Official Journal

of the European Communities

ISSN 0378-6978

L 319

Volume 22

14 December 1979

English edition

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(Acts whose publication is obligatory)

COUNCIL REGULATION (EEC) No 2800/79

of 10 December 1979

opening and providing for the administration of a Community preferential ceiling for certain petroleum products refined in Turkey and establishing Community supervision of imports thereof

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular Article 113 thereof,

Having regard to the proposal from the Commission,

Whereas, pending the entry into force of the Supplementary Protocol signed in Ankara on 30 June 1973 containing the adjustments to be made to the Agreement establishing an association between the European Economic Community and Turkey and to the Additional Protocol (1) consequent on the accession of new Member States, the Community has undertaken, in an Interim Agreement (2) which runs only for a limited period prior to the entry into force of this Supplementary Protocol, which is applicable until 31 December 1974 but which has been extended for 1980 in accordance with the terms laid down in Article 13 thereof, to implement certain provisions of the Supplementary Protocol relating to trade in goods; whereas under Article 6 of the Interim Agreement amending the first paragraph of the Sole Article of Annex 1 to the Additional Protocol, the Community must totally suspend the customs duties applicable to certain petroleum products falling within Chapter 27 of the Common Customs Tariff, refined in Turkey, within the limit of an annual Community tariff quota of 340 000 tonnes; whereas, for the products concerned a provisional adjustment should be made to these tariff preferences, consisting essentially of substituting for the Community tariff quota a Community ceiling which amounts, after successive increases, to 458 000 tonnes, above which the customs duties applicable to third countries may be reintroduced;

Whereas the application of the ceiling requires that the Community should be regularly informed of the trend of imports of these products refined in Turkey; whereas imports of these products should therefore be subject to a system of supervision;

Whereas this objective may be attained by means of an administrative procedure based on setting off imports of the products in question against the ceiling, at Community level, as and when these products are submitted to the customs authorities under cover of declarations that they have been made available for free circulation; whereas this administrative procedure must make provision for the reintroduction of the Common Customs Tariff duty as soon as the said ceiling has been reached at Community level;

Whereas this administrative procedure requires close and very rapid cooperation between the Member States and the Commission, which must be able to monitor the amounts set off against the ceiling and keep the Member States informed thereof; whereas this cooperation must be all the closer to enable the Commission to take adequate measures to reintroduce the Common Customs Tariff duty whenever the ceiling is reached,

HAS ADOPTED THIS REGULATION:

Article 1

1. From 1 January to 31 December 1980 the Common Customs Tariff duties shall, subject to Article 2, be totally suspended for the petroleum products, refined in Turkey, specified below, within a limit of a Community ceiling of 458 000 tonnes:

⁽¹) OJ No L 293, 29. 12. 1972, p. 4. (²) OJ No L 277, 3. 10. 1973, p. 2.

27.10 Petroleum oils and oils obtained from bituminous minerals other than crude; preparations not elsewhere specified or included, containing not less than 70 % by weight of petroleum oil or of oils obtained from bituminous minerals, these oils being the basic constituents of the preparations: A. Light oils: III. For other purposes B. Medium oils: III. For other purposes C. Heavy oils: I. Gas oils: c) For other purposes III. Fuel oils: c) For other purposes III. Lubricating oils, other oils: c) To be mixed in accordance with the terms of Additional Note 7 to Chapter 27 (a) d) For other purposes 27.11 Petroleum gases and other gaseous hydrocarbons: B. Other: I. Commercial propane and commercial butane: c) For other purposes 27.12 Petroleum jelly: A. Crude: III. For other purposes B. Other 27.13 Paraffin wax, micro-crystalline wax, slack wax, ozokerite, lignite wax, peat wax and other mineral waxes, whether or not coloured: B. Other: I. Crude: c) For other purposes II. Other 27.14 Petroleum bitumen, petroleum coke and other residues of petroleum oils or of oils obtained from bituminous minerals:	CCT heading No	Description
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(a) Entry under this subheading is subject to conditions to be determined by the competent authorities.

- 2. Imports of the petroleum products referred to in paragraph 1 shall be subject to Community supervision.
- 3. Imports of the products shall be set off against the ceiling as and when they are submitted to the customs authorities under cover of a declaration that they have been made available for free circulation.
- 4. The extent to which the ceiling has been used shall be determined at Community level on the basis of the imports set off against it in the manner defined in paragraph 3.
- 5. Member States shall inform the Commission at the intervals and within the time limits specified in Article 3 of any imports effected in accordance with the above rules.

Article 2

As soon as the ceiling referred to in Article 1 (1) has been reached at Community level, the Commission

may issue a Regulation re-introducing the Common Customs Tariff duties applicable to third countries until the end of the calendar year.

Article 3

Member States shall forward to the Commission not later than the 15th day of each month a statement of the imports effected during the preceding month. If the Commission so requests, they shall forward this statement, in respect of 10 day periods, within five clear days of the expiry of each such 10 day period.

Article 4

The Commission shall take all necessary measures for the implementation of this Regulation in close cooperation with the Member States.

Article 5

This Regulation shall enter into force on 1 January 1980.

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

Done at Brussels, 10 December 1979.

For the Council

The President

T. HUSSEY

COUNCIL REGULATION (EEC) No 2801/79

of 10 December 1979

opening, allocating and providing for the administration of Community tariff quotas for certain textile products falling within heading Nos 55.05 and 55.09 and subheading ex 58.01 A of the Common Customs Tariff and originating in Turkey (1980)

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular Article 113 thereof,

Having regard to the proposal from the Commission,

Whereas, pending the entry into force of the Supplementary Protocol signed in Ankara on 30 June 1973 containing the adjustments to be made to the Agreement establishing an Association between the European Economic Community and Turkey and to the Additional Protocol (1) consequent on the accession of new Member States, the Community has undertaken, in an Interim Agreement (2) which runs only for the period prior to the entry into force of this Supplementary Protocol which is applicable until 31 December 1974 but which has been extended for 1980 in accordance with the terms laid down in Article 13 thereof, to implement certain provisions of the Supplementary Protocol relating to trade in goods; whereas, under Article 6 of this Interim Agreement amending Article 1 of Annex 2 to the Additional Protocol, the Community must reduce by 75 % the customs duties on imports from Turkey of certain textile products falling within heading Nos 55.05 and 55.09 of the Common Customs Tariff, within the limit of annual Community tariff quotas of 390 tonnes for cotton yarn and 1 390 tonnes for woven fabrics of cotton; whereas the abovementioned Article 6 allocates these Community tariff quotas as follows:

— for cotton yarn:

300 tonnes to the Community as originally constituted, 40 tonnes to Denmark, 10 tonnes to Ireland and 40 tonnes to the United Kingdom;

— for woven fabrics of cotton:

1 000 tonnes to the Community as originally constituted, 20 tonnes to Denmark, 10 tonnes to Ireland and 360 tonnes to the United Kingdom;

Whereas Article 14 of the said Supplementary Protocol only provides for such an allocation of tariff quotas between the Community as originally

(1) OJ No L 293, 29. 12. 1972, p. 4. (2) OJ No L 277, 3. 10. 1973, p. 2.

constituted and the three new Member States until 1 July 1977; whereas, moreover, following the end of the transitional period laid down in Article 39 of the Act of Accession, it is necessary to create a common system of administration of the tariff quotas concerned, consisting in each case of the opening of a single quota divided between all the Member States according to the usual criteria and the creation of a single Community reserve, open to all Member States;

Whereas it is desirable to provide for a provisional adjustment of the tariff advantages for these goods consisting of a total suspension of the customs duties of the Common Customs Tariff and an increase in the quotas; whereas the volumes of the quotas to be opened for 1980 are therefore 1 077 tonnes for cotton yarn and 2 536 tonnes for other woven fabrics of cotton;

Whereas pursuant to Article 1 of Annex 2 to the Additional Protocol together with Article 2 of the Interim Agreement, for the duration of 1980 in particular, the Community must partially reduce the duties applicable in respect of third countries to carpets, carpeting and rugs, knotted (made up or not) of wool or of fine animal hair (excluding handmade carpets, carpeting and rugs) imported from Turkey; whereas it also appears advisable to improve this tariff advantage provisionally by means of a total suspension of the duties applicable to the products in question within a Community tariff quota fixed at a provisional level of 194 tonnes for 1980 and allocated in accordance with the same percentages as those adopted for 1979;

Whereas, it is necessary to guarantee to all Community importers equal and uninterrupted access to the abovementioned quotas and uninterrupted application of the rate laid down for those quotas to all imports of the product concerned into all Member States until the quota has been used up; whereas in the light of the principles mentioned above, the Community nature of the quotas can best be respected by allocating the Community tariff quotas among the Member States; whereas, in order to reflect most accurately the actual development of

the market in the product concerned, such allocation shall be in proportion to the needs of the Member States, assessed by reference both to the statistics of each State's imports from Turkey over a representative period and to the economic outlook for the quota period concerned; whereas, in spite of the limited need for imports from Turkey of the products concerned, as shown by the statistics for

the majority of the Member States the Community character of the tariff quotas concerned should be safeguarded by making provisions to cover needs which might arise in these Member States;

Whereas imports into the various Member States from Turkey were as follows during the last three years for which complete statistics are available:

	1976		1977		1978	
	tonnes	%	tonnes	%	tonnes	%
Cotton yarn	,					
Benelux	13 648	18.31	9 427	18.40	12 565	17.50
Denmark	13	0.02	5	0.01	1.2	0.01
Germany	25 000	33.54	17 265	33.69	27 951	38.94
France	2 389	3.21	1 140	2.22	2 797	3.90
Ireland	145	0.19	175	0.34	246.5	0.34
Italy	30 019	40.28	21 004	40.99	22 288.7	31.04
United Kingdom	3 319	4.45	2 231	4.35	5 939	8.27
	74 533		51 247		70 788·4	
Other woven fabrics of cotton						
Benelux	535	17.38	913	37.46	537	33.08
Denmark	36	1.17	8.5	0.35	0.4	0.02
Germany	1 100	35.74	599	24.58	437	26.92
France	481	15.63	406	16.66	161	9.92
Ireland	1	0.03	23	0.94	1	0.06
Italy	835	27.13	363.5	14.92	295	18.17
United Kingdom	90	2.92	124	5.09	192	11.83
	3 078		2 437		1 623-4	

Whereas in view of these figures and foreseeable market trends for the products concerned during 1980, the initial shares may be fixed approximately at the following percentages:

	Cotton yarn	Other woven fabrics of cotton
Benelux	16.16	20.08
Denmark	8.71	1.80
Germany	35.86	15.05
France	4.29	22.55
Ireland	2.27	0.92
Italy	23.99	7.50
United Kingdom	8.72	32.10

Whereas in order to take into account the uncertainty of the import trends for the products concerned in the Member States, the quota volumes should be divided into two instalments, the first instalment being allocated to the Member States, and the second held as a reserve intended ultimately to cover the requirements

of those Member States which have used up their initial shares; whereas, in order to ensure a certain degree of security to importers, the first instalment should be determined at a relatively high level, which, under present circumstances, may be about 80 % of each quota volume;

Whereas the initial quota shares of the Member States may be used up at different times; whereas, in order to take this fact into account and avoid any break in continuity, it is important that any Member State having used up almost the whole of one of its initial quota shares should draw an additional quota share from the corresponding reserve; whereas, this must be done by each Member State as and when each of its additional quota shares is almost entirely used up, and repeated as many times as each of the reserves allows; whereas each of the initial and additional quota shares must be available for use until the end of the quota period; whereas this method of administration calls

for close cooperation between Member States and the Commission, which must, in particular, be able to observe the extent to which the quota amount is used and inform Member States thereof;

Whereas, at a specified date in the quota period, a considerable balance remains in one or other Member State it is essential that that Member State pays a percentage of it back into the corresponding reserve, in order to prevent a part of one or other of the Community quotas from remaining unused in one Member State when it could be used in others;

Whereas the Kingdom of Belgium, the Kingdom of the Netherlands and the Grand Duchy of Luxembourg are united in and represented by the Benelux Economic Union, all transactions concerning the administration of shares granted to the abovementioned economic union may be carried out by any one of its members,

HAS ADOPTED THIS REGULATION:

Article 1

1. From 1 January to 31 December 1980, Community tariff quotas shall be opened for the following products coming from Turkey, as shown below:

CCT heading No	heading Description		heading Description	
55.05	Cotton yarn, not put up for retail sale	1 077		
55.09	Other woven fabrics of cotton	2 536		
58.01	Carpets, carpeting and rugs (made up or not)			
	ex A. Of wool or of fine animal hair exclud- ing handmade car- pets, carpeting and rugs	194		

2. The duties of the Common Customs Tariff are totally suspended for these tariff quotas.

Article 2

1. A first instalment of each of the quotas referred to in Article 1 (1), which shall be 832 tonnes for cotton yarn not put up for retail sale, 2 044 tonnes for other woven fabrics of cotton and 159 tonnes for carpets, carpeting and rugs of wool or of fine animal

hair, shall be shared among the Member States; the shares which, subject to Article 5 shall be valid until 31 December 1980, shall be as follows:

(in tonnes)

	CCT heading No				
Member States	55.05	55.09	ex 58.01 A		
Benelux	134	410	15		
Denmark	72	37	1.5		
Germany	298	308	38		
France	36	461	27		
Ireland	19	19	2		
Italy United	200	153	19		
Kingdom	73	656	43		
	832	2 044	159		

2. The second instalment of each quota, amounting to 245, 492 and 35 tonnes respectively, shall make up the corresponding reserve.

Article 3

- 1. If 90 % or more of one of any Member State's initial shares, as laid down in Article 2 (1) or 90 % of that share less the amount returned into the corresponding reserve, where Article 5 has been applied, has been used up, that Member State shall without delay, by notifying the Commission, draw a second share in the quota equal to 15 % of its initial share, rounded up to the next unit where appropriate, to the extent that the amount in the reserve allows.
- 2. If, after one or other of its initial shares has been used up, 90 % or more of the second share drawn by one of the Member States has been used up, that Member State shall, in the manner provided for in paragraph 1, draw a third share equal to 7.5 % of its initial share.
- 3. If, after one or other of its second shares has been used up, 90 % or more of the third share drawn by a Member State has been used up, the latter shall, in the same manner, draw a fourth share equal to the third.

This procedure shall be followed until the reserve has been exhausted.

4. Notwithstanding paragraphs 1, 2 and 3, Member States may draw smaller shares than those fixed in those paragraphs if there is reason to believe that those shares might not be used up. They shall inform the Commission of their reasons for applying this paragraph.

Article 4

Each of the additional shares drawn pursuant to Article 3 shall be valid until 31 December 1980.

Article 5

The Member States shall return to the reserve, not later than 1 October 1980, the unused portion of their initial share which, on 15 September 1980, is in excess of 20 % of the initial amount. They may return a greater portion if there are grounds for believing that such portion may not be used in full.

Member States shall, not later than 1 October 1980, notify the Commission of the total imports of the products concerned effected under the Community quotas up to and including 15 September 1980, and, where appropriate the proportion of each of their initial shares that they are returning to each of the reserves.

Article 6

The Commission shall keep account of the shares opened by Member States in accordance with Articles 2 and 3, and shall inform each of them of the extent to which the reserves have been used as soon as it receives the notifications.

It shall, not later than 5 October 1980, notify the Member States of the state of each of the reserves after the return of shares pursuant to Article 5.

It shall ensure that any drawing which uses up a reserve is limited to the balance available and, for this purpose, shall specify the amount thereof to the Member State which makes the final drawing.

Article 7

- 1. Member States shall take all measures necessary to ensure that, when additional shares are drawn pursuant to Article 3, it is possible for imports to be counted without interruption against their accumulated shares of the Community tariff quotas.
- 2. Member States shall ensure for importers of the products concerned established in their territory free access to the shares allocated to them.
- 3. Member States shall charge imports of the said goods against their shares as and when the goods are entered with customs authorities for free circulation.
- 4. The extent to which the Member States' shares have been used up shall be established on the basis of imports counted in accordance with paragraph 3.

Article 8

On receipt of a request from the Commission, Member States shall inform it of imports of the products concerned actually charged against their shares.

Article 9

The Member States and the Commission shall cooperate closely in order to ensure that this Regulation is respected.

Article 10

This Regulation shall enter into force on 1 January 1980.

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

Done at Brussels, 10 December 1979.

For the Council

The President

T. HUSSEY

COMMISSION REGULATION (EEC) No 2802/79

of 13 December 1979

fixing the import levies on cereals and on wheat or rye flour, groats and meal

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 2727/75 of 29 October 1975 on the common organization of the market in cereals (1), as last amended by Regulation (EEC) No 1547/79 (2), and in particular Article 13 (5) thereof,

Whereas the import levies on cereals, wheat and rye flour, and wheat groats and meal were fixed by Regulation (EEC) No 1658/79 (3) and subsequent amending Regulations;

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 1658/79 to today's offer prices and quotations known to the Commission that the levies at present in force should be altered to the amounts set out in the Annex hereto,

HAS ADOPTED THIS REGULATION:

Article 1

The import levies to be charged on products listed in Article 1 (a), (b) and (c) of Regulation (EEC) No 2727/75 shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 14 December 1979.

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

Done at Brussels, 13 December 1979.

⁽¹⁾ OJ No L 281, 1. 11. 1975, p. 1. (2) OJ No L 188, 26. 7. 1979, p. 1. (3) OJ No L 193, 1. 8. 1979, p. 5.

ANNEX

to the Commission Regulation of 13 December 1979 fixing the import levies on cereals and on wheat or rye flour, groats and meal

(ECU/tonne)

CCT heading No	Description	Levies
10.01 A	Common wheat, and meslin	75.79
10.01 B	Durum wheat	102.51 (1) (5)
10.02	Rye	64.95 (6)
10.03	Barley	67.90
10.04	Oats	77.64
10.05 B	Maize, other than hybrid maize for	
	sowing	88·04 (²) (³)
10.07 A	Buckwheat	2.01
10.07 B	Millet	57.11 (4)
10.07 C	Grain sorghum	80.24 (4)
10.07 D	Canary seed; other cereals	0 (5)
11.01 A	Wheat or meslin flour	120.23
11.01 B	Rye flour	104.67
11.02 A I a)	Durum wheat groats and meal	172-12
11.02 A I b)	Common wheat groats and meal	128.98

- (1) Where durum wheat originating in Morocco is transported directly from that country to the Community, the levy is reduced by 0-60 ECU/tonne.
- (2) Where maize originating in the ACP or OCT is imported into the French overseas departments the levy is reduced by 7.25 ECU/tonne as provided for in Regulation (EEC) No 706/76.
- (3) Where maize originating in the ACP or OCT is imported into the Community the levy is reduced by 1.81 ECU/tonne.
- (4) Where millet and sorghum originating in the ACP or OCT is imported into the Community the levy is reduced by 50 %.
- (5) Where durum wheat and canary seed produced in Turkey are transported directly from that country to the Community, the levy is reduced by 0.60 ECU/tonne.
- (6) The import levy charged on rye produced in Turkey and transported directly from that country to the Community is laid down in Council Regulation (EEC) No 1180/77 and Commission Regulation (EEC) No 2622/71.

COMMISSION REGULATION (EEC) No 2803/79

of 13 December 1979

fixing the premiums to be added to the import levies on cereals, flour and malt

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 2727/75 of 29 October 1975 on the common organization of the market in cereals (1), as last amended by Regulation (EEC) No 1547/79 (2), and in particular Article 15 (6) thereof,

Whereas the premiums to be added to the levies on cereals and malt were fixed by Regulation (EEC) No 1659/79 (3) and subsequent amending Regulations;

Whereas on the basis of today's cif prices and cif forward delivery prices, the premiums at present in force, which are to be added to the levies, should be altered to the amounts set out in the Annex hereto,

HAS ADOPTED THIS REGULATION:

Article 1

The premiums referred to in Article 15 of Regulation (EEC) No 2727/75 to be added to the import levies fixed in advance in respect of cereals and malt shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 14 December 1979.

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

Done at Brussels, 13 December 1979.

⁽¹⁾ OJ No L 281, 1. 11. 1975, p. 1. (2) OJ No L 188, 26. 7. 1979, p. 1.

⁽²⁾ OJ No L 188, 26. 7. 1979, p. 1 (3) OJ No L 193, 1. 8. 1979, p. 7.

