Official Journal

of the European Communities

L 297

Volume 27

15 November 1984

English edition

Legislation

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I

(Acts whose publication is obligatory)

COMMISSION REGULATION (EEC) No 3159/84

of 14 November 1984

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 1018/84 (2), and in particular Article 13 (5) thereof,

Having regard to Council Regulation No 129 on the value of the unit of account and the exchange rates to be applied for the purposes of the common agricultural policy (3), as last amended by Regulation (EEC) No 2543/73 (4), and in particular Article 3 thereof,

Having regard to the opinion of the Monetary Committee,

Whereas the import levies on cereals, wheat and rye flour, and wheat groats and meal were fixed by Regulation (EEC) No 3131/84 (5) and subsequent amending Regulations;

Whereas, if the levy system is to operate normally, levies 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 central rate, multiplied by the coefficient

provided for in Article 2b (2) of Regulation (EEC) No 974/71 (6), as last amended by Regulation (EEC) No 855/84 (7),

— 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, and the aforesaid coefficient:

Whereas these exchange rates being those recorded on 13 November 1984;

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 3131/84 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 15 November 1984.

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

Done at Brussels, 14 November 1984.

⁽¹) OJ No L 281, 1. 11. 1975, p. 1. (²) OJ No L 107, 19. 4. 1984, p. 1. (³) OJ No 106, 30. 10. 1962, p. 2553/62.

^(*) OJ No L 263, 19. 9. 1973, p. 1. (5) OJ No L 293, 10. 11. 1984, p. 1.

⁽⁶⁾ OJ No L 106, 12. 5. 1971, p. 1.

⁽⁷⁾ OJ No L 90, 1. 4. 1984, p. 1.

ANNEX

to the Commission Regulation of 14 November 1984 fixing the import levies on cereals and on wheat or rye flour, groats and meal

	<u> </u>	
CCT heading No	Description	Levies
10.01 B I	Common wheat, and meslin	68,90
10.01 B II	Durum wheat	121,41 (1) (5)
10.02	Rye	78,44 (9)
10.03	Barley	72,84
10.04	Oats	60,76
10.05 B	Maize, other than hybrid maize for	
	sowing	70,67 (²) (³)
10.07 A	Buckwheat	0
10.07 B	Millet	0 (4)
10.07 C	Grain sorghum	87,57 (4)
10.07 D I	Triticale	(7)
10.07 D II	Canary seed; other cereals	0 (5)
11.01 A	Wheat or meslin flour	110,31
11.01 B	Rye flour	123,67
11.02 A I a)	Durum wheat groats and meal	201,52
11.02 A I b)	Common wheat groats and meal	118,20
ŕ	,	

- (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) In accordance with Regulation (EEC) No 435/80, the levies are not aplied to imports into the French overseas departments of products originating in the African, Caribbean and Pacific States or in the 'overseas countries and territories'.
- (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 %.
- (3) 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.
- (7) The levy applicable to rye shall be charged on imports of the product falling within subheading 10.07 D I (triticale).

COMMISSION REGULATION (EEC) No 3160/84

of 14 November 1984

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 1018/84 (2), and in particular Article 15 (6) thereof,

Having regard to Council Regulation No 129 on the value of the unit of account and the exchange rates to be applied for the purposes of the common agricultural policy (3), as last amended by Regulation (EEC) No 2543/73 (4), and in particular Article 3 thereof,

Having regard to the opinion of the Monetary Committee.

Whereas the premiums to be added to the levies on cereals and malt were fixed by Regulation (EEC) No 2222/84 (5) and subsequent amending Regulations;

Whereas, if the levy system is to operate normally, levies 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 central rate, multiplied by the coefficient provided for in Article 2b (2) of Regulation (EEC) No 974/71 (6), as last amended by Regulation (EEC) No 855/84 (7),

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, and the aforesaid coefficient;

Whereas these exchange rates being those recorded on 13 November 1984;

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 15 November 1984.

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

Done at Brussels, 14 November 1984.

OJ No L 281, 1. 11. 1975, p. 1. OJ No L 107, 19. 4. 1984, p. 1.

