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## Legislation

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

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

## II

(Non-legislative acts)

## REGULATIONS

## COUNCIL IMPLEMENTING REGULATION (EU) 2015/357

of 5 March 2015

**implementing Regulation (EU) No 208/2014 concerning restrictive measures directed against certain persons, entities and bodies in view of the situation in Ukraine**

THE COUNCIL OF THE EUROPEAN UNION,

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

Having regard to Council Regulation (EU) No 208/2014 of 5 March 2014 concerning restrictive measures directed against certain persons, entities and bodies in view of the situation in Ukraine <sup>(1)</sup>, and in particular Article 14(1) thereof,

Whereas:

- (1) On 5 March 2014, the Council adopted Regulation (EU) No 208/2014.
- (2) On the basis of a review by the Council, the entries for 18 persons should be amended.
- (3) Annex I to Regulation (EU) No 208/2014 should therefore be amended accordingly,

HAS ADOPTED THIS REGULATION:

*Article 1*

Annex I to Regulation (EU) No 208/2014 is replaced by the text appearing in the Annex to this Regulation.

*Article 2*

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

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

Done at Brussels, 5 March 2015.

*For the Council*

*The President*

D. REIZNIECE-OZOLA

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<sup>(1)</sup> OJ L 66, 6.3.2014, p. 1.

## ANNEX

## ANNEX I

## List of natural and legal persons, entities and bodies referred to in Article 2

	Name	Identifying information	Statement of reasons	Date of listing
1.	Viktor Fedorovych Yanukovich (Віктор Федорович Янукович), Viktor Fedorovich Yanukovich (Виктор Фёдорович Янукович)	born on 9 July 1950 in Yenakiieve (Donetsk oblast), former President of Ukraine	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
2.	Vitalii Yuriyovych Zakharchenko (Віталій Юрійович Захарченко), Vitaliy Yurievich Zakharchenko (Виталий Юрьевич Захарченко)	born on 20 January 1963 in Kostiantynivka (Donetsk oblast), former Minister of Internal Affairs	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
3.	Viktor Pavlovych Pshonka (Віктор Павлович Пшонка)	born on 6 February 1954 in Serhiyivka (Donetsk oblast), former Prosecutor General of Ukraine	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
4.	Olena Leonidivna Lukash (Олена Леонідівна Лукаш), Elena Leonidovna Lukash (Елена Леонидовна Лукаш)	born on 12 November 1976 in Ribnița (Moldova), former Minister of Justice	Person subject to investigations by the Ukrainian authorities for the abuse of office as a public office-holder in order to procure an unjustified advantage for herself or for a third party and thereby causing a loss to Ukrainian public funds.	6.3.2014
5.	Andrii Petrovych Kliuiev (Андрій Петрович Ключев), Andriy Petrovych Ключев	born on 12 August 1964 in Donetsk, former Head of Administration of President of Ukraine	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets and in connection with the misuse of office by a public office-holder to procure an unjustified advantage for himself or a third party thereby causing a loss to the Ukrainian public budget or assets.	6.3.2014
6.	Viktor Ivanovych Ratushniak (Віктор Іванович Ратушняк)	born on 16 October 1959, former Deputy Minister of Internal Affairs	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets and for being an accomplice thereto.	6.3.2014

	Name	Identifying information	Statement of reasons	Date of listing
7.	Oleksandr Viktorovych Yanukovych (Олександр Вікторович Янукович)	born on 10 July 1973 in Yenakiiieve (Donetsk oblast), son of former President, businessman	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
8.	Viktor Viktorovych Yanukovych (Віктор Вікторович Янукович)	born on 16 July 1981 in Yenakiiieve (Donetsk oblast), son of former President, Member of the Verkhovna Rada of Ukraine	Person subject to investigations by the Ukrainian authorities for the misappropriation of public funds or assets. Person associated with a designated person (former President of Ukraine, Viktor Fedorovych Yanukovych) subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
9.	Artem Viktorovych Pshonka (Артем Вікторович Пшонка)	born on 19 March 1976 in Kramatorsk (Donetsk oblast), son of former Prosecutor General, Deputy Head of the faction of Party of Regions in the Verkhovna Rada of Ukraine	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets and for being an accomplice thereto.	6.3.2014
10.	Serhii Petrovych Kliuiev (Сергій Петрович Ключев), Serhiy Petrovych Klyuyev	born on 19 August 1969 in Donetsk, brother of Mr Andrii Kliuiev, businessman	Person subject to investigation by the Ukrainian authorities for involvement in the misappropriation of public funds or assets and in the abuse of public office as a public office-holder in order to procure an unjustified advantage for himself or for a third party and thereby causing a loss to Ukrainian public funds or assets. Person associated with a designated person (Andrii Petrovych Kliuiev) subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
11.	Mykola Yanovych Azarov (Микола Янович Азаров), Nikolai Yanovich Azarov (Николай Янович Азаров)	born on 17 December 1947 in Kaluga (Russia), Prime Minister of Ukraine until January 2014	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
12.	Serhiy Vitaliyovych Kurchenko (Сергій Віталійович Курченко)	born on 21 September 1985 in Kharkiv, businessman	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014

	Name	Identifying information	Statement of reasons	Date of listing
13.	Dmytro Volodymyrovych Tabachnyk (Дмитро Володимирович Табачник)	born on 28 November 1963 in Kiev, former Minister of Education and Science	Person subject to investigation by the Ukrainian authorities for the abuse of office as a public office-holder in order to procure an unjustified advantage for himself or for a third party and thereby causing a loss to Ukrainian public funds or assets.	6.3.2014
14.	Raisa Vasylyvna Bohatyriova (Раїса Василівна Богатирьова), Raisa Vasilievna Bogatyreva (Раїса Васильевна Богатырёва)	born on 6 January 1953 in Bakal (Chelyabinsk oblast, Russia), former Minister of Health	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
15.	Serhiy Hennadiyovych Arbuzov (Сергій Геннадійович Арбузов), Sergei Gennadievich Arbuzov (Сергей Геннадиевич Арбузов)	born on 24 March 1976 in Donetsk, former Prime Minister of Ukraine	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	15.4.2014
16.	Yuriy Volodymyrovych Ivanyushchenko (Юрій Володимирович Іванющенко)	born on 21 February 1959 in Yenakiieve (Donetsk oblast), Party of Regions MP	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	15.4.2014
17.	Oleksandr Viktorovych Klymenko (Олександр Вікторович Клименко)	born on 16 November 1980 in Makiivka (Donetsk oblast), former Minister of Revenues and Charges	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets and for the abuse of office by a public office-holder in order to procure an unjustified advantage for himself or for a third party and thereby causing a loss to Ukrainian public funds or assets.	15.4.2014
18.	Edward Stavvytskyi, Eduard Anatoliyovych Stavvytsky (Едуард Анатолійович Ставицький)	born on 4 October 1972 in Lebedyn (Sumy oblast), former Minister of Fuel and Energy of Ukraine  Reportedly residing in Israel. However, still in possession of his Ukrainian citizenship	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	15.4.2014'

**COMMISSION IMPLEMENTING REGULATION (EU) 2015/358**  
**of 3 March 2015**

**approving non-minor amendments to the specification for a name entered in the register of protected designations of origin and protected geographical indications (Cereza del Jerte (PDO))**

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs <sup>(1)</sup>, and in particular Article 52(2) thereof,

Whereas:

- (1) Pursuant to the first subparagraph of Article 53(1) of Regulation (EU) No 1151/2012, the Commission has examined Spain's application for the approval of amendments to the specification for the protected designation of origin 'Cereza del Jerte', registered under Commission Regulation (EC) No 1485/2007 <sup>(2)</sup>.
- (2) Since the amendments in question are not minor within the meaning of Article 53(2) of Regulation (EU) No 1151/2012, the Commission published the amendment application in the *Official Journal of the European Union* <sup>(3)</sup> as required by Article 50(2)(a) of that Regulation.
- (3) As no statement of opposition under Article 51 of Regulation (EU) No 1151/2012 has been received by the Commission, the amendments should be approved,

HAS ADOPTED THIS REGULATION:

*Article 1*

The amendments to the specification published in the *Official Journal of the European Union* regarding the name 'Cereza del Jerte' (PDO) are hereby approved.

