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

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

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II

(Non-legislative acts)

#### **REGULATIONS**

#### COMMISSION IMPLEMENTING REGULATION (EU) 2015/2184

#### of 25 November 2015

amending Regulation (EC) No 1484/95 as regards fixing representative prices in the poultrymeat and egg sectors and for egg albumin

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 (¹), and in particular Article 183(b) thereof,

Having regard to Regulation (EU) No 510/2014 of the European Parliament and of the Council of 16 April 2014 laying down the trade arrangements applicable to certain goods resulting from the processing of agricultural products and repealing Council Regulations (EC) No 1216/2009 and (EC) No 614/2009 (2), and in particular Article 5(6)(a) thereof,

#### Whereas:

- (1) Commission Regulation (EC) No 1484/95 (3) lays down detailed rules for implementing the system of additional import duties and fixes representative prices in the poultrymeat and egg sectors and for egg albumin.
- (2) Regular monitoring of the data used to determine representative prices for poultrymeat and egg products and for egg albumin shows that the representative import prices for certain products should be amended to take account of variations in price according to origin.
- (3) Regulation (EC) No 1484/95 should be amended accordingly.
- (4) Given the need to ensure that this measure applies as soon as possible after the updated data have been made available, this Regulation should enter into force on the day of its publication,

HAS ADOPTED THIS REGULATION:

#### Article 1

Annex I to Regulation (EC) No 1484/95 is replaced by the text set out in the Annex to this Regulation.

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

<sup>(2)</sup> OJ L 150, 20.5.2014, p. 1.

<sup>(3)</sup> Commission Regulation (EC) No 1484/95 of 28 June 1995 laying down detailed rules for implementing the system of additional import duties and fixing representative prices in the poultrymeat and egg sectors and for egg albumin, and repealing Regulation No 163/67/EEC (OJ L 145, 29.6.1995, p. 47).

#### 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, 25 November 2015.

For the Commission,

On behalf of the President,

Jerzy PLEWA

Director-General for Agriculture and Rural Development

#### **ANNEX**

#### 'ANNEX I

CN code	Description	Representative price (EUR/100 kg)	Security under Article 3 (EUR/100 kg)	Origin (¹)
0207 12 10	Fowls of the species Gallus domesticus, not cut in pieces, presented as "70 % chickens", frozen	121,6	0	AR
0207 12 90	Fowls of the species Gallus domesticus, not cut in	150,4	0	AR
	pieces, presented as "65 % chickens", frozen	172,3	0	BR
0207 14 10	Fowls of the species Gallus domesticus, boneless	299,9	0	AR
	cuts, frozen	205,3	28	BR
		358,1	0	CL
		262,2	11	TH
0207 14 60	Fowls of the species Gallus domesticus, legs, frozen	133,9	3	BR
0207 27 10	Turkeys, boneless cuts, frozen	354,1	0	BR
		196,0	31	CL
0408 91 80	Eggs, not in shell, dried	431,0	0	AR
1602 32 11	Preparations of fowls of the species Gallus domesticus, uncooked	233,0	16	BR

<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). The code "ZZ" represents "other origins".'

#### COMMISSION IMPLEMENTING REGULATION (EU) 2015/2185

#### of 26 November 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 (1),

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 (²), 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, 26 November 2015.

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

Director-General for Agriculture and Rural Development

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

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

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

(EUR/100 kg)

CN code	Third country code (1)	Standard import value
0702 00 00	AL	50,7
	MA	70,0
	ZZ	60,4
0707 00 05	AL	56,9
	MA	93,1
	TR	141,5
	ZZ	97,2
0709 93 10	AL	83,5
	MA	75,1
	TR	159,0
	ZZ	105,9
0805 20 10	CL	96,2
	MA	93,2
	PE	78,3
	ZZ	89,2
0805 20 30, 0805 20 50,	TR	81,8
0805 20 70, 0805 20 90	ZZ	81,8
0805 50 10	AR	61,0
	TR	109,5
	ZZ	85,3
0808 10 80	AU	166,8
	CA	159,7
	CL	85,7
	MK	28,7
	NZ	173,1
	US	145,5
	ZA	164,2
	ZZ	132,0
0808 30 90	BA	85,4
	CN	63,9
	TR	128,8
	ZZ	92,7
J.		1

<sup>(</sup>¹) 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**

#### COMMISSION IMPLEMENTING DECISION (EU) 2015/2186 of 25 November 2015

#### establishing a format for the submission and making available of information on tobacco products

(notified under document C(2015) 8162)

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

Having regard to Directive 2014/40/EU of the European Parliament and of the Council of 3 April 2014 on the approximation of the laws, regulations and administrative provisions of the Member States concerning the manufacture, presentation and sale of tobacco and related products and repealing Directive 2001/37/EC (¹), and in particular Article 5(5) thereof,

Whereas:

- (1) Directive 2014/40/EU provides that manufacturers and importers of tobacco products are to submit to the competent authorities of the Member States concerned information on the ingredients and emissions of tobacco products, and on their sales volumes. The information should be submitted prior to the placing on the market of new or modified products. The format for the submission of that information and its making available should be laid down.
- (2) The experience gained and the knowledge acquired with existing formats for the reporting of tobacco ingredients, where relevant, should be taken into account when developing the new format.
- (3) A common electronic reporting format for submission of information on ingredients and emissions of tobacco products should allow Member States and the Commission to process, compare, analyse and draw conclusions from the information received. The data will also help to identify the additives to be included in the updates of the priority list referred to in Article 6 of Directive 2014/40/EU, provide the basis for deciding whether maximum content levels should be set pursuant to Article 7(5) and (11) of that Directive and facilitate a coherent enforcement of the ban on products with characterising flavour as provided for in Article 7(1) of that Directive.
- (4) A common electronic entry gate for submission of data is essential to ensure uniform application of the reporting obligations set out in Directive 2014/40/EU. In particular, a common entry gate facilitates and harmonises the submission of data from the manufacturer or importer to the Member States. Streamlining the submission process also reduces administrative burden for manufacturers, importers and national regulators and facilitates comparison of data. To facilitate multiple uploads a repository might be established at the level of the common entry gate to allow for references to non-confidential documents.

The common entry gate should foresee tools for submission of information which are adequate both for companies which have comprehensive IT solutions in place (system-to-system submissions) and for companies which have no such solutions, in particular small and medium-sized companies. Companies will be provided with a submitter identification number which should be used for all submissions by this company.

- (5) Member States should be free to make the tools for submission of information on ingredients and emissions laid down in this Decision available for notification of novel tobacco products prior to their placing on the market in accordance with Article 19 of Directive 2014/40/EU. The tools could also facilitate submission of information on herbal products for smoking pursuant to Article 22 of Directive 2014/40/EU and submission of other relevant information on tobacco products.
- (6) When resubmitting data, including correcting errors in an earlier submission, the information should be provided through the common entry gate.
- (7) Whilst the full responsibility for gathering, verifying, analysing as appropriate, storing and disseminating the data collected in accordance with this Decision lies with the Member States, they should have the possibility to store the data submitted to them at Commission facilities. The service offered by the Commission should provide Member States with technical tools to facilitate compliance with their obligations under Article 5 of Directive 2014/40/EU. The Commission will develop a standard service level agreement for this purpose. The Commission should keep an off-line copy of the data submitted through the common entry gate for the purpose of applying Directive 2014/40/EU.
- (8) Manufacturers and importers should be encouraged to keep data provided to Member States up-to-date. To facilitate comparison within the Union, Member States should encourage manufacturers and importers to submit updates, such as annual sales data, during the first half of the subsequent calendar year. Member States should encourage manufacturers and importers, in the case of minor fluctuations across product batches, to submit information on actual quantities of ingredients in tobacco products annually and to update that information.
- (9) When submitting information on products with the same composition and design, manufacturers and importers should, to the extent possible, use the same product identification number, regardless of brand and subtype or whether they are placed on the market in one or more Member States.
- (10) It is appropriate to lay down rules concerning the treatment of confidential data by the Commission in order to ensure the greatest possible transparency of product information for the general public, whilst ensuring that due account is taken of trade secrets. The legitimate expectation of consumers to have access to adequate information on the content of products they intend to consume should be weighed against manufacturers' interests of protecting recipes of their products. Having regard to those competing interests, in particular data that could reveal flavours used in small quantities in specific products should be kept confidential.
- (11) Personal data should be processed in accordance with the rules and safeguards laid down in Directive 95/46/EC of the European Parliament and the Council (¹) and of Regulation (EC) No 45/2001 of the European Parliament and the Council (²).
- (12) The measures provided for in this Decision are in accordance with the opinion of the Committee referred to in Article 25 of Directive 2014/40/EU,

HAS ADOPTED THIS DECISION:

#### Article 1

#### Subject matter

This Decision establishes a common format for the reporting and making available of information on ingredients and emissions of tobacco products and on sales volumes.

#### Article 2

#### Format for data submission

1. Member States shall ensure that manufacturers and importers of tobacco products submit information on ingredients, emissions and sales volumes referred to in Article 5 of Directive 2014/40/EU, including modifications and withdrawal from the market, in accordance with the format provided for in the Annex.

<sup>(</sup>¹) Directive 95/46/EC of the European Parliament and of the Council of 24 October 1995 on the protection of individuals with regard to the processing of personal data and on the free movement of such data (OJ L 281, 23.11.1995, p. 31).

<sup>(2)</sup> Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data (OJ L 8, 12.1.2001, p. 1).

2. Member States shall ensure that manufacturers and importers of tobacco products submit the information referred to in paragraph 1 by means of a common electronic entry gate for data submission.

#### Article 3

#### Storage of data

Member States shall be entitled to use data storage services offered by the Commission to comply with their obligations under Article 5(7) of Directive 2014/40/EU provided they have signed a service level agreement with the Commission.

#### Article 4

#### Identification number of the data submitter

Before submitting information to Member States in accordance with this Decision for the first time, the manufacturer or importer shall apply for an identification number (Submitter ID) generated by the operator of the common entry gate. The manufacturer or importer shall, upon request, submit a document providing company identification and authentication of activities in accordance with the national legislation where the company is established. The Submitter ID shall be used for all subsequent submissions and in all subsequent correspondence.

#### Article 5

#### Identification number of the product

- 1. Based on the Submitter ID referred to in Article 4, the manufacturer or importer shall assign a Tobacco Products ID (TP-ID) for each product to be reported.
- 2. When submitting information on products with the same composition and design, manufacturers and importers shall, to the extent possible, use the same TP-ID, in particular where data are submitted by various members of a group of companies. This shall apply regardless of brand, subtype and the number of markets on which they are placed.
- 3. Where the manufacturer or importer is not able to ensure that the same TP-ID is used for products with the same composition and design, it shall at least provide, in so far as possible, the different TP-ID that were assigned to such products.

