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Legislation

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I

(Acts whose publication is obligatory)

REGULATION (EEC) No 1678/73 OF THE COMMISSION

of 7 June 1973

amending Regulation (EEC) No 1204/72, laying down detailed rules for the application of the subsidy system for oil seeds

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation No 136/66/ EEC (1) of 22 September 1966 on the establishment of a common organization of the market in oils and fats, as last amended by the Act (2) annexed to the Treaty (3) concerning the Accession of new Member States to the European Economic Community and the European Atomic Energy Community, signed at Brussels on 22 January 1972, and in particular Article 27 (5) thereof;

Whereas Article 11 of Regulation (EEC) No 1204/72(4), as last amended by Regulation (EEC) No 598/73 (5), laving down the period of validity of the AP part of the Community subsidy certificate referred to in Article 4 of Council Regulation (EEC) No 2114/71 (6) of 28 September 1971, on the oil seeds subsidy, as last amended by Regulation (EEC) No 2730/71 (7); whereas, as regards colza and rape seed, the AP part of the certificate is valid until the end of the fifth month following that during which the application was lodged;

Whereas experience has shown that at certain times of the year, long-term offers of different oil seeds are made on the world markets for periods extending beyond five months; whereas, consequently, an

advantage may accrue to these seeds as compared to Community colza seed, for which the cost price cannot be established beyond the period laid down for the advance fixing of the subsidy; whereas this situation could have harmful consequences for the sale of Community production of colza seed; whereas, to remedy these drawbacks, the period for which the subsidy for colza and rape seed is fixed in advance should be extended, when the world market so permits;

Whereas the measures provided for in this Regulation are in accordance with the Opinion of the Management Committee for Oils and Fats;

HAS ADOPTED THIS REGULATION:

Article 1

The following shall be added to Article 11, paragraph 1, first indent of Regulation (EEC) No 1204/72:

'however, when forward offers and prices on the world market permit it, and the conditions of sale of Community seeds cause it to be necessary, the Commission shall extend the period of validity of the AP part, at most until the end of the seventh month following that during which the application was lodged.'

Article 2

1. Subject to the provisions of paragraph 2, the forms shown in Annexes II and III of Regulation (EEC) No 1204/72 shall be replaced by the forms shown in Annexes I and II respectively of this Regulation.

OJ No 172, 30. 9. 1966, p. 3025/66. OJ No L 73, 27. 3. 1972, p. 14. OJ No L 73, 27. 3. 1972, p. 5.

OJ No L 133, 10. 6. 1972, p. 1. OJ No L 57, 2. 3. 1973, p. 5. OJ No L 222, 2. 10. 1971, p. 2. OJ No L 282, 23. 12. 1971, p. 18.

2. When the period of validity of the AP part of the certificate does not extend beyond the end of the sixth month following that during which the application was lodged, the Member States may decide that the forms shown in Annexes II and III of Regulation

(EEC) No 1204/72 shall continue to be used until 30 June 1974.

Article 3

This Regulation shall enter into force on 1 July 1973.

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

Done at Brussels, 7 June 1973.

EUROPEAN COMMUNITIES

ANNEX I

	COMMUNITY SUBSIDY FOR OIL SEEDS	CERTIFICATE
1	<u> </u>	UK No 000000 A.P.
	Copy for the titular holder	ADVANCE FIXING OF THE SUBSIDY PART
1.	Issuing authority	7. Titular holder (name, full address and Member State)
2.	Description of the product	8. SUBSIDY VALID ON
		FIXED IN ADVANCE
3.	Weight of the product on basis of 10% moisture and 2%	9. Month/year 10. Amount per 100 kg
	impurities kg	
4.	Total amount of the deposit in national currency	
		£
5.	Identification must take place, at the latest	2
	,	
6	on Rights transferred to	3
J	rights transferred to	£
		2
		3
	as from	
	Signature of the Signature and stamp of the	
	transferor issuing authority	£
		11. Issued at
<u> </u>		on
Th to	IPORTANT NOTE ne amounts shown in section 10 are fixed without prejudice the provisions of Article 1 (2), Article 2 (2) and Article 4 of buncil Regulation (EEC) No 1134/68 of 30 July 1968	Signature and stamp of the issuing authority
12.	For official use only	and the second

	13. ENTRIES	
14. A. Date B. Certificate I.D. or A.P. extract No	15. A. Available quantity B. Quantity entered	16. Signature and stamp of the authority making the entry
A. [] B.	A. [kg]	
	B. [
A. [] B.	A. [kg]	
В.	B. kg	
A	A. kg	
В.	B. kg	
A	A kg	
В.	Bkg	
A	Akg	
В.	B. kg	
A	A kg_	
В.	B. kg	
A	A	
В.	B. kg	

EUROPEAN COMMUNITIES

COMMUNITY SUBSIDY FOR OIL SEEDS	CERTIFICATE	
2 Copy for the issuing authority	UK No 000000	A.P.
Copy for the issuing authority	ADVANCE FIXING OF THE SUBSIDY	
1. Issuing authority	7. Titular holder (name, full address and Member	State)
2. Description of the product	8. SUBSIDY VALID ON	
	FIXED IN ADVANCE	,
Weight of the product on basis of 10% moisture and 2% impurities	9. Month/year 10: Amount per 100 kg	
kg	£	
4. Total amount of the deposit in national currency		
	£	
£		
5. Identification must take place, at the latest	£	
on	£	
6. Rights transferred to		
	3	
	3	
	£	
as from	3	
Signature of the Signature and stamp of the		
transferor issuing authority	£	
	,	
	££	
	11. Issued at	
	on	
IMPORTANT NOTE The amounts shown in section 10 are fixed without prejudice to the provisions of Article 1 (2), Article 2 (2) and Article 4 of Council Regulation (EEC) No 1134/68 of 30 July 1968	Signature and stamp of the issuing authority	
12. For official use only		
		ļ ļ