*Article 2*

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

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

Done at Brussels, 3 March 2015.

*For the Commission,*  
*On behalf of the President,*  
Phil HOGAN  
*Member of the Commission*

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<sup>(1)</sup> OJ L 343, 14.12.2012, p. 1.

<sup>(2)</sup> Commission Regulation (EC) No 1485/2007 of 14 December 2007 registering certain names in the Register of protected designations of origin and protected geographical indications (Carne de Bísaro Transmontano or Carne de Porco Transmontano (PDO), Szegedi szalámi or Szegedi téliszalámi (PDO), Pecorino di Filiano (PDO), Cereza del Jerte (PDO), Garbanzo de Fuentesauco (PGI), Lenteja Pardina de Tierra de Campos (PGI), Λουκούμι Γεροσκήπου (Loukoumi Geroskipou) (PGI), Skalický trdelník (PGI)) (OJ L 330, 15.12.2007, p. 13).

<sup>(3)</sup> OJ C 387, 1.11.2014, p. 8.

**COMMISSION REGULATION (EU) 2015/359****of 4 March 2015****implementing Regulation (EC) No 1338/2008 of the European Parliament and of the Council as regards statistics on healthcare expenditure and financing****(Text with EEA relevance)**

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EC) No 1338/2008 of the European Parliament and of the Council of 16 December 2008 on Community statistics on public health and health and safety at work <sup>(1)</sup>, and in particular Article 9(1) and Annex II, point (d), thereof,

Whereas:

- (1) Regulation (EC) No 1338/2008 establishes a common framework for the systematic production of European statistics on public health and health and safety at work.
- (2) Implementing measures determine the data and metadata to be supplied on healthcare expenditure and financing and the reference periods, intervals and time limits for the data provision.
- (3) In accordance with Article 6(2) of Regulation (EC) No 1338/2008, a cost-benefit analysis, taking into account the benefits of the availability of data on healthcare expenditure and financing in relation to the cost of the data collections, which Member States have been conducting on a voluntary basis since 2005 according to the principles set out by the System of Health Accounts, and the burden on Member States, has been carried out. Pursuant to Article 6(1) of Regulation (EC) No 1338/2008, in 2013 and 2014, the Commission instituted pilot studies that were completed on a voluntary basis by the Member States. The Commission has discussed user needs with Member States at various meetings. The availability of EU-wide data is likely to be of great benefit for decisions relating to health and social policy.
- (4) In order to ensure relevance and comparability of data, the System of Health Accounts 2011 manual <sup>(2)</sup>, which was produced jointly by the Commission (Eurostat), the Organisation for Economic Cooperation and Development (OECD) and the World Health Organisation (WHO) and sets out the concepts, the definitions and the methods for data processing relating to healthcare expenditure and financing, should form the basis for the detailed questionnaire and the accompanying guidelines used in the joint annual data collection exercise carried out by these three bodies.
- (5) The measures provided for in this Regulation are in accordance with the opinion of the European Statistical System Committee,

HAS ADOPTED THIS REGULATION:

*Article 1*

This Regulation lays down rules for the development and production of European statistics in the area of healthcare expenditure and financing, one of the subjects for statistics on healthcare listed in Annex II to Regulation (EC) No 1338/2008.

*Article 2*

The definitions to be used in applying this Regulation are set out in Annex I.

<sup>(1)</sup> OJ L 354, 31.12.2008, p. 70.

<sup>(2)</sup> OECD, Eurostat, WHO (2011), A System of Health Accounts, OECD Publishing, doi: 10.1787/9789264116016-en



*Article 3*

Member States shall provide data on the areas specified in Annex II.

*Article 4*

1. Member States shall provide the required data and the associated standard reference metadata on an annual basis. The reference period shall be the calendar year.
2. Data and reference metadata for the reference year N shall be transmitted by 30 April N+2.
3. Data and reference metadata shall be provided to the Commission (Eurostat) using the single entry point services or should be made available for retrieval by the Commission (Eurostat) by electronic means on an annual basis.
4. The first reference year shall be 2014.
5. The last reference year shall be 2020.
6. By way of derogation from paragraph 2, Member States shall provide the data and reference metadata for the reference year 2014 by 31 May 2016.

*Article 5*

1. Member States shall provide data at the level of aggregation specified in Annex II.
2. Member States shall provide the necessary reference metadata, in particular concerning the data sources, their coverage and the compilation methods used, information on features of national healthcare expenditure and financing specific to the Member States that deviate from definitions provided in Annex I, references to national legislation where this forms the basis for healthcare expenditure and financing, as well as information on any changes to the statistical concepts mentioned hereto.

*Article 6*

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

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

Done at Brussels, 4 March 2015.

*For the Commission*  
*The President*  
Jean-Claude JUNCKER

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## ANNEX I

**Definitions**

1. 'Healthcare' means all activities with the primary purpose of improving, maintaining and preventing the deterioration of the health status of persons and mitigating the consequences of ill-health through the application of qualified health knowledge;
2. 'Current expenditure on healthcare' means the final consumption expenditure of resident units on healthcare goods and services, including the healthcare goods and services provided directly to individual persons as well as collective healthcare services;
3. 'Healthcare functions' relate to the type of need that current expenditure on healthcare aims to satisfy or the kind of objective pursued;
4. 'Curative care' means the healthcare services during which the principal intent is to relieve symptoms or to reduce the severity of an illness or injury, or to protect against its exacerbation or complication that could threaten life or normal function;
5. 'Rehabilitative care' means the services to stabilise, improve or restore impaired body functions and structures, compensate for the absence or loss of body functions and structures, improve activities and participation and prevent impairments, medical complications and risks;
6. 'Inpatient care' means the treatment and/or care provided in a healthcare facility to patients formally admitted and requiring an overnight stay;
7. 'Outpatient care' means the medical and ancillary services delivered in a healthcare facility to a patient who is not formally admitted and does not stay overnight;
8. 'Day care' means the planned medical and paramedical services delivered in a healthcare facility to patients who have been formally admitted for diagnosis, treatment or other types of healthcare and are discharged on the same day;
9. 'Long-term care (health)' means a range of medical and personal care services that are consumed with the primary goal of alleviating pain and suffering and reducing or managing the deterioration in health status in patients with a degree of long-term dependency;
10. 'Home-based care' means the medical, ancillary and nursing services that are consumed by patients at their home and involve the providers' physical presence;
11. 'Ancillary services' (non-specified by function) means the healthcare or long-term care related services non-specified by function and non-specified by mode of provision, which the patient consumes directly, in particular during an independent contact with the health system and that are not integral part of a care service package, such as laboratory or imaging services or patient transportation and emergency rescue;
12. 'Pharmaceuticals and other medical non-durable goods' (non-specified by function) means pharmaceutical products and non-durable medical goods intended for use in the diagnosis, cure, mitigation or treatment of disease, including prescribed medicines and over-the-counter drugs, where the function and mode of provision are not specified;
13. 'Therapeutic appliances and other medical goods' (non-specified by function) means medical durable goods including orthotic devices that support or correct deformities and/or abnormalities of the human body, orthopaedic appliances, prostheses or artificial extensions that replace a missing body part, and other prosthetic devices including implants which replace or supplement the functionality of a missing biological structure and medico-technical devices, where the function and the mode of provision are not specified;
14. 'Preventive care' means any measure that aims to avoid or reduce the number or the severity of injuries and diseases, their sequelae and complications;
15. 'Governance, and health system and financing administration' means services that focus on the health system rather than direct healthcare, direct and support health system functioning, and are considered to be collective, as they are not allocated to specific individuals but benefit all health system users;