ANNEX

to the Commission Regulation of 13 December 1979 fixing the premiums to be added to the import levies on cereals, flour and malt

A. Cereals and flour

(ECU/tonne)

CCT heading	Description	Current	1st period	2nd period	3rd period
No		12	1	2	3
10.01 A	Common wheat, and meslin	0	0	0	0
0.01 B	Durum wheat	0	0	0	0
0.02	Rye	0	0	0	0
0.03	Barley	0	0	0	0
0.04	Oats	0	6.59	6.59	6.59
0.05 B	Maize, other than hybrid maize for sowing	0	0	0	0
0.07 A	Buckwheat	0	0	0	0.
0.07 B	Millet	0	4-21	4.21	4.21
0.07 C	Grain sorghum	0	0	0	3.01
0.07 D	Other cereals	0	0	0	0
1.01 A	Wheat or meslin flour	0	0	0	0
		1	1	Ī	1

B. Malt

(ECU/tonne)

CCT heading No	Description	Current 12	1st period 1	2nd period 2	3rd period 3	4th period 4
I 1.07 A I (a)	Unroasted malt, obtained from wheat, in the form of flour	0	0	0	0	0
11.07 A I (b)	Unroasted malt, obtained from wheat, other than in the form of flour	0	0	0	0	0
1.07 A II (a)	Unroasted malt, other than that obtained from wheat, in the form of flour	0	0	0	0	0
1.07 A II (b)	Unroasted malt, other than that obtained from wheat, other than in the form of flour	0	0	0	0	0
1.07 B	Roasted malt	0	0	0	0	0

COMMISSION REGULATION (EEC) No 2804/79

of 13 December 1979

fixing minimum levies on the importation of olive oil and levies on the importation of other olive oil sector products

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 of 22 September 1966 on the establishment of a common organization of the market in oils and fats (1), as last amended by Regulation (EEC) No 590/79 (2), and in particular Article 16 (2) thereof,

Having regard to Council Regulation (EEC) No 2749/78 of 23 November 1978 on trade in oils and fats between the Community and Greece (3), and in particular Article 5 (2) thereof,

Having regard to Council Regulation (EEC) No 1514/76 of 24 June 1976 on imports of olive oil originating in Algeria (4), as amended by Regulation (EEC) No 2761/78 (5), and in particular Article 5 thereof,

Having regard to Council Regulation (EEC) No 1521/76 of 24 June 1976 on imports of olive oil originating in Morocco (6), as last amended by Regulation (EEC) No 2761/78, and in particular Article 5 thereof,

Having regard to Council Regulation (EEC) No 1508/76 of 24 June 1976 on imports of olive oil originating in Tunisia (7), as amended by Regulation (EEC) No 2761/78, and in particular Article 5 thereof,

Having regard to Council Regulation (EEC) No 1180/77 of 17 May 1977 on imports into the Community of certain agricultural products originating in Turkey (8), as amended by Regulation (EEC) No 2766/78 (9), and in particular Article 10 (2) thereof,

Having regard to Council Regulation (EEC) No 1620/77 of 18 July 1977 laying down detailed rules for the importation of olive oil from Lebanon (10),

(1) OJ No 172, 30. 9. 1966, p. 3025/66.

Whereas by Regulation (EEC) No 3131/78 of 28 December 1978 (11) the Commission decided to use the tendering procedure to fix levies on olive oil;

Whereas Article 3 of Regulation (EEC) No 2751/78 of 23 November 1978 laying down general rules for fixing the import levy on olive oil by tender (12) specifies that the minimum levy rate shall be fixed for each of the products concerned on the basis of the situation on the world or Greek markets and the Community market and of the levy rates indicated by tenderers:

Whereas in the collection of the levy account should be taken of the provisions in the Agreements between the Community and certain third countries; whereas in particular the levy applicable for those countries must be fixed taking as a basis for calculation the levy to be collected on imports from the other third countries;

Whereas application of the rules recalled above to the levy rates indicated by tenderers on 10 and 11 December 1979 leads to the minimum levies being fixed as indicated in Annex I to this Regulation;

Whereas the import levy on olives falling within subheadings 07.01 N II and 07.03 A II of the Common Customs Tariff and on products falling within subheadings 15.17 B I and 23.04 A II of the Common Customs Tariff must be calculated from the minimum levy applicable on the olive oil contained in these products; whereas, however, the levy charged for olive oil may not be less than an amount equal to 8% of the value of the imported product, such amount to be fixed at a standard rate; whereas application of these provisions leads to the levies being fixed as indicated in Annex II to this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The minimum levies on olive oil imports are fixed in Annex I.

⁽²⁾ OJ No L 78, 30. 3. 1979, p. 1.

⁽³⁾ OJ No L 331, 28. 11. 1978, p. 1.

⁽⁴⁾ OJ No L 169, 28. 6. 1976, p. 24.

⁽⁵⁾ OJ No L 332, 29. 11. 1978, p. 13.

⁽⁶⁾ OJ No L 169, 28. 6. 1976, p. 43. (⁷) OJ No L 169, 28. 6. 1976, p. 9.

⁽⁸⁾ OJ No L 142, 9. 6. 1977, p. 10. (9) OJ No L 332, 29. 11. 1978, p. 26.

⁽¹⁰⁾ OJ No L 181, 21. 7. 1977, p. 4.

⁽¹¹⁾ OJ No L 370, 30, 12, 1978, p. 60.

⁽¹²⁾ OJ No L 331, 28. 11. 1978, p. 6.

Article 2

Article 3

The levies applicable on imports of other olive oil sector products are fixed in Annex II.

This Regulation shall enter into force on 14 December 1979.

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

Done at Brussels, 13 December 1979.

 $ANNEX\ I$ Minimum import levies on olive oil

(ECU/100 kg)

Greece	Non-member countries	
3·30 (¹)	27·40 (¹)	
2.70 (1)	20.70 (1)	
7.80 (1)	31.90 (1)	
4.50	34.20 (2)	
18.00	61.20 (3)	
	3·30 (¹) 2·70 (¹) 7·80 (¹) 4·50	

- (1) For imports of oil falling within this tariff subheading and produced entirely in one of the countries listed below and transported directly from any of those countries to the Community, the levy to be collected is reduced by:
 - (a) Greece, Spain and Lebanon: 0.60 ECU/100 kg;
 - (b) Turkey: 22:36 ECU/100 kg provided that the operator furnishes proof of having paid the export tax applied by that country; however, the repayment may not exceed the amount of the tax in force;
 - (c) Algeria, Morocco, Tunisia: 24:78 ECU/100 kg provided that the operator furnishes proof of having paid the export tax applied by those countries; however, the repayment may not exceed the amount of the tax in force.
- (2) For imports of oil falling within this tariff subheading:
- (a) produced entirely in Algeria, Morocco or Tunisia and transported directly from any of those countries to the Community, the levy to be collected is reduced by 3-86 ECU/100 kg;
- (b) produced entirely in Turkey and transported directly from that country to the Community, the levy to be collected is reduced by 3-09 ECU/100 kg.
- (3) For imports of oil falling within this tariff subheading:
 - (a) produced entirely in Algeria, Morocco or Tunisia and transported directly from any of those countries to the Community, the levy to be collected is reduced by 7-25 ECU/100 kg;
 - (b) produced entirely in Turkey and transported directly from that country to the Community, the levy to be collected is reduced by 5.80 ECU/100 kg.

ANNEX II

Import levies on other olive oil sector products

(ECU/100 kg)

CCT heading No	*	Greece	Non-member countries
07.01 N II		0.59	4.55
07.03 A II		0.59	4.55
15.17 B I a)		1.35	10.35
15.17 B I b)		2.16	16.56
23.04 A II		0.62	2.55

COMMISSION REGULATION (EEC) No 2805/79

of 13 December 1979

fixing the export refunds on malt

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 2727/75 of 29 October 1975 on the common organization of the market in cereals (1), as last amended by Regulation (EEC) No 1547/79 (2), and in particular the fourth subparagraph of Article 16 (2) thereof,

Having regard to the opinion of the Monetary Committee.

Whereas Article 16 of Regulation (EEC) No 2727/75 provides that the difference between quotations or prices on the world market for the products listed in Article 1 of those Regulations and prices for those products within the Community may be covered by an export refund;

Whereas Article 2 of Council Regulation (EEC) No 2746/75 of 29 October 1975 laying down general rules for granting export refunds on cereals and criteria for fixing the amount of such refunds (3), provides that when refunds are being fixed account must be taken of the existing situation and the future trend with regard to prices and availabilities of cereals on the Community market on the one hand and prices for cereals and cereal products on the world market on the other; whereas the same Article provides that it is also important to ensure equilibrium and the natural development of prices and trade on cereal markets and, furthermore, to take into account the economic aspect of the proposed exports, and the need to avoid disturbances on the Community market;

Whereas Council Regulation (EEC) No 2744/75 of 29 October 1975 on the import and export system for products processed from cereals and from rice (4), as last amended by Regulation (EEC) No 2245/78 (5), defines the specific criteria to be taken into account when the refund on these products is being calculated;

(1) OJ No L 281, 1. 11. 1975, p. 1.

Whereas it follows from applying these detailed rules to the present situation on the market in products processed from cereals and rice that the export refund should be fixed at an amount which will cover the difference between Community prices and world market prices;

Whereas the world market situation or the specific requirements of certain markets may make it necessary to vary the refund for certain products according to destination;

Whereas, if the refund system is to operate normally, refunds should be calculated on the following basis:

- in the case of currencies which are maintained in relation to each other at any given moment within a band of 2.25 %, a rate of exchange based on their effective parity;
- for other currencies, an exchange rate based on the arithmetic mean of the spot market rates of each of these currencies recorded for a given period in relation to the Community currencies referred to in the previous indent;

Whereas the refund must be fixed once a month; whereas it may be altered in the intervening period;

Whereas the measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Cereals,

HAS ADOPTED THIS REGULATION:

Article 1

The export refunds on malt listed in Article 1 (d) of Regulation (EEC) No 2727/75 subject to Regulation (EEC) No 2744/75 shall be as set out in the Annex

Article 2

This Regulation shall enter into force on 14 December 1979.

⁽²) OJ No L 188, 26. 7. 1979, p. 1.

⁽³⁾ OJ No L 281, 1. 11. 1975, p. 78. (4) OJ No L 281, 1. 11. 1975, p. 65. (5) OJ No L 273, 29. 9. 1978. p. 1.

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

Done at Brussels, 13 December 1979.