	13. ENTRIES	
14. A. Date B. Certificate I.D. or A.P. extract No	15. A. Available quantity B. Quantity entered	16. Signature and stamp of the authority making the entry
A	A kg	
	B. kg	
A	Akg	
	B. kg	
AB.	A. kg	
	B. kg	
A	A. kg	
	B. kg	
A	A kg	
	B. kg	
A	A kg	
	B. kg	
A	A. kg	
	B. kg	

COMMUNITY SUBSIDY FOR OIL SEEDS	EXTRACT
	UK No 000000 A.P.
Copy for the titular holder	ADVANCE FIXING OF THE SUBSIDY PART
1a. Authority issuing the extract	7a. Titular holder (name, full address and Member State)
	·
1b. Authority issuing the certificate	-7b. Extract of A.P. certificate No issued by
·	
2. Description of the product	8. SUBSIDY VALID ON
2. Weight of the modulet on book of 10% mointure and 0%	FIXED IN ADVANCE
Weight of the product on basis of 10% moisture and 2% impurities	9. Month/year 10. Amount per 100 kg
kg	£
4. Total amount of the deposit in national currency	
£	3
5. Identification must take place, at the latest	3
[
on 6. Rights transferred to	
	3
	£
	£
as from Signature and stamp of the	<u> </u>
transferor issuing authority	£ 1
	11. Issued at
	on on
IMPORTANT NOTE	Signature and stamp of the issuing authority
The amounts shown in section 10 are fixed without prejudice to the provisions of Article 1 (2), Article 2 (2) and Article 4 of	
Council Regulation (EEC) No 1134/68 of 30 July 1968	
10 Farafficial vacants	
12. For official use only	
•	
	·

	13. ENTRIES	
14. A. Date B. I.D. Certificate No	15. A. Available quantity B. Quantity entered	16. Signature and stamp of the authority making the entry
A	A. kg	
	Bkg_	
A	A. kg	
	B. kg	
A	A. kg	
	B. kg	
A	Akg	
	B. kg	
AB.	A. kg	
	B. kg	
A	A. kg	
. 4	B. kg	
A	A kg	
B .	B. kg	

EUROPEAN COMMUNITIES

COMMUNITY SUBSIDY FOR OIL SEEDS	EXTRACT
	UK No 000000 A.P.
<u> </u>	ADVANCE FIXING OF THE SUBSIDY PART
Authority issuing the extract Authority issuing the certificate	7a. Titular holder (name, full address and Member State) 7b. Extract of A.P. certificate No issued by
2. Description of the product	8. SUBSIDY VALID ON
0.14.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1	FIXED IN ADVANCE
Weight of the product on basis of 10% moisture and 2% impurities	9. Month/year 10. Amount per 100 kg
kg	£
4. Total amount of the deposit in national currency	
£	£
5. Identification must take place, at the latest	
o, resimilation most tand place, at the falses	
on	3
6. Rights transferred to	
	£ .
	Ŷ.
	£
as from Signature of the Signature and stamp of the	
transferor issuing authority	£
	£
	11. Issued at
IMPORTANT NOTE The amounts shown in section 10 are fixed without prejudice to the provisions of Article 1 (2), Article 2 (2) and Article 4 of Council Regulation (EEC) No 1134/68 of 30 July 1968	on Signature and stamp of the issuing authority
12. For official use only	

	13. ENTRIES	
14. A. Date B. I.D. Certificate No	15. A. Available quantity B. Quantity entered	16. Signature and stamp of the authority making the entry
A	A. kg	
	B. kg	
AB.	Akg	
5	B. kg	
A. [] B.	Akg	
B.	B. kg	
A	A kg	
B .	B. kg	e e
A	Akg	
В.	B. kg	
A	A. kg	
В.	B. kg	
A	Akg	
В.	B. kg	

II

(Acts whose publication is not obligatory)

COUNCIL

SUPPLEMENTARY BUDGET NO 1 OF THE EUROPEAN COMMUNITIES FOR THE FINANCIAL YEAR 1973

(73/147/ECSC, EEC, Euratom)

THE PRESIDENT OF THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Coal and Steel Community, and in particular Article 78 A (6) thereof;

Having regard to the Treaty establishing the European Economic Community, and in particular Article 203a (6) thereof;

Having regard to the Treaty establishing the European Atomic Energy Community, and in particular Article 177a (6) thereof;

Having regard to the Treaty establishing a Single Council and a Single Commission of the European Communities, and in particular Article 20 thereof;

Having regard to the Financial Regulation of 25 April 1973 applicable to the general Budget of the European Communities (1), and in particular Articles 1 and 14 thereof;

Having regard to the general Budget of the European Communities for the financial year 1973;

Having regard to preliminary draft Supplementary Budget No 1 of the European Communities for the financial year 1973 presented by the Commission; Having regard to draft Supplementary Budget No 1 of the European Communities for the financial year 1973 drawn up by the Council;

Having regard to the Resolution of the European Parliament on draft Supplementary Budget No 1 of the European Communities for the financial year 1973;

Whereas by its abovementioned Resolution, the European Parliament has approved without amendment draft Supplementary Budget No 1 of the European Communities for the financial year 1973;

HEREBY DECLARES:

Sole Article

Supplementary Budget No 1 for the financial year 1973, as annexed hereto, is finally adopted.

