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II

(Acts whose publication is not obligatory)

COMMISSION

COMMISSION DECISION

of 15 June 1979

laying down detailed rules for the implementation of Council Decision 77/706/EEC

(79/639/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Decision 77/706/EEC of 7 November 1977 on the setting of a Community target for a reduction in the consumption of primary sources of energy in the event of difficulties in the supply of crude oil and petroleum products (1), and in particular Article 5 thereof,

Having consulted the Member States in accordance with Article 5 of the said Decision,

Whereas the Council has adopted Regulation (EEC) No 1729/76 of 21 June 1976 concerning the communication of information on the state of the Community's energy supplies (2);

Whereas the Commission has adopted Decision 78/890/EEC of 28 September 1978 applying Council Decision 77/186/EEC on the exporting of crude oil and petroleum products from one Member State to another in the event of supply difficulties (3);

Whereas Article 1 (1) of Decision 77/706/EEC provides that where difficulties arise in the supply of crude oil or

petroleum products in one or more Member State, the Commission, acting at the request of a Member State or on its own initiative, and after consulting the group provided for in Directive 73/238/EEC, may set a target for reducing consumption of petroleum products in the Community as a whole by up to 10 % of normal consumption;

Whereas Article 1 (2) of Decision 77/706/EEC provides that, in order to safeguard the unity of the market and to ensure that all energy consumers in the Community bear their fair share of the difficulties arising from the crisis, the Commission shall, on the expiry of a period of two months following the application of Article 1 (1), propose to the Council a new target for reducing consumption by up to 10 % of normal consumption and differentiated according to Member State, following which the quantities saved are to be shared among the Member States;

Whereas Article 1 (2) of Decision 77/706/EEC provides that in the event of a larger shortfall the Commission may propose to the Council that the target for reducing consumption exceeds 10% and be extended to other forms of energy;

Whereas the sharing-out among Member States of the quantities saved following the application of Article 1 (3) of Decision 77/706/EEC may entail additional costs, the evaluation and settlement of which are within the competence of the parties involved; whereas, however, the Commission must be able, at the request

⁽¹⁾ OJ No L 292, 16. 11. 1977, p. 9.

⁽²⁾ OJ No L 198, 23. 7. 1976, p. 1.

⁽³⁾ OJ No L 311, 4. 11. 1978, p. 13.

of a Member State, to make recommendations and deliver opinions to the Member States concerned to enable agreement to be reached between Member States as regards additional costs;

Whereas, in order to perform these tasks the Commission must have accurate knowledge of the energy situation in the Member States, their supplies of crude oil and petroleum products, the possibilites for substitution between the various forms of energy, and national measures which have been taken to reduce energy consumption in the Member States; whereas the Member States must accordingly provide the Commission with the necessary information,

HAS ADOPTED THIS DECISION:

Article 1

- 1. For the purposes of this Decision the definitions contained in Article 1 (a), (b), (c) and (d) respectively of Commission Decision 78/890/EEC shall apply in respect of:
- (a) 'normal consumption of crude oil and petroleum products',
- (b) 'base period',
- (c) 'supply shortfall', and
- (d) 'normal supply'.
- 2. For the purposes of this Decision:
- (a) 'normal energy consumption' means the average daily consumption recorded over a base period, i.e.: domestic production of primary fuels, plus imports, plus deliveries from Community countries, minus exports, minus deliveries to Community countries, plus or minus variations in stocks.
 Seagoing ships' bunkers shall be regarded as exports;
- (b) 'substitutable petroleum products' means all fuel oil consumed in electricity generation, and, as appropriate, in other sectors of industry, including autoproducers, as calculated pursuant to Article 2 (2);
- (c) 'substitutable energy' means all energy consumed in electricity generation and, where appropriate, in

other sectors of industry, including autoproducers, as calculated pursuant to Article 2 (2).