For the Commission
Finn GUNDELACH
Vice-President

ANNEX

to the Commission Regulation of 13 December 1979 fixing the export refunds on malt

(ECU/tonne)

Refund
59.85
73.51
85.67

COMMISSION REGULATION (EEC) No 2806/79

of 13 December 1979

on the exchange between the Member States and the Commission of certain information concerning pigmeat and repealing Regulation (EEC) No 2330/74

cerned;

their disposal;

be repealed;

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 2759/75 of 29 October 1975 on the common organization of the market in pigmeat (1), as last amended by Regulation (EEC) No 1423/78 (2), and in particular Article 22 thereof,

Whereas Article 22 of Regulation (EEC) No 2759/75 provides that the Member States and the Commission shall communicate to each other the information necessary for implementing that Regulation; whereas it is necessary, if the information required to operate the organized market is to be available on a standard basis and in due time, to define in detail the obligations of the Member States as regards the communication of information;

Whereas the application of the intervention measures provided for in Article 3 of Regulation (EEC) No 2759/75 requires precise knowledge of the market; whereas, in order to achieve the highest degree of comparability, the prices for slaughtered pigs to be taken into account should be those for all important grades on the Community scale for grading pig carcases as set out in Council Regulation (EEC) No 2760/75 (3) at the marketing stage as defined in Commission Regulation (EEC) No 1229/72 (4) and on the markets listed in the Annex to Council Regulation (EEC) No 2762/75 (5); whereas, in particular, for the purposes of the regular review referred to in Article 3 of Council Regulation (EEC) No 2765/75 (6) and in order that intervention measures may be prepared in sufficient time, such information must be available regarding piglet prices as will enable future changes in the market to be assessed; whereas, however, Italy is at present not in a position to provide all the information required;

Whereas it may occur that quotations are not received by the Commission; whereas a situation must be avoided where the lack of a quotation causes an abnormal evolution in the market prices calculated by the Commission; whereas the missing quotation or HAS ADOPTED THIS REGULATION:

ment Committee for Pigmeat,

Article 1

quotations should be replaced by the last quotation

available; whereas the use of the last quotation available is no longer possible after a certain period without quotations, which may lead to the presump-

tion of an abnormal situation in the market con-

Whereas in order to obtain a view of the market

which is as accurate as possible it is desirable that

regular information on the other products of the

pigmeat sector is available to the Commission, as well

as other information which Member States have at

Whereas this Regulation incorporates the provisions

of Commission Regulation (EEC) No 2330/74 (7), as

last amended by Regulation (EEC) No 1188/77 (8);

whereas Regulation (EEC) No 2330/74 may therefore

Whereas the measures provided for in this Regulation are in accordance with the opinion of the Manage-

- 1. The Member States shall communicate to the Commission at the latest on the Thursday of each week concerning the preceding week:
- (a) the quotations as determined in accordance with Regulation (EEC) No 2760/75 per 100 kilograms of pig carcase of commercial grade II at the marketing stage as defined in Regulation (EEC) No 1229/72 and recorded in the markets listed in the Annex to Regulation (EEC) No 2762/75;
- (b) the representative quotations for piglets per head of an average live weight of approximately 20 kilograms.
- 2. Where one or more quotations are not received by the Commission the latter shall take into account the last quotation available. Where a quotation or quotations are missing for the third consecutive week, the Commission shall no longer take that or those quotations into account.

⁽¹⁾ OJ No L 282, 1. 11. 1975, p. 1.

⁽²⁾ OJ No L 171, 28, 6, 1978, p. 19.

⁽³⁾ OJ No L 282, 1. 11. 1975, p. 10.

⁽⁴⁾ OJ No L 136, 14. 6. 1972, p. 9. (5) OJ No L 282, 1. 11. 1975, p. 17.

⁽⁶⁾ OJ No L 282, 1. 11. 1975, p. 23.

^{(&}lt;sup>7</sup>) OJ No L 249, 12. 9. 1974, p. 13.

⁽⁸⁾ OJ No L 138, 4. 6. 1977, p. 12.

Article 2

The Member States shall communicate to the Commission once a month for the preceding month the average market price for pig carcases for commercial grades E to IV as specified in Annex I to Regulation (EEC) No 2760/75.

However, as regards Italy, the information referred to in the preceding subparagraph shall be communicated only with effect from 1 January 1983.

Article 3

The Member States shall, at the Commission's request, communicate the following information, where available concerning products covered by Regulation (EEC) No 2759/75:

(a) market prices in Member States for products imported from non-member countries;

(b) prices ruling on representative market in nonmember countries.

Article 4

The Commission shall evaluate the information transmitted by the Member States and shall communicate it to the Management Committee for Pigmeat.

Article 5

Regulation (EEC) No 2330/74 is hereby repealed.

Article 6

This Regulation shall enter into force on 1 January 1980.

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

Done at Brussels, 13 December 1979.

COMMISSION REGULATION (EEC) No 2807/79

of 13 December 1979

amending Regulation (EEC) No 1715/79 laying down, for the wine-growing year 1979/80, detailed rules for the distillation of the by-products of wine-making

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 337/79 of 5 February 1979 on the common organization of the market in wine (1), as last amended by Regulation (EEC) No 2594/79 (2), and in particular Article 6 (3) thereof,

Whereas Commission Regulation (EEC) No 2524/79 (3) postponed the dates fixed for wine deliveries from the 1978/79 wine-growing year by deferring until 31 December 1979 the final date for the delivery of wine for distillation; whereas, in order to make clear that this postponement does not preclude those producers who are eligible therefor from availing themselves of intervention measures for the 1979/80 wine-growing year, it should be stated that the reference period referred to in Article 12 of

Commission Regulation (EEC) No 1715/79 (4) is extended in consequence;

Whereas the measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Wine,

HAS ADOPTED THIS REGULATION:

Article 1

In Article 12 of Regulation (EEC) No 1715/79, '31 August 1979' shall be replaced by '31 December 1979'.

Article 2

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

It shall apply with effect from 1 September 1979.

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

Done at Brussels, 13 December 1979.

⁽¹⁾ OJ No L 54, 5. 3. 1979, p. 1. (2) OJ No L 297, 24. 11. 1979, p. 4.

⁽³⁾ OJ No L 289, 16. 11. 1979, p. 23.

COMMISSION REGULATION (EEC) No 2808/79

of 13 December 1979

fixing the amount of the subsidy on 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 of 22 September 1966 on the establishment of a common organization of the market in oils and fats (1), as last amended by Regulation (EEC) No 590/79 (2), and in particular Article 27 (4) thereof,

Whereas the amount of the subsidy referred to in Article 27 of Regulation No 136/66/EEC was fixed by Regulation (EEC) No 2415/79 (3), as last amended by Regulation (EEC) No 2750/79 (4);

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 2415/79 to the information known to the Commission that the amount of the subsidy at present in force should be altered to the amount set out in the Annex hereto,

HAS ADOPTED THIS REGULATION:

Article 1

The amount of the subsidy referred to in Article 27 of Regulation No 136/66/EEC shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 14 December 1979.

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

Done at Brussels, 13 December 1979.

⁽¹⁾ OJ No 172, 30. 9. 1966, p. 3025/66.

⁽²⁾ OJ No L 78, 30. 3. 1979, p. 1. (3) OJ No L 275, 1. 11. 1979, p. 43. (4) OJ No L 311, 7. 12. 1979, p. 22.

ANNEX

to the Commission Regulation of 13 December 1979 fixing the amount of the subsidy on oil seeds

(ECU / 100 kg)

CCT heading No	Description	Subsidy
ex 12.01 ex 12.01	Colza and rape seed Sunflower seed	17·429 18·925

(ECU / 100 kg)

CCT heading	Description	Subsidy in the case of advance fixing for the month of					
No	Description	December 1979	January 1980	February 1980	March 1980	April 1980	May 1980
ex 12.01 ex 12.01	Colza and rape seed Sunflower seed	17·429 18·925	17·459 19·205	17·840 19·577	18·011 20·022	18·011 —	17·660 —

COMMISSION REGULATION (EEC) No 2809/79

of 13 December 1979

fixing the world market price for colza and rape seed

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 of 22 September 1966 on the establishment of a common organization of the markets in oils and fats (1), as last amended by Regulation (EEC) No 590/79 (2),

Having regard to Council Regulation (EEC) No 1569/72 of 20 July 1972 laying down special measures for colza and rape seed (3), as last amended by Regulation (EEC) No 852/78 (4),

Having regard to Commission Regulation (EEC) No 2300/73 of 23 August 1973 laying down detailed rules for applying differential amounts for colza and rape seed and repealing Regulation (EEC) No 1464/73 (5), as last amended by Regulation (EEC) No 1234/77 (6), and in particular Article 9 (4) thereof,

Having regard to the opinion of the Monetary Committee,

Whereas, pursuant to Article 9 (4) of Regulation (EEC) No 2300/73, the Commission must determine the world market price for colza and rape seed;

Whereas the world market price should be determined in accordance with the rules and the criteria set out in Commission Regulation (EEC) No 2415/79 of 31 October 1979 fixing the amount of the subsidy

on oil seeds (7), as last amended by Regulation (EEC) No 2808/79 (8);

Whereas, if the price system is to operate normally, the world market price should be calculated on the following basis:

- in the case of currencies which are maintained in relation to each other at any given moment within a band of 2.25 %, a rate of exchange based on their effective parity;
- for other currencies, an exchange rate based on the arithmetic mean of the spot market rates of each of these currencies recorded for a given period in relation to the Community currencies referred to in the previous indent;

Whereas it follows from applying these provisions that the world market price for colza and rape seed should be as set out in the Annex hereto,

HAS ADOPTED THIS REGULATION:

Article 1

The world market price referred to in Article 9 (4) of Regulation (EEC) No 2300/73 shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 14 December 1979.

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

Done at Brussels, 13 December 1979.

⁽¹⁾ OJ No 172, 30. 9. 1966, p. 3025/66.

⁽²⁾ OJ No L 78, 30. 3. 1979, p. 1.

⁽³⁾ OJ No L 167, 25. 7. 1972, p. 9.

⁽⁴⁾ OJ No L 116, 28. 4. 1978, p. 6. (5) OJ No L 236, 24. 8. 1973, p. 28.

⁽b) OJ No L 143, 10. 6. 1977, p. 9.

⁽⁷⁾ OJ No L 275, 1. 11. 1979, p. 43. (8) See page 20 of this Official Journal.