Done at Brussels, 21 May 1973.

President of the Council

E. GLINNE

VOLUME 4

SECTION III — COMMISSION

LIST OF POSTS

1	г					
		Posts			Including perma	nent posts with:
Category and grade	Permanent	Change on list of posts adopted by Council under 1973 budget	Temporary	Change on list of posts adopted by Council under 1973 budget	Supply Agency	Publications Office
A 1 A 2 A 3 A 4 A 5 A 6 A 7 A 8	23 (x) 107 (a) (b) (x) 285 (c) (d) (x) 493 (l) (e) (f) (w) 498 (l) (f) (w) 280 (l) 236 (m)	+ 2 + 3 + 6 + 6 	14 15 21 6 16 2	— — — — — —	- 1 (i) 1 2 1 -	1 1 (k) 1 1 1 6 1
Total	1 922	17	74		5	11
B 1 B 2 B 3 B 4 B 5	357 (n) 393 (n) (g) 413 (n) (t) 159 (n) (h) (u) 94 (o) (v)	- - -	14 14 — —	+ 14 - 14 	1 1 1 -	11 25 35 6 2
Total	1 416	_	28	_	3	79
C 1 C 2 C 3 C 4 C 5	328 (p) 823 (q) 894 (q) 229 (r) 62 (s)		14 38 24 —		1 2 3 —	12 17 31 14 2
Total	2 336	_	76		6	76
D 1 D 2 D 3 D 4	169 139 57		 	_ _ _ _		3 2 —
Total	365			_		5
LA 3 LA 4 LA 4 LA 5 LA 5 LA 5 LA 6 LA 7 LA 8	10 18 114 117 125 164 158	- - - - - -	= = = = = = = = = = = = = = = = = = = =			
Total	707					
Grand total	6 746	17	178	<u> </u>	14	171 (i)

LIST OF POSTS FOR 1973

- Including 10 personal A1s.
- Including 1 personal A1 under Article 8 of Council Regulation 259/68.
- personal A2s. Including
- Including 6 personal A2s under Article 8 of Council Regulation 259/68.
- Including 6 personal A3s (officials entitled to A3 classification pursuant to the decisions of the Court of Justice in cases 20 and 21-63, 79-63 and 82-63).
- Including 1 personal B1 under Article 8 of Council Regulation 259/68. Including 1 personal B1 under Article 8 of Council Regulation 259/68. Including 1 personal B3 under Article 8 of Council Regulation 259/68.

- The duties of Director-General of the Agency are performed by a Grade A3 official appointed Director-General within the meaning of Article 53 of the Euratom Treaty.

 See Article 5(5) of the Decision of 16 January 1969 setting up the Official Publications Office of the European Communities (OJ No L 13, 18 January 1969).

- Ranking as a personal A2. Including 20 blocked posts.
- (m) Including 15 blocked posts.
- Including 10 blocked posts.
- Including 5 blocked posts. (o)
- Including 18 blocked posts. (p)
- Including 16 blocked posts.
- (r)
- Including 6 blocked posts. Including 4 blocked posts. (s)
- Including 45 Senior Secretarial Assistant and Senior Technical Assistant posts. Including 30 Secretarial Assistant and Technical Assistant posts. (t)
- Including 15 Secretarial Assistant and Technical Assistant posts.

AGREED AMENDMENTS

- Plus 6 personal A1s.
- Plus 18 personal A2s.
- Less 3 personal A2s. (d)
- Less 2 personal A3s.
- Less 13 personal A3s.
- Plus 16 personal A3s.
- The Commission is authorized in duly justified cases and in the interest of the service to retain, in respect of no more than 100 posts in A1, A2, and A3 categories, the services of officials who have been laid off in connection with enlargement, simultaneously with the services of their successors, for a maximum period of 3 months expiring no later than 30 June 1973.

AMENDED LIST OF POSTS FOR 1973

- Including 16 personal A1s.
- 1 personal A1 under Article 8 of Council Regulation 259/68.
- Including 23 personal A2s.
- Including 3 personal A2s under Article 8 of Council Regulation 259/68.
- Including 4 personal A3s (officials entitled to A3 classification pursuant to the decisions of the Court of Justice in cases 20 and 21-63, 79-63 and 82-63).
- Including 12 personal A3s under Article 8 of Council Regulation 259/68.

- Including 1 personal B1 under Article 8 of Council Regulation 259/68.

 Including 1 personal B3 under Article 8 of Council Regulation 259/68.

 The duties of Director-General of the Agency are performed by a Grade A3 official appointed Director-General within the meaning of Article 53 of the Euratom Treaty.

 See Article 5(5) of the Decision of 16 January 1969 setting up the Official Publications Office of the European
- Communities (OJ No L 13, 18 January 1969).
- Ranking as a personal A2. Including 20 blocked posts.
- Including 15 blocked posts.
- Including 10 blocked posts.
- Including 5 blocked posts.
- Including 18 blocked posts. (p) Including 16 blocked posts.
- Including 6 blocked posts.
- 4 blocked posts. Including
- Including 45 Senior Secretarial Assistant and Senior Technical Assistant posts.
- Including 30 Secretarial Assistant and Technical Assistant posts.
- Including 15 Secretarial Assistant and Technical Assistant posts.
- Including 16 personal A3s.
- The Commission is authorized in duly justified cases and in the interest of the service to retain, in respect of no more than 100 posts in A1, A2 and A3 categories, the services of officials who have been laid off in connection with enlargement, simultaneously with the services of their successors, for a maximum period of 3 months expiring no later than 30 June 1973.