Article 2

- 1. The amount of any differential cut in substitutable petroleum products as indicated in Article 1 (2) (a) of Decision 77/706/EEC shall not exceed the actual capacity for substitution, the level of which is established pursuant to paragraph 2 below, existing when supply difficulties arise.
- 2. The group set up by Directive 73/238/EEC shall examine annually and, in case of supply difficulties, on the basis of information supplied to the Commission by the Member States, calculated pursuant to Article 10, the capacity for substitution in the Member States of petroleum products defined as covering primarily fuel oil requirements for electricity generation, but also having regard to any possibilities of substitution of fuel oil in industry, including autoproducers. Following upon this examination, the Commission shall take note of the possibilities of substitution thus established.

Article 3

- 1. Where, pursuant to Article 1 (1) of Decision 77/706/EEC, the Commission sets a target for reducing consumption of petroleum products by up to 10% of normal consumption, it shall in particular take the following into account:
- the overall petroleum products supply situation,
- the supply situation in each Member State,
- measures to reduce consumption taken by Member States,
- international obligations entered into by Member States.
- 2. Where, pursuant to Article 1 (2) (a) of Decision 77/706/EEC, the Commission proposes to the Council different targets for reducing consumption of non-substitutable petroleum products and of substitutable petroleum products, it shall take into account the factors listed in paragraph 1 and, in particular, the limitations imposed on each Member State by the real possibilities for substitution in electricity generation and, as appropriate, other sectors of industry including autoproducers, as established pursuant to Article 2.
- 3. Where, pursuant to Article 1 (2) (b) of Decision 77/706/EEC, the Commission proposes to the Council

that the target for reducing consumption should exceed 10% and be extended to other forms of energy, it shall in particular take into account the factors listed in paragraph 1 and, in addition, the following:

- the overall energy supply situation,
- the expected duration of difficulties in the supply of crude oil and petroleum products,
- the extent to which the obligatory stocks of crude oil, and/or petroleum products held by Member States have already been drawn on.

Article 4

Where Article 1 of Decision 77/706/EEC is applied, a Member State may, instead of restricting consumption, draw on that portion of its stocks of crude oil and/or petroleum products in excess of its obligations under Directives 68/414/EEC and 72/425/EEC.

Article 5

- 1. The quantities which are saved and are to be shared out among the Member States pursuant to Article 1 (3) of Decision 77/706/EEC shall be calculated by applying the different rates of reduction in the consumption of the petroleum products for each Member State provided for in Article 1 (2) of the said Decision.
- 2. A Member State whose rate of reduction in consumption exceeds the Community average shall be required to reallocate a quantity equal to the difference between the level of consumption it could have maintained if a uniform rate of reduction for the Community as a whole had been applied and its consumption as reduced pursuant to Article 1 (2) of Decision 77/706/EEC.
- 3. A Member State whose rate of reduction in consumption is below the Community average shall be entitled to a reallocation of a quantity equal to the difference between its consumption as reduced pursuant to Article 1 (2) of Decision 77/706/EEC and the level of consumption it could have maintained if a uniform rate of reduction for the Community as a whole had been applied.

Article 6

1. Any additional costs which may be entailed by the sharing-out among Member States of the quantities saved following the application of Article 1 (3) of Decision 77/706/EEC shall be borne by the parties

benefiting from such sharing-out. The evaluation of these additional costs shall be within the competence of the parties involved.

2. In the event of disagreement regarding these additional costs, the Commission may, at the request of a Member State, make recommendations or deliver opinions to the Member States concerned.

Article 7

- 1. The Commission may consult the companies supplying the Community with crude oil and petroleum products in order to obtain general information and, if necessary, appropriate technical assistance in particular in implementing Article 1 (3) of Decision 77/706/EEC as provided for by Article 4 of Decision 78/890/EEC.
- 2. The Commission shall notify Member States of their allocation rights or allocation obligations pursuant to Article 1 (3) of Decision 77/706/EEC, and Member States shall take appropriate action.