OJ No 106, 30. 10. 1962, p. 2553/62.

^(*) OJ No L 263, 19. 9. 1973, p. 1.

⁽⁵⁾ OJ No L 205, 1. 8. 1984, p. 4.

⁽⁹⁾ OJ No L 106, 12. 5. 1971, p. 1.

⁽⁷⁾ OJ No L 90, 1. 4. 1984, p. 1.

ANNEX

to the Commission Regulation of 14 November 1984 fixing the premiums to be added to the import levies on cereals, flour and malt

A. Cereals and flour

(ECU/tonne)

					(LCO/IOII)
CCT heading	Description	Current	1st period	2nd period	3rd period
No	Description	11	12	1	2
0.01 B I	Common wheat, and meslin	0	1,40	1,40	0
10.01 B II	Durum wheat	0	. 0	0	0 .
10.02	Rye	0	0	0	0
10.03	Barley	0	1,77	1,77	1,77
10.04	Oats	0	0	0	0
10.05 B	Maize, other than hýbrid maize for sowing	0	0	0	0
10.07 A	Buckwheat	0	0	0	- 0
10.07 B	Millet	0	0	0 .	18,97
10.07 C	Grain sorghum	0	0	0	0
10.07 D	Other cereals	0	0	0	0
11.01 A	Wheat or meslin flour	0	1,76	1,76	0,18
			1	l	ŀ

B. Malt

(ECU/tonne)

ССТ	D	Current	1st period	2nd period	3rd period	4th period
heading No	Description	11	12	1	2	3
11.07 A I (a)	Unroasted malt, obtained from wheat, in the form of flour	0	2,49	2,49	0	0
11.07 A I (b)	Unroasted malt, obtained from wheat, other than in the form of flour	0	1,86	1,86	0	0
11.07 A II (a)	Unroasted malt, other than that obtained from wheat, in the form of flour	0	3,15	3,15	3,15	3,15
11.07 A II (b)	Unroasted malt, other than that obtained from wheat, other than in the form of flour	0	2,35	2,35	2,35	2,35
11.07 B	Roasted malt	0	2,74	2,74	2,74	2,74

COMMISSION REGULATION (EEC) No 3161/84

of 14 November 1984

fixing the import levies on rice and broken rice

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1418/76 of 21 June 1976 on the common organization of the market in rice (1), as last amended by Regulation (EEC) No 1025/84 (2), and in particular Article 11 (2) thereof,

Whereas the import levies on rice and broken rice were fixed by Regulation (EEC) No 2504/84 (3), as last amended by Regulation (EEC) No 3094/84 (4);

Whereas, if the levy system is to operate normally, levies 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 central rate, multiplied by the coefficient provided for in Article 2b (2) of Regulation (EEC) No 974/71 (5), as last amended by Regulation (EEC) No 855/84 (6),
- for other currencies, an exchange rate based on the arithmetic mean of the spot market rates of each of

these currencies recorded over a given period in relation to the Community currencies referred to in the previous indent, and the aforesaid coefficient;

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 2504/84 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 the products listed in Article 1 (1) (a) and (b) of Regulation (EEC) No 1418/76 shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 15 November 1984.

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

Done at Brussels, 14 November 1984. -

⁽¹) OJ No L 166, 25. 6. 1976, p. 1. (²) OJ No L 107, 19. 4. 1984, p. 13. (³) OJ No L 234, 1. 9. 1984, p. 5.

OJ No L 291, 8 11. 1984, p. 5.

^{(&}lt;sup>5</sup>) OJ No L 106, 12. 5. 1971, p. 1.

⁽⁶⁾ OJ No L 90, 1. 4. 1984, p. 1.