16. 'Healthcare financing schemes' means types of financing arrangements through which people obtain health services, including both direct payments by households for services and goods and third-party financing arrangements;
17. 'Government schemes' means healthcare financing schemes whose characteristics are determined by law or by the government and where a separate budget is set for the programme and a government unit that has an overall responsibility for it;
18. 'Compulsory contributory health insurance scheme' means a financing arrangement to ensure access to healthcare for specific population groups through mandatory participation determined by law or by the government and eligibility based on the payment of health insurance contributions by or on behalf of the individuals concerned;
19. 'Compulsory medical savings accounts (MSA)' means savings accounts that are legally compulsory, whereby the basic method for fund-raising and some issues concerning the use of the account to pay for health services are regulated by government, and where there is no pooling across individuals, except for family members;
20. 'Voluntary health insurance schemes' means schemes based upon the purchase of a health insurance policy, which is not made compulsory by government and where insurance premiums may be directly or indirectly subsidised by the government;
21. 'Non-profit institutions financing schemes' means non-compulsory financing arrangements and programmes with non-contributory benefit entitlement that are based on donations from the general public, the government or corporations;
22. 'Enterprise financing schemes' means primarily arrangements where enterprises directly provide or finance health services for their employees without the involvement of an insurance-type scheme;
23. 'Household out-of-pocket payment' means a direct payment for healthcare goods and services from the household primary income or savings, where the payment is made by the user at the time of the purchase of goods or the use of the services;
24. 'Rest of the world financing schemes' means financial arrangements involving or managed by institutional units that are resident abroad, but who collect, pool resources and purchase healthcare goods and services on behalf of residents, without transiting their funds through a resident scheme;
25. 'Healthcare providers' means the organisations and actors that deliver healthcare goods and services as their primary activity, as well as those for which healthcare provision is only one among a number of activities;
26. 'Hospitals' means the licensed establishments that are primarily engaged in providing medical, diagnostic and treatment services that include physician, nursing and other health services to inpatients and the specialised accommodation services required by inpatients and which may also provide day care, outpatient and home healthcare services;
27. 'Residential long-term care facilities' means establishments that are primarily engaged in providing residential long-term care that combines nursing, supervisory or other types of care as required by the residents, where a significant part of the production process and the care provided is a mix of health and social services with the health services being largely at the level of nursing care in combination with personal care services;
28. 'Providers of ambulatory healthcare' means establishments that are primarily engaged in providing healthcare services directly to outpatients who do not require inpatient services, including both offices of general medical practitioners and medical specialists and establishments specialising in the treatment of day-cases and in the delivery of home care services;
29. 'Providers of ancillary services' means establishments that provide specific ancillary type of services directly to outpatients under the supervision of health professionals and not covered within the episode of treatment by hospitals, nursing care facilities, ambulatory care providers or other providers;
30. 'Retailers and other providers of medical goods' means establishments whose primary activity is the retail sale of medical goods to the general public for individual or household consumption or utilisation, including fitting and repair done in combination with sale;

31. 'Providers of preventive care' means organisations that primarily provide collective preventive programmes and campaigns/public health programmes for specific groups of individuals or the population-at-large, such as health promotion and protection agencies or public health institutes as well as specialised establishments providing primary preventive care as their principal activity;
  32. 'Providers of healthcare system administration and financing' means establishments that are primarily engaged in the regulation of the activities of agencies that provide healthcare and in the overall administration of the healthcare sector, including the administration of health financing;
  33. 'Rest of the economy' means other resident healthcare providers not elsewhere classified, including households as providers of personal home health services to family members, in cases where they correspond to social transfer payments granted for this purpose as well as all other industries that offer healthcare as a secondary activity;
  34. 'Rest of the world providers' means all non-resident units providing healthcare goods and services as well as those involved in health-related activities.
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## Subjects to be covered and their characteristics, cross-classification data and breakdowns

## 1. Cross-classification current expenditure on healthcare by healthcare functions (HC) and financing schemes (HF) (\*)

	Financing schemes	HF.1.1	HF.1.2; HF.1.3	HF.2.1	HF.2.2	HF.2.3	HF.3	HF.4	
Healthcare functions		Government schemes	Compulsory contributory health insurance schemes and Compulsory medical saving accounts (**)	Voluntary health insurance schemes	Non-profit institutions financing schemes	Enterprises financing schemes	Household out-of-pocket payment	Rest of the world financing schemes	Current expenditure on healthcare HF.1-HF.4
HC.1.1; HC.2.1	Inpatient curative and rehabilitative care								
HC.1.2; HC.2.2	Day curative and rehabilitative care								
HC.1.3; HC.2.3	Outpatient curative and rehabilitative care								
HC.1.4; HC.2.4	Home-based curative and rehabilitative care								
HC.3.1	Inpatient long-term care (health)								
HC.3.2	Day long-term care (health)								
HC.3.3	Outpatient long-term care (health)								
HC.3.4	Home-based long-term care (health)								
HC.4	Ancillary services (non-specified by function)								
HC.5.1	Pharmaceuticals and other medical non-durable goods (non-specified by function)								
HC.5.2	Therapeutic appliances and other medical goods (non-specified by function)								

	Financing schemes	HF.1.1	HF.1.2; HF.1.3	HF.2.1	HF.2.2	HF.2.3	HF.3	HF.4	
Healthcare functions		Government schemes	Compulsory contributory health insurance schemes and Compulsory medical saving accounts (**)	Voluntary health insurance schemes	Non-profit institutions financing schemes	Enterprises financing schemes	Household out-of-pocket payment	Rest of the world financing schemes	Current expenditure on healthcare HF.1-HF.4
HC.6	Preventive care (***)								
HC.7	Governance and health system and financing administration								
HC.9	Other healthcare services not elsewhere classified (n.e.c.)								
	<i>Current expenditure on healthcare</i> HC.1-HC.9								

(\*) Data shall be transmitted in millions of national currency.

(\*\*) Expenditure on HF.1.3 shall be reported in the metadata.

(\*\*\*) Preventive care is based on a health promotion strategy that involves a process to enable people to improve their health through the control over some of its immediate determinants. Interventions are included when their primary purpose is health promotion and if they occur before the diagnosis has been made. Preventive care includes interventions for both individual and collective consumption.

