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Legislation

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<sup>(1)</sup> Text with EEA relevance

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## II

(Non-legislative acts)

## REGULATIONS

## COUNCIL REGULATION (EU) No 708/2012

of 2 August 2012

## amending Regulation (EU) No 267/2012 concerning restrictive measures against Iran

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 215 thereof,

Having regard to Council Decision 2010/413/CFSP of 26 July 2010 concerning restrictive measures against Iran <sup>(1)</sup>,

Having regard to the joint proposal from the High Representative of the Union for Foreign Affairs and Security Policy and the European Commission,

Whereas:

- (1) Council Regulation (EU) No 267/2012 <sup>(2)</sup> gives effect to the measures provided for in Decision 2010/413/CFSP. That Regulation provides for, inter alia, the freezing of all funds and economic resources belonging to, owned, held or controlled by the persons, entities and bodies listed in Annexes VIII and IX thereto.
- (2) In order to clarify the criteria for listing persons, entities and bodies in Annex IX to that Regulation, an amendment to Article 23 is necessary.
- (3) This Regulation falls within the scope of the Treaty on the Functioning of the European Union and regulatory

action at the level of the Union is therefore necessary in order to implement it, in particular with a view to ensuring its uniform application by economic operators in all Member States.

- (4) Regulation (EU) No 267/2012 should therefore be amended accordingly.
- (5) In order to ensure that the measures provided for in this Regulation are effective, it should enter into force on the day of its publication,

HAS ADOPTED THIS REGULATION:

*Article 1*

Article 23, point (e) of paragraph 2 of Regulation (EU) No 267/2012 is replaced by the following:

- ‘(e) being a legal person, entity or body owned or controlled by the Islamic Republic of Iran Shipping Lines (IRISL), or a natural or legal person, entity or body acting on their behalf.’

*Article 2*

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

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

Done at Brussels, 2 August 2012.

For the Council  
The President  
A. D. MAVROYIANNIS

<sup>(1)</sup> OJ L 195, 27.7.2010, p. 39.

<sup>(2)</sup> OJ L 88, 24.3.2012, p. 1.

**COUNCIL IMPLEMENTING REGULATION (EU) No 709/2012****of 2 August 2012****implementing Regulation (EU) No 267/2012 concerning restrictive measures against Iran**

THE COUNCIL OF THE EUROPEAN UNION

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

Having regard to Regulation (EU) No 267/2012 <sup>(1)</sup>, and in particular Article 46(1) and (2) thereof,

Whereas:

- (1) On 23 March 2012, the Council adopted Regulation (EU) No 267/2012.
- (2) The Council considers that certain persons should be removed from the list of natural and legal persons, entities and bodies subject to restrictive measures set out in Annex IX to Regulation (EU) No 267/2012 and that the entries concerning certain entities should be amended.
- (3) Following the decision by the United Nations Security Council (UNSC) Committee established pursuant to UNSC Resolution 1737 (2006), two persons and one entity should be removed from the list set out in Annex IX to Regulation (EU) No 267/2012 and included in the list of natural and legal persons, entities and bodies subject to restrictive measures set out in Annex VIII to that Regulation.
- (4) The lists set out in Annexes VIII and IX to Regulation (EU) No 267/2012 should therefore be amended accordingly.

- (5) In order to ensure that the measures provided for in this Regulation are effective, it should enter into force on the day of its publication,

HAS ADOPTED THIS REGULATION:

*Article 1*

The persons listed in Annex I to this Regulation shall be deleted from the list set out in Annex IX to Regulation (EU) No 267/2012.

*Article 2*

In Annex IX to Regulation (EU) No 267/2012, the entries concerning the entities referred to in Annex II to this Regulation shall be replaced by the entries set out in Annex II to this Regulation.

*Article 3*

The persons and entity listed in Annex III to this Regulation shall be deleted from the list set out in Annex IX to Regulation (EU) No 267/2012 and added to the list set out in Annex VIII to Regulation (EU) No 267/2012, as amended by the entries set out in Annex III to this Regulation.

*Article 4*

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

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

Done at Brussels, 2 August 2012.

*For the Council*  
*The President*  
A. D. MAVROYIANNIS

<sup>(1)</sup> OJ L 88, 24.3.2012, p. 1.