Article 8

Information on energy consumption broken down by major products and sectors of consumption shall be obtained from the replies sent to the Commission by the Member States in accordance with Regulation (EEC) No 1729/76.

Article 9

- 1. Information on normal consumption of crude oil and petroleum products shall be obtained from the replies sent to the Commission by the Member States pursuant to Article 5 of Decision 78/890/EEC.
- 2. Where difficulties arise in the supply of crude oil and petroleum products, the Commission may request this information to be supplied in the form of estimates in accordance with a procedure which it shall establish on the basis of the models set out in the Annex.
- 3. In order to gain a better understanding of the supply situation, with respect in particular to the application of Article 1 (3) of Decision 77/706/EEC, the Commission may, after consulting the group set up by Directive 73/238/EEC, invite Member States to provide the information required in paragraphs 1 and 2 broken down undertaking by undertaking.

Article 10

- 1. Pursuant to Article 2, the Member States shall, by
- 31 December each year, communicate to the

Commission, on the basis of a common model established by it, the information needed to determine the possibilities of substitution as they exist on 1 October of that year.

2. When Article 1 of Decision 77/706/EEC is applied, the Member States shall forthwith communicate to the Commission the information needed to determine the actual possibilities of substitution as they exist at that date.

Article 11

Where Article 1 of Council Decision 77/706/EEC is applied, Member States shall inform the Commission of any measure taken to reduce the consumption of petroleum products as soon as it is adopted.

Article 12

The Commission shall, on receipt of the information gathered in accordance with Articles 9, 10 and 11, supply a summary thereof to the group set up by Article 3 of Directive 73/238/EEC.

Article 13

Information supplied pursuant to this Decision shall be confidential. This provision shall not prevent the distribution of general information or of summaries which do not contain particulars concerning individual undertakings.

Article 14

The Commission shall, at the request of a Member State, after consulting the group set up by Directive 73/238/EEC, examine problems which may arise from the implementation of this Decision in order to introduce the necessary amendments to the text on the basis of past experience or in the light of any significant changes in the structure of energy supplies, notably to power stations in one or more Member State.

Article 15

This Decision is addressed to the Member States.

Done at Brussels, 15 June 1979.

For the Commission

Guido BRUNNER

Member of the Commission

ANNEX

MONTHLY QUESTIONNAIRE ON THE OIL SUPPLY SITUATION IN THE COMMUNITY

I. EXPLANATORY NOTES

A. Units and conversion factors

(a) Units

All data should be expressed in thousands of tonnes rounded up or down to the nearest thousand tonnes.

(b) Oil products and 'crude oil equivalent'

All oil products should be converted into their crude oil equivalent by multiplying the quantities expressed in tonnes by the conversion factor 1.065.

(c) Converting barrels into tonnes

To obtain tonnes the number of barrels should be divided by the conversion factor corresponding to actual density. Where the conversion was based on barrels/day, the units obtained are multiplied by the number of days in the month in question.

(d) Converting cubic metres (kilolitres) into tonnes

For converting cubic metres into tonnes use the conversion factors corresponding to actual densities.

B. Geographical notes

- Faroe Islands' production should be included in Denmark's production,
- the production of Surinam and the Dutch Antilles should not be included in the production of the Netherlands,
- the production of the Canary Islands should be included in Spain's production,
- the production of the Caribbean refineries in Table III C includes imports from the Dutch Antilles, the Bahamas, Trinidad and Tobago.

II. DEFINITIONS AND EXPLANATORY NOTES RELATING TO THE VARIOUS TABLES

1. National production of crude oil and natural gas condensates (Table I)

Give the amounts of crude oil and natural gas condensates (i.e. all liquids separated from the gas in natural gas processing plants (1) produced on national territory including the Continental shelf (offshore). These amounts should include the condensates recovered from gaseous hydrocarbons.