ANNEX

to the Commission Regulation of 13 December 1979 fixing the world market price for colza and rape seed

(ECU/100 kg)(')

CCT heading No	Description	World market price
ex 12.01	Colza and rape seed	20.505

(ECU/100 kg)(')

CCT heading No	Description	World market price where the subsidy is fixed in advance for the month of					
	Description	December 1979	January 1980	February 1980	March 1980	April 1980	May 1980
ex 12.01	Colza and rape seed	20.505	20.856	20.856	21.066	21.066	21:417

⁽¹⁾ The conversion rates from ECU into national currency as foreseen by Article 9 (5) (a) of Regulation (EEC) No 2300/73 are the following:

1 ECU = DM 2.48208 1 ECU = Fl 2.74362 1 ECU = Bfr/Lfr 39.7897 1 ECU = FF 5.84700 1 ECU = Dkr 7.72336 1 ECU = 1 £ 0.668201 1 ECU = £ 0.649519

1 ECU = Lit 1 158-77

COMMISSION REGULATION (EEC) No 2810/79

of 13 December 1979

fixing the export refunds on milk and milk products

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 804/68 of 27 June 1968 on the common organization of the market in milk and milk products (1), as last amended by Regulation (EEC) No 1761/78 (2), and in particular Article 17 (4) thereof,

Having regard to the opinion of the Monetary Committee,

Whereas Article 17 of Regulation (EEC) No 804/68 provides that the difference between prices in international trade for the products listed in Article 1 of that Regulation and prices for those products within the Community may be covered by an export refund;

Whereas Council Regulation (EEC) No 876/68 of 28 June 1968 laying down general rules for granting export refunds on milk and milk products and criteria for fixing the amount of such refunds (3), as amended by Regulation (EEC) No 2429/72 (4), provides that when the refunds on the products listed in Article 1 of Regulation (EEC) No 804/68, exported in the natural state, are being fixed account must be taken

- the existing situation and the future trend with regard to prices and availabilities of milk and milk products on the Community market and prices for milk and milk products in international trade;
- marketing costs and the most favourable transport charges from Community markets to ports or other points of export in the Community, as well as costs incurred in placing the goods on the market of the country of destination;
- the aims of the common organization of the market in milk and milk products which are to ensure equilibrium and the natural development of prices and trade on this market;

- the need to avoid disturbances on the Community market; and
- the economic aspect of the proposed exports;

Whereas Article 3 (1) of Regulation (EEC) No 876/68 provides that when prices within the Community are being determined account should be taken of the ruling prices which are most favourable for exportation, and that when prices in international trade are being determined particular account should be taken of:

- (a) prices ruling on third country markets;
- (b) the most favourable prices in third countries of destination for third country imports;
- (c) producer prices recorded in exporting third countries, account being taken, where appropriate, of subsidies granted by those countries; and
- (d) free-at-Community-frontier offer prices;

Whereas Article 4 of Regulation (EEC) No 876/68 provides that the world market situation or the specific requirements of certain markets may make it necessary to vary the refund on the products listed in Article 1 of Regulation (EEC) No 804/68 according to destination;

Whereas Article 5 (1) of Regulation (EEC) No 876/68 provides that the list of products on which export refunds are granted and the amount of such refunds should be fixed at least once every four weeks; whereas the amount of the refund may, however, remain at the same level for more than four weeks;

Whereas Article 2 of Commission Regulation (EEC) No 1098/68 of 27 July 1968 on detailed rules for the application of export refunds on milk and milk products (5), as last amended by Regulation (EEC) No 37/75 (6), provides that the refund on products falling within subheading 04.02 B is equal to the sum of two

⁽¹⁾ OJ No L 148, 28. 6. 1968, p. 13.

⁽²⁾ OJ No L 204, 28. 7. 1978, p. 6. (3) OJ No L 155, 3. 7. 1968, p. 1. (4) OJ No L 264, 23. 11. 1972, p. 1.

⁽⁵⁾ OJ No L 184, 29. 7. 1968, p. 10.

⁽⁶⁾ OJ No L 5, 9. 1. 1975, p. 7.

components, the first representing the quantity of milk products and the second representing the quantity of added sucrose; whereas, however, the latter component applies only if the added sucrose was produced from beet or cane harvested within the Community;

Whereas for the products falling within subheading 04.02 B II a) or 04.02 B II b) 1 with a fat content not exceeding 9.5% by weight, the first component referred to above is fixed for 100 kilograms of the whole product; whereas, for the other products falling within subheading 04.02 B, this component is calculated by multiplying the basic amount by the milk product content of the product in question; whereas this basic amount is the refund on one kilogram of milk products contained in the product;

Whereas the second component is calculated by multiplying the sucrose content of the product by the basic amount of the refund valid on the day of exportation for the products listed in Article 1 (1) (d) of Council Regulation (EEC) No 3330/74 of 19 December 1974 on the common organization of the market in sugar (1), as last amended by Regulation (EEC) No 1396/78 (2);

Whereas, if the refund system is to operate normally, refunds should be calculated on the following basis:

- in the case of currencies which are maintained in relation to each other at any given moment within a band of 2.25 %, a rate of exchange based on their effective parity;
- for other currencies, an exchange rate based on the arithmetic mean of the spot market rates of each of these currencies recorded for a given period in relation to the Community currencies referred to in the previous indent;

Whereas the special conditions concerning the payment of the refund for skimmed-milk powder for

use as feed in the country of destination were laid down in Regulation (EEC) No 2054/76 (3), as last amended by Regulation (EEC) No 2949/78 (4);

Whereas the level of refund for cheeses is calculated for products intended for direct consumption; whereas the cheese rinds and cheese wastes are not products intended for this purpose; whereas, to avoid any confusion in interpretation, it should be specified that there will be no refund for these products which fall within heading No 04.04;

Whereas it follows from applying these detailed rules to the present situation on the market in milk and milk products, and in particular to prices for these products within the Community and on the world market, that the refund should be as set out in the Annex hereto;

Whereas the measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Milk and Milk Products,

HAS ADOPTED THIS REGULATION:

Article 1

- 1. The export refunds referred to in Article 17 of Regulation (EEC) No 804/68 on products exported in the natural state shall be as set out in the Annex hereto.
- 2. There shall be no refunds for exports to Zone E for products falling within heading Nos 04.01, 04.02, 04.03 and 23.07 of the Common Customs Tariff.

Article 2

This Regulation shall enter into force on 14 December 1979.

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

Done at Brussels, 13 December 1979.

⁽¹⁾ OJ No L 359, 31. 12. 1974, p. 1. (2) OJ No L 170, 27. 6. 1978, p. 1.

⁽³⁾ OJ No L 228, 20. 8. 1976, p. 17. (4) OJ No L 351, 15. 12. 1978, p. 26.

ANNEX

to the Commission Regulation of 13 December 1979 fixing the export refunds on milk and milk products

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwis indicated)
04.01	Milk and cream, fresh, not concentrated or sweetened:		
	ex A. Other than whey, of a fat content, by weight, not exceeding 6 % (1):		
e e e e e e e e e e e e e e e e e e e	I. Yoghourt, kephir, curdled milk, buttermilk and other fermented or acidified milk:		
	a) In immediate packings of a net capacity of two litres or less	0110 00	5.96
	b) Other	0120 00	_
	II. Others:		
	a) In immediate packings of a net capacity of two litres or less and of a fat content, by weight:		
	1. Not exceeding 4 %:		
	(aa) Of a fat content, by weight, not exceeding 1.5 %	0130 10	
	for exports to:		
	— Armed forces as specified in Article 3 of Regulation (EEC) No 192/75		1.78
	— Other destinations		1.56
	(bb) Of a fat content, by weight, exceeding 1.5 % but not exceeding 3 %	0130 22	
	for exports to :		
,	— Countries near the Community		5.15
	— Other destinations		6.38
	(cc) Of a fat content, by weight, exceeding 3 %	0130 31	
	for exports to:		
	— Countries near the Community		7.29
	— Other destinations		9.24
	2. Exceeding 4 %	0140 00	
	for exports to:		
	— Countries near the Community		7-87
	— Other destinations		10-75

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.01	b) Other, of a fat content, by weight:		
(cont'd)	1. Not exceeding 4 %:		
	(aa) Of a fat content, by weight, not exceeding 1.5 %	0150 10	1.56
	(bb) Of a fat content, by weight, exceeding 1.5 % but not exceeding 3 %	0150 21	5.32
	(cc) Of a fat content, by weight, exceeding 3 %	.0150 31	3.32
	for exports to:		
	- Armed forces as specified in Article 3 of Regulation		
	(EEC) No 192/75 — Other destinations		7·29 6· 46
	2. Exceeding 4 %	0160 00	
	for exports to:		
	— Armed forces as specified in Article 3 of Regulation (EEC) No 192/75		7-87
	— Other destinations		7-00
	ex B. Other, excluding whey, of a fat content, by weight (1):		
	ex I. Exceeding 6 % but not exceeding 21 %:		
	(a) Of a fat content, by weight, not exceeding 10 % (b) Of a fat content, by weight, exceeding 10 % but not exceeding	0200 05	18.87
	17 %	0200 11	29-43
	(c) Of a fat content, by weight, exceeding 17 %	0200 21	44-51
	II. Exceeding 21 % but not exceeding 45 %:		
	(a) Of a fat content, by weight, not exceeding 35 %	0300 12	53.13
	(b) Of a fat content, by weight, exceeding 35 % but not exceeding 39 %	0300 13	83-29
	(c) Of a fat content, by weight, exceeding 39 %	0300 20	91-91
	III. More than 45 %:		
	(a) Of a fat content, by weight, not exceeding 68 %	0400 11	104.83
	(b) Of a fat content, by weight, exceeding 68 % but not exceeding 80 %	0400.33	
	(c) Of a fat content, by weight, exceeding 80 %	0400 22 0400 30	154-39 180-81
04.02	Milk and cream, preserved, concentrated or sweetened:		
•	A. Not containing added sugar (2):		
	II. Milk and cream, in powder or granules:		
	a) In immediate packings of a net capacity of 2.5 kilograms or less and of a fat content, by weight:	1	
	1. Not exceeding 1.5 %	0620 00	63-00

