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Legislation

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Contents

II Non-legislative acts

INTERNATIONAL AGREEMENTS

2010/615/EU:

★ Council Decision of 17 May 2010 on the signing of a Voluntary Partnership Agreement between the European Union and the Republic of the Congo on forest law enforcement, governance and trade in timber and derived products to the European Union (FLEGT)

2010/616/EU:

★ Council Decision of 7 October 2010 on the conclusion of the Agreement between the European Union and Japan on mutual legal assistance in criminal matters

REGULATIONS

★ Commission Regulation (EU) No 923/2010 of 14 October 2010 entering a name in the register of protected designations of origin and protected geographical indications [Asparago di Badoere (PGI)]

Commission Regulation (EU) No 924/2010 of 14 October 2010 establishing the standard import values for determining the entry price of certain fruit and vegetables

Price: EUR 3 (Continued overleaf)



Acts whose titles are printed in light type are those relating to day-to-day management of agricultural matters, and are generally valid for a limited period.

The titles of all other acts are printed in bold type and preceded by an asterisk.

DECISIONS

Commission Decision of 14 October 2010 amending Decision 2009/821/EC as regards the lists of border inspection posts and veterinary units in Traces (notified under document C(2010) 7009) (1)

8

2010/618/EU:



II

(Non-legislative acts)

INTERNATIONAL AGREEMENTS

COUNCIL DECISION

of 17 May 2010

on the signing of a Voluntary Partnership Agreement between the European Union and the Republic of the Congo on forest law enforcement, governance and trade in timber and derived products to the European Union (FLEGT)

(2010/615/EU)

THE COUNCIL OF THE EUROPEAN UNION,

from countries with which the Union has concluded Voluntary Partnership Agreements.

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 207 in conjunction with Article 218(5) thereof,

Having regard to the proposal from the European Commission,

(4) The negotiations with the Republic of the Congo have been concluded, and the Voluntary Partnership Agreement between the European Union and the Republic of the Congo on forest law enforcement, governance and trade in timber and derived products

to the European Union (hereinafter referred to as 'the Agreement') was initialled on 9 May 2009.

Whereas:

- (5) Subject to its conclusion at a later date, the Agreement should be signed,
- (1) In May 2003 the European Commission adopted a Communication to the European Parliament and to the Council entitled 'Forest Law Enforcement, Governance and Trade (FLEGT): Proposal for an EU Action Plan' which called for measures to address illegal logging through the development of Voluntary Partnership Agreements with timber-producing countries. Council conclusions on that Action Plan were adopted in October 2003 (1).
- (2) On 5 December 2005 the Council authorised the Commission to open negotiations on Partnership Agreements to implement the EU Action Plan for FLEGT.
- (3) On 20 December 2005 the Council adopted Regulation (EC) No 2173/2005 (2) which established a FLEGT licensing scheme for imports of timber into the Union

HAS ADOPTED THIS DECISION:

Article 1

The signing of the Voluntary Partnership Agreement between the European Union and the Republic of the Congo on forest law enforcement, governance and trade in timber and derived products to the European Union (FLEGT) is hereby authorised on behalf of the Union, subject to the conclusion of the said Agreement (3).

Article 2

The President of the Council is hereby authorised to designate the person empowered to sign the Agreement on behalf of the Union subject to its conclusion.

⁽¹⁾ OJ C 268, 7.11.2003, p. 1.

⁽²⁾ OJ L 347, 30.12.2005, p. 1.

⁽³⁾ The text of the Agreement will be published together with the decision on its conclusion.

Article 3

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

Done at Brussels, 17 May 2010.

For the Council The President E. ESPINOSA

COUNCIL DECISION

of 7 October 2010

on the conclusion of the Agreement between the European Union and Japan on mutual legal assistance in criminal matters

(2010/616/EU)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union and in particular Article 82(1)(d), in conjunction with Article 218(6)(a) thereof,

Having regard to the proposal from the European Commission,

Having regard to the consent of the European Parliament,

Whereas:

- (1) On 26–27 February 2009 the Council authorised the Presidency, assisted by the Commission, to open negotiations for an Agreement between the European Union and Japan on mutual legal assistance in criminal matters.
- (2) In accordance with Council Decision 2010/88/CFSP/JHA of 30 November 2009, the Agreement between the European Union and Japan on mutual legal assistance in criminal matters (hereinafter the Agreement) was signed on 30 November and 15 December 2009, subject to its conclusion.
- (3) The Agreement has not yet been concluded. With the entry into force of the Treaty of Lisbon on 1 December 2009, the procedures to be followed by the Union in order to conclude the Agreement are governed by Article 218 of the Treaty on the Functioning of the European Union.
- (4) The Agreement should be approved.
- (5) In accordance with Article 3 of the Protocol on the Position of the United Kingdom and Ireland in respect of the Area of Freedom, Security and Justice, annexed to the Treaty on European Union and to the Treaty on the

Functioning of the European Union, these Member States have notified their wish to take part in the adoption and application of this Decision.

(6) In accordance with Articles 1 and 2 of the Protocol on the Position of Denmark, annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, Denmark is not taking part in the adoption of this Decision and is not bound by it or subject to its application,

HAS ADOPTED THIS DECISION:

Article 1

The Agreement between the European Union and Japan on mutual legal assistance in criminal matters (¹) is hereby approved on behalf of the Union.

Article 2

The President of the Council is hereby authorised to designate the person(s) empowered to proceed, on behalf of the Union, to the exchange of the instruments of approval provided for in Article 31(1) of the Agreement in order to bind the Union (2).

Article 3

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

Article 4

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

Done at Luxembourg, 7 October 2010.

For the Council The President M. WATHELET

⁽¹⁾ The text of the Agreement has been published in OJ L 39, 12.2.2010, p. 20 together with the decision on signature.

⁽²⁾ The date of entry into force of the Agreement will be published in the Official Journal of the European Union by the General Secretariat of the Council.

REGULATIONS

COMMISSION REGULATION (EU) No 923/2010

of 14 October 2010

entering a name in the register of protected designations of origin and protected geographical indications [Asparago di Badoere (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) and in accordance with Article 17(2) of Regulation (EC) No 510/2006, Italy's application to register the name 'Asparago di Badoere' 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, 14 October 2010.

For the Commission The President José Manuel BARROSO

⁽¹⁾ OJ L 93, 31.3.2006, p. 12.

⁽²⁾ OJ C 22, 29.1.2010, p. 52.

ANNEX

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

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

ITALY

Asparago di Badoere (PGI)

COMMISSION REGULATION (EU) No 924/2010

of 14 October 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 15 October 2010.

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

Done at Brussels, 14 October 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.

 $\label{eq:annex} ANNEX$ Standard import values for determining the entry price of certain fruit and vegetables

(EUR/100 kg)

	(EUR/100 kg)				
CN code	Third country code (1)	Standard import value			
0702 00 00	MA	71,6			
	MK	62,5			
	TR	95,0			
	ZZ	76,4			
0707 00 05	MK	66,6			
	TR	141,4			
	ZZ	104,0			
0709 90 70	TR	126,1			
	ZZ	126,1			
0805 50 10	AR	76,3			
	BR	100,4			
	CL	70,1			
	IL	91,2			
	TR	98,7			
	UY	117,2			
	ZA	85,1			
	ZZ	91,3			
0806 10 10	BR	209,0			
	TR	137,1			
	ZA	64,2			
	ZZ	136,8			
0808 10 80	AR	75,7			
	BR	51,1			
	CL	44,7			
	CN	73,0			
	NZ	104,7			
	ZA	94,9			
	ZZ	74,0			
0808 20 50	CN	112,3			
•	ZA	88,6			
	ZZ	100,5			
		100,2			

⁽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

COMMISSION DECISION

of 14 October 2010

amending Decision 2009/821/EC as regards the lists of border inspection posts and veterinary units in Traces

(notified under document C(2010) 7009)

(Text with EEA relevance)

(2010/617/EU)

THE EUROPEAN COMMISSION,

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

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 (1), and in particular Article 20(1) and (3) thereof,

Having regard to Council Directive 91/496/EEC of 15 July 1991 laying down the principles governing the organisation of veterinary checks on animals entering the Community from third countries and amending Directives 89/662/EEC, 90/425/EEC and 90/675/EEC (2), and in particular the second sentence of the second subparagraph of Article 6(4) thereof,