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*ANNEX I***Persons referred to in Article 1**

1. Dr Ahmad AZIZI
  2. Dr Ali DIVANDARI
  3. Dr Abdolnaser HEMMATI
  4. Mohammad Reza MESKARIAN
  5. Sayeed ZAVVAR
-

## ANNEX II

## Entities referred to in Article 2

	Name	Identifying information	Reasons	Date of listing
1.	Mobin Sanjesh	Entry 3, No 11, 12th Street, Miremad Alley, Abbas Abad, Tehran	Involved in purchasing equipment and materials which have direct applications in the Iranian nuclear programme.	1.12.2011
2.	Bank Melli Iran ZAO (a.k.a. Mir Business Bank)	Number 9/1, Ulitsa Mashkova, Moscow, 130064, Russia Alternative addr: Mashkova st. 9/1 Moscow 105062 Russia	Owned by Bank Melli.	23.6.2008
3.	Melli Bank plc	London Wall, 11th floor, London EC2Y 5EA, United Kingdom	Owned by Bank Melli.	23.6.2008
4.	Neka Novin (a.k.a. Niksa Nirou)	Unit 7, No 12, 13th Street, Mir-Emad St, Motahary Avenue, Tehran, 15875-6653	Involved in procurement of specialist equipment and materials that have direct application in Iranian nuclear programme.	23.5.2011
5.	Bank Tejarat	Postal Address: Taleghani Br. 130, Taleghani Ave. P.O.Box: 11365 - 5416, Tehran Tel.: 88826690 Tlx.: 226641 TJTA IR. Fax: 88893641 Website: <a href="http://www.tejaratbank.ir">http://www.tejaratbank.ir</a>	Bank Tejarat is a partly State owned bank. It has directly facilitated Iran's nuclear efforts. For example, in 2011, Bank Tejarat facilitated the movement of tens of millions of dollars in an effort to assist the UN designated Atomic Energy Organisation of Iran's ongoing effort to acquire yellowcake uranium. The AEOI is the main Iranian organisation for research and development of nuclear technology, and manages fissile material production programs. Bank Tejarat also has a history of assisting designated Iranian banks in circumventing international sanctions, for example acting in business involving UN designated Shahid Hemmat Industrial Group cover companies.	23.1.2012
6.	Shahid Beheshti University	Daneshju Blvd., Yaman St., Chamran Blvd., P.O. Box 19839-63113, Tehran, Iran	Owned or controlled by Ministry of Defence and Armed Forces Logistics (MODAFL). Carries out scientific research in relation to the development of nuclear weapons.	23.5.2011

## ANNEX III

**Persons and entity referred to in Article 3**

## Persons

1. Azim Aghajani (also spelled: Adhajani). Function: Member of the IRGC-Qods Force operating under the direction of Qods Force Commander, Major General Qasem Soleimani, who was designated by the UN Security Council in Resolution 1747 (2007).

Other information: facilitated a breach of paragraph 5 of Resolution 1747 (2007) prohibiting the export of arms and related materiel from Iran.

Additional information: Nationality: Iran. Passport Number: 6620505, 9003213

Date of UN designation: 18 April 2012

2. Ali Akbar Tabatabaei (alias: Sayed Akbar Tahmaesebi). Function: Member of the IRGC Qods Force operating under the direction of Qods Force Commander, Major General Qasem Soleimani, who was designated by the UN Security Council in Resolution 1747 (2007).

Other information: facilitated a breach of paragraph 5 of Resolution 1747 (2007) prohibiting the export of arms and related materiel from Iran.

Additional information: Nationality: Iran. Date of birth: 1967

Date of UN designation: 18 April 2012

## Entity

1. Behineh Trading Co.

Other information: An Iranian company that played a key role in Iran's illicit transfer of arms to West Africa and acted on behalf of the IRGC Qods Force, commanded by Major General Qasem Soleimani, designated by the UN Security Council in Resolution 1747 (2007), as the shipper of the weapons consignment.

Additional information: Location: Tavakoli Building, Opposite of 15th Alley, Emam-Jomeh Street, Tehran, Iran. Telephone: +98 9195382305. Website: <http://www.behinehco.ir>

Date of UN designation: 18 April 2012

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**COMMISSION IMPLEMENTING REGULATION (EU) No 710/2012****of 2 August 2012****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) <sup>(1)</sup>,

Having regard to Commission Implementing Regulation (EU) No 543/2011 of 7 June 2011 laying down detailed rules for the application of Council Regulation (EC) No 1234/2007 in respect of the fruit and vegetables and processed fruit and vegetables sectors <sup>(2)</sup>, and in particular Article 136(1) thereof,

Whereas:

- (1) Implementing Regulation (EU) No 543/2011 lays down, pursuant to the outcome of the Uruguay Round multi-lateral 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 XVI, Part A thereto.