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless ohterwise indicated)
04.02	2. Exceeding 1.5 % but not exceeding 27 %:		
(cont'd)	(aa) Of a fat content, by weight, not exceeding 11 %	0720 00	63-00
	(bb) Of a fat content, by weight, exceeding 11 % but not exceeding 17 %	0720 20	85-65
	(cc) Of a fat content, by weight, exceeding 17 % but not exceeding 25 %	0720 30	94 ·71
-	(dd) Of a fat content, by weight, exceeding 25 %	0720 40	106.31
	3. Exceeding 27 % but not exceeding 29 %	0820 00	109-07
	4. Exceeding 29 %:		
	(aa) Of a fat content, by weight, not exceeding 41 %	0920 10	11/1-94
	(bb) Of a fat content, by weight, exceeding 41 % but not exceeding 45 %	0920 30	126-49
	(cc) Of a fat content, by weight, exceeding 45 % but not exceeding 59 %	0920 40	131.53
	(dd) Of a fat content, by weight, exceeding 59 % but not exceeding 69 %	0920 50	149-06
·	(ee) Of a fat content, by weight, exceeding 69 % but not exceeding 79 %	0920 60	161-67
	(ff) Of a fat content, by weight, exceeding 79 %	0920 70	174.28
	b) Other, excluding products containing fish meal or fish oil or fish liver oil and iron carbonate or sulphate, of a fat weight content (3):		
	1. Not exceeding 1.5 %	1020 00	63-00
	2. Exceeding 1.5 % but not exceeding 27 %:		
	(aa) Of a fat content, by weight, not exceeding 11 %	1120 10	63-00
	(bb) Of a fat content, by weight, exceeding 11 % but not exceeding 17 %	1120 20	85-65
	(cc) Of a fat content, by weight, exceeding 17 % but not exceeding 25 %	1120 30	94.71
	(dd) Of a fat content, by weight, exceeding 25 %	1120 40	106.31
	3. Exceeding 27 % but not exceeding 29 %	1220 00	109-07
	4. Exceeding 29 %:		
	(aa) Of a fat content, by weight, not exceeding 41 %	1320 10	111-94
	(bb) Of a fat content, by weight, exceeding 41 % but not exceeding 45 %	1320 30	126-49
	(cc) Of a fat content, by weight, exceeding 45 % but not exceeding 59 %	1320 40	131.53
	(dd) Of a fat content, by weight, exceeding 59 % but not exceeding 69 %	1320 50	149-06
	(ee) Of a fat content, by weight, exceeding 69 % but not exceeding 79 %	1320 60	161-67
	(ff) Of a fat content, by weight, exceeding 79 %	1320 70	174-28

CCT heading No	Description	Code	Ref ind (in ECU/100 kg net veight unless (therwis indicated)
04.02 (cont'd)	III. Milk and cream, other than in powder or granules:		
	a) In immediate packings of a net content of 2.5 kg or less and of a non-fat content by weight not exceeding 11 %:		
	1. Of a fat content, by weight, not exceeding 8.9 % and of a lactic dry matter content:		
	(aa) Of less than 15 % and of a fat content:		
İ	(11) Not exceeding 3 %, by weight	1420 12	
	(22) Exceeding 3 %, by weight	1420 22	
	For exports to:		
	— Countries near the Community		7.29
	— Other destinations		9.24
	(bb) Of 15 % or more and of a fat content:		
	(11) Not exceeding 3 %, by weight	1420 50	_
	(22) Exceeding 3 %, by weight, but not exceeding 7.4 %	1420 60	18.15
	(33) Exceeding 7.4 %	1420 70	24-37
	2. Other, of a non fat lactic dry matter content:		
	(aa) Of less than 15 %, by weight	1520 10	18.88
	(bb) Of 15 % or more, by weight	1520 20	28.91
	b) Other, of a fat content, by weight:		
	1. Not exceeding 45 % and of a non fat lactic dry matter content:		
	(aa) Of less than 15 % and of a fat content:		
	(11) Not exceeding 3 %, by weight	1620 70	_
	(22) Exceeding 3 %, by weight, but not exceeding 8.9 %	1630 00	7.29
	(33) Exceeding 8.9 %, by weight, but not exceeding 11 %	1630 10	18.88
:	(44) Exceeding 11 %, by weight, but not exceeding 21 %	1630 20	30.45
	(55) Exceeding 21 %, by weight, but not exceeding 39 %	1630 30	53.13
	(66) Exceeding 39 %	1630 40	91-91
	(bb) Of 15 % or more and of a fat content:		
	(11) Not exceeding 3 %, by weight	1630 50	18-15
	(22) Exceeding 3 %, by weight, but not exceeding 7.4 %	1630 60 1630 70	24.37
	(33) Exceeding 7.4 %, by weight, but not exceeding 8.9 % (44) Exceeding 8.9 %	1630 70	28.91
į	2. Exceeding 45 %	1720 00	104.83
	B. Containing added sugar:		
	I. Milk and cream, in powder or granules:		
	ex b) Other, excluding whey:		
	1. In immediate packings of a net capacity of 2.5 kilograms or less and of a fat content, by weight:		
	aa) Not exceeding 1.5 %	2220 00	0-6300 (4)

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwis indicated)
04.02	bb) Exceeding 1.5 % but not exceeding 27 %:		
(cont'd)	(11) Of a fat content, by weight, not exceeding 11 %	2320 10	0.63(00 (4)
	(22) Of a fat content, by weight, exceeding 11 % but not exceeding 17 %	2320 20	0-8565 (4) per kg
	(33) Of a fat content, by weight, exceeding 17 % but not exceeding 25 %	2320 30	0-9471 (4) per kg
	(44) Of a fat content, by weight, exceeding 25 %	2320 40	1.0631 (4)
	cc) Exceeding 27 %:		per kg
	(11) Of a fat content, by weight, not exceeding 41 %	2420 10	1.0907 (4)
	(22) Of a fat content, by weight, exceeding 41 %	2420 20	per kg 1-2649 (4) per kg
	2. Other, of a fat content, by weight:		
	aa) Not exceeding 1.5 %	2520 00	0.6300 (4) per kg
	bb) Exceeding 1.5 % but not exceeding 27 %:		per 28
	(11) Of a fat content, by weight, not exceeding 11 %	2620 10	0.6300 (4) per kg
	(22) Of a fat content, by weight, exceeding 11 % but not exceeding 17 %	2620 20	0-8565 (4) per kg
	(33) Of a fat content, by weight, exceeding 17 % but not exceeding 25 %	2620 30	0.9471 (4) per kg
	(44) Of a fat content, by weight, exceeding 25 %	2620 40	1-063·1: (4) per kg
	cc) Exceeding 27 %:		
	(11) Of a fat content, by weight, not exceeding 41 %	2720 10	1:-0907 (4)
	(22) Of a fat content, by weight, exceeding 41 %	2720 20	per kg 1·2/6/49 (4) per kg
	ex II. Milk and cream, excluding whey other than in powder or granules:		
	ex a) In immediate packings of a net capacity of 2.5 kg or less and of a fat content by weight not exceeding 9.5 %:		
	(1) Of a fat content, by weight, not exceeding 6.9 % and of a non fat lactic dry matter content:		
	(aa) Of less than 15 % and of a fat content:		
	(11) Not exceeding 3 %, by weight	2810 11	— (4) per kg
	(22) Exceeding 3 %, by weight	2810 12	
	for exports to:		
	— Countries near the Community		0.0729 (4) per kg
	— Other destinations	_	0.0924 (4) per kg
	(bb) Of 15 % or more	2810 15	17.43 (*)
	(2) Of a fat content, by weight, exceeding 6.9 % and of a non fat lactic dry matter content, by weight, of 15 % or more	2810 20	29.92 (*)

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.02	b) Other, of a fat content, by weight:		
(cont'd)	ex 1. Not exceeding 45 %:		
	(aa) Of a fat content, by weight, not exceeding 6.9 % and of a non fat lactic dry matter content, by weight, of 15 % or more	2910 70	17.43 (5)
	(bb) Of a fat content, by weight, exceeding 6.9 % but not exceeding 21 % and of a non fat lactic dry matter content, by weight, of 15 % or more	2910 76	29.92 (5)
	(cc) Of a fat content by weight, exceeding 9.5 % but not exceeding 21 % and of a non fat lactic dry matter content, by weight, less than 15 %	2910 80	0-3045 (4)
	(dd) Of a fat content, by weight, exceeding 21 % but not exceeding 39 %	2910 85	per kg 0:5313:(4)
	(ee) Of a fat content, by weight, exceeding 39 %		per kg
	2. Exceeding 45 %	2910 90 3010 00	0.9191 (4) per kg 1.0483 (4) per kg
04.03	Butter:		
	ex A. Of a fat content, by weight, not exceeding 85 %:		
	(I) Of a fat content, by weight, of 62 % or more, but less than 78 %	3110 05	142-15
	(II) Of a fat content, by weight, of 78 % or more but less than 80 %	3110 16	1.78-83
	(III) Of a fat content, by weight, of 80 % or more but less than 82 %	3110 22	183-41
	(IV) Of a fat content, by weight, of 82 % or more	3110 32	188-00
	B. Other, of a fat content, by weight:		
	(I) Not exceeding 99.5 %	3210 10	188-00
	(II) Exceeding 99.5 %	3210 20	243-78
04.04	Cheese and curd (8):		
	ex A. Emmentaler and Gruyère, not grated or powdered:		
	II. Other	3800 00	
	for exports to:		
	— Zone B		129.54
	— Zone D		15-43
	— Zone E		_
	— Canada		101-03
	Liechtenstein and SwitzerlandAustria		23-03
	- Other destinations		114-54
	ex C. Blue-veined cheese, not grated or powdered, other than Roquefort	4000 00	
	for exports to:		
	Austria		16.91
	— Zone D		63.81
	— Zone E		57-55
	— Canada		83-32
	— Other destinations		94-53

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.04 (cont'd)	D. Processed cheese, not grated or powdered:		
,	II. Other, of a fat content, by weight:		
	a) Not exceeding 36% and of a fat content, by weight, in the dry matter:		
	ex 1. Not exceeding 48 % and of a dry matter content, by weight:		
	(aa) Of 33 % or more but less than 38 %	4410 10	
	for exports to:		
	— Austria		4-47
	— Zone D		8-34
	— Zone E		27.53
	- Canada		31-13
	- Switzerland		6.41
	— Other destinations		35-31
•	(bb) Of 38 % or more but less than 43 % and of a fat content, by weight, in the dry matter:		
	(11) Less than 20 %	4410 20	
	for exports to:		
	— Austria		4-47
	— Zone D		8.34
	— Zone E	,	27.53
•	— Canada		31.13
	— Switzerland		6.41
	— Other destinations		35.31
	(22) Of 20 % or more	4410 30	
	for exports to:		
	— Austria		6-60
	— Zone D		12.34
	— Zone E		40-63
	— Canada		46.06
	— Switzerland		9.48
	— Other destinations		52-22
	(cc) Of 43 % or more and of a fat content, by weight, in the dry matter:		
	(11) Less than 20 %	4410 40	
	for exports to:		
	— Austria		4.47
	Zone D		8-34
	— Zone E		27.53
	Canada		31.13
	— Switzerland		6-41
	— Other destinations	ę	35-31