#### Article 6

#### Confidential data and disclosure of data

- 1. In their submission, manufacturers and importers shall mark all information which they consider to be a trade secret or otherwise confidential and shall, upon request, duly justify their claims.
- 2. When using the information transmitted for the purposes of applying Directive 2014/40/EU and Regulation (EC) No 1049/2001 of the European Parliament and of the Council (¹), the Commission shall, in principle, not consider the following information to be confidential or a trade secret:
- (a) for all tobacco products, inclusion and quantity of additives other than flavourings;
- (b) for all tobacco products, inclusion and quantity of ingredients other than additives used in quantities above 0,5 % of the total tobacco product unit weight;
- (c) for cigarettes and roll-your-own tobacco, inclusion and quantity of individual flavourings used in quantities above 0,1 % of the total tobacco product unit weight;

<sup>(</sup>¹) Regulation (EC) No 1049/2001 of the European Parliament and of the Council of 30 May 2001 regarding public access to European Parliament, Council and Commission documents (OJ L 145, 31.5.2001, p. 43).

EN

- (d) for pipe tobacco, cigars, cigarillos, smokeless tobacco products and all other tobacco products inclusion and quantity of individual flavourings used in quantities above 0,5 % of the total tobacco product unit weight;
- (e) studies and data submitted according to Article 5(3) of Directive 2014/40/EU, in particular on toxicity and addictiveness. Where those studies are linked to specific brands, the explicit and implicit references to the brand shall be removed and the redacted version shall be accessible.

Article 7

#### Addressees

This Decision is addressed to the Member States.

Done at Brussels, 25 November 2015.

For the Commission
Vytenis ANDRIUKAITIS
Member of the Commission

#### **ANNEX**

#### 1. FIELD DESCRIPTIONS

All fields marked (M) in the common format are mandatory.

Filter-dependent mandatory fields (F) become mandatory if a specific response is selected from a previous variable.

System-generated fields (AUTO) are automatically generated by the software system.

For fields in which the response is to be selected from a list, corresponding reference tables will be provided, maintained and published on a Commission website.

#### 2. SUBMITTER CHARACTERISTICS

The submitter is either the manufacturer or importer responsible for the submitted data.

Field #	Field	Description	Reporting	Submitter considers information confidential
	Submitter_ID	Submitter ID is the identification number attributed pursuant to Article 4	М	
	Submitter_Name	Official name of the submitter at Member State level, as linked to the VAT number	M	
	Submitter_SME	Indication whether the submitter, or its parent company if any, is an SME as defined in Commission Recommendation 2003/361/EC (¹)	М	
	Submitter_VAT	VAT number of the submitter	M	
	Submitter_Type	Indication whether the submitter is a manufacturer or importer	М	
	Submitter_Address	Address of the submitter	М	
	Submitter_Country	Country in which the submitter has its seat/domicile	М	
	Submitter_Phone	Business phone of the submitter	М	
	Submitter_Email	Functional business email address of the submitter	М	
	Submitter_Has_Parent_Company	Tick the box if the submitter has a parent company	M	
	Submitter_Has_Affiliate_ Company	Tick the box if the submitter has an affiliate company	М	
	Submitter_Appoints Enterer	Tick the box if the submitter has appointed a third party to submit its data on its behalf ('enterer')	М	

<sup>(1)</sup> Commission Recommendation 2003/361/EC of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises (OJ L 124, 20.5.2003, p. 36).

#### 2.1. Manufacturer/Importer Parent company characteristics

For the parent company, the following information must be provided: Submitter ID number if any, official name, address, country, business phone and functional business email address.

#### 2.2. Manufacturer/Importer affiliate company characteristics

For each affiliate, the following information must be provided: Submitter ID number if any, official name, address, country, business phone and functional business email address.

#### 2.3. Enterer reporting on behalf of the submitter

For the enterer, the following information must be provided: Submitter ID number if any, official name, address, country, business phone and functional business email address.

#### 3. PRODUCT INFORMATION SUBMISSION AND DESCRIPTION — PART A

Field #	Field	Description	Reporting	Submitter considers information confidential
	Submission_Type	Type of submission for the product	M	
	Submission_Start_Date	Submission date will be filled in automatically when the user submits the information about the product	AUTO	
	Product_ID_(TP-ID)	TP-ID is the identification number of the product used in the system in the format 'submitter ID-year-product number' (NNNNN-NN-NNNNNN), where 'submitter ID' is the ID number of the submitter (see above), 'year' is the year within which data on the product were submitted for the first time (2 digits) 'product number' is the number attributed by the submitter to the product when submitting data for the first time	M	
	Product_ID_Other_Exist	Indication whether the submitter is aware of another product(s) with the same design and composition that is marketed in the EU using a different TP-ID	М	
	Product_ID_Other	List TP-ID of the product(s) with same design and composition. If TP-ID of the product(s) is not known to the submitter, full brand and sub- type name(s) as well as Member State(s) where product(s) is placed on the market shall at least be provided	F	
	Product_Same_Composition_Exist	Indication whether the submitter is aware of another product(s) with the same proportion of ingredients in the tobacco blend composition	М	