2. Cross-classification current expenditure on healthcare by healthcare functions (HC) and healthcare providers (HP) (\*)

	Healthcare providers	HP.1	HP.2	HP.3	HP.4	HP.5	HP.6	HP.7	HP.8	HP.9	
Healthcare functions		Hospitals	Residential long-term care facilities	Providers of ambulatory healthcare	Providers of ancillary services	Retailers and other providers of medical goods	Providers of preventive care	Providers of healthcare system administration and financing	Rest of the economy	Rest of the world	Current expenditure on healthcare HP.1-HP.9
HC.1.1; HC.2.1	Inpatient curative and rehabilitative care										
HC.1.2; HC.2.2	Day cases of curative and rehabilitative care										
HC.1.3; HC.2.3	Outpatient curative and rehabilitative care										
HC.1.4; HC.2.4	Home-based curative and rehabilitative care										
HC.3.1	Inpatient long-term care (health)										
HC.3.2	Day long-term care (health)										
HC.3.3	Outpatient long-term care (health)										
HC.3.4	Home-based long-term care (health)										
HC.4	Ancillary services (non-specified by function)										
HC.5.1	Pharmaceuticals and other medical non-durable goods (non-specified by function)										
HC.5.2	Therapeutic appliances and other medical goods (non-specified by function)										
HC.6	Preventive care (**)										
HC.7	Governance and health system and financing administration										





	Financing schemes	HF.1.1	HF.1.2; HF.1.3	HF.2.1	HF.2.2	HF.2.3	HF.3	HF.4	
Healthcare providers		Government schemes	Compulsory contributory health insurance schemes and Compulsory medical saving accounts (**)	Voluntary health insurance schemes	Non-profit institutions financing schemes	Enterprises financing schemes	Household out-of-pocket payment	Rest of the world financing schemes (non-resident)	Current expenditure on healthcare HF.1-HF.4
HP.5	Retailers and other providers of medical goods								
HP.6	Providers of preventive care								
HP.7	Providers of healthcare system administration and financing								
HP.8	Rest of the economy								
HP.9	Rest of the world								
	<i>Current expenditure on healthcare</i> <i>HP.1-HP.9</i>								

(\*) Data shall be transmitted in millions of national currency.

(\*\*) Expenditure on HF.1.3 shall be reported in the metadata.

**COMMISSION IMPLEMENTING REGULATION (EU) 2015/360**  
**of 5 March 2015**  
**opening private storage for pigmeat and fixing in advance the amount of aid**

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EU) No 1308/2013 of the European Parliament and of the Council 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 <sup>(1)</sup>, and in particular Article 18(2), Article 20 (c), (k), (l), (m) and (n) and Article 223(3)(c) thereof.

Having regard to Council Regulation (EU) No 1370/2013 of 16 December 2013 determining measures on fixing certain aids and refunds related to the common organisation of the markets in agricultural products <sup>(2)</sup> and in particular Article 4(2) thereof,

Whereas:

- (1) Point (h) of the first paragraph of Article 17 of Regulation (EU) No 1308/2013 provides for the possibility to grant private storage aid for pigmeat.
- (2) Average recorded Union market prices have been below the reference threshold as laid down in point (f) of Article 7(1) of Regulation (EU) No 1308/2013 for more than 18 consecutive weeks and have significant negative impact on the margins in the pig sector. The persisting difficult market situation compromises the financial stability of many farms. The temporary removal of pigmeat from the market seems necessary in order to re-establish market balance and increase of prices. Therefore, it is appropriate to grant aid for private storage for pigmeat and to fix the amount of aid in advance.
- (3) Commission Regulation (EC) No 826/2008 <sup>(3)</sup> has established common rules for the implementation of private storage aid schemes.
- (4) Pursuant to Article 6 of Regulation (EC) No 826/2008, aid fixed in advance is to be granted in accordance with the detailed rules and conditions provided for in Chapter III of that Regulation.
- (5) In order to facilitate the management of the measure, the pigmeat products should be classified in categories according to similarities with regard to the level of storage cost.
- (6) In order to facilitate the administrative and control work relating to the conclusion of contracts, the minimum quantities of products to be covered by each application should be fixed.
- (7) A security should be fixed in order to ensure the operators fulfil their contractual obligations and that the measure will have its desired effect on the market.
- (8) Article 35 of Regulation (EC) No 826/2008 provides for the information that the Member States have to notify to the Commission. It is appropriate to lay down some specific rules on the frequency of the notifications as regards the quantities applied for within the framework of this Regulation.
- (9) The Committee for the Common Organisation of Agricultural Markets has not delivered an opinion within the time limit set by its Chair,

<sup>(1)</sup> OJ L 347, 20.12.2013, p. 671.

<sup>(2)</sup> OJ L 346, 20.12.2013, p. 12.

<sup>(3)</sup> Commission Regulation (EC) No 826/2008 of 20 August 2008 laying down common rules for the granting of private storage aid for certain agricultural products (OJ L 223, 21.8.2008, p. 3).

HAS ADOPTED THIS REGULATION:

#### *Article 1*

##### **Scope**

1. This Regulation provides for private storage aid for pigmeat as referred to in point (h) of the first paragraph of Article 17 of Regulation (EU) No 1308/2013.
2. The list of categories of products eligible for aid and the relevant amounts are set out in the Annex to this Regulation.
3. Regulation (EC) No 826/2008 shall apply, save as otherwise provided in this Regulation.

#### *Article 2*

##### **Submission of applications**

1. From 9 March 2015 applications for private storage aid for the categories of pigmeat products eligible for aid referred to in Article 1 may be lodged.
2. Applications shall relate to a storage period of 90, 120 or 150 days.
3. Each application shall refer to only one of the categories of products listed in the Annex, indicating the relevant CN code within that category.
4. Each application shall cover a minimum quantity of at least 10 tonnes for boned products and 15 tonnes for other products.

#### *Article 3*

##### **Securities**

The amount of the security, by tonne of product, to be lodged in accordance with Article 16(2)(i) of Regulation (EC) No 826/2008 shall be equal to 20 % of the amounts of the aid set out in columns 3, 4 and 5 of the table in the Annex to this Regulation.

#### *Article 4*

##### **Frequency of notifications of the quantities applied for**

Member States shall notify the Commission twice a week the quantities for which applications to conclude contracts have been submitted, as follows:

- (a) each Monday by 12.00 (Brussels time) the quantities for which applications have been submitted on Thursday and Friday of the preceding week;
- (b) each Thursday by 12.00 (Brussels time) the quantities for which applications have been submitted on Monday, Tuesday and Wednesday of the same week.

*Article 5***Entry into force**

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

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

Done at Brussels, 5 March 2015.

*For the Commission*  
*The President*  
Jean-Claude JUNCKER

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## ANNEX

Categories of products	Products in respect of which aid is granted	Amount of aid for a storage period of (EUR/tonne)		
		90 days	120 days	150 days
1	2	3	4	5
<b>Category 1</b> ex 0203 11 10	Half-carcases without the forefoot, tail, kidney, thin skirt and spinal cord <sup>(1)</sup>	230	243	257
<b>Category 2</b> ex 0203 12 11 ex 0203 12 19 ex 0203 19 11 ex 0203 19 13	Hams Shoulders Fore-ends Loins, with or without the neck-end, or neck-ends separately, loins with or without the chump <sup>(2)</sup> <sup>(3)</sup>	254	266	278
<b>Category 3</b> ex 0203 19 55	Legs, shoulders, fore-ends, loins with or without the neck-end, or neck-ends separately, loins with or without the chump, boned <sup>(2)</sup> <sup>(3)</sup>	281	293	305
<b>Category 4</b> ex 0203 19 15	Bellies, whole or trimmed by rectangular cut	210	221	233
<b>Category 5</b> ex 0203 19 55	Bellies, whole or trimmed by rectangular cut, without rind and ribs	226	238	254
<b>Category 6</b> ex 0203 19 55	Cuts corresponding to 'middles', with or without rind or fat, boned <sup>(4)</sup>	228	241	254

<sup>(1)</sup> The aid may also be granted for half-carcases presented as Wiltshire sides, i.e. without the head, cheek, chap, feet, tail, flare fat, kidney, tenderloin, blade bone, sternum, vertebral column, pelvic bone and diaphragm.