COUNCIL DIRECTIVE

of 21 May 1973

on the abolition of restrictions on movement and residence within the Community for nationals of Member States with regard to establishment and the provision of services

(73/148/EEC)

THE COUNCIL OF THE EUROPEAN COMMUNITIES

Having regard to the Treaty establishing the European Economic Community, and in particular Article 54 (2) and Article 63 (2) thereof;

Having regard to the General Programmes for the abolition of restrictions on freedom of establishment and freedom to provide services (1), and in particular Title II thereof;

Having regard to the proposal from the Commission;

Having regard to the Opinion of the European Parliament (2);

Having regard to the Opinion of the Economic and Social Committee (3);

Whereas freedom of movement of persons as provided for in the Treaty and the General Programmes for the abolition of restrictions on freedom of establishment and on freedom to provide services entails the abolition of restrictions on movement and residence within the Community for nationals of Member States wishing to establish themselves or to provide services within the territory of another Member State:

Whereas freedom of establishment can be fully attained only if a right of permanent residence is granted to the persons who are to enjoy freedom of establishment; whereas freedom to provide services entails that persons providing and receiving services should have the right of residence for the time during which the services are being provided;

Whereas Council Directive of 25 February 1964 (4) on the abolition of restrictions on movement and residence within the Community for nationals of Member States with regard to establishment and the provision of services laid down the rules applicable in this area to activities as self-employed persons;

Whereas Council Directive of 15 October 1968 (5) on the abolition of restrictions on movement and residence within the Community for workers of Member States and their families, which replaced the Directive of 25 March 1964 (6) bearing the same title, has in the meantime amended the rules applicable to employed persons;

Whereas the provisions concerning movement and residence within the Community of self-employed persons and their families should likewise be improved;

Whereas the coordination of special measures concerning the movement and residence of foreign nationals, justified on grounds of public policy, public security or public health, is already the subject of the Council Directive of 25 February 1964 (7);

AS ADOPTED THIS DIRECTIVE:

Article 1

1. The Member States shall, acting as provided in this Directive, abolish restrictions on the movement and residence of:

⁽¹) OJ No 2, 15. 1. 1962, p. 32/62 and 36/62. (²) OJ No C 19, 28. 2. 1972, p. 5. (³) OJ No C 67, 24. 6. 1972, p. 7.

⁽⁴⁾ OJ No 56, 4. 4. 1964, p. 845/64. (5) OJ No L 257, 19. 10. 1968, p. 13. (6) OJ No 62, 17. 4. 1964, p. 981/64. (7) OJ No 56, 4. 4. 1964, p. 850/64.

- (a) nationals of a Member State who are established or who wish to establish themselves in another Member State in order to pursue activities as self-employed persons, or who wish to provide services in that State;
- (b) nationals of Member States wishing to go to another Member State as recipients of services;
- (c) the spouse and the children under twenty-one years of age of such nationals, irrespective of their nationality;
- (d) the relatives in the ascending and descending lines of such nationals and of the spouse of such nationals, which relatives are dependent on them, irrespective of their nationality.
- 2. Member States shall favour the admission of any other member of the family of a national referred to in paragraph 1 (a) or (b) or of the spouse of that national, which member is dependent on that national or spouse of that national or who in the country of origin was living under the same roof.

Article 2

- 1. Member States shall grant the persons referred to in Article 1 the right to leave their territory. Such right shall be exercised simply on production of a valid identity card or passport. Members of the family shall enjoy the same right as the national on whom they are dependent.
- 2. Member States shall, acting in accordance with their laws, issue to their nationals, or renew, an identity card or passport, which shall state in particular the holder's nationality.
- 3. The passport must be valid at least for all Member States and for countries through which the holder must pass when travelling between Member States. Where a pas port is the only document on which the holder may lawfully leave the country, its period of validity shall be not less than five years.
- 4. Member States may not demand from the persons referred to in Article 1 any exit visa or any equivalent requirement.

Article 3

- 1. Member States shall grant to the persons referred to in Article 1 right to enter their territory merely on production of a valid identity card or passport.
- 2. No entry visa or equivalent requirement may be demanded save in respect of members of the family

who do have the nationality of a Member State. Member States shall afford to such persons every facility for obtaining any necessary visas.

Article 4

1. Each Member State shall grant the right of permanent residence to nationals of other Member States who establish themselves within its territory in order to pursue activities as self-employed persons, when the restrictions on these activities have been abolished pursuant to the Treaty.

As proof of the right of residence, a document entitled 'Residence Permit for a National of a Member State of the European Communities' shall be issued. This document shall be valid for not less than five years from the date of issue and shall be automatically renewable.

Breaks in residence not exceeding six consecutive months and absence on military service shall not affect the validity of a residence permit.

A valid residence permit may not be withdrawn from a national referred to in Article 1 (1) (a) solely on the grounds that he is no longer in employment because he is temporarily incapable of work as a result of illness or accident.

Any national of a Member State who is not specified in the first subparagraph but who is authorized under the laws of another Member State to pursue an activity within its territory shall be granted a right of abode for a period not less than that of the authorization granted for the pursuit of the activity in question.