Field #	Field	Description	Reporting	Submitter considers information confidential
	Product_Same_Composition_ Other	List TP-ID of the product(s) with the same proportion of ingredients in the tobacco blend composition. If TP-ID of the product(s) is not known to the submitter, brand and subtype name(s) as well as Member State(s) where product(s) is placed on the market shall at least be provided	F	
	Product_Type	Type of tobacco product concerned	М	
	Product_Length	Average length of the product unit in mm	F	
	Product_Diameter	Average diameter (measured at the point with maximal diameter) of the product unit in mm	F	
	Product_Weight	Weight of one product unit (1), including the moisture, in mg	М	
	Product_Tobacco_Weight	Total weight of the tobacco in one product unit in mg	М	
	Product_Manufacturer_ Identification	If the submitter is not the manufacturer, the official company name(s) of the manufacturer(s) of the product including its contact details (2)	F	
	Product_Filter	Existence of a filter in the product	F	
	Product_Filter_Length	Length of the product filter in mm	F	
	Product_Production_Site_Address	For each manufacturer, address(es) of the site(s) where production is completed	М	
	Product_Technical_File	Technical document setting out a general description of the additives used and their properties	F	
	Product_Market_Research_File	Internal and external studies on market research and preferences of various consumer groups, including young people and current smokers, relating to ingredients and emissions, available to submitter as well as executive summaries of any market surveys carried out when launching new products. To be updated in case new data become available.	М	

One unit for loose tobacco is 1 g.

For each manufacturer, the following information must be provided: ID number if any, official name, address, country, business phone and functional business email.

#### 3. PRODUCT INFORMATION SUBMISSION AND DESCRIPTION — PART B

Where products are presented for sale in different formats or where the same product is presented for sale in different Member States, the following variables must be completed for each format and each Member State.

Field #	Field	Description	Reporting	Submitter considers information confidential
	Product_Brand_Name	Brand name under which the product is marketed in the Member State to which information is being submitted.	М	
	Product_Brand_Subtype_Name	Product 'subtype name' (if any) as marketed in the Member State to which the product infor- mation is being submitted	М	
	Product_Launch_Date	Date on which the submitter plans to launch/ launched the product on the market	М	
	Product_Withdrawal_Indication	Indication that the submitter plans to with-draw/withdrew the product from the market	М	
	Product_Withdrawal_Date	Date on which the submitter plans to with-draw/withdrew the product from the market	F	
	Product_Submitter_Number	ID number used internally by the submitter	consistently for all submissions made by a single submitter.	
	Product_UPC_Number	UPC-12 (Universal Product Code) of the product		
	Product_EAN_Number	EAN-13 or EAN-8, (European Article Number) of the product		
	Product_GTIN_Number	GTIN (Global Trade Identification Number) of the product		
	Product_SKU_Number	SKU (Stock Keeping Unit) number(s) of the product		
	Product_National_Market	Member State to which the product information below is being provided	М	
	Product_Package_Type	Type of product package	M	
	Product_Package_Units	Number of individual product units in the unit packet	М	
	Product_Package_Net_Weight	Net weight of one unit packet in g	F	
	Product_Sales_Volume	Information on annual sales volume of the product per Member State to be reported annually in product units or in kg loose tobacco	М	
	Product_Other_Market_Data	Supplementary market data available to the submitter. To be updated in case new data become available.	F	

#### 4. DESCRIPTION OF INGREDIENTS: TOBACCO

For each of the tobacco ingredients used in the product, the following variables must be completed for each combination of leaf cure method, leaf type and part type.

Field #	Field	Description	Reporting	Submitter considers information confidential
	Tobacco_Part_Type	Type of tobacco part (¹)	M	
	Tobacco_Part_Type_Other	Name of the tobacco part type if 'other'	F	
	Tobacco_Part_Description_File	General description of the manufactured part type in the recipe. The description must provide detailed information on the quantitative and qualitative composition of the manufactured tobacco	F	
	Tobacco_Part_Manufactured_ Supplier	For each supplier, the official company name(s) including its contact details (2)	F	
	Tobacco_Leaf_Type	Type of tobacco leaf used	М	
	Tobacco_Leaf_Type_Other	Name or description of the tobacco leaf type if 'other' or 'unspecified'	F	
	Tobacco_Leaf_Cure_Method	Method used to cure the tobacco leaf	М	
	Tobacco_Leaf_Cure_Method_ Other	Name or description of the cure method used if 'other'.	F	
	Tobacco_Quantity	Weight per product unit in mg	М	

#### 5. DESCRIPTION OF INGREDIENTS: ADDITIVES AND OTHER SUBSTANCES/ELEMENTS

Field #	Field	Description	Reporting	Submitter considers information confidential
	Ingredient_Category	Category of product component (e.g. filters, papers etc.)	М	
	Ingredient_Category_Other	The category of product component if 'other'	F	
	Ingredient_Name	Chemical name of the ingredient	M	

<sup>(</sup>¹) See definition of tobacco under Article 2(1) of Directive 2014/40/EU. (²) For each supplier, the following information must be provided: Submitter ID if any, official name, address, country, business phone and functional business email address.