Having regard to Council Directive 97/78/EC of 18 December 1997 laying down the principles governing the organisation of veterinary checks on products entering the Community from third countries (3), and in particular Article 6(2) thereof,

Whereas:

- (1) Commission Decision 2009/821/EC of 28 September 2009 drawing up a list of approved border inspection posts, laying down certain rules on the inspections carried out by Commission veterinary experts and laying down the veterinary units in Traces (4) lays down a list of border inspection posts approved in accordance with Directives 91/496/EEC and 97/78/EC. That list is set out in Annex I to that Decision.
- (2) Following communication from Denmark, new categories of products of animal origin that can be checked at the approved border inspection posts at the ports at Århus and Esbjerg should be added in the entries for these border inspection posts set out in Annex I to Decision 2009/821/EC.
- (1) OJ L 224, 18.8.1990, p. 29.
- (²) OJ L 268, 24.9.1991, p. 56.
- (3) OJ L 24, 30.1.1998, p. 9.
- (4) OJ L 296, 12.11.2009, p. 1.

- (3) Spain has communicated that one of its border inspection posts has been suspended, the suspension for certain categories of products of animal origin that can be checked at one of its border inspection posts has been lifted and one new inspection centre was added to one of its border inspection posts. Following that communication from Spain, the list of border inspection posts for that Member State should be amended.
- (4) Italy has communicated that for one of its border inspection posts the category for unpacked products of animal origin has been added and three inspection centres at one of its border inspection posts have changed their names. In addition, the inspection centre 'Docks Cereali' at the border inspection post at the port at Ravenna was suspended. Following that communication from Italy, the list of border inspection posts for that Member State should be amended.
- (5) Following communication from Latvia, the approval of one inspection centre at the port at Riga (*Riga port*) should be suspended in the list of border inspection posts for that Member State.
- (6) The Netherlands has communicated that the name of one inspection centre at a certain border inspection post has changed and that two inspection centres have been installed at a certain border inspection post. In addition, certain categories of animals and products of animal origin that can be checked at one inspection centre at the border inspection post at the port at Rotterdam should be added. Following that communication from the Netherlands, the list of border inspection posts for that Member State should be amended.
- (7) Following communication from the United Kingdom, the approval of the border inspection post at the port at Grove Wharf Wharton should be removed from the list of border inspection posts for that Member State.
- (8) Annex II to Decision 2009/821/EC lays down the list of central units, regional units and local units in the integrated computerised veterinary system (Traces).

- (9) Following communication from Germany, Ireland, France, Italy, the Netherlands, Poland, Portugal and the United Kingdom, certain changes should be brought to the list of central, regional and local units in Traces for those Member States laid down in Annex II to Decision 2009/821/EC.
- (10) Decision 2009/821/EC should therefore be amended accordingly.
- (11) 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

Annexes I and II to Decision 2009/821/EC are amended in accordance with the Annex to this Decision.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 14 October 2010.

For the Commission

John DALLI

Member of the Commission

ANNEX

Annexes I and II to Decision 2009/821/EC are amended as follo

- 1. Annex I is amended as follows:
 - (a) The part concerning Denmark is amended as follows:
 - (i) the entry for the port at Århus is replaced by the following:

0				
'Arhus	DK AAR 1	P	HC(1)(2), NHC(2)'	

(ii) the entry for the port at Esbjerg is replaced by the following:

'Esbjerg	DK EBI 1	р	HC-T(FR)(1)(2),	HC-NT(6),	
Labjerg	DK Lb) 1	1	. , , , , , , , , , , , , , , , , , , ,	· /·	
			NHC-T(FR)(2), NH	C-NT(6)(11)	

- (b) the part concerning Spain is amended as follows:
 - (i) the entry for the port at Marín is replaced by the following:

'Marín	ES MAR 1	P		HC, NHC-T(FR), NHC-NT	
			Protea Productos del Mar	HC-T(FR)(3)'	

(ii) the entry for the airport at Tenerife Norte is replaced by the following:

'Tenerife Norte (*)	ES TFN 4	Α	HC(2) (*)'	
reficille Norte ()	LO IIIV T	/ 1	11C(2) ()	

(iii) the entry for the airport at Valencia is replaced by the following:

'Valencia	ES VLC 4	A		HC(2), NHC(2)	O(10)'
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- (c) the part concerning Italy is amended as follows:
 - (i) the entry for the port at Gioia Tauro is replaced by the following:

'Gioia Tauro	IT GIT 1	P	HC, NHC-NT'	

(ii) the entry for the port at Ravenna is replaced by the following:

'Ravenna	IT RAN 1	P	Sapir 1	NHC-NT(6)	
			TCR	HC-T(FR)(2), HC-NT(2), NHC-NT(2)	
			Setramar	NHC-NT(4)	
			Docks Cereali (*)	NHC-NT (*)'	

(iii) the entry for the airport at Roma-Fiumicino is replaced by the following:

'Roma–Fiumicino	IT FCO 4	A	Nuova Alitalia	HC(2), NHC-NT(2)	O(14)
			Argol S.P.A.	HC, NHC	
			Isola Veterinaria ADR		U, E, O'

(d) in the part concerning Latvia the entry for the port at Riga (Riga port) is replaced by the following:

'Riga (Riga port)	LV RLX 1a	P		HC(2), NHC(2)	
			Kravu terminãls (*)	HC-T(FR)(2) (*), HC-NT(2) (*)'	

- (e) The part concerning the Netherlands is amended as follows:
 - (i) the entry for the airport at Amsterdam is replaced by the following:

'Amsterdam	NL AMS 4	A	Aviapartner Cargo B.V.	HC(2), NHC-T(FR), NHC-NT(2)	O(14)
			KLM-2		U, E, O(14)
			Freshport	HC(2), NHC(2)	O(14)'

(ii) the entry for the port at Maastricht is replaced by the following

'Maastricht	NL MST 4	A	MHS Products	HC(2), NHC(2)	
			MHS Live		U, E, O'

(iii) the entry for the port at Rotterdam is replaced by the following:

'Rotterdam	NL RTM 1	Р	Eurofrigo Karimatastraat	HC, NHC-T(FR), NHC-NT	
			Eurofrigo, Abel Tasmanstraat	НС	
		Frigocare Rotterdam B.V.	HC-T(2)		
			Wibaco	HC-T(FR)(2), HC-NT(2)'	

- (f) In the part concerning the United Kingdom, the entry for the border inspection post at the port at Grove Wharf Wharton is deleted.
- 2. Annex II is amended as follows:
 - (a) The part concerning Germany is amended as follows:
 - (i) the entry for the central unit is replaced by the following:

'DE00000 UNTERABTEILUNG TIERGESUNDHEIT, TIERSCHUTZ';

(ii) the entry for the local unit 'DE03909 BERCHTESGARDENER LAND' is replaced by the following:

'DE03909 BERCHTESGADENER LAND';

(iii) the entry for the local unit 'DE14103 ZWECKVERBAND VETERINÄRAMT JADEWESER' is replaced by the following:

'DE14103 ZWECKVERBAND JADEWESER';

(iv) the entry for the local unit 'DE46103 BRAKE, ZWECKVERBAND VETERINÄRAMT JADEWESER' is replaced by the following:

'DE46103 BRAKE, ZWECKVERBAND JADEWESER';

(v) the entry for the local unit 'DE46903 WITTMUND, ZWECKVERBAND VETERINÄRAMT JADEWESER' is replaced by the following:

'DE46903 WITTMUND, ZWECKVERBAND JADEWESER';

(vi) the following entry is deleted:

'DE00205 AACHEN STADT';

(vii) the entry for the local unit 'DE00305 AACHEN' is replaced by the following:

'DE00305 STÄDTEREGION AACHEN';

(viii) the following entry is deleted:

'DE40805 SOLINGEN UND REMSCHEID';

(ix) the entry for the local unit 'DE47905 WUPPERTAL' is replaced by the following:

'DE47905 BERGISCHES VETERINÄR- UND LEBENSMITTELÜBERWACHUNGSAMT';

(x) the entry for the local unit 'DE25607 LUDWIGSHAFEN' is replaced by the following:

'DE25607 RHEIN-PFALZ-KREIS';

(xi) the entry for the local unit 'DE34007 PIRMASENS' is replaced by the following:

'DE34007 SÜDWESTPFALZ';