However, any national referred to in subparagraph 1 and to whom the provisions of the preceding subparagraph apply as a result of a change of employment shall retain his residence permit until the date on which it expires.

2. The right of residence for persons providing and receiving services shall be of equal duration with the period during which the services are provided.

Where such period exceeds three months, the Member State in the territory of which the services are performed shall issue a right of abode as proof of the right of residence.

Where the period does not exceed three months, the identity card or passport with which the person concerned entered the territory shall be sufficient to

cover his stay. The Member State may, however, require the person concerned to report his presence in the territory.

3. A member of the family who is not a national of a Member State shall be issued with a residence document which shall have the same validity as that issued to the national on whom he is dependent.

Article 5

The right of residence shall be effective throughout the territory of the Member State concerned.

Article 6

An applicant for a residence permit or right of abode shall not be required by a Member State to produce anything other than the following, namely:

- (a) the identity card or passport with which he or she entered its territory:
- (b) proof that he or she comes within one of the classes of person referred to in Articles 1 and 4.

Article 7

- 1. The residence documents granted to nationals of a Member State shall be issued and renewed free of charge or on payment of an amount not exceeding the dues and taxes charged for the issue of identity cards to nationals. These provisions shall also apply to documents and certificates required for the issue and renewal of such residence documents.
- 2. The visas referred to in Article 3 (2) shall be free of charge.
- 3. Member States shall take the necessary steps to simplify as much as possible the formalities and the procedure for obtaining the documents mentioned in paragraph 1.

Article 8

Member States shall not derogate from the provisions of this Directive save on grounds of public policy, public security or public health.

Article 9

- 1. Member States shall, within six months of notification of this Directive, bring into force the measures necessary to comply with its provisions and shall forthwith inform the Commission thereof.
- 2. They shall notify the Commission of amendments made to provisions imposed by law, regulation or administrative action for the simplification with regard to establishment and the provision of services of the formalities and procedure for issuing such documents as are still necessary for the movement and residence of persons referred to in Article 1.

Article 10

- 1. The Council Directive of 25 February 1964 on the abolition of restrictions on movement and residence within the Community for nationals of Member States with regard to establishment and the provision of services shall remain applicable until this Directive is implemented by the Member States.
- 2. Residence documents issued pursuant to the Directive referred to in paragraph 1 shall remain valid until the date on which they next expire.

Article 11

This Directive is addressed to the Member States.

Done at Brussels, 21 May 1973.

For the Council The President E. GLINNE

COUNCIL DECISION

of 4 June 1973

on Community financing of certain expenditure in respect of food aid supplied under the 1972/73 programme

(73/149/EEC)

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation (EEC) No 1703/72, of 3 August 1972, amending Regulation (EEC) No 2052/69 (¹) as regards the Community financing of expenditure arising from the implementation of the 1967 Food Aid Convention and laying down rules on the Community financing of expenditure arising from the implementation of the 1971 Food Aid Convention, and in particular Article 8 (1) and 10 (1) thereof;

Having regard to the proposal from the Commission;

Whereas it is found necessary for the Community to bear the cost of dispatching cereals allotted as aid under the 1972/73 Programme to Chad, Malagasy, Mali, Mauritania, Niger, Senegal, Somali, Upper Volta, Zambia and the United Nations Relief and Work Agency for Palestine Refugees.

HAS ADOPTED THIS DECISION:

Sole Article

For the purpose of the Community's food aid activities under the 1972/73 Programme, Community financing shall extend to expenditure beyond the fob stage for the following countries and on the following terms:

- for Chad, Mali, Mauritania, Niger, Senegal and Upper Volta: deliveries shall be made free-atfrontier and a fixed contribution of 15 units of account per metric ton of products delivered in the case of Niger, Senegal and Upper Volta, of 20 units of account in the case of Chad and Mali, and 30 units of account in the case of Mauritania shall be paid to those countries towards the cost of dispatch to the place of destination;
- for Madagascar, Somali, Zambia and UNRWA: deliveries shall be made cif.

Done at Luxembourg, 4 June 1973.

For the Council
The President
R. VAN ELSLANDE

COUNCIL DIRECTIVE

of 5 June 1973

amending the Council Directive of 26 June 1964 on intra-Community trade in bovine animals and swine

(73/150/EEC)

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular Articles 43 and 100 thereof;

Having regard to the proposal from the Commission;

Having regard to the Opinion of the European Parliament;

Whereas the Council Directive (1) of 26 June 1964 on animal health problems affecting intra-Community trade in bovine animals and swine, as last amended by the Council Directive (2) of 28 December 1972 and by the Act of Accession (3) includes, in paragraph 9 of Annex C, the list of official institutes made responsible for the testing of antigens; whereas this list should be amended in the case of the Irish institute;

HAS ADOPTED THIS DIRECTIVE:

Article 1

Paragraph 9 (h) of Annex C to the abovementioned Directive of 26 June 1964 shall be replaced by the following:

'(h) Ireland: The Veterinary Research Laboratory, Department of Agriculture and Fisheries, Thorndale, Beaumont Road, Dublin 9'.

Article 2

This Directive is addressed to Member States.

Done at Luxembourg, 5 June 1973.

For the Council The President A. LAVENS

⁽¹) OJ No 121, 29. 7. 1964, p. 1977/64. (²) OJ No L 298, 31. 12. 1972, p. 49. (³) OJ No L 73, 27. 3. 1972, p. 14.