<sup>(2)</sup> Loins and neck-ends may be with or without rind but the adherent layer of fat may not exceed 25 mm in depth.

<sup>(3)</sup> The quantity contracted may cover any combination of the products referred to.

<sup>(4)</sup> Same presentation as for products falling within CN code 0210 19 20.

**COMMISSION IMPLEMENTING REGULATION (EU) 2015/361****of 5 March 2015****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 Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 <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 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 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, 5 March 2015.

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

*Director-General for Agriculture and Rural Development*

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<sup>(1)</sup> OJ L 347, 20.12.2013, p. 671.

<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	EG	104,1
	MA	84,2
	TR	98,5
	ZZ	95,6
0707 00 05	JO	253,9
	TR	186,5
	ZZ	220,2
0709 93 10	MA	93,4
	TR	189,9
	ZZ	141,7
0805 10 20	EG	47,6
	IL	75,4
	MA	70,9
	TN	64,3
	TR	70,7
	ZZ	65,8
	ZZ	61,6
0805 50 10	TR	61,6
	ZZ	61,6
0808 10 80	BR	69,1
	CA	85,3
	CL	94,8
	MK	24,7
	US	170,6
	ZZ	88,9
	ZZ	88,9
0808 30 90	AR	117,6
	CL	135,4
	CN	79,8
	US	122,7
	ZA	110,5
	ZZ	113,2
	ZZ	113,2

<sup>(1)</sup> Nomenclature of countries laid down by Commission Regulation (EU) No 1106/2012 of 27 November 2012 implementing Regulation (EC) No 471/2009 of the European Parliament and of the Council on Community statistics relating to external trade with non-member countries, as regards the update of the nomenclature of countries and territories (OJ L 328, 28.11.2012, p. 7). Code 'ZZ' stands for 'of other origin'.

# DECISIONS

## COUNCIL DECISION (EU) 2015/362

of 2 March 2015

**establishing the position to be taken on behalf of the European Union within the General Council of the World Trade Organization on the United States' request for a WTO waiver to extend and expand the scope of the US Caribbean Basin Economic Recovery Act (CBERA)**

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular the first subparagraph of Article 207(4), in conjunction with Article 218(9) thereof,

Having regard to the proposal from the European Commission,

Whereas:

- (1) Paragraphs 3 and 4 of Article IX of the Marrakesh Agreement establishing the World Trade Organization ('WTO Agreement') set out the procedures for the granting of waivers concerning the Multilateral Trade Agreements in Annex 1A or 1B or 1C to the WTO Agreement and their annexes.
- (2) The United States was granted a waiver of obligations under paragraph 1 of Article I of the General Agreement on Tariffs and Trade 1994 ('GATT 1994') on 15 February 1985 for the period from 1 January 1984 to 30 September 1995. On 15 November 1995 the United States was granted a renewal of that waiver to 30 September 2005, and again on 29 May 2009 to 31 December 2014, to the extent necessary to permit the United States to provide duty-free treatment for imports of eligible products originating in beneficiary Central American and Caribbean countries and territories ('beneficiary countries') designated pursuant to the provisions of the Caribbean Basin Economic Recovery Act of 1983 as amended by the Caribbean Basin Economic Recovery Expansion Act of 1990 and by the United States-Caribbean Basin Trade Partnership Act, the Haitian Hemispheric Opportunity through Partnership Encouragement Act of 2006, the Haitian Hemispheric Opportunity through Partnership Encouragement Act of 2008 ('existing waiver').
- (3) Pursuant to paragraph 3 of Article IX of the WTO Agreement, the United States submitted a request to extend the existing waiver to 31 December 2019 and expand the scope of the existing waiver of its obligations under paragraph 1 of Article I of the GATT 1994 to the extent necessary to permit the United States to provide duty-free treatment to eligible products originating in beneficiary countries designated pursuant to the provisions of the Caribbean Basin Economic Recovery Act of 1983 as amended by the Caribbean Basin Economic Recovery Expansion Act of 1990 and by the United States-Caribbean Basin Trade Partnership Act, the Haitian Hemispheric Opportunity through Partnership Encouragement Act of 2006, the Haitian Hemispheric Opportunity through Partnership Encouragement Act of 2008, and the Haitian Economic Lift Program Act of 2010.
- (4) The granting of the United States request for a WTO waiver would not affect negatively either the economy of the Union or the trade relations with the beneficiaries of the waiver. Moreover, the Union generally supports actions to combat poverty and promote stability in the beneficiaries' countries.
- (5) It is appropriate, therefore, to establish the position to be taken on behalf of the Union within the WTO General Council to support the waiver request by the United States,

HAS ADOPTED THIS DECISION:

### *Article 1*

The position to be taken on behalf of the Union within the General Council of the World Trade Organization shall be to support the United States' request to waive obligations under paragraph 1 of Article I of the General Agreement on Tariffs and Trade 1994 from 1 January 2015 until 31 December 2019 in accordance with the terms of the United States' waiver request.



This position shall be expressed by the Commission.

*Article 2*

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

Done at Brussels, 2 March 2015.

*For the Council*  
*The President*  
D. REIZNIECE-OZOLA

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**COUNCIL DECISION (CFSP) 2015/363****of 5 March 2015****concerning the temporary reception by Member States of the European Union of certain Palestinians**

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on European Union, and in particular Article 29 and Article 31(1) thereof,

Whereas:

- (1) On 31 January 2013, the Council adopted Decision 2013/71/CFSP concerning the temporary reception by Member States of the European Union of certain Palestinians <sup>(1)</sup>, which provided for an extension of the validity of their national permits for entry into, and stay in, the territory of the Member States referred to in Council Common Position 2002/400/CFSP <sup>(2)</sup> for a further period of 12 months.
- (2) On the basis of an evaluation of the application of Common Position 2002/400/CFSP, the Council considers it appropriate that the validity of those permits be extended for a further period of 24 months,

HAS ADOPTED THIS DECISION:

*Article 1*

The Member States referred to in Article 2 of Common Position 2002/400/CFSP shall extend the validity of national permits for entry and stay granted pursuant to Article 3 of that Common Position for a further period of 24 months, starting from 31 January 2014.

*Article 2*

The Council shall evaluate the application of Common Position 2002/400/CFSP within six months of the adoption of this Decision.

*Article 3*

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

Done at Brussels, 5 March 2015.

*For the Council*

*The President*

D. REIZNIECE-OZOLA

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<sup>(1)</sup> Council Decision 2013/71/CFSP of 31 January 2013 concerning the temporary reception by Member States of the European Union of certain Palestinians (OJ L 32, 1.2.2013, p. 19).

<sup>(2)</sup> Council Common Position 2002/400/CFSP of 21 May 2002 concerning the temporary reception by Member States of the European Union of certain Palestinians (OJ L 138, 28.5.2002, p. 33).