(xii) the following entry is deleted:

'DE21116 JENA, STADT';

(b) In the part concerning Ireland, the following entry is deleted:

'IE00600 DUBLIN';

(c) In the part concerning France, the entries for the local units are replaced by the following:

'FR00001	ALSACE

FR06700 BAS-RHIN FR06800 HAUT-RHIN

FR00002 AQUITAINE

FR02400	DORDOGNE	FR06400	PYRÉNÉES-ATLANTIQUES (PAU)
FR03300	GIRONDE	FR16400	PYRÉNÉES-ATLANTIQUES
FR04000	LANDES		(BAYONNE)
FR04700	LOT-ET-GARONNE		

Into 1, 00 Eo I El Gintolitie

FR00003 AUVERGNE

FR00300	ALLIER	FR04300	HAUTE-LOIRE
FR01500	CANTAL	FR06300	PUY-DE-DÔME

FR03400

HÉRAULT

FR00004	BASSE-NORMANDIE

	FR00004	BASSE-NORMANDIE	
FR01400 FR05000	CALVADOS MANCHE	FR06100	ORNE
	FR00005	BOURGOGNE	
FR02100 FR05800	CÔTE-D'OR NIÈVRE	FR07100 FR08900	SAÔNE-ET-LOIRE YONNE
	FR0000	06 BRETAGNE	
FR02200 FR02900	CÔTES-D'ARMOR FINISTÈRE	FR03500 FR05600	ILLE-ET-VILAINE MORBIHAN
	FR00	007 CENTRE	
FR01800 FR02800 FR03600	CHER EURE-ET-LOIRE INDRE	FR03700 FR04500 FR04100	INDRE-ET-LOIRE LOIRET LOIR-ET-CHER
	FR00008 C	HAMPAGNE-ARDENN	ΤΕ
FR00800 FR01000	ARDENNES AUBE	FR05200 FR05100	HAUTE-MARNE MARNE
	FROO	0009 CORSE	
FR02000	CORSE-DU-SUD	FR12000	HAUTE-CORSE
	FR00010	FRANCHE-COMTÉ	
FR02500 FR07000	DOUBS Haute-saône	FR03900 FR09000	JURA TERRITOIRE DE BELFORT
	FR00011	HAUTE-NORMANDIE	
FR02700	EURE	FR07600	SEINE-MARITIME
	FR00012	ÎLE-DE-FRANCE	
FR09100 FR09200 FR07500 FR07700	ESSONNE HAUTS-DE-SEINE PARIS SEINE-ET-MARNE	FR09300 FR09500 FR09400 FR07800	SEINE-SAINT-DENIS VAL-D'OISE VAL-DE-MARNE YVELINES
	FR00013 LA	NGUEDOC-ROUSSILL	ON
FR01100 FR03000 FR03400	AUDE GARD HÉRALUT	FR04800 FR06600	LOZÈRE PYRÉNÉES-ORIENTALES

FR00014	LIMOUSIN

FR01900	CORRÈZE	FR08700	HAUTE-VIENNE
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FR02300 CREUSE

FR00015 LORRAINE

FR05400	MEURTHE-ET-MOSELLE	FR05700	MOSELLE
FR05500	MEUSE	FR08800	VOSGES

FR00016 MIDI-PYRÉNÉES

FR00900	ARIÈGE	FR03200	GERS
FR01200	AVEYRON	FR04600	LOT
FR03100	HAUTE-GARONNE	FR08100	TARN

FR06500 HAUTES-PYRÉNÉES FR08200 TARN-ET-GARONNE

FR00017 NORD-PAS-DE-CALAIS

FR05900 NORD FR06200 PAS-DE-CALAIS

FR00018 PAYS-DE-LA-LOIRE

FR04400	LOIRE-ATLANTIQUE	FR07200	SARTHE
FR04900	MAINE-ET-LOIRE	FR08500	VENDÉE

FR05300 MAYENNE

FR00019 PICARDIE

FR00200	AISNE	FR08000	SOMME
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FR06000 OISE