COMMISSION

COMMISSION DECISION

of 14 May 1973

fixing the minimum sale price for butter for the 21st individual invitation to tender under the standing invitation to tender provided for by Regulation (EEC) No 1259/72

(73/151/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community;

Having regard to Council Regulation (EEC) No 804/68 (1) of 27 June 1968 on the common organization of the market in milk and milk products, as last amended by the Act concerning the conditions for the Accession and the Adaptation of the Treaties (2), and in particular Article 6 (7) thereof;

Having regard to Council Regulation (EEC) No 985/68 (3) of 15 July 1968 laying down general rules for intervention on the market in butter and cream, as last amended by Regulation (EEC) No 2714/72 (4), and in particular Article 7a thereof;

Whereas, pursuant to Commission Regulation (EEC) No 1259/72 (5) of 16 June 1972 on the disposal of butter at a reduced price to certain Community processing undertakings, as last amended by Regulation (EEC) No 1008/73 (6), the intervention agencies have put up for sale, by standing invitation to tender, certain quantities of butter which they

Whereas Article 9 of that Regulation provides that a minimum selling price must be fixed in the light of tenders received, and the amount of the processing security must be fixed in the light of the difference between the minimum price and the market price of butter, and that a decision may alternatively be taken not to proceed with the invitation to tender;

Whereas in the light of the tenders received in response to the 21st individual invitation to tender, the minimum price should be fixed at the level specified below and the processing security should be determined in consequence;

Whereas the measures provided for in this Decision are in accordance with the Opinion of the Management Committee for Milk and Milk Products;

HAS ADOPTED THIS DECISION:

Article 1

For the 21st individual invitation to tender under Regulation (EEC) No 1259/72, in respect of which the time limit for submission of tenders expired on 8 May 1973,

- (a) the minimum selling price to be considered when awarding contracts shall be 55 u.a./100 kg of
- (b) the processing security shall be 142 u.a./100 kg of butter.

Article 2

This Decision is addressed to all Member States.

Done at Brussels, 14 May 1973.

⁽¹⁾ OJ No L 148, 28. 6. 1968, p. 13. (2) OJ No L 73, 27. 3. 1972, p. 14. (3) OJ No L 169, 18. 7. 1968, p. 1. (4) OJ No L 291, 28. 12. 1972, p. 15. (5) OJ No L 139, 17. 6. 1972, p. 18. (6) OJ No L 100, 14. 4. 1973, p. 28.

COMMISSION DECISION

of 23 May 1973

obliging undertakings of the steel industry to publish schedules of transport charges for routes involving intra-Community sea links

(73/152/ECSC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Coal and Steel Community and in particular Articles 2 to 5, 60 and 95 (1) and (2) thereof;

After consulting the Consultative Committee and with the unanimous agreement of the Council of Ministers;

Whereas one result of the enlargement of the Common Market by the accession to the European Communities of the Kingdom of Denmark, Ireland and the United Kingdom of Great Britain and Northern Ireland will be that a considerable volume of intra-Community trade in iron and steel products will be carried on by sea;

Whereas the introduction of a system for the publication of intra-Community sea freight rates under Article 70 of the Treaty will call for a detailed study of the special problems of sea transport within the enlarged Community; whereas this introduction will take some time;

Whereas, on the other hand, it appears necessary, after the accession of the new States, to introduce a system to enable producers and buyers of iron and steel products to be informed of the cost of sea transport where this is arranged by the seller; whereas this aim can be achieved by obliging iron and steel undertakings in the enlarged Community to publish sea freight schedules in their price lists when they take in hand the transport;

Whereas, however, publication of a schedule of transport charges does not take away the buyer's right to take in hand himself the transport of the products he has bought;

Whereas there is cause to oblige the undertakings of the iron and steel industry to invoice the schedules of transport charges which they have published; whereas the means of publishing and applying the sea-freight schedules must be laid down;

Whereas respect for the obligation to publish and apply the sea-freight schedules must be ensured; whereas the Decision consequently provides for the application of the sanctions mentioned in Article 64 of the Treaty in the event of infringement of the provisions of this Decision;

Whereas the provisions of Article 5 of the Treaty assign to the Community, among other things, the task of ensuring the establishment, the maintenance and the observance of normal conditions of competition; whereas, to this end, the publication and application of sea-freight schedules are necessary until maritime freight rates can be published as provided for under Article 70 of the Treaty; whereas the obligation to publish and apply such schedules is not expressly provided for by the Treaty; whereas this obligation consequently represents a case not provided for in the Treaty in the sense of Article 95 (1) and (2);

HAS ADOPTED THIS DECISION:

Article 1

The undertakings of the Iron and Steel industry which sell iron and steel products in the Common Market under Article 81 of the ECSC Treaty to destinations which involve carriage by sea are required to publish sea-freight schedules for their main trade routes.

The undertakings may satisfy this obligation by publishing schedules of transport charges from basing point to sea-port of unloading.

Article 2

1. The sea freight schedules shall include handling charges in the port of loading, sea freight, port dues

in the ports of loading and unloading, and insurance.

If the schedules published contain other factors these must be specified.

- 2. If the undertakings choose to publish sea-freight schedules from basing point to the sea-port of unloading, these schedules shall include, in addition to the factors mentioned in paragraph 1 of this Article, the transport charges up to the port of loading.
- 3. The schedules may relate to a specific sea-port or to various sea-ports grouped in a limited geographical area having special characteristics.
- 4. The freight schedules may be drawn up by main categories of products and by tonnage groups.
- 5. The undertakings must ensure that the schedules which they publish reflect as exactly as possible the real costs involved.