**COUNCIL DECISION (CFSP) 2015/364****of 5 March 2015****amending Decision 2014/119/CFSP concerning restrictive measures directed against certain persons, entities and bodies in view of the situation in Ukraine**

THE COUNCIL OF THE EUROPEAN UNION,

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

Whereas:

- (1) On 5 March 2014, the Council adopted Council Decision 2014/119/CFSP <sup>(1)</sup>.
- (2) On 29 January 2015, Council Decision (CFSP) 2015/143 <sup>(2)</sup> clarified the designation criteria for the freezing of funds targeting persons responsible for the misappropriation of Ukrainian State funds.
- (3) The restrictive measures set out in Decision 2014/119/CFSP apply until 6 March 2015. On the basis of a review of that Decision, the application of those restrictive measures should be extended until 6 March 2016 in respect of 14 persons, and until 6 June 2015 in respect of four persons. The entries for 18 persons should be amended.
- (4) Decision 2014/119/CFSP should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

*Article 1*

Decision 2014/119/CFSP is amended as follows:

- (1) Article 5 is replaced by the following:

*'Article 5*

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

This Decision shall apply until 6 March 2016. The measures in Article 1 shall apply with regard to entries No 4, 8, 10 and 13 in the Annex until 6 June 2015.

This Decision shall be kept under constant review. It shall be renewed, or amended as appropriate, if the Council deems that its objectives have not been met.;

- (2) the Annex is replaced by the text appearing in the Annex to this Decision.

*Article 2*

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

Done at Brussels, 5 March 2015.

*For the Council*

*The President*

D. REIZNIECE-OZOLA

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<sup>(1)</sup> Council Decision 2014/119/CFSP of 5 March 2014 concerning restrictive measures directed against certain persons, entities and bodies in view of the situation in Ukraine (OJ L 66, 6.3.2014, p. 26).

<sup>(2)</sup> Council Decision (CFSP) 2015/143 of 29 January 2015 amending Decision 2014/119/CFSP concerning restrictive measures directed against certain persons, entities and bodies in view of the situation in Ukraine (OJ L 24, 30.1.2015, p. 16).

ANNEX

ANNEX

**List of persons, entities and bodies referred to in Article 1**

	Name	Identifying information	Statement of reasons	Date of listing
1.	Viktor Fedorovych Yanukovich (Віктор Федорович Янукович), Viktor Fedorovich Yanukovich (Виктор Фёдорович Янукович)	born on 9 July 1950 in Yenakieve (Donetsk oblast), former President of Ukraine	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
2.	Vitalii Yuriyovych Zakharchenko (Віталій Юрійович Захарченко), Vitaliy Yurievich Zakharchenko (Виталий Юрьевич Захарченко)	born on 20 January 1963 in Kostiantynivka (Donetsk oblast), former Minister of Internal Affairs	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
3.	Viktor Pavlovych Pshonka (Віктор Павлович Пшонка)	born on 6 February 1954 in Serhiyivka (Donetsk oblast), former Prosecutor General of Ukraine	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
4.	Olena Leonidivna Lukash (Олена Леонідівна Лукаш), Elena Leonidovna Lukash (Елена Леонидовна Лукаш)	born on 12 November 1976 in Rîbnița (Moldova), former Minister of Justice	Person subject to investigations by the Ukrainian authorities for the abuse of office as a public office-holder in order to procure an unjustified advantage for herself or for a third party and thereby causing a loss to Ukrainian public funds.	6.3.2014
5.	Andrii Petrovych Kliuiev (Андрій Петрович Ключев), Andriy Petrovych Ключев	born on 12 August 1964 in Donetsk, former Head of Administration of President of Ukraine	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets and in connection with the misuse of office by a public office-holder to procure an unjustified advantage for himself or a third party thereby causing a loss to the Ukrainian public budget or assets.	6.3.2014
6.	Viktor Ivanovych Ratushniak (Віктор Іванович Ратушняк)	born on 16 October 1959, former Deputy Minister of Internal Affairs	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets and for being an accomplice thereto.	6.3.2014

	Name	Identifying information	Statement of reasons	Date of listing
7.	Oleksandr Viktorovych Yanukovych (Олександр Вікторович Янукович)	born on 10 July 1973 in Yenakiiieve (Donetsk oblast), son of former President, businessman	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
8.	Viktor Viktorovych Yanukovych (Віктор Вікторович Янукович)	born on 16 July 1981 in Yenakiiieve (Donetsk oblast), son of former President, Member of the Verkhovna Rada of Ukraine	Person subject to investigations by the Ukrainian authorities for the misappropriation of public funds or assets. Person associated with a designated person (former President of Ukraine, Viktor Fedorovych Yanukovych) subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
9.	Artem Viktorovych Pshonka (Артем Вікторович Пшонка)	born on 19 March 1976 in Kramatorsk (Donetsk oblast), son of former Prosecutor General, Deputy Head of the faction of Party of Regions in the Verkhovna Rada of Ukraine	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets and for being an accomplice thereto.	6.3.2014
10.	Serhii Petrovych Kliuiev (Сергій Петрович Ключев), Serhiy Petrovych Klyuyev	born on 19 August 1969 in Donetsk, brother of Mr Andrii Kliuiev, businessman	Person subject to investigation by the Ukrainian authorities for involvement in the misappropriation of public funds or assets and in the abuse of public office as a public office-holder in order to procure an unjustified advantage for himself or for a third party and thereby causing a loss to Ukrainian public funds or assets. Person associated with a designated person (Andrii Petrovych Kliuiev) subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
11.	Mykola Yanovych Azarov (Микола Янович Азаров), Nikolai Yanovich Azarov (Николай Янович Азаров)	born on 17 December 1947 in Kaluga (Russia), Prime Minister of Ukraine until January 2014	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
12.	Serhiy Vitaliyovych Kurchenko (Сергій Віталійович Курченко)	born on 21 September 1985 in Kharkiv, businessman	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014

	Name	Identifying information	Statement of reasons	Date of listing
13.	Dmytro Volodymyrovych Tabachnyk (Дмитро Володимирович Табачник)	born on 28 November 1963 in Kiev, former Minister of Education and Science	Person subject to investigation by the Ukrainian authorities for the abuse of office as a public office-holder in order to procure an unjustified advantage for himself or for a third party and thereby causing a loss to Ukrainian public funds or assets.	6.3.2014
14.	Raisa Vasylyvna Bohatyriova (Раїса Василівна Богатирьова), Raisa Vasilievna Bogatyreva (Раїса Васильевна Богатырёва)	born on 6 January 1953 in Bakal (Chelyabinsk oblast, Russia), former Minister of Health	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	6.3.2014
15.	Serhiy Hennadiyovych Arbutov (Сергій Геннадійович Арбузов), Sergei Gennadievich Arbutov (Сергей Геннадиевич Арбузов)	born on 24 March 1976 in Donetsk, former Prime Minister of Ukraine	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	15.4.2014
16.	Yuriy Volodymyrovych Ivanyushchenko (Юрій Володимирович Іванющенко)	born on 21 February 1959 in Yenakiieve (Donetsk oblast), Party of Regions MP	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	15.4.2014
17.	Oleksandr Viktorovych Klymenko (Олександр Вікторович Клименко)	born on 16 November 1980 in Makiivka (Donetsk oblast), former Minister of Revenues and Charges	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets and for the abuse of office by a public office-holder in order to procure an unjustified advantage for himself or for a third party and thereby causing a loss to Ukrainian public funds or assets.	15.4.2014
18.	Edward Stavvytskyi, Eduard Anatoliyovych Stavvytsky (Едуард Анатолійович Ставицький)	born on 4 October 1972 in Lebedyn (Sumy oblast), former Minister of Fuel and Energy of Ukraine  Reportedly residing in Israel. However, still in possession of his Ukrainian citizenship	Person subject to criminal proceedings by the Ukrainian authorities for the misappropriation of public funds or assets.	15.4.2014'