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.04 (cont'd)	(22) Of 20 % or more but less than 40 %	4410 50	
(00111 4)	for exports to:		
	— Austria		6.60
	— Zone D		12-34
	- Zone E		40.63
	— Canada		46.06
	— Switzerland		9.48
	— Other destinations		52-22
	(33) Of 40 % or more	4410 60	
	for exports to:		
	— Austria		9.67
	— Zone D		18-03
	— Zone E		59.25
	— Canada		67.36
	— Switzerland		13.83
•	— Other destinations		76-31
	ex 2. Exceeding 48 % and of a dry matter content, by weight:		
-	(aa) Of 33 % or more but less than 38 %	4510 10	
	for exports to:		
	— Austria		4-47
- :	— Zone D		8-34
	— Zone E		27.53
	— Canada		31.13
	— Switzerland		6.41
	— Other destinations		35-31
	(bb) Of 38 % or more but less than 43 %	4510 20	
	for exports to:		
	— Austria		6.60
	— Zone D		1:2.34
	— Zone E		40.63
	— Canada		46.06
	— Switzerland		9.48
	— Other destinations		52.22
	(cc) Of 43 % or more but less than 46 %	4510 30	
	for exports to:		
	— Austria		9.67
	— Zone D		18.03
	— Zone E		59-25
1	— Canada — Switzerland		67.36
			13.83
J	— Other destinations		76.31

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.04 (cont'd)	(dd) Of 46% or more and of a fat content, by weight, in the dry matter:		
	(11) Less than 55 %	4510 40	
	for exports to:		
	— Austria — Zone D		9·67 18·03
	 Zone E Canada Switzerland Other destinations 		59·25 67·36 13·83
	(22) Of 55 % or more	4810.50	76.31
	for exports to:	4510 50	
	— Austria		11.46
	— Zone D — Zone E — Canada		21·39 70·31 79·92
	— Switzerland— Other destinations		16·42 90·52
	b) Exceeding 36 %	4610 00	
	for exports to:		ı
	 — Austria — Zone D — Zone E — Canada — Switzerland — Other destinations 		11·46 21·39 70·31 79·92 16·42
	E. Other:		90.52
	I. Not grated or powdered, of a fat content, by weight, not exceeding 40 % and a water content, calculated by weight, of the non-fatty matter:		
	ex a) Not exceeding 47 %:		
	(1) Grana, Parmigiano Reggiano	4710 11	
	for exports to:		
	— Zone D — Zone E		146·48 120·02
	— Canada — Switzerland		145·32 110·79
	- Other destinations		146.48
	(2) Fiore Sardo, Pecorino	4710 16	
	for exports to:		
	 Zone D Zone E Canada Switzerland 		156·91 133·32 147·13 121·22
	— Other destinations (3) Other (excluding cheeses produced from whey), of a fat		156.91
	content, by weight, in the dry matter of 30% or more	4710 22	
	for exports to: — Zone D		147.46
	— Zone E — Zone E — Canada — Switzerland — Other destinations		146·48 120·02 145·32 110·79 146·48

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwis indicated)
04.04 (cont'd)	b) Exceeding 47 % but not exceeding 72 %:		
	1. Cheddar:		
	ex bb) Other, of a fat content, by weight, in the dry matter of 48 % or more	4850 00	
	for exports to:		
	Austria		16.02
	- Zone D - Zone E		25.22
	— Canada		62.14
	— Switzerland		19-34
	— Other destinations		106.70
	ex 5. Other, of a fat content, by weight, in the dry matter:		
	(aa) Less than 5 % and of a content, by weight, in the dry matter of 32 % or more (excluding cheeses produced from whey)	5120 12	
	for exports to:	•	
	— Austria		7.62
	— Zone D — Zone E		14.25
	— Canada		39.86
	— Switzerland		4.82
	— Other destinations		41.71
	(bb) Of 5 % or more but less than 19 % and of a content, by weight, in the dry matter of 32 % or more (excluding cheeses produced from whey)	5120 16	
	for exports to:		
	— Austria		8.84
	— Zone D — Zone E		16.52
	— Canada		60.91
	- Switzerland		5.32
	— Other destinations		68.86
	(cc) Of 19 % or more but less than 39 % and of a water content, calculated by weight, of the non-fatty matter not exceeding 62 % (excluding cheeses produced from whey)	5120 22	
	for exports to:		
	- Austria		10.65
	— Zone D		19.88
	— Zone E		
	— Canada — Switzerland		73·76 5·72
	- Other destinations		83.48
	(dd) Of 39 % or more:		
	(11) Asiago, Caciocavallo, Provolone, Ragusano	5120 31	
	for exports to:		
	- Zone D - Zone E		141.10
	— Zone E — Canada		123·63 134·85
	- Switzerland		42.66
	- Other destinations		145-22

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless ohterwis indicated)
04.04 (cont'd)	(22) Danbo, Edam, Fontal, Fontina, Fynbo, Gouda, Havarti, Maribo, Samsø, Tilsit	5120 44	
	for exports to:		
	- Austria		24.76
	— Zone D		34.81
	— Zone E		59.34
	— Canada — Switzerland		86·00 4·19
	— Other destinations		97.38
	(33) Butterkäse, Esrom, Italico, Kernhem, Saint-Nec-	5120 54	
	taire, Saint-Paulin, Taleggio	312034	
	for exports to: — Austria		42-29
	- Zone D		34-81
	— Zone E		54.10
	— Canada		76.54
	— Switzerland		4.19
	— Other destinations		84-28
	(44) Cantal, Cheshire, Wensleydale, Lancashire, Double Gloucester	5120 58	
	for exports to:		
	— Austria		16.02
	— Zone D		25.22
	— Zone E		56.70
	— Canada		88-08
	— Switzerland— Other destinations		19-34
	(55) Salted ricotta, of a fat content, by weight, of		99.91
	30 % or more	5120 59	
	for exports to:		
	— Zone E — Canada		32.25
	— Canada — Other destinations		37.09
		£400.00	44.38
	(66) Feta	5120 82	
	for exports to:		
	— Zone D		15.18 (7
	— Zone E — Canada		21.17 (7
	— Switzerland		72.34 (7
	- Jordan, Iraq, Iran, the Arabian Peninsula and		1,31(
	Mediterranean countries except Zone D		90.00 (7
	- Other destinations		79.01 (*
	(77) Colby, Monterey	5120 83	
	for exports to:		
	— Austria		16.02
	— Zone D		25.22
	— Zone E — Canada		88-08
	— Canada — Switzerland		19.34
	- Other destinations		99-91

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwis indicated)
)4.04 (cont'd)	(88) Other (excluding cheeses produced from whey), of a water content, calculated by weight, of the non-fatty matter:		
	(aaa) Exceeding 47 % but not exceeding 52 %	5120 87	
	for exports to: Zone D		
	- Zone D - Switzerland		25·22 18·13
	Zone E		80.56
	— Canada		102.05
	— Other destinations		107.00
	(bbb) Exceeding 52 % but not exceeding 62 %	5120 92	
	for exports to:		
	— Austria		24.76
	— Zone D		34-81
	— Zone E		59.34
	— Canada		86.00
	— Switzerland		4.19
	— Other destinations		97.38
	c) Exceeding 72 %:		
	1. In immediate packings of a net capacity not exceeding 500 grams:		
	(a) Cottage cheese	5120 95	
	for exports to:		
	— Armed forces as specified in Article 3 of Regulation (EEC) No 192/75		22.56
	— Other destinations (b) Cream cheese of a fat content, by weight, in the dry matter, not exceeding 70 %	5120 98	_
	for exports to:	3.20,0	
	— Armed forces as specified in Article 3 of Regulation (EEC) No 192/75		63.41
	— Other destinations		
	ex II. Other (excluding cheeses produced from whey):		
	ex a) Grated or powdered of a fat content, by weight, exceeding 20 %, of a lactose content, by weight, less than 5 % and of a dry matter content, by weight:		
	(1) Of 60 % or more but less than 80 %	5310 05	
	for exports to:		
	— Zone E		31.30
	— Canada— Other destinations		42·63 55·10
	(2) Of 80 % or more but less than 85 %	5310 11	
	for exports to:		
	— Zone E		41.73
	— Canada— Other destinations		56·84 73·47
ļ	(3) Of 85 % or more but less than 95 %	5310 22	. 7 3.4 7
	for exports to:	3310 22	
	— Zone E		50-63
	— Canada		66-95

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwis Indicated)
04.04 (cont'd)	(4) Of 95 % or more	5310 31	
(com u)	for exports to:		
	— Zone E		58 ·76
	— Canada		75. 68
	— Other destinations		107-43
23.07	Sweetened forage; other preparations of a kind used in animal feeding:		
	ex B. Other, containing starch, glucose or glucose syrup falling within subheadings 17.02 B and 21.07 F II, or milk products, excluding special compound feedingstuffs (8):		,
	I. Containing starch, or glucose or glucose syrup:	,	
	a) Containing no starch or containing 10 % or less, by weight, of starch:		
	(3) Containing 50% or more but less than 75%, by weight, of milk products of which content of milk in powder or granules (excluding whey), by weight, is:		
	(aa) Less than 30 %	5700 13	
	(bb) 30 % or more but less than 40 %	5700 23	20.16
	(cc) 40 % or more but less than 50 %	5700 33	26.46
	(dd) 50 % or more but less than 60 %	5700 42	32.76
	(ee) 60 % or more but less than 70 %	5700-52	39.06
	(ff) 70 % or more	5700 62	45.36
	(4) Containing 75% or more, by weight, of milk products, of which content of milk in powder or granules (excluding whey), by weight, is:		
	(aa) Less than 30 %	5800 13	
	(bb) 30 % or more but less than 40 %	5800 23	20.16
	(cc) 40 % or more but less than 50 %	5800 32	26.46
	(dd) 50 % or more but less than 60 %	5800 42	32.76
	(ee) 60 % or more but less than 70 %	5800 52	39.06
	(ff) 70 % or more but less than 75 %	5800 62	45-36
	(gg) 75 % or more but less than 80 %	5800 72	48.51
	(hh) 80 % or more	5800 82	51466
	(II) Containing no starch, glucose or glucose syrup, but containing milk products of which content of milk in powder or granules (excluding whey), by weight, is:		
	(a) 50 % or more but less than 60 %	5900 12	3:2:76
	(b) 60 % or more but less than 70 %	5900 22	39.06
	(c) 70 % or more but less than 80 %	5900 32	45.36
	(d) 80 % or more	5900 42	51.66

- (1) When the product falling within this subheading is a mixture containing added whey and/or added lactose, no export refund shall be granted.