Field #	Field	Description	Reporting	Submitter considers information confidential
	Ingredient_CAS	CAS (Chemical Abstracts Service) number	М	
	Ingredient_CAS_Additional	Additional CAS numbers if applicable.	F	
	Ingredient_FEMA_Number	FEMA (Flavour and Extract Manufacturers Association) number if any	F If a CAS number does not exist, at least one	
	Ingredient_Additive_Number	If the ingredient is a food additive, its food additive 'E number' set out in Annexes II and III to Regulation (EC) No 1333/2008 of the European Parliament and of the Council (1)	of those four numbers must be indicated. If more than one num- ber is indicated, those numbers must be indi- cated in the following order of importance FEMA>Additive> FL>EC	
	Ingredient_FL_Number	FL number, if any (European Flavouring number as set out in Annex I to Regulation (EC) No 1334/2008 of the European Parliament and of the Council (2))		
	Ingredient_EC_Number	European Community (EC) number (3) if any		
	Ingredient_Quantity_Fluctuate	Indication whether the ingredient quantity fluctuates across production batches	М	
	Ingredient_Recipe_Quantity	Standard weight of the ingredient included in one product unit in mg according to recipe	М	
	Ingredient_Recipe_Range_Min_ Level	Indication of the lowest weight (mg) of the ingredient in one product unit according to recipe, if the declared quantity fluctuates in order to adjust for the natural variations of the tobacco leaf	F	
	Ingredient_Recipe_Range_Max_ Level	Indication of the highest weight (mg) of the ingredient in one product unit according to recipe, if the declared quantity fluctuates in order to adjust for the natural variations of the tobacco leaf	F	
	Ingredient_Measured_Mean_ Quantity	Weight of the ingredient in mg that was actually added per product unit during the reporting period (calculated in the form of the statistical mean of the quantities of that ingredient added to each produced standardised batch)	F	
	Ingredient_Measured_SD	Statistically derived standard deviation of the mean quantity of ingredient added per product unit within each standardised batch	F	



Field #	Field	Description	Reporting	Submitter considers information confidential
	Ingredient_Measured_Number	Number of measurements considered	F	
	Ingredient_Function	Function(s) of the ingredient	M	
	Ingredient_Function_Other	Function of the ingredient if 'other'	F	
	Ingredient_Priority_Additive	Indication whether the ingredient is part of the priority list established pursuant to Article 6 of Directive 2014/40/EU	М	
	Ingredient_Priority_Additive_Files	Copies of the report(s) which shall include an executive summary, and a comprehensive overview compiling the available scientific literature on that additive and summarising internal data on the effects of the additive	F	
	Ingredient_Unburnt_Status	Indication whether the ingredient in unburnt form is characterised by any known type of toxicity or has carcinogenic, mutagenic or toxic for reproduction properties.	М	
	Ingredient_REACH_Registration	Registration number pursuant to Regulation (EC) No 1907/2006 of the European Parliament and of the Council (4), if any	М	
	Ingredient_CLP_Whether_ Classification	Indication whether the ingredient has been classified under Regulation (EC) No 1272/2008 of the European Parliament and of the Council (5) and is in the classification and labelling inventory	М	
	Ingredient_CLP_Classification	Ingredient classification with regard to Regulation (EC) No 1272/2008	F	
	Ingredient_Tox_Data	Availability of toxicological data, concerning a substance, either in isolation or as part of a mixture. In each case, specify whether the toxicological data relate to the substance in burnt or unburnt form	М	
	Ingredient_Tox_Emission	Existence of studies that indicate the chemistry and/or toxicity of emissions	F/M	
	Ingredient_Tox_CMR	Existence of any study relating to the carcinogenicity, mutagenicity or toxicity for reproduction of the ingredient.	F/M	
	Ingredient_Tox_CardioPulmonary	Existence of in vitro and in vivo assays to evaluate the toxicological effects of the ingredient on the heart, blood vessels or respiratory tract.	F/M	

Field #	Field	Description	Reporting	Submitter considers information confidential
	Ingredient_Tox_Addictive	Existence of an analysis of the possible addictive properties of the ingredient.	F/M	
	Ingredient_Tox_Other	Existence of any other toxicological data not stated above	F/M	
	Ingredient_Tox/Addictive_File	Upload available studies indicated in the previous six fields (Ingredient Tox Data, Emission, CMR, CardioPulmonary, Addictive, Other)	F/M	

- (1) Regulation (EC) No 1333/2008 of the European Parliament and of the Council of 16 December 2008 on food additives (OJ L 354, 31.12.2008, p. 16).
- (2) Regulation (EC) No 1334/2008 of the European Parliament and of the Council of 16 December 2008 on flavourings and certain food ingredients with flavouring properties for use in and on foods and amending Council Regulation (EEC) No 1601/91, Regulations (EC) No 2232/96 and (EC) No 110/2008 and Directive 2000/13/EC (OJ L 354, 31.12.2008, p. 34).
- (3) As created by the European Community Commission Decision 81/437/EEC of 11 May 1981 laying down the criteria in accordance with which information relating to the inventory of chemical substances is supplied by the Member States to the Commission (OJ L 167, 24.6.1981, p. 31).
- (4) Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ L 396, 30.12.2006, p. 1).
- (3) Regulation (EC) No 1272/2008 of the European Parliament and of the Council of 16 December 2008 on classification, labelling and packaging of substances and mixtures, amending and repealing Directives 67/548/EEC and 1999/45/EC, and amending Regulation (EC) No 1907/2006 (OJ L 353, 31.12.2008, p. 1).