2. Imports and exports of crude oil, natural gas condensates and feedstocks (originating in/exported to Community and non-Community countries) (Tables I, II and IV)

Imports and exports should be regarded as having been effected on the date on which they physically arrive, whether the consignment was customs cleared or not. However, any quantities in transit via an ocean terminal or crossing national territory in any manner whatever (e.g. pipelines) should not be included (this also applies to imports and exports of oil products). On the other hand, imports must include oil imported into customs bonded areas for treatment and re-export. Re-exports of oil imported for processing within bonded areas must be included in the export figures.

'Feedstocks' should be taken to mean any product or combination of products other than blending, derived from crude oil and destined for further processing. It is transferred into one or more components and/or finished products.

3. Imports/exports of oil products (originating in/for export to Community and non-Community countries) (Tables I, III and V)

- See point 2.
- The following are the oil products concerned: liquefied petroleum gas (LPG), naphthas, motor spirit, jet fuels, kerosenes, gas/diesel oil, residual fuel oil, lubricants and bitumen (2).

Maritime bunkers should not be shown in Table I, point 5, but be given separately under point 9.

4. Level of stocks (Table I)

The level of stocks means all oil stored within the frontiers of the declaring country, with the exception of oil in pipelines, oil held by retailers and in filling stations, stocks held by end-consumers and not subject to administrative supervision, and stocks held for military consumption.

5. Variations in stocks (Table I)

These variations correspond to the difference between the level of stocks at the beginning and at the end of a period.

The variation in stocks for the month before last (Table I) is the difference between the final data (month before last) of the present communication and the final data (month before last) of the preceding communication.

⁽¹⁾ Ethane included.

⁽²⁾ For definitions see the supplement to the Quarterly Bulletin of Energy Statistics, 3/1976, published by the Statistical Office of the European Communities.

Country:

MONTHLY QUESTIONNAIRE ON THE PETROLEUM SUPPLY SITUATION OF THE COMMUNITY

TABLE I

CONSUMPTION OF CRUDE OIL (1) AND EQUIVALENT (2)

Current month:					(1 000 tonnes)
	Month before last (M-2)	Last month (M-1)	Current month (M)	Next month (M+1)	Month after next (M+2)
	Realization	Provisional	Estimated	Scheduled	Scheduled
1. Indigenous production (1)					
2. Imports of crude (¹)					
3. Imports of oil products (2)					
4. Exports of crude (1)					
5. Exports of oil products (2)		·			
 6. Stocks levels (³) of which: (a) Crude oil (¹) (b) Oil products (²) 					
 7. Stocks changes (4) of which: (a) Crude oil (1) (b) Oil products (2) 					,
8. Total (⁵)					

9. Bunkers (6) (2)

⁽¹⁾ Including natural gas liquids and feedstocks.

⁽²⁾ Oil products are converted in crude oil equivalent by the factor 1.065.

⁽³⁾ End of month

⁽⁴⁾ Difference between stocks level at the end of the month and the level at the end of the month before.

⁽⁵⁾ 8 = 1 + 2 + 3 - 4 - 5 - 7.

⁽⁶⁾ Marine bunkers.

TABLE II IMPORTS OF CRUDE OIL (1)

<u>_</u>		4	
CO	บท	try:	

(1 000 tonnes)

				(1 000 tonnes	
Country of origin	Month before last (M-2)	Last month (M-1)	Current month (M)	Next month (M+1)	Month after next (M+2)
	Realization	Provisional	Estimated	Scheduled	Scheduled
Abu Dhabi					
Algeria					
Ecuador					
Indonesia		. ,			
Iran					
Iraq					
Kuwait					
Lybia					
Nigeria	- to a sea of delices i handsomposition or an an annual section.	,			
Qatar					
Saudi Arabia					
United Arab Emirates (2)					
Venezuela					
Norway					
United Kingdom					
USSR					
Other countries of Eastern Europe					
China	, '				
Other					
Total imports			:		

⁽¹⁾ Including NGL and feedstocks.

⁽²⁾ Excluding Abu Dhabi.