- (2) The standard import value is calculated each working day, in accordance with Article 136(1) of Implementing Regulation (EU) No 543/2011, taking into account variable daily data. Therefore this Regulation should enter into force on the day of its publication in the *Official Journal of the European Union*,

HAS ADOPTED THIS REGULATION:

*Article 1*

The standard import values referred to in Article 136 of Implementing Regulation (EU) No 543/2011 are fixed in the Annex to this Regulation.

*Article 2*

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

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

Done at Brussels, 2 August 2012.

*For the Commission,  
On behalf of the President,  
José Manuel SILVA RODRÍGUEZ  
Director-General for Agriculture and  
Rural Development*

<sup>(1)</sup> OJ L 299, 16.11.2007, p. 1.

<sup>(2)</sup> OJ L 157, 15.6.2011, p. 1.

## ANNEX

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

(EUR/100 kg)		
CN code	Third country code <sup>(1)</sup>	Standard import value
0702 00 00	MK	58,9
	TR	69,6
	XS	32,3
	ZZ	53,6
0707 00 05	MK	53,8
	TR	100,7
	ZZ	77,3
0709 93 10	TR	103,7
	ZZ	103,7
0805 50 10	AR	100,4
	TR	91,0
	UY	98,2
	ZA	104,1
	ZZ	98,4
0806 10 10	EG	203,2
	IL	154,9
	IN	210,3
	MA	224,9
	MX	301,8
	TR	145,9
	ZZ	206,8
0808 10 80	AR	164,6
	BR	84,0
	CL	119,0
	NZ	116,9
	US	165,5
	ZA	106,9
	ZZ	126,2
0808 30 90	AR	200,3
	CL	148,9
	ZA	102,7
	ZZ	150,6
0809 29 00	TR	404,6
	ZZ	404,6
0809 30	TR	154,5
	ZZ	154,5
0809 40 05	BA	61,3
	IL	69,8
	ZZ	65,6

<sup>(1)</sup> 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'.

# DIRECTIVES

## COMMISSION IMPLEMENTING DIRECTIVE 2012/21/EU

of 2 August 2012

amending, for the purpose of adaptation to technical progress, Annexes II and III to Council Directive 76/768/EEC relating to cosmetic products

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 76/768/EEC of 27 July 1976 on the approximation of the laws of the Member States relating to cosmetic products <sup>(1)</sup>, and in particular Article 8(2) thereof,

After consulting the Scientific Committee on Consumer Safety,

Whereas:

- (1) Following the publication of a scientific study in 2001, entitled 'Use of permanent hair dyes and bladder cancer risk', the Scientific Committee on Cosmetic Products and Non-Food Products intended for Consumers, subsequently replaced by the Scientific Committee on Consumer Products (SCCP), pursuant to Commission Decision 2004/210/EC <sup>(2)</sup>, concluded that the potential risks were of concern. The SCCP recommended that the Commission take further steps to control the use of hair dye substances.
- (2) The SCCP further recommended an overall safety assessment strategy for hair dye substances including the requirements for testing substances used in hair dye products for their potential genotoxicity or mutagenicity.
- (3) Following the opinions of the SCCP, the Commission agreed with Member States and stakeholders on an overall strategy to regulate substances used in hair dye products according to which the industry was required to submit files, containing updated scientific data on the safety of hair dye substances, for a risk assessment by the SCCP.
- (4) The SCCP, subsequently replaced by the Scientific Committee on Consumer Safety (SCCS) pursuant to Commission Decision 2008/721/EC of 5 August 2008 setting up an advisory structure of Scientific Committees and experts in the field of consumer safety, public health and the environment and repealing Decision

2004/210/EC <sup>(3)</sup>, assessed the safety of individual substances for which updated files had been submitted by industry.