#### 6. TNCO AND OTHER EMISSIONS

Field #	Field	Description	Reporting	Submitter considers information confidential
	Emission_Tar	Tar yield according to the ISO standard 4387 with the accuracy of measurements determined in accordance with ISO standard 8243	F	
	Emission_Nicotine	Nicotine yield according to the ISO standard 10315 with the accuracy of measurements determined in accordance with ISO standard 8243	F	
	Emission_CO	Carbon monoxide yield according to the ISO standard 8454 with the accuracy of measurements determined in accordance with ISO standard 8243	F	
	Emission_TNCO_Lab	Identification of the laboratory/laboratories used to measure emissions of tar, nicotine and carbon monoxide	F	
	Emission_Other_Available	Indication as to whether other emissions have been measured (1)	М	
	Emission_Other_Methods_File	Description of the measurement methods used to assess the other emission.	F	
	Emission_Other_Name	Chemical name of the other emission produced during the testing of the product	F	

Field #	Field	Description	Reporting	Submitter considers information confidential
	Emission_Other_CAS	CAS (Chemical Abstracts Service) number of the other emission	F	
	Emission_Other_IUPAC	IUPAC (International Union of Pure and Applied Chemistry) name of the other emis- sion, should a CAS number not exist	F	
	Emission_Other_Quantity	Quantity of the other emission produced during the process of using the product, based on the measurement method used	F	
	Emission_Other_Units	Unit in which the other emission is measured	F	

<sup>(1)</sup> For each 'other emission' measured, all 'Emission\_Other' fields in this section must be completed.

#### 7. CIGARETTE SPECIFIC (1)

Field #	Field	Description Reporting		Submitter considers information confidential
	Cigarette_Characterising_Flavour	Classification of the cigarette as having a characterising flavour as referred to in Article 7(14) of Directive 2014/40/EU	М	
	Cigarette_Filter_Ventilation	Total ventilation of the filter (0-100 %)	М	
	Cigarette_Filter_Drop_Pressure_ Closed	Drop of pressure with closed vents (mmH <sub>2</sub> O)	М	
	Cigarette_Filter_Drop_Pressure_ Open	Drop of pressure with open vents (mmH <sub>2</sub> O)	М	

#### 8. SMOKELESS (ORAL-NASAL-CHEWING) SPECIFIC (2)

Field #	Field	Description		Submitter considers information confidential
	Smokeless_pH	pH of the product	M	
	Smokeless_Nicotine_Content	Total nicotine content of the product per product unit	М	

<sup>(</sup>¹) M and F in this section apply only to cigarettes. (²) M and F in this section apply only to smokeless products.

#### 9. ROLL-YOUR-OWN AND PIPE TOBACCO SPECIFIC (1)

Field #	Field	Description	Reporting	Submitter considers information confidential
	Roll-your-own/pipe_Total_ Nicotine_Content	Total nicotine content of the loose product per product unit	М	

 $<sup>(^{\</sup>mbox{\tiny 1}})~$  M and F in this section apply only to roll-your own and pipe to bacco.

#### COMMISSION IMPLEMENTING DECISION (EU, Euratom) 2015/2187

#### of 25 November 2015

amending Decision 2005/816/EC, Euratom authorising the Republic of Estonia to use certain approximate estimates for the calculation of the VAT own resources base

(notified under document C(2015) 8172)

(Only the Estonian text is authentic)

THE EUROPEAN COMMISSION,

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

Having regard to the Treaty establishing the European Atomic Energy Community,

Having regard to Council Regulation (EEC, Euratom) No 1553/89 of 29 May 1989 on the definitive uniform arrangements for the collection of own resources accruing from value added tax (1), and in particular the second indent of Article 6(3) thereof,

After consulting the Advisory Committee on Own Resources,

#### Whereas:

- (1) Under Article 382 of Council Directive 2006/112/EC (²), Estonia may, in accordance with the conditions applying in that Member State on the date of its accession, continue to exempt the international transport of passengers, as referred to in point (10) of Part B of Annex X to that Directive, for as long as the same exemption is applied in any of the Member States which were members of the Community on 30 April 2004; those transactions must be taken into account for the determination of the VAT own resources base.
- (2) By Commission Decision 2005/816/EC, Euratom (³), Estonia has an authorisation to use approximate estimates for transactions referred to in point (10) of Part B of Annex X to Directive 2006/112/EC.
- (3) In its response of 23 April 2015 to the letter of 14 February 2014 of the Commission regarding the simplification of VAT own resources inspections (4), Estonia requested authorisation from the Commission to use a fixed percentage of the intermediate base for the calculation of the VAT own resources base for transactions referred to in point (10) of Part B of Annex X to Directive 2006/112/EC for the financial years 2015 to 2020. Estonia has shown that the historical percentage has remained stable over time. Estonia should therefore be authorised to calculate the VAT own resources base using a fixed percentage in accordance with the letter sent by the Commission.
- (4) For reasons of transparency and legal certainty it is appropriate to limit the applicability of the authorisation in time.
- (5) It is therefore appropriate to amend Decision 2005/816/EC, Euratom accordingly,

HAS ADOPTED THIS DECISION:

#### Article 1

In Decision 2005/816/EC, Euratom the following Article 1a is inserted:

#### 'Article 1a

By way of derogation from Article 1 of this Decision, for the purpose of calculating the VAT own resources base from 1 January 2015 to 31 December 2020, the Republic of Estonia is authorised to use 0,23 % of the intermediate base in respect of transactions referred to in point (10) of Annex X, Part B, (passenger transport) to Council Directive 2006/112/EC (\*).