TABLE III IMPORTS OF OIL PRODUCTS (1)

Country:		

Current month:

(1 000 tonnes (1))

	·		T	(1 000 tonnes (1))	
Country of origin	Month before last (M-2)	Last month (M-1)	Current month (M)	Next month (M+1)	Month after next (M+2)
	Realization	Provisional	Estimated	Scheduled	Scheduled
Belgium					
Denmark		4			
Germany					
France					
Ireland					
Italy					
Luxembourg					
Netherlands					
United Kingdom					
Greece					
Spain .					
Portugal					
Norway				·	
Sweden					
USA					
Bahrein					
Indonesia			,		
Iran					
Kuwait					
Saudi Arabia					
Venezuela					
USSR					
Other countries of Eastern Europe					
Other					
Total imports					

⁽¹⁾ Oil products are converted into crude oil by multiplying quantities in tonnes by 1:065."

TABLE IV EXPORTS OF CRUDE OIL (1)

Co	บบบ	TT	V٠

Current m	onti	\mathfrak{a} :
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(1) Including NGL and feedstocks.

(1 000 tonnes)

Country of destination	Month before last (M-2)	Last month (M-1)	Current month (M)	Next month (M+1)	Month after next (M+2)
	Realization	Provisional	Estimated	Scheduled	Scheduled
Belgium					
Denmark					
Germany					
France					
reland					
Italy					
Luxembourg					
Netherlands					
United Kingdom					
Greece					
Spain	,				-
Portugal					
Austria					
Sweden					
Switzerland					
USA			/2 = 1		
Other countries					
Total exports		}			

Country:

TABLE V EXPORTS OF OIL PRODUCTS (1)

EXPORTS OF OIL PRODUCTS (

Current month: (1 000 tonnes(1)) Month before Month Last Current Next after next (M+2) last (M-2) month (M-1) $\begin{array}{c} \text{month} \\ (M) \end{array}$ month (M+1) Country of destination Realization Provisional Estimated Scheduled ${\sf Scheduled}$ Belgium Denmark Germany France Ireland Italy Luxembourg Netherlands United Kingdom Greece Spain Portugal Austria Norway Sweden Switzerland Turkey USA Others Total exports (2)

⁽¹⁾ Oil products are converted into crude oil by multiplying quantities in tonnes by 1.065.

⁽²⁾ Excluding marine bunkers.

COMMISSION DIRECTIVE

of 21 June 1979

amending the Annexes to Council Directive 77/576/EEC on the approximation of the laws, regulations and administrative provisions of the Member States relating to the provision of safety signs at places of work

(79/640/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Directive 77/576/EEC of 25 July 1977 on the approximation of the laws, regulations and administrative provisions of the Member States relating to the provisions of safety signs at places of work (1), and in particular Articles 4, 5 and 6 thereof,

Whereas the provisions in the Annexes to the abovementioned Directive relating to a uniform system of safety signs at places of work need to be regularly adapted to take account of technical progress and the future development of international methods of signposting;

Whereas Annex I contains no regulations concerning the relationship between dimensions of safety signs and distance of observation and no precise definition of the colorimetric and photometric properties of the materials used for such signs; whereas, when approving the Directive, the Council asked that these omissions be promptly rectified; whereas the addition which has accordingly been made to Annex I is in line with the current international standards in this field;

Whereas it seems necessary to include in Annex II a new sign warning of the presence of laser beams; whereas here also the sign on which there is unanimous international agreement can serve as a model;

Whereas the provisions of this Directive are in accordance with the opinion of the Committee for the Adjustment to Technical Progress and to Future Development in International Methods of Directive 77/576/EEC on the Approximation of the Laws, Regulations and Administrative Provisions of the

Member States Relating to the Provision of Safety Signs at Places of Work,

HAS ADOPTED THIS DIRECTIVE:

Article 1

The Annexes to Council Directive 77/576/EEC are amended as provided in the following Articles.