Article 3

The undertakings which take in hand the transport of their products must invoice this transport according to the conditions of the schedules published.

Article 4

1. The schedules of transport charges shall apply not earlier than two clear days after being addressed to the Commission.

- 2. The schedules of transport charges must be communicated by the undertakings, upon request, to anyone interested.
- 3. The Commission may decide to circulate them itself.

Article 5

- 1. The undertakings and their selling agencies shall require middlemen, according to Article 8 of Decision 30/53, to respect the rules set out in Article 3 above.
- 2. The undertakings shall be held liable for any infringements of these rules by their middlemen.

Article 6

In the event of infringement of the rules of this Decision by an undertaking, the provisions of Article 64 of the Treaty shall apply.

Article 7

This Decision shall come into force on 1 June 1973.

Done at Brussels, 23 May 1973.

COMMISSION DECISION

of 23 May 1973

authorizing the Member States to allow the marketing of reproductive material of certain forest species subjected to reduced requirements

(73/153/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITY,

Having regard to the Treaty establishing the European Economic Community;

Having regard to the Council Directive of 14 June 1966 concerning the marketing of forest reproductive material (1), as last amended by the Act (2) annexed to the Treaty (3) on the Accession of new Member States to the European Economic Community and the European Atomic Energy Community, signed at Brussels on 22 January 1972, and, in particular, Article 15 (1) thereof;

Having regard to the requests made by the nine Member States:

Whereas there exists in all the Member States a shortage in the production of reproductive material of the species given in the Annex and the production does not allow the requirements in these countries for reproductive material of the aforesaid species to be met:

Whereas third countries, also, are unable to supply in sufficient quantities reproductive material of the concerned species which gives the same guarantees as Community reproductive material and which conforms to the requirements of the above Directive;

Whereas it is consequently appropriate to authorize the Member States to allow the marketing of reproductive material of the species in question subjected to reduced requirements for a limited period;

Whereas, for genetic reasons, the seed must be collected so far as possible from the places of origin in the areas of the species in question and, to ensure the identity of the seed, it is necessary that guarantees are given which are as strict as possible;

Whereas, it is, moreover, appropriate to authorize each of the nine Member States to allow the marketing in their territory of seed subjected to reduced requirements, and also that the plants produced from it be authorized for marketing in other Member States by virtue of this Decision; that such a measure is intended to allow intra-Community exchange of the reproductive material concerned and to satisfy more correctly the respective needs of the interested Member States:

Whereas the measures provided in this Decision are in accordance with the Opinion of the Permanent Committee for Agricultural, Horticultural and Forestry Seeds and Plants;

HAS MADE THIS DECISION:

Article 1

- 1. Member States are authorized to allow the marketing in their territory of seed subjected to the reduced requirements prescribed in the annex and on condition that the proof mentioned in Article 2 is given so far as the location of the seed source and the altitude at which the seeds were collected is concerned.
- 2. Member States are equally authorized to allow the marketing in their territory of seed which has been accepted for marketing in the other Member States by virtue of this Decision.
- 3. Member States are equally authorized to allow the marketing in their territory of plants raised from the abovementioned seed.

Article 2

1. The proof prescribed in Article 1 (1) is considered to be provided in the case of seed of the

⁽¹⁾ OJ No 125, 11. 7. 1966, p. 2326/66. (2) OJ No L 73, 27. 3. 1973, p. 14. (3) OJ No L 73, 27. 3. 1973, p. 5.

category 'Source-Identified reproductive material' of the OECD Scheme for the control of forest reproductive material moving in international trade, dated 30 May 1967.

- 2. If the OECD Scheme mentioned in paragraph 1 is not applied to the location of the seed source, other official evidence is admissible.
- 3. When official evidence cannot be provided for the species Larix leptolepis, Picea sitchensis, Pinus strobus and Pseudotsuga taxifolia, Member States may accept other non-official evidence.

Article 3

The authorizations provided for in Article 1 (1) and (2) expire on 31 December 1980.

Article 4

Member States shall report to the Commission before 31 January of each year the quantities of seed subjected to the reduced requirements which were marketed in their territory during the preceding year in accordance with this Decision. The Commission will inform other Member States of them.

Article 5

This Decision is addressed to all Member States.

Done at Brussels, 23 May 1973.

ANNEX

Member State		Abies alba Mill.	ill.		Fagus silvatica L.	ï.		Larix decidua Mill.	Mill.
	kg	location of seed source	seed collected from/to	kg	location of seed source	seed collected from/to	kg	location of seed source	seed collected from/to
Federal Republic of Germany									1.00
Belgium							100	Austria Poland Czechoslovakia	1. 7. 1972-30. 6. 1973
Denmark									
France	. 100	Romania France Czechoslovakia	1. 7. 1972-30. 6. 1973	2 500	France Czechoslovakia	1. 7. 1972-31. 12. 1973	380	Austria Poland Czechoslovakia	1. 7. 1972-30. 6. 1973
Ireland									
Italy					·				
Luxembourg									
Netherlands							100	Austria Poland Czechoslovakia	1.7.1972-30.6. 1973
United Kingdom	20	Romania	before 30. 6. 1973	2 000	France Federal Republic of Germany Netherlands Belgium	1. 7. 1972-31.12.1973	100	Poland United Kingdom Czechoslovakia	before 30. 6. 1973