**COMMISSION IMPLEMENTING DECISION (EU) 2015/365****of 4 March 2015****granting derogations to certain Member States with respect to the transmission of statistics pursuant to Regulation (EC) No 1338/2008 of the European Parliament and of the Council, as regards statistics on healthcare expenditure and financing***(notified under document C(2015) 1377)***(Only the Dutch, English, Romanian and Spanish texts are authentic)****(Text with EEA relevance)**

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EC) No 1338/2008 of the European Parliament and of the Council of 16 December 2008 on Community statistics on public health and health and safety at work <sup>(1)</sup>, and in particular Article 9(2) thereof,

Whereas:

- (1) Regulation (EC) No 1338/2008 establishes a common framework for the systematic production of European statistics on public health and health and safety at work.
- (2) Regulation (EC) No 1338/2008 requires Member States to provide statistics on healthcare expenditure and financing as defined in Annex II to that Regulation.
- (3) According to Article 9(2) of Regulation (EC) No 1338/2008, derogations and transition periods may be adopted, where necessary, for Member States, provided they are based upon objective grounds.
- (4) The Kingdom of Spain, the Kingdom of the Netherlands, Romania and the United Kingdom of Great Britain and Northern Ireland have requested derogations due to the need for major adaptations in their national statistical systems in order to comply with Regulation (EC) No 1338/2008.
- (5) The derogations requested by these Member States should therefore be granted.
- (6) The measures provided for in this Decision are in accordance with the opinion of the European Statistical System Committee,

HAS ADOPTED THIS DECISION:

*Article 1*

Derogations set out in the Annex shall be granted to the Kingdom of Spain, the Kingdom of the Netherlands, Romania and the United Kingdom of Great Britain and Northern Ireland.

*Article 2*

This Decision is addressed to the Kingdom of Spain, the Kingdom of the Netherlands, Romania and the United Kingdom of Great Britain and Northern Ireland.

Done at Brussels, 4 March 2015.

*For the Commission*  
Marianne THYSSEN  
*Member of the Commission*

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<sup>(1)</sup> OJ L 354, 31.12.2008, p. 70.

## ANNEX

## DEROGATIONS FROM REGULATION (EC) NO 1338/2008 CONCERNING STATISTICS ON HEALTHCARE EXPENDITURE AND FINANCING

The Kingdom of Spain, the Kingdom of the Netherlands, Romania and the United Kingdom of Great Britain and Northern Ireland shall not deliver the variables specified in the following table:

Member State	Variables and breakdowns	End of derogation
Spain	1. Data and metadata for the reference year 2014 shall be delivered at the latest by 31 August 2016.	August 2016
	2. Data and metadata for the reference year 2015 shall be delivered at the latest by 31 August 2017.	August 2017
	3. Data and metadata for the reference year 2016 shall be delivered at the latest by 31 August 2018.	August 2018
Netherlands	<ol style="list-style-type: none"> <li>1. The figures both for all types of financing schemes (HF.1.1-HF.4) and for the current expenditure on healthcare (sum of HF.1.1 to HF.4) broken down by: <ol style="list-style-type: none"> <li>a. Inpatient curative and rehabilitative care (HC.1.1; HC.2.1) will also include Day curative and rehabilitative care (HC.1.2; HC.2.2)</li> <li>b. Day curative and rehabilitative care (HC.1.2; HC.2.2) will not be reported</li> <li>c. Inpatient long-term care (health) (HC.3.1) will also include Day long-term care (health) (HC.3.2) and Outpatient long-term care (health) (HC.3.3)</li> <li>d. Day long-term care (health) (HC.3.2) will not be reported</li> <li>e. Outpatient long-term care (health) (HC.3.3) will not be reported</li> </ol> </li> <li>2. The figures both for all types of healthcare providers (HP.1-HP.9) and for the current expenditure on healthcare (sum of HP.1 to HP.9) broken down by: <ol style="list-style-type: none"> <li>a. Inpatient curative and rehabilitative care (HC.1.1; HC.2.1) will also include Day curative and rehabilitative care (HC.1.2; HC.2.2)</li> <li>b. Day curative and rehabilitative care (HC.1.2; HC.2.2) will not be reported</li> <li>c. Inpatient long-term care (health) (HC.3.1) will also include Day long-term care (health) (HC.3.2) and Outpatient long-term care (health) (HC.3.3)</li> <li>d. Day long-term care (health) (HC.3.2) will not be reported</li> <li>e. Outpatient long-term care (health) (HC.3.3) will not be reported</li> </ol> </li> <li>3. The figures for all types of healthcare functions (HC.1.1; HC.2.1-HC.9) broken down by: <ol style="list-style-type: none"> <li>a. Compulsory contributory health insurance schemes and compulsory medical savings accounts (HF.1.2; HF.1.3) will also include in part Household out-of-pocket payment (HF.3)</li> <li>b. Voluntary health insurance schemes (HF.2.1) will also include in part Household out-of-pocket payment (HF.3)</li> <li>c. Household out-of-pocket payment (HF.3) will not be reported</li> </ol> </li> <li>4. The figures for all types of providers (HP.1-HP.9) broken down by: <ol style="list-style-type: none"> <li>a. Compulsory contributory health insurance schemes and compulsory medical savings accounts (HF.1.2; HF.1.3) will also include in part Household out-of-pocket payment (HF.3)</li> </ol> </li> </ol>	March 2018





Member State	Variables and breakdowns	End of derogation
	<p>c. Figures for Voluntary health insurance schemes (HF.2.1) broken by Day curative and rehabilitative care (HC.1.2; HC.2.2), Home-based curative and rehabilitative care (HC.1.4; HC.2.4), Inpatient long-term care (health) (HC.3.1), Day long-term care (health) (HC.3.2), Outpatient long-term care (health) (HC.3.3), Home-based long-term care (health) (HC.3.4), Pharmaceuticals and other medical non-durable goods (HC.5.1), Therapeutic appliances and other medical goods (HC.5.2) and Preventive care (HC.6)</p> <p>d. Figures for Non-profit institutions financing schemes (HF.2.2) broken by Inpatient long-term care (health) (HC.3.1), Day long-term care (health) (HC.3.2), Outpatient long-term care (health) (HC.3.3), Ancillary services (non-specified by function) (HC.4), Pharmaceuticals and other medical non-durable goods (HC.5.1), Therapeutic appliances and other medical goods (HC.5.2) and Governance and health system and financing administration (HC.7)</p> <p>e. Figures for Enterprises financing schemes (HF.2.3) broken by all types of health-care functions (HC.1.1; HC.2.1-HC.9)</p> <p>f. Figures for Household out-of-pocket payment (HF.3) broken by Day curative and rehabilitative care (HC.1.2; HC.2.2), Home-based curative and rehabilitative care (HC.1.4; HC.2.4), Inpatient long-term care (health) (HC.3.1), Day long-term care (health) (HC.3.2), Outpatient long-term care (health) (HC.3.3), Home-based long-term care (health) (HC.3.4), Preventive care (HC.6), Governance and health system and financing administration (HC.7) and Other healthcare services not elsewhere classified (n.e.c.) (HC.9)</p> <p>g. Figures for Rest of the world financing schemes (non-resident) (HF.4) broken by all types of healthcare functions (HC.1.1; HC.2.1-HC.9)</p> <p>3. For the table of healthcare providers by healthcare financing schemes:</p> <p>a. Figures for Government schemes (HF.1.1) by Rest of the world (HP.9)</p> <p>b. Figures for Compulsory contributory health insurance schemes and compulsory medical savings accounts (HF.1.2; HF.1.3) broken by Residential long-term care facilities (HP.2) and Providers of preventive care (HP.6)</p> <p>c. Figures for Voluntary health insurance schemes (HF.2.1) broken by Residential long-term care facilities (HP.2), Retailers and other providers of medical goods (HP.5), Providers of preventive care (HP.6) and Rest of the economy (HP.8)</p> <p>d. Figures for Non-profit institutions financing schemes (HF.2.2) broken by Providers of ancillary services (HP.4), Retailers and other providers of medical goods (HP.5), Providers of preventive care (HP.6), Providers of healthcare system administration and financing (HP.7), Rest of the economy (HP.8) and Rest of the world (HP.9)</p> <p>e. Figures for Enterprises financing schemes (HF.2.3) broken by all types of health-care providers (HP.1-HP.9)</p> <p>f. Figures for Household out-of-pocket payment (HF.3) broken by Residential long-term care facilities (HP.2), Providers of preventive care (HP.6), Providers of healthcare system administration and financing (HP.7), Rest of the economy (HP.8) and Rest of the world (HP.9)</p> <p>g. Figures for Rest of the world financing schemes (non-resident) (HF.4) by all types of healthcare providers (HP.1-HP.9)</p>	
United Kingdom	<p>1. The figures for Inpatient long-term care (health) (HC.3.1) broken down by:</p> <p>a. Government schemes (HF.1.1)</p>	March 2018