Article 2

In Annex I:

- 1. the following paragraph shall be inserted after paragraph 5.4 of section 5, 'Design of safety signs':
 - '5.5. Dimensions of safety signs

The dimensions of safety signs may be determined in accordance with the formula:

$$A \ge \frac{1^2}{2000}$$

where A is the area of the sign in m² and I the greatest distance in m from which the sign must be understood.

Note: This formula is applicable for distances up to about 50 m.'

- 2. after section 5, 'Design of safety signs', the following new section 6 shall be inserted:
 - '6. COLORIMETRIC AND PHOTOMETRIC PROPERTIES OF MATERIALS

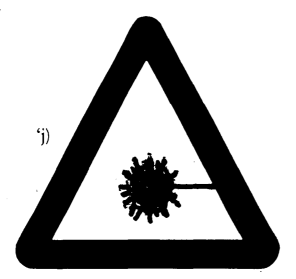
As regards the colour and photometric properties of working substances the ISO standards and the standards of the International Lighting Commission (CIE — Commission internationale de l'éclairage) are recommended.'

3. The existing section 6 'Yellow/black danger identification' shall become section 7.

⁽¹⁾ OJ No L 229, 7. 9. 1977, p. 12.

Article 3

In Annex II, No 2, 'Warning signs' the following sign is added:



Laserstråler
Warnung vor Laserstrahl
Laser beam
Rayonnements laser
Raggio laser
Lasertraat'

Article 4

Member States shall bring into force the laws, regulations or administrative provisions necessary to comply with the provisions of this Directive by 1 January 1981 at the latest. They shall forthwith inform the Commission thereof.

Article 5

This Directive is addressed to the Member States.

Done at Brussels, 21 June 1979.

For the Commission
Henk VREDELING
Vice-President

COMMISSION DIRECTIVE

of 27 June 1979

amending Council Directives 66/401/EEC, 66/402/EEC, 69/208/EEC and 70/458/EEC on the marketing of fodder plant seed, cereal seed, seed of oil and fibre plants and vegetable seed

(79/641/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Directive 66/401/EEC of 14 June 1966 on the marketing of fodder plant seed (1), as last amended by Directive 78/1020/EEC (2), and in particular Articles 2 (1a) and 21a thereof,

Having regard to Council Directive 66/402/EEC of 14 June 1966 on the marketing of cereal seed (3), as last amended by Directive 78/1020/EEC, and in particular Articles 2 (1a) and 21a thereof,

Having regard to Council Directive 69/208/EEC of 30 June 1969 on the marketing of seed of oil and fibre plants (4), as last amended by Directive 78/1020/EEC, and in particular Articles 2 (1a) and 40a thereof,

Having regard to Council Directive 70/458/EEC of 29 September 1970 on the marketing of vegetable seed (5), as last amended by Directive 78/692/EEC (6), and in particular Articles 2 (1a) and 40a thereof,

Whereas, in the light of the development of scientific knowledge, a number of the botanical names used in the Directives on the marketing of seeds have been shown to be incorrect or of doubtful authenticity;

Whereas those names should be aligned with those normally accepted internationally;

Whereas Directives 66/401/EEC, 66/402/EEC, 69/208/EEC and 70/458/EEC on the marketing of

fodder plant seed, cereal seed, seed of oil and fibre plants and vegetable seed should therefore be amended;

Whereas certain provisions of the abovementioned Directives and of Council Directive 70/457/EEC of 29 September 1970 on the common catalogue of varieties of agricultural plant species (7), as last amended by Directive 78/55/EEC (8), use the concept of species, thereby determining the scope of those provisions; whereas the changes to the nomenclature made by this Directive should not affect the interpretation of those provisions;

Whereas the measures provided for in this Directive are in accordance with the opinion of the Standing Committee on Seeds and Propagating Material for Agriculture, Horticulture and Forestry,

HAS ADOPTED THIS DIRECTIVE:

Article 1

Council Directive 66/401/EEC on the marketing of fodder plant seed is hereby amended as follows:

1. In Article 2 (1) (A) (a) the names of the following species:

Agrostis canina L. ssp. canina Hwd. — Velvet bent grass,

Arrhenatherum elatius (L.) J. et C. Presl. — Tall oatgrass,

Phleum bertolinii DC — Timothy,

Trisetum flavescens (L.) Pal. Beauv. — Golden oatgrass,

shall be replaced by the following:

Agrostis canina L. — Velvet bent,

Arrhenatherum elatius (L.) Beauv. ex J. et K. Presl. — Tall oatgrass,

⁽¹⁾ OJ No 125, 11. 7. 1966, p. 2298/66.

⁽²⁾ OJ No L 350, 14. 12. 1978, p. 27.

⁽³⁾ OJ No 125, 11. 7. 1966, p. 2309/66.

⁽⁴⁾ OJ No L 169, 10. 7. 1969, p. 3.

⁽⁵⁾ OJ No L 225, 12. 10. 1970, p. 7.

⁽⁶⁾ OJ No L 236, 26. 8. 1978, p. 13.

⁽⁷⁾ OJ No L 225, 12. 10. 1970, p. 1.

⁽⁸⁾ OJ No L 16, 20. 1. 1978, p. 23.

Phleum bertolonii DC — Timothy,

Trisetum flavescens (L.) Beauv. — Golden oatgrass.

2. In Article 2 (1) (A) (b) the names of the following species:

Medicago varia Martyn — Lucerne,

Onobrychis sativa Lam. — Sainfoin,

Pisum arvense L. — Field pea,

Trigonella foenumgraecum L. — Fenugreek,

shall be replaced by the following:

Medicago × varia Martyn — Lucerne,

Onobrychis viciifolia Scop. — Sainfoin,

Pisum sativum L. (partim) — Field pea,

Trigonella foenum-graecum L. — Fenugreek.

3. In Article 2 (1) (A) (b) the names of the following species:

Vicia faba L. ssp. faba var. equina Pers. — Field beans,

Vicia faba L. var. minor (Peterm.) Bull — Field beans,

shall be replaced by the following:

Vicia faba L. (partim) — Field beans.

4. In Article 3 (1) the names of the following species:

Medicago varia Martyn,

Pisum arvense L.,

shall be replaced by the following:

Medicago × varia Martyn,

Pisum sativum L.

5. In Annex I (2), Annex I (4), Annex II (I) (1) and Annex II (II) (1) the name of the following species:

Pisum arvense,

shall be replaced by the following:

Pisum sativum.

6. In Annex II (I) (2) (A), Annex II (II) (2) (A) and Annex III the names of the following species:

Agrostis canina ssp. canina,

Medicago varia,

Onobrychis sativa,

Pisum arvense,

shall be replaced by the following:

Agrostis canina,

Medicago × varia,

Onobrychis viciifolia,

Pisum sativum.

7. In Annex II (I) (2) (A), Annex II (II) (2) (A) and Annex III the names of the following species:

Vicia faba ssp. var. equina,

Vicia faba var. minor,

shall be replaced by the following:

Vicia faba.

8. In Annex II (I) (2) (B) (e) the names of the following species:

Pisum arvense,

Vicia faba spp.,

shall be replaced by the following:

Pisum sativum,

Vicia faba.

Article 2

Council Directive 66/402/EEC on the marketing of cereal seed is hereby amended as follows:

1. In Article 2 (1) (A) the names of the two following species:

Hordeum distichum L. — 2-row barley.

Hordeum polystichum L. — 6-row barley,

shall be replaced by the following:

Hordeum vulgare L. — Barley.

2. In Article 2 (1) (A) the names of the following species:

Triticum aestivum L. — Common wheat,

Triticum durum L. — Durum wheat,

shall be replaced by the following:

Triticum aestivum L. emend. Fiori et Paol. — Wheat,

Triticum durum Desf. — Durum wheat.