- (5) The last step of the safety assessment strategy was to evaluate possible consumer health risk by reaction products formed by oxidative hair dye substances during the hair dyeing process. Based on the data yet available, the SCCS raised in its opinion of 21 September 2010 no major concern regarding genotoxicity and carcinogenicity of hair dyes and their reaction products currently used in the EU.
- (6) In the light of the risk assessment of the submitted safety data and the final opinions given by the SCCS on the safety of individual substances and of the reaction products, it is appropriate to include in Part 1 of Annex III to Directive 76/768/EEC 24 assessed hair dyes which are not regulated within Directive 76/768/EEC.
- (7) The substances Hydroxyethyl-2-Nitro-p-Toluidine and HC Red No 10 + HC Red No 11 were provisionally authorised for use in hair dye products until 31 December 2011 under the restrictions and conditions laid down in entries 10 and 50 in Part 2 of Annex III to Directive 76/768/EEC. Based on the final opinions given by the SCCS on their safety, Hydroxyethyl-2-Nitro-p-Toluidine and HC Red No 10 + HC Red No 11 can be considered safe in hair dye products and listed in Part 1 of Annex III to Directive 76/768/EEC.
- (8) Following the assessment by the SCCS concerning the substances 1-Naphthol and Resorcinol, listed in Part 1 of Annex III to Directive 76/768/EEC, their maximum authorised concentrations in the finished cosmetic product should be changed.
- (9) Concerning the substance HC Red No 16, the SCCS stated in its opinion of 14 December 2010 that based on the low margin of safety for the use in both oxidative and non-oxidative hair dye formulations, HC Red No 16 poses a risk to the health of the consumer. Therefore, HC Red No 16 should be listed in Annex II to Directive 76/768/EEC.

<sup>(1)</sup> OJ L 262, 27.9.1976, p. 169.

<sup>(2)</sup> OJ L 66, 4.3.2004, p. 45.

<sup>(3)</sup> OJ L 241, 10.9.2008, p. 21.

(10) Directive 76/768/EEC should therefore be amended accordingly.

(11) The measures provided for in this Directive are in accordance with the opinion of the Standing Committee on Cosmetic Products,

HAS ADOPTED THIS DIRECTIVE:

*Article 1*

Annexes II and III to Directive 76/768/EEC are amended in accordance with the Annex to this Directive.

*Article 2*

1. Member States shall adopt and publish, by 1 March 2013 at the latest, the laws, regulations and administrative provisions necessary to comply with this Directive. They shall forthwith communicate to the Commission the text of those provisions.

They shall apply those provisions from 1 September 2013.

When Member States adopt those provisions, they shall contain a reference to this Directive or be accompanied by such a

reference on the occasion of their official publication. Member States shall determine how such reference is to be made.

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

*Article 3*

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

*Article 4*

This Directive is addressed to the Member States.

Done at Brussels, 2 August 2012.

*For the Commission*

*The President*

José Manuel BARROSO

## ANNEX

Directive 76/768/EEC is amended as follows:

(1) in Annex II, the following entry is added:

Ref. No	Chemical name	CAS No / EC No
'1373	N-(2-Nitro-4-aminophenyl)-allylamine (HC Red No 16) and its salts	CAS No 160219-76-1'

(2) Annex III is amended as follows:

(a) Part 1 is amended as follows:

(i) the following entries are added:

Ref. No	Substance	Restrictions			Conditions of use and warnings which must be printed on the label
		Field of application and/or use	Max. authorised concentration in the finished cosmetic product	Other limitations and requirements	
a	b	c	d	e	f
'253	2,2'-[(4-Aminophenyl)imino]bis(ethanol) sulphate  N,N-bis(2-Hydroxyethyl)-p-Phenylenediamine Sulfate  CAS No 54381-16-7  EC No 259-134-5	Hair dye substance in oxidative hair dye products		After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 2,5 % (calculated as sulphate)  — Do not use with nitrosating agents  — Maximum nitrosamine content: 50 µg/kg  — Keep in nitrite-free containers	As mentioned in reference number 205, column f (a)
254	1,3-Benzenediol, 4-chloro-4-Chlororesorcinol  CAS No 95-88-5  EC No 202-462-0	Hair dye substance in oxidative hair dye products		After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 2,5 %	As mentioned in reference number 205, column f (a)
255	2,4,5,6-Tetraaminopyrimidine sulphate  Tetraaminopyrimidine Sulfate  CAS No 5392-28-9  EC No 226-393-0	(a) Hair dye substance in oxidative hair dye products  (b) Hair dye substance in non-oxidative hair dye products	(b) 3,4 % (calculated as sulphate)	(a) After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 3,4 % (calculated as sulphate)	(a) As mentioned in reference number 205, column f (a)