Member State	Variables and breakdowns	End of derogation
	<ul style="list-style-type: none"> <li>b. Voluntary health insurance schemes (HF.2.1)</li> <li>c. Non-profit institutions financing scheme (HF.2.2)</li> <li>d. Household out-of-pocket payment (HF.3)</li> </ul>	
	<ul style="list-style-type: none"> <li>2. The figures for Day long-term care (health) (HC.3.2) broken down by: <ul style="list-style-type: none"> <li>a. Government schemes (HF.1.1)</li> <li>b. Voluntary health insurance schemes (HF.2.1)</li> <li>c. Non-profit institutions financing scheme (HF.2.2)</li> <li>d. Household out-of-pocket payment (HF.3)</li> </ul> </li> </ul>	March 2018
	<ul style="list-style-type: none"> <li>3. The figures for Outpatient long-term care (health) (HC.3.3) broken down by: <ul style="list-style-type: none"> <li>a. Government schemes (HF.1.1)</li> <li>b. Voluntary health insurance schemes (HF.2.1)</li> <li>c. Non-profit institutions financing scheme (HF.2.2)</li> <li>d. Household out-of-pocket payment (HF.3)</li> </ul> </li> </ul>	March 2018
	<ul style="list-style-type: none"> <li>4. The figures for Home-based long-term care (health) (HC.3.4) broken down by: <ul style="list-style-type: none"> <li>a. Government schemes (HF.1.1)</li> <li>b. Voluntary health insurance schemes (HF.2.1)</li> <li>c. Non-profit institutions financing scheme (HF.2.2)</li> <li>d. Household out-of-pocket payment (HF.3)</li> </ul> </li> </ul>	March 2018
	<ul style="list-style-type: none"> <li>5. The figures both for Rest of the world financing schemes (HF.4) and for current healthcare expenditure (sum of HF.1.1 to HF.4) broken down by: <ul style="list-style-type: none"> <li>a. Inpatient curative and rehabilitative care (HC.1.1; HC.2.1)</li> <li>b. Day curative and rehabilitative care (HC.1.2; HC.2.2)</li> <li>c. Outpatient curative and rehabilitative care (HC.1.3; HC.2.3)</li> <li>d. Home-based curative and rehabilitative care (HC.1.4; HC.2.4)</li> <li>e. Inpatient long-term care (health) (HC.3.1)</li> <li>f. Day long-term care (health) (HC.3.2)</li> <li>g. Outpatient long-term care (health) (HC 3.3)</li> <li>h. Home-based long-term care (health) (HC.3.4)</li> <li>i. Ancillary services (non-specified by function) (HC.4)</li> <li>j. Pharmaceuticals and other medical non-durable goods (HC.5.1)</li> <li>k. Therapeutic appliances and other medical goods (HC.5.2)</li> <li>l. Preventive care (HC.6)</li> <li>m. Governance and health system and financing administration (HC.7)</li> <li>n. Other healthcare services not elsewhere classified (n.e.c.) (HC.9)</li> </ul> </li> </ul>	March 2018
	<ul style="list-style-type: none"> <li>6. The figures for all types of healthcare providers (HP.1-HP.9) broken down by: <ul style="list-style-type: none"> <li>a. Inpatient long-term care (health) (HC.3.1)</li> <li>b. Day long-term care (health) (HC.3.2)</li> <li>c. Outpatient long-term care (health) (HC 3.3)</li> <li>d. Home-based long-term care (health) (HC.3.4)</li> <li>e. Voluntary health insurance schemes (HF.2.1)</li> </ul> </li> </ul>	March 2019

Member State	Variables and breakdowns	End of derogation
	<ul style="list-style-type: none"> <li>f. Non-profit institutions financing schemes (HF.2.2)</li> <li>g. Household out-of-pocket payment (HF.3)</li> <li>h. Rest of the world financing schemes (non-resident) (HF.4)</li> <li>i. Current healthcare expenditure (sum of HF.1.1 to HF.4)</li> </ul> <p>7. The figures for Rest of the economy (HP.8), Rest of the world (HP.9) and Current healthcare expenditure (sum of HP.1 to HP.9) broken down by:</p> <ul style="list-style-type: none"> <li>a. Inpatient curative and rehabilitative care (HC.1.1; HC.2.1)</li> <li>b. Day curative and rehabilitative care (HC.1.2; HC.2.2)</li> <li>c. Outpatient curative and rehabilitative care (HC.1.3; HC.2.3)</li> <li>d. Home-based curative and rehabilitative care (HC.1.4; HC.2.4)</li> <li>e. Inpatient long-term care (health) (HC.3.1)</li> <li>f. Day long-term care (health) (HC.3.2)</li> <li>g. Outpatient long-term care (health) (HC.3.3)</li> <li>h. Home-based long-term care (health) (HC.3.4)</li> <li>i. Ancillary services (non-specified by function) (HC.4)</li> <li>j. Pharmaceuticals and other medical non-durable goods (HC.5.1)</li> <li>k. Therapeutic appliances and other medical goods (HC.5.2)</li> <li>l. Preventive care (HC.6)</li> <li>m. Governance and health system and financing administration (HC.7)</li> <li>n. Other healthcare services not elsewhere classified (n.e.c.) (HC.9)</li> </ul> <p>8. The figures for all types of healthcare providers (HP.1-HP.9) broken down by all types of healthcare functions will be composed of finance recorded under government schemes (HF.1.1)</p>	<p>March 2019</p> <p>March 2019</p>

**CORRIGENDA****Corrigendum to Commission Implementing Decision 2014/738/EU of 9 October 2014 establishing best available techniques (BAT) conclusions, under Directive 2010/75/EU of the European Parliament and of the Council on industrial emissions, for the refining of mineral oil and gas**

*(Official Journal of the European Union L 307 of 28 October 2014)*

In sections 1.20.6, 1.20.7, 1.21.1 and 1.21.2 of the Annex, the following title row is added to the respective tables:

'Technique	Description'
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