ANNEX

to the Commission Regulation of 14 November 1984 fixing the import levies on rice and broken rice

(ECU/tonne)

	· · · · · · · · · · · · · · · · · · ·		(ECU / tonne)
CCT heading No	Description	Third countries (3)	ACP or OCT (') (2) (3)
ex 10.06	Rice:		
	B. Other:		
	I. Paddy rice; husked rice:		
	a) Paddy rice:	·	
	1. Round grain	156,99	74,89
•	2. Long grain	197,19	94,99
	b) Husked rice:		
	1. Round grain	196,24	94,52
	2. Long grain	246,49	119,64
	II. Semi-milled or wholly milled rice:		-
	a) Semi-milled rice:		
	1. Round grain	237,15	106,65
	2. Long grain	456,77	216,50
	b) Wholly milled rice:		
	1. Round grain	252,57	113,93
	2. Long grain	489,66	232,48
-	III. Broken rice	46,28	20,14

⁽¹⁾ Subject to the application of the provisions of Article 10 of Regulation (EEC) No 435/80.

⁽²⁾ In accordance with Regulation (EEC) No 435/80, the levies are not applied to imports into the French overseas departments of products originating in the African, Caribbean and Pacific States or in the 'overseas countries and territories'.

⁽³⁾ The import levy on rice entering the overseas department of Réunion is specified in Article 11a of Regulation (EEC) No 1418/76.

COMMISSION REGULATION (EEC) No 3162/84

of 14 November 1984

fixing the premiums to be added to the import levies on rice and broken rice

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1418/76 of 21 June 1976 on the common organization of the market in rice (1), as last amended by Regulation (EEC) No 1025/84 (2), and in particular Article 13 (6) thereof,

Whereas the premiums to be added to the levies on rice and broken rice were fixed by Regulation (EEC) No 2505/84 (3), as last amended by Regulation (EEC) No 3095/84 (4);

Whereas, if the levy system is to operate normally, levies 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 central rate, multiplied by the coefficient provided for in Article 2b (2) of Regulation (EEC) No 974/71 (5), as last amended by Regulation (EEC) No 855/84 (6),

— for other currencies, an exchange rate based on the arithmetic mean of the spot market rates of each of these currencies recorded over a given period in relation to the Community currencies referred to in the previous indent, and the aforesaid coefficient;

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 shown in the Annex hereto,

HAS ADOPTED THIS REGULATION:

Article 1

The premiums to be added to the import levies fixed in advance in respect of rice and broken rice shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 15 November 1984.

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

Done at Brussels, 14 November 1984.

⁽¹) OJ No L 166, 25. 6. 1976, p. 1. (²) OJ No L 107, 19. 4. 1984, p. 13.

⁽³⁾ OJ No L 234, 1. 9. 1984, p. 8.

^(°) OJ No L 291, 8. 11. 1984, p. 7. (°) OJ No L 106, 12. 5. 1971, p. 1.

⁽Ý) OJ No L 90, 1. 4. 1984, p. 1.

ANNEX

to the Commission Regulation of 14 November 1984 fixing the premiums to be added to the import levies on rice and broken rice

(ECU / tonne)

CCT heading	Description	Current	1st period	2nd period	3rd period
No	Description	11	12	1	2
х 10.06	Rice:			•	
1	B. Other				•
	I. Paddy rice; husked rice:				
	a) Paddy rice:				
	1. Round grain	0	0	0	
	2. Long grain	0	0	0	
	b) Husked rice:				
	1. Round grain	0	0	0	
	2. Long grain	0	0	0	
	II. Semi-milled or wholly milled rice:				
	a) Semi-milled rice:				
	1. Round grain	0	0	0	_
	2. Long grain	- 0	0	0	
	b) Wholly milled rice:				
	1. Round grain	0	0	0	
	2. Long grain	0	0	0	_
	III. Broken rice	. 0	0	0	0

COMMISSION REGULATION (EEC) No 3163/84

of 13 November 1984

establishing unit values for the determination of the customs value of certain perishable goods

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Commission Regulation (EEC) No 1577/81 of 12 June 1981 establishing a system of simplified procedures for the determination of the customs value of certain perishable goods (1), as last amended by Regulation (EEC) No 1012/84 (2), and in particular Article 1 thereof,

Whereas Article 1 of that Regulation provides that the Commission shall periodically establish unit values for the products referred to in the classification in the Annex;

Whereas the result of applying the rules and criteria laid down in Regulation (EEC) No 1577/81 to the elements communicated to the Commission in accor-

dance with Article 1 (2) of that Regulation is that the unit values set out in the Annex to this Regulation should be established in regard to the products in question,

HAS ADOPTED THIS REGULATION:

Article 1

The unit values provided for in Article 1 (1) of Regulation (EEC) No 1577/81 are hereby established as set out in the table in the Annex hereto.