a	b	c	d	e	f
256	3-(2-Hydroxyethyl)-p-phenylenediammonium sulphate  Hydroxyethyl-p-Phenylenediamine Sulfate  CAS No 93841-25-9 EC No 298-995-1	Hair dye substance in oxidative hair dye products		After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 2,0 % (calculated as sulphate)	As mentioned in reference number 205, column f (a)
257	1H-Indole-5,6-diol  Dihydroxyindole  CAS No 3131-52-0 EC No 412-130-9	(a) Hair dye substance in oxidative hair dye products  (b) Hair dye substance in non-oxidative hair dye products	(b) 0,5 %	(a) After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 0,5 %	(a) As mentioned in reference number 205, column f (a)  (b) As mentioned in reference number 208, column f
258	5-Amino-4-chloro-2-methylphenol hydrochloride  5-Amino-4-Chloro-o-Cresol HCl  CAS No 110102-85-7	Hair dye substance in oxidative hair dye products		After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 1,5 % (calculated as hydrochloride)	As mentioned in reference number 205, column f (a)
259	1H-Indol-6-ol  6-Hydroxyindole  CAS No 2380-86-1 EC No 417-020-4	Hair dye substance in oxidative hair dye products		After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 0,5 %	As mentioned in reference number 205, column f (a)
260	1H-Indole-2,3-Dione  Isatin  CAS No 91-56-5 EC No 202-077-8	Hair dye substance in non-oxidative hair dye products	1,6 %		As mentioned in reference number 208, column f
261	2-Aminopyridin-3-ol  2-Amino-3-Hydroxypyridine  CAS No 16867-03-1 EC No 240-886-8	Hair dye substance in oxidative hair dye products		After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 1,0 %	As mentioned in reference number 205, column f (a)

a	b	c	d	e	f
262	2-Methyl-1-naphthyl acetate 1-Acetoxy-2-Methylnaphthalene CAS No 5697-02-9 EC No 454-690-7	Hair dye substance in oxidative hair dye products		After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 2,0 % (When both 2-Methyl-1-Naphthol and 1-Acetoxy-2-Methylnaphthalene are present in a hair dye formulation, the maximum concentration on the head of 2-Methyl-1-Naphthol should not exceed 2,0 %.)	As mentioned in reference number 205, column f (a)
263	1-Hydroxy-2-methylnaphthalene 2-Methyl-1-Naphthol CAS No 7469-77-4 EC No 231-265-2	Hair dye substance in oxidative hair dye products		After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 2,0 % (When both 2-Methyl-1-Naphthol and 1-Acetoxy-2-Methylnaphthalene are present in a hair dye formulation, the maximum concentration on the head of 2-Methyl-1-Naphthol should not exceed 2,0 %.)	As mentioned in reference number 205, column f (a)
264	Disodium 5,7-dinitro-8-oxido-2-naphthalenesulfonate Acid Yellow 1 CAS No 846-70-8 EC No 212-690-2 CI 10316	(a) Hair dye substance in oxidative hair dye products  (b) Hair dye substance in non-oxidative hair dye products	(b) 0,2 %	(a) After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 1,0 %	(a) As mentioned in reference number 205, column f (a)  (b) As mentioned in reference number 208, column f
265	4-Nitro-1,2-phenylenediamine 4-Nitro-o-Phenylenediamine CAS No 99-56-9 EC No 202-766-3	Hair dye substance in oxidative hair dye products		After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 0,5 %	As mentioned in reference number 205, column f (a)
266	2-(4-Amino-3-nitroanilino)ethanol HC Red No 7 CAS No 24905-87-1 EC No 246-521-9	Hair dye substance in non-oxidative hair dye products	1,0 %	— Do not use with nitrosating agents — Maximum nitrosamine content: 50 µg/kg — Keep in nitrite-free containers	As mentioned in reference number 208, column f

a	b	c	d	e	f
267	2-[bis(2-Hydroxyethyl)amino]-5-nitrophenol HC Yellow No 4 CAS No 59820-43-8 EC No 428-840-7	Hair dye substance in non-oxidative hair dye products	1,5 %	— Do not use with nitrosating agents — Maximum nitrosamine content: 50 µg/kg — Keep in nitrite-free containers	
268	2-[(2-Nitrophenyl)amino] ethanol HC Yellow No 2 CAS No 4926-55-0 EC No 225-555-8	(a) Hair dye substance in oxidative hair dye products  (b) Hair dye substance in non-oxidative hair dye products	(b) 1,0 %	(a) After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 0,75 %  For (a) and (b): — Do not use with nitrosating agents — Maximum nitrosamine content: 50 µg/kg — Keep in nitrite-free containers	(a) As mentioned in reference number 205, column f (a)
269	4-[(2-Nitrophenyl)amino]phenol HC Orange No 1 CAS No 54381-08-7 EC No 259-132-4	Hair dye substance in non-oxidative hair dye products	1,0 %		
270	2-Nitro-N1-phenyl-benzene-1,4-diamine HC Red No 1 CAS No 2784-89-6 EC No 220-494-3	Hair dye substance in non-oxidative hair dye products	1,0 %		As mentioned in reference number 208, column f
271	1-Methoxy-3-(β-aminoethyl) amino-4-nitrobenzene, hydrochloride HC Yellow No 9 CAS No 86419-69-4 EC No 415-480-1	Hair dye substance in non-oxidative hair dye products	0,5 % (calculated as hydrochloride)	— Do not use with nitrosating agents — Maximum nitrosamine content: 50 µg/kg — Keep in nitrite-free containers	