FR00020 POITOU-CHARENTES

FR01600	CHARENTE	FR07900	DEUX-SÈVRES
FR01700	CHARENTE-MARITIME	FR08600	VIENNE

FR00021 PROVENCE-ALPES-CÔTE-D'AZUR

FR00400	ALPES-DE-HAUTE-PROVENCE	FR01300	BOUCHES-DU-RHÔNE
EDUUCUU	A I DEC MADITIMEC	EDU8300	VAD

FR00600 ALPES-MARITIMES FR08300 VAR FR00500 HAUTES-ALPES FR08400 VAUCLUSE

FR00022 RHÔNE-ALPES

FR00100	AIN	FR03800	ISÈRE
FR00700	ARDÈCHE	FR04200	LOIRE
FR07400	HAUTE-SAVOIE	FR06900	RHÔNE
FR02600	DRÔME	FR07300	SAVOIE

GUADELOUPE

FR09600 GUADELOUPE

GUYANE

FR09800 GUYANE

MARTINIQUE

FR09700 MARTINIQUE

RÉUNION

FR09900 RÉUNION';

- (d) The part concerning Italy is amended as follows:
 - (i) the entry for the local unit 'IT01801 BRA' is replaced by the following:

'IT01801 CUNEO 2';

(ii) the following entry is deleted:

'IT02101 CASALE MONFERRATO';

(iii) the entries for the local units 'IT00801 CHIERI' and 'IT00701 CHIVASSO' are replaced by the following:

'IT00801 TORINO 5

IT00701 TORINO 4';

(iv) the following entry is deleted:

'IT00601 CIRIÉ';

(v) the entries for the local units 'TT00501 COLLEGNO' and 'TT01501 CUNEO' are replaced by the following:

'IT00501 TORINO 3

IT01501 CUNEO 1';

(vi) the following entries are deleted:

'IT00901 IVREA

IT01601 MONDOVÌ';

(vii) the following entry is deleted:

'IT02201 NOVI LIGURE';

(viii) the entry for the local unit 'TT01401 OMEGNA' is replaced by the following:

'IT01401 VERBANO CUSIO OSSOLA';

(ix) the following entries are deleted:

 'IT01001
 PINEROLO
 IT00201
 TORINO 2

 IT01701
 SAVIGLIANO
 IT00301
 TORINO 3';

IT00101 TORINO 1

(x) the entry for the local unit 'IT00401 TORINO 4' is replaced by the following:

'IT00401 TORINO';

(e) In the part concerning the Netherlands, the entry for the central unit is replaced by the following:

'NL00000 VWA';

(f)	The	part	concerning	Poland	is	amended	as	follows:
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(i) the entries for the local units 'PL0210 BOLESŁAWIEC ŚLĄSKI', 'PL02080 KŁODZKO Z/S W BYSTRZYCY KŁODZKIEJ', 'PL02040 GÓRA ŚLĄSKA', 'PL02100 LUBAŃ ŚLĄSKI', 'PL02140 OLEŚNICA ŚLĄSKA', 'PL02190 ŚWIDNICA ŚLĄSKA' and 'PL02090 LEGNICA' are replaced by the following:

'PL02010	BOLESŁAWIEC	PL02140	OLEŚNICA
PL02080	BYSTRZYCA KŁODZKA	PL02190	ŚWIDNICA
PL02040	GÓRA	PL02090	ZIEMNICE';
PL02100	LUBAŃ		

(ii) the entry for the local unit 'PL04140 ŚWIECIE N. WISŁĄ' is replaced by the following:

'PL04140 ŚWIECIE';

(iii) the entries for the local units 'PL06070 KRAŚNIK LUBELSKI' and 'PL06170 ŚWIDNIK K. LUBLINA' are replaced by the following:

'PL06070 KRAŚNIK PL06170 ŚWIDNIK';

(iv) the entry for the local unit 'PL08050 SŁUBICE Z/S W OŚNIE' is replaced by the following:

'PL08050 OŚNO LUBUSKIE';

(v) the entries for the local units 'PL14010 BIAŁOBRZEGI RADOMSKIE', 'PL14300 SZYDŁOWIEC K. RADOMIA' and 'PL14320 WARSZAWA ZACH. Z/S W OŻAROWIE MAZ.' are replaced by the following:

PL14010 BIAŁOBRZEGI PL14320 OŻARÓW MAZOWIECKI'; PL14300 SZYDŁOWIEC

(vi) the entry for the local unit 'PL18190 STRZYŻÓW N. WISŁOKIEM' is replaced by the following:

'PL18190 STRZYŻÓW';

(vii) the entry for the local unit 'PL22010 BYTÓW Z/S W MIASTKU' is replaced by the following:

'PL22010 MIASTKO';

(viii) the following entry is deleted:

'PL22610 GDAŃSK';

(ix) the entries for the local units 'PL26010 BUSKO ZDRÓJ' and 'PL26060 OPATÓW KIELECKI' are replaced by the following:

'PL26010 BUSKO-ZDRÓJ PL26060 OPATÓW';

(x) the entries for the local units 'PL30040 GOSTYŃ POZNAŃSKI' and 'PL30060 JAROCIN POZNAŃSKI' are replaced by the following:

'PL30040 GOSTYŃ PL30060 JAROCIN';

- (g) The part concerning Portugal is amended as follows:
 - (i) the following local unit entry is added to the entries for the regional unit 'PT10000 NORTE':

'PT00800 LAMEGO';

(ii) the following entry for the regional unit 'PT20000 CENTRO' is deleted:

'PT00800 LAMEGO';

(iii) the following entries are deleted:

'PT04900 ESTREMOZ

PT02200 PONTE DE SOR';

- (h) The part concerning United Kingdom is amended as follows:
 - (i) the entry for the regional unit for Scotland is replaced by the following:

'GB00003 SCOTTISH GOVERNMENT';

(ii) the entry for the regional unit for Wales is replaced by the following:

'GB00002 WELSH ASSEMBLY GOVERNMENT'.

COMMISSION DECISION

of 14 October 2010

concerning the amounts transferred from the national support programmes in the wine sector to the Single Payment Scheme as provided for in Council Regulation (EC) No 1234/2007

(notified under document C(2010) 7042)

(Only the English, French, Greek, Maltese and Spanish texts are authentic)

(2010/618/EU)

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), in particular Article 103za thereof,

Whereas:

- (1) Article 103n of Regulation (EC) No 1234/2007 provides that the allocation of the available Community funds as well as the budgetary limits for the national support programmes in the wine sector are set out in Annex Xb to that Regulation.
- (2) Pursuant to Article 1030 of Regulation (EC) No 1234/2007, some Member States have foreseen the transfer of funds to the Single Payment Scheme or have provided for subsequent changes to their national support programmes.
- (3) Article 3 of Commission Regulation (EC) No 555/2008 (²) provides that the Member States should notify any subsequent transfer to the Single Payment Scheme before 1 December preceding the calendar year in which it will be applicable.

- (4) For the sake of clarity and in accordance with Article 103za of Regulation (EC) No 1234/2007, the Commission should publish the amounts notified by the Member States concerned pursuant to Articles 2 and 3 of Regulation (EC) No 555/2008.
- (5) The measures provided for in this Decision are in accordance with the opinion of the Management Committee for the Common Organisation of Agricultural Markets,

HAS ADOPTED THIS DECISION:

Article 1

The amounts transferred from the national support programmes to the Single Payment Scheme in respect of the 2010-2013 financial years are as set out in the Annex to this Decision.

Article 2

This Decision is addressed to the Hellenic Republic, the Kingdom of Spain, the Grand Duchy of Luxembourg, the Republic of Malta and the United Kingdom of Great Britain and Northern Ireland.

Done at Brussels, 14 October 2010.

For the Commission

Dacian CIOLOS

Member of the Commission

⁽¹⁾ OJ L 299, 16.11.2007, p. 1.

⁽²⁾ OJ L 170, 30.6.2008, p. 1.

ANNEX

The amounts transferred from the national support programmes in the wine sector to the Single Payment Scheme (2010-2013 financial years)

				(EUR 1 000)
Budget year	2010	2011	2012	2013
Bulgaria				
Czech Republic				
Germany				
Greece	13 000	13 000	16 000	16 000
Spain	19 507	142 749	142 749	142 749
France				
Italy				
Cyprus				
Lithuania				
Luxembourg	467	485	595	587
Hungary				
Malta	318	329	407	401
Austria				
Portugal				
Romania				
Slovenia				
Slovakia				
United Kingdom	61	67	124	120

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