Article 2

This Regulation shall enter into force on 16 November 1984.

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

Done at Brussels, 13 November 1984.

For the Commission

Karl-Heinz NARJES

Member of the Commission

⁽¹⁾ OJ No L 154, 13. 6. 1981, p. 26. (2) OJ No L 101, 13. 4. 1984, p. 25.

ANNEX

Code	NIMEXE code	CCT heading	Description	D((7.1	r	Υ	1		00 kg net		T
		No		Bfrs/Lfrs	Dkr	DM	FF	£ Irl	Lit	FI	£
1.10	07.01-13 07.01-15	07.01 A II	New potatoes	1 601	288,31	78,66	241,24	25,68	48 241	88,73	20,9
1.12	ex 07.01-21 ex 07.01-22	ex 07.01 B I	Broccoli	4419	795,78	217,13	665,87	70,89	133154	244,91	57,8
1.14	07.01-23	07.01 B II	White cabbages and red cabbages	804	144,90	39,53	121,24	12,90	24 246	44,59	10,5
1.16	ex 07.01-27	ex 07.01 B III	Chinese cabbage	1762	314,69	86,94	266,80	28,11	54041	98,07	23,3
1.20	07.01-31 07.01-33	07.01 D I	Cabbage lettuce	4373	781,00	215,76	662,14	69,77	134120	243,40	58,0
1.22	ex 07.01-36	ex 07.01 D II	Endives	1 469	263,40	71,68	220,61	23,40	44361	80,88	19,1
1.28	07.01-41 07.01-43	07.01 F I	Peas	2468	440,83	121,79	373,74	39,38	75703	137,38	32,7
1.30	07.01-45 07.01-47	07.01 F II	Beans (of the species Phaseolus)	3812	680,72	188,06	577,12	60,81	116898	212,14	50,5
1.32	ex 07.01-49	ex 07.01 F III	Broad beans	1 620	290,60	79,38	243,84	25,85	48 828	89,18	20,7
1.40	ex 07.01-54	ex 07.01 G II	Carrots	840	151,46	41,41	127,12	13,48	25423	46,67	10,9
1.50	ex 07.01-59	ex 07.01 G IV	Radishes	6184	1 104,45	305,12	936,36	98,67	189 663	344,19	82,0
1.60	07.01-63	ex 07.01 H	Onions (other than sets)	433	77,36	21,37	65,59	6,91	13 286	24,11	5,7
1.70	07.01-67	ex 07.01 H	Garlic	2913	520,35	143,75	441,15	46,48	89 3 58	162,16	38,6
1.74	ex 07.01-68	ex 07.01 IJ	Leeks	897	159,65	43,71	134,75	14,19	27018	49,30	11,2
1.80		07.01 K	Asparagus:								
1.80.1	ex 07.01-71		— green	19 279	3442,71		2918,76	307,56		1 072,91	255,7
1.80.2	ex 07.01-71		— other	10 543	1 882,67	520,12	1 596,15	168,19	323 305	586,73	139,8
1.90	07.01-73	07.01 L	Artichokes	4302	768,24	212,24	651,33	68,63	131 928	239,42	57,0
1.100	07.01-75 07.01-77	07.01 M	Tomatoes	2357	421,03	116,31	356,95	37,61	72302	131,21	31,2
1.110	07.01-81 07.01-82	07.01 P I	Cucumbers	2 203	393,55	108,72	333,66	35,16	67 584	122,65	29,2
1.112	07.01-85	07.01 Q II	Chantarelles	39816	7113,98	1 966,27	6023,74	633,12	1 211 715	2215,74	516,4
1.118	07.01-91	07.01 R	Fennel	1752	314,71	85,84	263,33	27,98	53 136	96,76	22,6
1.120	07.01-93	07.01 S	Sweet peppers	2870	512,62	141,62	434,60	45,79	88 0 3 0	159,75	38,0
1.130	07.01-97	07.01 T II	Aubergines .	4259	760,62	210,13	644,86	67,95	130618	237,04	56,5
1.140	07.01-96	07.01 T I	Vegetable marrows (including courgettes)	1414	252,58	69,78	214,13	22,56	43 374	78,71	18,7
1.150	ex 07.01-99	ex 07.01 T III	Celery stalks and leaves	1 702	305,84	83,21	255,91	27,18	51 546	93,84	22,1
1.160	ex 07.06-90	ex 07.06 B	Sweet potatoes, fresh, whole	3650	651,84	180,08	552,63	58,23	111938	203,14	48,4
2.10	08.01-31	ex 08.01 B	Bananas, fresh	2639	471,30	130,20	399,57	42,10	80 936	146,88	35,0
2.20	ex 08.01-50	ex 08.01 C	Pineapples, fresh	2 2 7 4	406,23	112,23	344,40	36,29	69760	126,60	30,1
2.30	ex 08.01-60	ex 08.01 D	Avocados, fresh	5 607	1 001,35	276,64	848,95	89,45	171 958	312,06	74,3
2.40	ex 08.01-99	ex 08.01 H	Mangoes and guavas, fresh	12122	2164,73	598,05	1 835,28	193,39	371 742	674,63	160,8
2.50		08.02 A I	Sweet oranges, fresh:								
2.50.1	08.02-02 08.02-06 08.02-12 08.02-16		- Sanguines and semi-sanguines	2066	372,05	101,51	311,31	33,14	62253	114,50	27,0