a	b	c	d	e	f
272	1-(4'-Aminophenylazo)-2-methyl-4-(bis-2-hydroxyethyl)aminobenzene  HC Yellow No 7  CAS No 104226-21-3  EC No 146-420-6	Hair dye substance in non-oxidative hair dye products	0,25 %		
273	N-(2-Hydroxyethyl)-2-nitro-4-trifluormethyl-aniline  HC Yellow No 13  CAS No 10442-83-8  EC No 443-760-2	(a) Hair dye substance in oxidative hair dye products  (b) Hair dye substance in non-oxidative hair dye products	(b) 2,5 %	(a) After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 2,5 %  For (a) and (b): — Do not use with nitrosating agents — Maximum nitrosamine content: 50 µg/kg — Keep in nitrite-free containers	(a) As mentioned in reference number 205, column f (a)
274	Benzenaminium, 3-[(4,5-dihydro-3-methyl-5-oxo-1-phenyl-1H-pyrazol-4-yl)azo]-N,N,N-trimethyl-, chloride  Basic Yellow 57  CAS No 68391-31-1  EC No 269-943-5	Hair dye substance in non-oxidative hair dye products	2,0 %		
275	Ethanol, 2,2'-[[4-[(4-aminophenyl)azo]phenyl]imino]bis-  Disperse Black 9  CAS No 20721-50-0  EC No 243-987-5	Hair dye substance in non-oxidative hair dye products	0,3 % (of the mixture in the ratio 1:1 of 2,2'-[4-(4-aminophenylazo)phenylimino] diethanol and lignosulfate)		
276	9,10-Anthracenedione, 1,4-bis[(2,3-dihydroxypropyl)amino]-  HC Blue No 14  CAS No 99788-75-7  EC No 421-470-7	Hair dye substance in non-oxidative hair dye products	0,3 %	— Do not use with nitrosating agents — Maximum nitrosamine content: 50 µg/kg — Keep in nitrite-free containers	

a	b	c	d	e	f
277	2-(4-Methyl-2-nitroanilino)ethanol Hydroxyethyl-2-Nitro-p-Toluidine CAS No 100418-33-5 EC No 408-090-7	(a) Hair dye substance in oxidative hair dye products (b) Hair dye substance in non-oxidative hair dye products	(b) 1,0 %	(a) After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 1,0 %  For (a) and (b): — Do not use with nitrosating agents — Maximum nitrosamine content: 50 µg/kg — Keep in nitrite-free containers	(a) As mentioned in reference number 205, column f (a)
278	1-Amino-2-nitro-4-(2',3'-dihydroxypropyl)amino-5-chlorobenzene + 1,4-bis-(2',3'-dihydroxypropyl)amino-2-nitro-5-chlorobenzene  HC Red No 10 + HC Red No 11 CAS No 95576-89-9 + 95576-92-4	(a) Hair dye substance in oxidative hair dye products (b) Hair dye substance in non-oxidative hair dye products	(b) 2,0 %	(a) After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 1,0 %  For (a) and (b): — Do not use with nitrosating agents — Maximum nitrosamine content: 50 µg/kg — Keep in nitrite-free containers	(a) As mentioned in reference number 205, column f (a)'

(ii) the entries with reference numbers 16 and 22 are replaced by the following:

Ref. No	Substance	Restrictions			Conditions of use and warnings which must be printed on the label
		Field of application and/or use	Max. authorized concentration in the finished cosmetic product	Other limitations and requirements	
a	b	c	d	e	f
'16	1-Naphthalenol 1-Naphthol CAS No 90-15-3 EC No 201-969-4	Hair dye substance in oxidative hair dye products		After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 2,0 %	As mentioned in reference number 205, column f (a)
22	1,3-benzenediol Resorcinol CAS No 108-46-3 EC No 203-585-2	(a) Hair dye substance in oxidative hair dye products  1. general use  2. professional use		(a) After mixing under oxidative conditions the maximum concentration applied to hair must not exceed 1,25 %	(a) 1. Contains resorcinol  Rinse hair well after application.