(\*) Council Directive 2006/112/EC of 28 November 2006 on the common system of value added tax (OJ L 347, 11.12.2006, p. 1).'

<sup>(1)</sup> OJ L 155, 7.6.1989, p. 9.

<sup>(2)</sup> Council Directive 2006/112/EC of 28 November 2006 on the common system of value added tax (OJ L 347, 11.12.2006, p. 1).

<sup>(\*)</sup> Commission Decision 2005/816/EC, Euratom of 21 November 2005 authorising the Republic of Estonia to use certain approximate estimates for the calculation of the VAT own resources base (OJ L 305, 24.11.2005, p. 37).

<sup>(4)</sup> Ares(2015)370581.

#### Article 2

This Decision is addressed to the Republic of Estonia.

Done at Brussels, 25 November 2015.

For the Commission Kristalina GEORGIEVA Vice-President

#### COMMISSION IMPLEMENTING DECISION (EU, Euratom) 2015/2188

#### of 25 November 2015

amending Decision 2005/872/EC, Euratom authorising the Czech Republic to use certain approximate estimates for the calculation of the VAT own resources base

(notified under document C(2015) 8174)

(Only the Czech text is authentic)

THE EUROPEAN COMMISSION,

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

Having regard to the Treaty establishing the European Atomic Energy Community,

Having regard to Council Regulation (EEC, Euratom) No 1553/89 of 29 May 1989 on the definitive uniform arrangements for the collection of own resources accruing from value added tax (1), and in particular the second indent of Article 6(3) thereof,

After consulting the Advisory Committee on Own Resources,

#### Whereas:

- (1) Under Article 381 of Council Directive 2006/112/EC (²), the Czech Republic may, in accordance with the conditions applying in that Member State on the date of its accession, continue to exempt the international transport of passengers, as referred to in point (10) of Annex X, Part B, for as long as the same exemption is applied in any of the Member States which were members of the Community on 30 April 2004; those transactions must be taken into account for the determination of the VAT own resources base.
- (2) By Commission Decision 2005/872/EC, Euratom (3), the Czech Republic has an authorisation to use approximate estimates for transactions referred to in point (10) of Annex X, Part B to Directive 2006/112/EC.
- (3) In its response of 29 April 2015 to the letter of 14 February 2014 of the Commission regarding the simplification of VAT own resources inspections (\*), the Czech Republic requested authorisation from the Commission to use a fixed percentage of the intermediate base for the calculation of the VAT own resources base for transactions referred to in point (10) of Annex X, Part B to Directive 2006/112/EC for the financial years 2015 to 2020. The Czech Republic has shown that the historical percentage has remained stable over time. The Czech Republic should therefore be authorised to calculate the VAT own resources base using a fixed percentage in accordance with the letter sent by the Commission.
- (4) For reasons of transparency and legal certainty it is appropriate to limit the applicability of the authorisation in time.
- (5) It is therefore appropriate to amend Decision 2005/872/EC, Euratom accordingly,

HAS ADOPTED THIS DECISION:

#### Article 1

In Decision 2005/872/EC, Euratom the following Article 1a is inserted:

#### 'Article 1a

By way of derogation from Article 1 of this Decision, for the purpose of calculating the VAT own resources base from 1 January 2015 to 31 December 2020, the Czech Republic is authorised to use 0,10 % of the intermediate base in respect of transactions referred to in point (10) of Annex X, Part B, (passenger transport) to Council Directive 2006/112/EC (\*).

(\*) Council Directive 2006/112/EC of 28 November 2006 on the common system of value added tax (OJ L 347, 11.12.2006, p. 1).'

<sup>(1)</sup> OJ L 155, 7.6.1989, p. 9.

<sup>(2)</sup> Council Directive 2006/112/EC of 28 November 2006 on the common system of value added tax (OJ L 347, 11.12.2006, p. 1).

<sup>(3)</sup> Commission Decision 2005/872/EC, Euratom of 21 November 2005 authorising the Czech Republic to use certain approximate estimates for the calculation of the VAT own resources base (OJ L 322, 9.12.2005, p. 19).

<sup>(4)</sup> Ares(2015)371446.

#### Article 2

This Decision is addressed to the Czech Republic.

Done at Brussels, 25 November 2015.

For the Commission Kristalina GEORGIEVA Vice-President

#### COMMISSION IMPLEMENTING DECISION (EU, Euratom) 2015/2189

#### of 25 November 2015

## authorising Spain not to take into account certain categories of transactions for the calculation of the VAT own resources base

(notified under document C(2015) 8179)

(Only the Spanish text is authentic)

THE EUROPEAN COMMISSION,

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

Having regard to the Treaty establishing the European Atomic Energy Community,

Having regard to Council Regulation (EEC, Euratom) No 1553/89 of 29 May 1989 on the definitive uniform arrangements for the collection of own resources accruing from value added tax (1), and in particular the first indent of Article 6(3) thereof,

