature.
- (10) The Commission invited the notifier to submit its comments on the results of the peer review. Furthermore, in accordance with Article 21(1) to Regulation (EC) No 33/2008, the Commission invited the notifier to submit comments on the draft review report and in particular on the remaining concerns for the aquatic risk and the potential for long range transport. The notifier submitted its comments, which have been carefully examined.
- (11) However, despite the arguments put forward by the notifier, the concerns identified could not be eliminated, and assessments made on the basis of the information submitted and evaluated during the EFSA expert meetings have not demonstrated that it may be expected that, under the proposed conditions of use, plant protection products containing trifluralin satisfy in general the requirements laid down in Article 5(1)(a) and (b) of Directive 91/414/EEC.
- (12) Trifluralin should therefore not be included in Annex I to Directive 91/414/EEC.
- (13) Decision 2007/629/EC should be repealed.
- (14) This Decision does not prejudice the submission of a further application for trifluralin pursuant to Article 6(2) of Directive 91/414/EEC and Chapter II of Regulation (EC) No 33/2008.
- (15) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on the Food Chain and Animal Health,

HAS ADOPTED THIS DECISION:

Article 1

Trifluralin shall not be included as active substance in Annex I to Directive 91/414/EEC.

Article 2

Decision 2007/629/EC is repealed.

Article 3

This Decision is addressed to the Member States.

Done at Brussels, 25 June 2010.

For the Commission

John DALLI

Member of the Commission

COMMISSION DECISION

of 25 June 2010

allowing Member States to extend provisional authorisations granted for the new active substance
profoxydim

(notified under document C(2010) 4225)

(Text with EEA relevance)

(2010/356/EU)

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Directive 91/414/EEC of 15 July 1991 concerning the placing of plant protection products on the market ⁽¹⁾, and in particular the fourth subparagraph of Article 8(1) thereof,

Whereas:

- (1) In accordance with Article 6(2) of Directive 91/414/EEC, in March 1998 Spain received an application from BASF SE for the inclusion of the active substance profoxydim in Annex I to Directive 91/414/EEC. Commission Decision 1999/43/EC ⁽²⁾ confirmed that the dossier was complete and could be considered as satisfying, in principle, the data and information requirements of Annex II and Annex III to that Directive.
- (2) Confirmation of the completeness of the dossier was necessary in order to allow it to be examined in detail and to allow Member States the possibility of granting provisional authorisations, for periods of up to 3 years, for plant protection products containing the active substance concerned, while complying with the conditions laid down in Article 8(1) of Directive 91/414/EEC and, in particular, the condition relating to the detailed assessment of the active substance and the plant protection products in the light of the requirements laid down by that Directive.
- (3) For this active substance, the effects on human health and the environment have been assessed, in accordance with the provisions of Article 6(2) and (4) of Directive 91/414/EEC, for the uses proposed by the applicant. The rapporteur Member State submitted the draft assessment report to the Commission on 28 March 2001.

(4) Following submission of the draft assessment report by the rapporteur Member State, it has been found to be necessary to request further information from the applicant and to have the rapporteur Member State examine that information and submit its assessment. Therefore, the examination of the dossier is still ongoing and it will not be possible to complete the evaluation within the timeframe provided for in Directive 91/414/EEC, read in conjunction with Commission Decision 2008/564/EC ⁽³⁾.

(5) As the evaluation so far has not identified any reason for immediate concern, Member States should be given the possibility of prolonging provisional authorisations granted for plant protection products containing the active substance concerned for a period of 24 months in accordance with the provisions of Article 8 of Directive 91/414/EEC so as to enable the examination of the dossier to continue. It is expected that the evaluation and decision-making process with respect to a decision on a possible inclusion in Annex I to that Directive for profoxydim will have been completed within 24 months.

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

HAS ADOPTED THIS DECISION:

Article 1

Member States may extend provisional authorisations for plant protection products containing profoxydim for a period ending on 30 June 2012 at the latest.

Article 2

This Decision shall expire on 30 June 2012.

⁽¹⁾ OJ L 230, 19.8.1991, p. 1.

⁽²⁾ OJ L 14, 19.1.1999, p. 30.

⁽³⁾ OJ L 181, 10.7.2008, p. 47.

Article 3

This Decision is addressed to the Member States.

Done at Brussels, 25 June 2010.

For the Commission
John DALLI
Member of the Commission

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