a	b	c	d	e	f
		(b) Hair lotions and shampoos	(b) 0,5 %		<p>Do not use to dye eyelashes or eyebrows.</p> <p>Rinse eyes immediately if product comes into contact with them.</p> <p>As mentioned in reference number 205, column f (a).</p> <p>2. For professional use only</p> <p>Contains resorcinol.</p> <p>Rinse eyes immediately if product comes into contact with them.</p> <p>As mentioned in reference number 205, column f (a)</p> <p>(b) Contains resorcinol.'</p>

(b) in Part 2 the entries with reference numbers 10 and 50 are deleted.

## DECISIONS

### POLITICAL AND SECURITY COMMITTEE DECISION EUPOL AFGHANISTAN/1/2012

of 10 July 2012

#### on the appointment of the Head of Mission of the European Union Police Mission in Afghanistan (EUPOL AFGHANISTAN)

(2012/456/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 2010/279/CFSP of 18 May 2010 on the European Union Police Mission in Afghanistan (EUPOL AFGHANISTAN) <sup>(1)</sup> and in particular Article 10(1) thereof,

Whereas:

- (1) Pursuant to Article 10(1) of Decision 2010/279/CFSP, the Council authorised the Political and Security Committee, in accordance with Article 38 of the Treaty, to take the relevant decisions for the purpose of political control and strategic direction of the EUPOL AFGHANISTAN mission, including the decision to appoint a Head of Mission.
- (2) The High Representative of the Union for Foreign Affairs and Security Policy has proposed the appointment of Mr Karl Åke ROGHE as Head of Mission from 1 August 2012,

HAS ADOPTED THIS DECISION:

#### *Article 1*

Mr Karl Åke ROGHE is hereby appointed Head of the European Union Police Mission in Afghanistan as from 1 August 2012 until 31 May 2013.

#### *Article 2*

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

Done at Brussels, 10 July 2012.

*For the Political and Security Committee*  
*The Chairperson*  
O. SKOOG

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<sup>(1)</sup> OJ L 123, 19.5.2010, p. 4.

**COUNCIL DECISION 2012/457/CFSP**  
**of 2 August 2012**  
**amending Decision 2010/413/CFSP concerning restrictive measures against Iran**

THE COUNCIL OF THE EUROPEAN UNION,

HAS ADOPTED THIS DECISION:

Having regard to the Treaty on European Union, and in particular Article 29 thereof,

*Article 1*

The persons listed in Annex I to this Decision shall be deleted from the list set out in Annex II to Decision 2010/413/CFSP.

Having regard to Council Decision 2010/413/CFSP <sup>(1)</sup>, and in particular Article 23(1) and (2),

*Article 2*

In Annex II to Decision 2010/413/CFSP, the entries concerning the entities referred to in Annex II to this Decision shall be replaced by the entries set out in Annex II to this Decision.

Whereas:

(1) On 26 July 2010, the Council adopted Decision 2010/413/CFSP.

*Article 3*

The persons and entity listed in Annex III to this Decision shall be deleted from the list set out in Annex II to Decision 2010/413/CFSP and added to the list set out in Annex I to Decision 2010/413/CFSP, as amended by the entries set out in Annex III to this Decision.

(2) The Council considers that certain persons should be removed from the list of persons and entities subject to restrictive measures set out in Annex II to Council Decision 2010/413/CFSP and that the entries concerning certain entities should be amended.

*Article 4*

This Decision shall enter into force on the date of its publication in the *Official Journal of the European Union*.

(3) Following the decision by the United Nations Security Council (UNSC) Committee established pursuant to UNSC Resolution 1737 (2006), two persons and one entity should be removed from the list set out in Annex II to Decision 2010/413/CFSP and included in the list of persons and entities subject to restrictive measures set out in Annex I to that Decision.

Done at Brussels, 2 August 2012.

(4) The lists set out in Annexes I and II to Decision 2010/413/CFSP should therefore be amended accordingly,

*For the Council*  
*The President*  
A. D. MAVROYIANNIS

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<sup>(1)</sup> OJ L 195, 27.7.2010, p. 39.