		Larix leptolepis (Sieb. & Zucc.) Gord.	ois Gord.		Picea abies Karst.	ırst.		Picea sitchensis Trautv. et Mey.	v. et Mey.
Member State	k g	location of seed source	seed collected from/to	kg	location of seed source	seed collected from/to	kg	location of seed source	seed collected from/to
Federal Republic of Germany							700	Washington (USA) British Columbia (CDN)	1. 7. 1972-30. 6. 1973
Belgium	140	Japan	1. 7. 1972-30. 6. 1973	250	Austria Poland Romania Switzerland Czechoslovakia	1. 7. 1972-30. 6. 1973	08	Washington (USA) British Columbia (CDN)	1. 7. 1972-30. 6. 1973
Denmark	100	Japan	before 30. 6. 1973				105	British Columbia (CDN)	before 30. 6. 1973
France	250	Japan	1. 7. 1972-30. 6. 1973 1 000	1 000	Austria France Poland Romania	1. 7. 1972-30. 6. 1973	340	USA	1. 7. 1972-30. 6. 1973
Ireland	150	Japan	before 30. 6. 1973	06	Romania	before 30. 6. 1973	13 90 359	British Columbia (CDN) Oregon (USA) Washington (USA)	before 30. 6. 1973
Italy	100	Japan	1, 7, 1972-30, 6, 1973						
Luxembourg	7	Japan	1. 7. 1972-30. 6. 1973				2	Washington (USA) British Columbia (CDN)	1. 7. 1972-30. 6. 1973
Netherlands	100	Japan	1. 7. 1972-30. 6. 1973	500	Austria Poland Czechoslovakia	1, 7, 1972-30, 6, 1973	100	Washington (USA) British Columbia (CDN)	1. 7. 1972-30. 6. 1973
United Kingdom	1 200	Japan	before 30. 6. 1973	006	Poland Romania Czechoslovakia	before 30. 6. 1973	4 000	Washington (USA) Oregon (USA) British Columbia (CDN) Ireland United Kingdom	before 30. 6. 1973

Member State		Pinus nigra Arn.	Ľ'n.		Pinus silvestris L.	s L.		Pinus strobus L.	ľ.
	kg	location of seed source	seed collected from/to	kg	location of seed source	seed collected from/to	kg	location of seed source	seed collected from/to
Federal Republic of Germany					,45		200	South Appalaches (USA)	1, 7, 1972-30, 6, 1973
Belgium	250	Austria Yugoslavia (var. austriaca)	1. 7. 1972-30. 6. 1973						
Denmark	25	Austria (var. austriaca)	before 30, 6, 1973	23	Vestlandet (N)	brfore 30. 6. 1973			·
France	1 560	Austria Jugoslavia (var. austriaca)	1, 7, 1972-30, 6, 1973	009	Poland	1. 7. 1972-30. 6. 1973	525	Switzerland Czechoslovakia USA	1, 7, 1972-30, 6, 1973
Ireland	10	Austria (var. austriaca)	before 30. 6. 1973						
Italy							200	North Eastern States of USA	1. 7. 1972-30. 6. 1973
Luxembourg									
Netherlands	200	Austria Yugoslavia (var. austriaca)	1.7.1972-30.6. 1973				200	South Appalaches (USA) Ontario (CDN)	1. 7. 1972-30. 6. 1973
United Kingdom	1 200	Corsica (var. Corsicana) East Germany (var. austriaca) Federal Republic of Germany (var. calabrica)	before 30. 6. 1973	700	United Kingdom East Germany	before 30. 6. 1973			

Member State		Pseudotsuga taxifolia (Poir.) Britt	Poir.) Britt.		Quercus borealis Michx.	Michx.		Quercus pedunculata Ehrh.	ta Ehrh.
הוצוויייני סומור	kg	location of seed source	seed collected from/to	kg	location of seed source	seed collected from/to	kg	location of seed source	seed collected from/to
Federal Republic of Germany	2 000	Washington (USA) Oregon (USA) British Columbia (CDN)	1. 7. 1972-30. 6. 1973						
Belgium	009	Washington (USA) British Columbia (CDN)	1. 7. 1972-30. 6. 1973						
Denmark	75	Washington (USA)	before 30. 6. 1973						
France	3 050	USA Canada	1, 7, 1972-30, 6, 1973						
Ireland	50	Washington (USA)	before 30. 6 .1973						
Italy	1 000	Oregon (USA) California (USA) Washington (USA)	1. 7. 1972-30. 6. 1973						
Luxembourg	15	Washington (USA) British Columbia (CDN)	1, 7, 1972-30, 6, 1973						
Netherlands	200	Washington (USA) British Columbia (CDN)	1. 7. 1972-30. 6. 1973						
United Kingdom	800	Washington (USA) British Columbia (CDN)	before 30. 6. 1973	1 000	Federal Republic of Germany Netherlands Belgium	1, 7, 1972-30, 6, 1973	2 000	Netherlands Belgium France Federal Republic of Germany East Germany	1.7.1972-31.12.1973

Mornhon Cross		Quercus sessiliflora Sal.	ora Sal.						
INCIDE STATE	kg	location of seed source	seed collected from/to	kg	location of seed source	seed collected from/to	kg	location of seed source	seed collected from/to
Federal Republic of Germany									
Belgium									
Denmark			,						
France			·.						
Ireland									
Italy									
Luxembourg									
Netherlands									
United Kingdom	2 000	Netherlands Belgium France Federal Republic of Germany East Germany	1.7.1972-31.12.1973						·