 When completing customs formalities, the applicant shall state on the declaration provided for this purpose, whether or not whey and/or lactose have been added to the
- (2) The weight of the added non-lactic matter and/or added lactose shall not be taken into account for the purpose of calculation of the fat content by weight. When the product falling within this subheading is a mixture containing added whey and/or added lactose, the added whey and/or added lactose shall not be taken into account in the calculation of the amount of refund.

When completing customs formalities, the applicant shall state on the declaration provided for this purpose:

- the actual content by weight of whey and/or lactose added per 100 kg of finished product, and, in particular,
- the lactose content of the added whey.
- (3) Products falling within subheading 04.02 A II b) and denatured in accordance with Annex III to Regulation (EEC) No 2054/76 are also included.
- (4) The weight of added non-lactic matter and/or added lactose shall not be taken into account for the purpose of calculating the fat content, by weight.

The refund per 100 kg of product falling within this subheading shall be equal to the sum of the following components:

- (a) the amount per kilogram shown, multiplied by the weight of the lactic part contained in 100 kg of product; however, where whey and/or lactose have been added to the product, the amount per kilogram shown shall be multiplied by the weight of lactic part excluding the weight of added whey and/or added lactose, contained in 100 kg of product;
- (b) a component calculated in accordance with the provisions of Article 2 (3) of Regulation (EEC) No 1098/68.

When completing customs formalities, the applicant shall state on the declaration provided for this purpose:

- the actual content by weight of whey and/or lactose added per 100 kg of finished product, and, in particular,
- the lactose content of the added whey.
- (5) The refund on 100 kg of product falling within this subheading is equal to the sum of the following elements:
 - (a) the amount per 100 kg shown; however, where whey and/or lactose have been added to the product, the amount per 100 kg shown shall be:
 - multiplied by the weight of the lactic part other than the added whey and/or added lactose contained in 100 kg of product, and then
 - divided by the weight of the lactic part contained in 100 kg of product;
 - (b) a component calculated in accordance with the provisions of Article 2 (3) of Regulation (EEC) No 1098/68.

When completing customs formalities, the applicant shall state on the declaration provided for this purpose:

- the actual content by weight of whey and/or lactose added per 100 kg of finished product, and, in particular,
- the lactose content of the added whey.
- (6) No refund shall be applicable to cheese rinds and cheese wastes falling within heading No 04.04 of the Common Customs Tariff. Products unfit as such for human consumption shall be regarded as cheese wastes.
- (7) This amount applies to the net weight, minus the weight of the brine.
- (8) 'Special compound feedingstuffs' are feedingstuffs containing skimmed-milk powder and either fish meal of fish oil and/or fish liver oil and/or more than 6 g of iron (as ferrous sulphate) and/or more than 1.2 g of copper (as copper sulphate) in 100 kg of product.
- N.B.: For the purposes of this Regulation 'countries near the Community' means: Zone D, Andorra, Austria, Liechtenstein, Switzerland, Yugoslavia plus the destinations indicated in Article 3 of Regulation (EEC) No 192/75.
 - Zones A, B, C, D and E are those defined in Regulation (EEC) No 1098/68, as last amended by Regulation (EEC) No 37/75.
 - 'Countries of the Arabian Peninsula' are to be understood in the sense of this Regulation as the following countries situated in the Arabian Peninsula and the territories there connected: Saudi Arabia, Bahrain, Qatar, Kuwait, Sultanate of Oman, Union of Arab Emirates (Abu Dhabi, Dubai, Sharjah, Ajman, Umm al Qawain, Fujairah, Ras al Khaimah), Yemen Arab Republic (Yemen North) and People's Democratic Republic of Yemen (Yemen South).

The weight of non-milk fat should be disregarded for the purposes of calculating fat content, by weight.

COMMISSION REGULATION (EEC) No 2811/79

of 13 December 1979

fixing the export refunds on cereals and on wheat or rye flour, groats and meal

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 2727/75 of 29 October 1975 on the common organization of the market in cereals (1), as last amended by Regulation (EEC) No 1547/79 (2), and in particular the first sentence of the fourth subparagraph of Article 16 (2) thereof,

Having regard to the opinion of the Monetary Committee.

Whereas Article 16 of Regulation (EEC) No 2727/75 provides that the difference between quotations or prices on the world market for the products listed in Article 1 of that Regulation and prices for those products in the Community may be covered by an export refund;

Whereas Article 2 of Council Regulation No (EEC) No 2746/75 of 29 October 1975 laying down general rules for granting export refunds on cereals and criteria for fixing the amount of such refunds (3), provides that when refunds are being fixed account must be taken of the existing situation and the future trend with regard to prices and availabilities of cereals on the Community market on the one hand and prices for cereals and cereal products on the world market on the other; whereas the same article provides that it is also important to ensure equilibrium and the natural development of prices and trade on cereal markets and, furthermore, to take into account the economic aspect of the proposed exports and the need to avoid disturbances on the Community market;

Whereas Article 3 of Regulation (EEC) No 2746/75 defines the specific criteria to be taken into account when the refund on cereals is being calculated;

Whereas these specific criteria are defined, as far as wheat and rye flour, groats and meal are concerned, in Article 4 of Regulation (EEC) No 2746/75; whereas, furthermore, when the refund on these products is being calculated, account must be taken of the quantities of cereals required for their manufacture; whereas

(1) OJ No L 281, 1. 11. 1975, p. 1.

these quantities were fixed in Regulation No 162/67/EEC (4), as amended by Regulation (EEC) No 1607/71 (5);

Whereas the world market situation or the specific requirements of certain markets may make it necessary to vary the refund for certain products according to destination;

Whereas the refund must be fixed once a month; whereas it may be altered in the intervening period;

Whereas, if the refund system is to operate normally, refunds should be calculated on the following basis:

- in the case of currencies which are maintained in relation to each other at any given moment within a band of 2.25 %, a rate of exchange based on their effective parity;
- for other currencies, an exchange rate based on the arithmetic mean of the spot market rates of each of these currencies recorded for a given period in relation to the Community currencies referred to in the previous indent;

Whereas it follows from applying the detailed rules set out above to the present situation on the market in cereals, and in particular to quotations or prices for these products within the Community and on the world market, that the refunds should be as set out in the Annex hereto;

Whereas the measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Cereals,

HAS ADOPTED THIS REGULATION:

Article 1

The export refunds on the products listed in Article 1 (a), (b) and (c) of Regulation (EEC) No 2727/75, exported in the natural state, shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 14 December 1979.

⁽²⁾ OJ No L 188, 26. 7. 1979, p. 1.

⁽³⁾ OJ No L 281, 1. 11. 1975, p. 78.

⁽⁴⁾ OJ No 128, 27. 6. 1967, p. 2574/67.

⁽⁵⁾ OJ No L 168, 27. 7. 1971, p. 16.

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

Done at Brussels, 13 December 1979.

For the Commission
Finn GUNDELACH
Vice-President

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ANNEX

to the Commission Regulation of 13 December 1979 fixing the export refunds on cereals and on wheat or rye flour, groats and meal

(ECU/tonne)

		(ECU / tonne)
CCT heading No	Description	Refund
10.01 A	Common wheat and meslin:	·
	— for exports to:	
	- Switzerland, Austria and Liechtenstein	45.00
	— the Iberian peninsula and the German Democratic Republic	53.00
	— other third countries	0
10.01 B	Durum wheat	_
10.02	Rye	42.00
10.03	Barley:	
	— for exports to:	
	- Switzerland, Austria and Liechtenstein	50.00
•	— the Iberian peninsula and the German Democratic Republic	57.00
	— other third countries	<u> </u>
10.04	Oats:	
	— for exports to:	
	- Switzerland, Austria and Liechtenstein	40.00
	— other third countries	_
10.05 B	Maize, other than hybrid maize for sowing	_
10.07 C	Grain sorghum	. —
ex 11.01 A	Wheat flour:	00.00
	— of an ash content of 0 to 520	90.00
	— of an ash content of 521 to 600	90.00
	— of an ash content of 601 to 900	77.00
	— of an ash content of 901 to 1 100	77.00
	— of an ash content of 1 101 to 1 650	57.00
	— of an ash content of 1 651 to 1 900	57.00
ex 11.01 B	Rye flour:	
	— of an ash content of 0 to 700	60.00
	— of an ash content of 701 to 1150	60.00
	— of an ash content of 1 151 to 1 600	60.00
	— of an ash content of 1 601 to 2 000	60.00
11.02 A I a)	Durum wheat groats and meal:	
	— of an ash content of 0 to 950	_
	— of an ash content of 951 to 1 300	_
11 02 4 1 4	— of an ash content of 1 301 to 1 500	_
11.02 A I b)	Common wheat groats and meal: — of an ash content of 0 to 520	90.00
	of all ash content of 6 to 520	

COMMISSION REGULATION (EEC) No 2812/79

of 13 December 1979

fixing the import levies on white sugar and raw sugar

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 3330/74 of 19 December 1974 on the common organization of the market in sugar (1), as last amended by Regulation (EEC) No 1396/78 (2), and in particular Article 15 (7) thereof,

Whereas the import levies on white sugar and raw sugar were fixed by Regulation (EEC) No 1328/79 (3), as last amended by Regulation (EEC) No 2775/79 (4);

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 1328/79 to the information known to the Commission that the levies at present in force should be altered to the amounts set out in the Annex hereto,

HAS ADOPTED THIS REGULATION:

Article 1

The import levies referred to in Article 15 (1) of Regulation (EEC) No 3330/74 shall be, in respect of white sugar and standard quality raw sugar, as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 14 December 1979.

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

Done at Brussels, 13 December 1979.

For the Commission Finn GUNDELACH Vice-President

ANNEX

to the Commission Regulation of 13 December 1979 fixing the import levies on white sugar and raw sugar

(ECU/100 kg)

CCT heading No	Description	Levy
17.01	Beet sugar and cane sugar, in solid form:	
	A. White sugar; flavoured or coloured sugar	20.94
	B. Raw sugar	17·13 (¹)

⁽¹⁾ Applicable to raw sugar with a yield of 92 %; if the yield is other than 92 %, the levy applicable is calculated in accordance with the provisions of Article 2 of Regulation (EEC) No 837/68.

⁽¹⁾ OJ No L 359, 31. 12. 1974, p. 1. (2) OJ No L 170, 27. 6. 1978, p. 1.

⁽³⁾ OJ No L 162, 30. 6. 1979, p. 85. (4) OJ No L 317, 12. 12. 1979, p. 21.

NOTICE TO READERS

As a result of the increase in production costs, the prices for the calendar year 1980 of subscriptions to the Official Journal and its Supplement, have been determined as follows:

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