*ANNEX I***Persons referred to in Article 1**

1. Dr Ahmad AZIZI
  2. Dr Ali DIVANDARI
  3. Dr Abdolnaser HEMMATI
  4. Mohammad Reza MESKARIAN
  5. Sayeed ZAVVAR
-

## ANNEX II

## Entities referred to in Article 2

	Name	Identifying information	Reasons	Date of listing
1.	Mobin Sanjesh	Entry 3, No 11, 12th Street, Miremad Alley, Abbas Abad, Tehran	Involved in purchasing equipment and materials which have direct applications in the Iranian nuclear programme.	1.12.2011
2.	Bank Melli Iran ZAO (a.k.a. Mir Business Bank)	Number 9/1, Ulitsa Mashkova, Moscow, 130064, Russia Alternative addr: Mashkova st. 9/1 Moscow 105062 Russia	Owned by Bank Melli.	23.6.2008
3.	Melli Bank plc	London Wall, 11th floor, London EC2Y 5EA, United Kingdom	Owned by Bank Melli.	23.6.2008
4.	Neka Novin (a.k.a. Niksa Nirou)	Unit 7, No 12, 13th Street, Mir-Emad St, Motahary Avenue, Tehran, 15875-6653	Involved in procurement of specialist equipment and materials that have direct application in Iranian nuclear programme.	23.5.2011
5.	Bank Tejarat	Postal Address: Taleghani Br. 130, Taleghani Ave. P.O.Box: 11365 - 5416, Tehran Tel.: 88826690 Tlx.: 226641 TJTA IR. Fax: 88893641 Website: <a href="http://www.tejaratbank.ir">http://www.tejaratbank.ir</a>	Bank Tejarat is a partly State owned bank. It has directly facilitated Iran's nuclear efforts. For example, in 2011, Bank Tejarat facilitated the movement of tens of millions of dollars in an effort to assist the UN designated Atomic Energy Organisation of Iran's ongoing effort to acquire yellowcake uranium. The AEOI is the main Iranian organisation for research and development of nuclear technology, and manages fissile material production programs. Bank Tejarat also has a history of assisting designated Iranian banks in circumventing international sanctions, for example acting in business involving UN designated Shahid Hemmat Industrial Group cover companies.	23.1.2012
6.	Shahid Beheshti University	Daneshju Blvd., Yaman St., Chamran Blvd., P.O. Box 19839-63113, Tehran, Iran	Owned or controlled by Ministry of Defence and Armed Forces Logistics (MODAFL). Carries out scientific research in relation to the development of nuclear weapons.	23.5.2011

## ANNEX III

**Persons and entity referred to in Article 3**

## Persons

1. Azim Aghajani (also spelled: Adhajani). Function: Member of the IRGC-Qods Force operating under the direction of Qods Force Commander, Major General Qasem Soleimani, who was designated by the UN Security Council in Resolution 1747 (2007).

Other information: facilitated a breach of paragraph 5 of Resolution 1747 (2007) prohibiting the export of arms and related materiel from Iran.

Additional information: Nationality: Iran. Passport Number: 6620505, 9003213

Date of UN designation: 18 April 2012

2. Ali Akbar Tabatabaei (alias: Sayed Akbar Tahmaesebi). Function: Member of the IRGC Qods Force operating under the direction of Qods Force Commander, Major General Qasem Soleimani, who was designated by the UN Security Council in Resolution 1747 (2007).

Other information: facilitated a breach of paragraph 5 of Resolution 1747 (2007) prohibiting the export of arms and related materiel from Iran.

Additional information: Nationality: Iran. Date of birth: 1967

Date of UN designation: 18 April 2012

## Entity

1. Behineh Trading Co.

Other information: An Iranian company that played a key role in Iran's illicit transfer of arms to West Africa and acted on behalf of the IRGC Qods Force, commanded by Major General Qasem Soleimani, designated by the UN Security Council in Resolution 1747 (2007), as the shipper of the weapons consignment.

Additional information: Location: Tavakoli Building, Opposite of 15th Alley, Emam-Jomeh Street, Tehran, Iran. Telephone: +98 919 538 2305. Website: <http://www.behinehco.ir>

Date of UN designation: 18 April 2012

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**CORRIGENDA****Corrigendum to Directive 2009/52/EC of the European Parliament and of the Council of 18 June 2009 providing for minimum standards on sanctions and measures against employers of illegally staying third-country nationals**

*(Official Journal of the European Union L 168 of 30 June 2009)*

On page 24, footnote 3:

*for:* 'Opinion of the European Parliament of 4 February 2009 ...',

*read:* 'Opinion of the European Parliament of 19 February 2009 ...'.

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