After consulting the Advisory Committee on Own Resources,

#### Whereas:

- (1) Under Article 376 of Council Directive 2006/112/EC (²), Spain may continue to exempt the supply of services performed by authors, listed in point (2) of Annex X, Part B, and the transactions listed in points (11) and (12) of Annex X, Part B, in accordance with the conditions applying in that Member State on 1 January 1993; those transactions must be taken into account for the determination of the VAT own resources base.
- (2) Spain has requested an authorisation not to take into account services supplied by authors since it is unable to make the precise calculation of the VAT own resources base for transactions referred to in point (2) of part B of Annex X, to Directive 2006/112/EC. Such calculation is likely to involve an unjustified administrative burden in relation to the effect of these transactions on Spain's total VAT own resources base. Spain should therefore be authorised not to take into account the services supplied by authors.
- (3) For reasons of transparency and legal certainty it is appropriate to limit the applicability of the authorisation in time,

HAS ADOPTED THIS DECISION:

#### Article 1

For the purpose of calculating the VAT own resources base from 1 January 2015 to 31 December 2019, Spain is authorised not to take into account the transactions referred to in point (2) of Annex X, Part B, (authors) to Directive 2006/112/EC.

Article 2

This Decision is addressed to the Kingdom of Spain.

Done at Brussels, 25 November 2015.

For the Commission Kristalina GEORGIEVA Vice-President

<sup>(1)</sup> OJ L 155, 7.6.1989, p. 9.

<sup>(2)</sup> Council Directive 2006/112/EC of 28 November 2006 on the common system of value added tax (OJ L 347, 11.12.2006, p. 1).

#### COMMISSION IMPLEMENTING DECISION (EU, Euratom) 2015/2190

#### of 25 November 2015

## authorising Italy to use certain approximate estimates for the calculation of the VAT own resources base

(notified under document C(2015) 8187)

(Only the Italian text is authentic)

THE EUROPEAN COMMISSION,

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

Having regard to the Treaty establishing the European Atomic Energy Community,

Having regard to Council Regulation (EEC, Euratom) No 1553/89 of 29 May 1989 on the definitive uniform arrangements for the collection of own resources accruing from value added tax (1), and in particular the second indent of Article 6(3) thereof,

After consulting the Advisory Committee on Own Resources,

#### Whereas:

- (1) Under Article 371 of Council Directive 2006/112/EC (²), Member States which, at 1 January 1978, exempted the transactions listed in Part B of Annex X to that Directive, may continue to exempt those transactions, in accordance with the conditions applying in the Member State concerned on that date; those transactions must be taken into account for the determination of the VAT own resources base.
- (2) By virtue of Article 371 of Directive 2006/112/EC, Italy may continue to exempt transactions listed in point (10) of part B of Annex X to that Directive.
- (3) Italy has requested an authorisation to use certain approximate estimates for the calculation of the VAT own resources base since it is unable to make the precise calculation for transactions referred to in point (10) of part B of Annex X to Directive 2006/112/EC. Such calculation is likely to involve an unjustified administrative burden in relation to the effect of these transactions on Italy's total VAT own resources base. Italy is able to make a calculation using approximate estimates for this category of transactions. Italy should therefore be authorised to calculate the VAT own resources base using approximate estimates.
- (4) For reasons of transparency and legal certainty it is appropriate to limit the applicability of the authorisation in time

HAS ADOPTED THIS DECISION:

#### Article 1

For the purpose of calculating the VAT own resources base from 1 January 2015 to 31 December 2019, Italy is authorised to use approximate estimates in respect of the transactions referred to in point (10) of Part B of Annex X to Directive 2006/112/EC.

<sup>(1)</sup> OJ L 155, 7.6.1989, p. 9.

<sup>(2)</sup> Council Directive 2006/112/EC of 28 November 2006 on the common system of value added tax (OJ L 347, 11.12.2006, p. 1).

#### Article 2

This Decision is addressed to the Italian Republic.

Done at Brussels, 25 November 2015.

For the Commission Kristalina GEORGIEVA Vice-President

Former footnote 2 is now footnote 3.

#### **CORRIGENDA**

## Corrigendum to Council Implementing Decision (EU) 2015/2009 of 10 November 2015 on the launch of automated data exchange with regard to dactyloscopic data in Poland

(Official Journal of the European Union L 294 of 11 November 2015)

On p.	70, third citation:
for:	'Having regard to the opinion of the European Parliament',
read:	'Having regard to the opinion of the European Parliament (2),
	(²) Opinion of 27 October 2015 (not yet published in the Official Journal).'.
Forme	er footnote 2 is now footnote 3.
	Corrigendum to Council Implementing Decision (EU) 2015/2049 of 10 November 2015 on the launch of automated data exchange with regard to dactyloscopic data in Sweden
	(Official Journal of the European Union L 300 of 17 November 2015)
On p.	15, third citation:
for:	'Having regard to the opinion of the European Parliament,',
read:	'Having regard to the opinion of the European Parliament (2),
	(2) Opinion of 27 October 2015 (not yet published in the Official Journal).'.

## Corrigendum to Council Implementing Decision (EU) 2015/2050 of 10 November 2015 on the launch of automated data exchange with regard to dactyloscopic data in Belgium

(Official Journal of the European Union L 300 of 17 November 2015)

On p.	17, third citation:
for:	'Having regard to the opinion of the European Parliament,',
read:	'Having regard to the opinion of the European Parliament (²),
	(2) Opinion of 27 October 2015 (not yet published in the Official Journal).
Forme	r footnote 2 is now footnote 3.