3. In Annex I (5) (B) (a), Annex II (1) (A), Annex II (1) (A) and Annex III the names of the following species:

Hordeum distichum,

Hordeum polystichum,

shall be replaced by the following:

Hordeum vulgare.

Article 3

Council Directive 69/208/EEC on the marketing of seed of oil and fibre plants is hereby amended as follows:

1. The following names shall be substituted for the names listed in Article 2 (1) (A):

Arachis hypogaea L. — Groundnut (peanut),

Brassica juncea (L.) Czern. et Coss. in Czern. — Brown mustard,

Brassica napus L. ssp. oleifera (Metzg.) Sinsk. — Swede rape,

Brassica nigra (L.) W. Koch — Black mustard,

Brassica rapa L. (partim) — Turnip rape,

Cannabis sativa L. — Hemp,

Carum carvi L. — Caraway,

Glycine max (L.) Merr. — Soya bean,

Gossypium spp. — Cotton,

Helianthus annuus L. — Sunflower,

Linum usitatissimum L. — Flax, linseed,

Papaver somniferum L. — Opium poppy,

Sinapis alba L. — White mustard.

2. In Article 3 (1) the name of the species Brassica campestris L. ssp. oleifera (Metzg.) Sinsk. shall be deleted.

The name Brassica rapa L. (partim) shall be inserted after the name Brassica napus L. ssp. oleifera (Metzg.) Sinsk.

- 3. In Annex I (2) the name of the species Brassica napus oleifera shall be replaced by Brassica napus ssp. oleifera.
- 4. In Annex II (I) (3) (A) the name of the species Brassica campestris ssp. oleifera shall be deleted.

The name Brassica rapa shall be inserted after the name Brassica napus ssp. oleifera.

5. In Annex III the name of the species Brassica campestris spp. oleifera shall be replaced by Brassica rapa.

Article 4

Council Directive 70/458/EEC on the marketing of vegetable seed is hereby amended as follows:

1. In Article 2 (1) (A) the names of the following species:

Citrullus vulgaris L. — Water melon,

Daucus carota L. ssp. sativus (Hoffm.) Hayek — Carrot,

Petroselinum hortense Hoffm. — Parsley,

Pisum sativum L. (excl. P. arvense L.) — Pea,

Valerianella locusta (L.) Betcke (V. olitoria Polt.) — Corn-salad or Lamb's lettuce,

Vicia faba major L. — Broad bean,

shall be replaced by the following:

Citrullus lanatus (Thunb.) Matsum. et Nakai — Water melon,

Daucus carota L. — Carrot,

Petroselinum crispum (Mill.) Nym. ex A. W. Hill — Parsley,

Pisum sativum L. (partim) — Pea, excluding Field pea,

Valerianella locusta (L.) Laterr. — Corn salad or Lamb's lettuce,

Vicia faba L. (partim) — Broad bean.

2. In Article 2 (1) (A) the name of the species Solanum lycopersicum L. (Lycopersicum esculentum Mill.) — Tomato — shall be deleted.

The name Lycopersicon lycopersicum (L.) Karst. ex Farwell — Tomato — shall be inserted after the name Lactuca sativa L. — Lettuce.

3. In Annex II (3) (a) and in Annex III (2) the names of the species:

Citrullus vulgaris,

Petroselinum hortense,

Solanum lycopersicum,

shall be replaced by the following:

Citrullus lanatus,

Petroselinum crispum,

Lycopersicon lycopersicum.

Article 5

This Directive shall not affect the application of the other provisions of Directives 66/401/EEC, 66/402/EEC, 69/208/EEC, and 70/458/EEC or the provisions of Directive 70/457/EEC.

Article 6

Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with the provisions of this Directive by 1 July 1980 at the latest. They shall forthwith inform the Commission thereof.

Article 7

This Directive is addressed to the Member States.

Done at Brussels, 27 June 1979.

For the Commission
Finn GUNDELACH
Vice-President