	NUN	MEXE		CCT					Amount of	of unit val	ues per 1	00 kg net		
Code		ode		headin No	ıg	Description	Bfrs/Lfrs	Dkr	DM	FF	£ Irl	Lit	Fl	£
2.50.2	08 08	3.02-03 3.02-07 3.02-13 3.02-17				Navels, Navelines, Navelates, Salustianas, Vernas, Valencia lates, Maltese, Shamoutis, Ovalis, Trovita and Hamlins	2560	457,29	126,33	387,69	40,85	78 529	142,51	33,97
2.50.3	08 08	3.02-05 3.02-09 3.02-15 3.02-19				— others	2085	372,47	102,90	315,78	33,27	63963	116,07	27,67
2.60		•	ех	08.02	В	Mandarins including tangerines and satsumas, fresh, clementines, wilkings and other similar citrus hybrids, fresh:								
2.60.1	08	.02-29	ex	08.02	B II	- Monreales and satsumas	2174	388,35	107,29	329,25	34,69	66 691	121,03	28,85
2.60.2	08	3.02-31	ex	08.02	B II	— Mandarins and wilkings	3 2 0 5	576,05	158,98	488,11	51,34	97928	179,14	41,40
2.60.3	08	.02.28		08.02	ВІ	— Clementines	3217	574,49	158,71	487,06	51,32	98655	179,03	42,67
2.60.4		.02-34] .02-37]	ex	08.02	ВІІ	Tangerines and others	3 480	621,50	171,70	526,91	55,52	106729	193,69	46,17
2.70	ex 08.	.02-50	ex	08.02	С	Lemons, fresh	2 2 6 4	404,31	111,69	342,77	36,12	69 431	126,00	30,03
2.80			ex	08.02	D	Grapefruit, fresh:		,						
2.80.1	ex 08.	.02-70				— white	2 580	460,73	127,28	390,61	41,16	79 1 20	143,58	34,22
2.80.2	ex 08.	.02-70				— pink	3 507	626,28	173,02	530,97	55,95	107 550	195,18	46,52
2.81	ex 08.	.02-90	ex	08.02	E	Limes and limettes	9 588	1712,16	473,01	1 451,58	152,96	294023	533,59	127,19
2.90	08	.04-11 .04-19 .04-23		08.04	ΑI	Table grapes	2330	416,16	114,97	352,83	37,18	71 467	129,69	30,91
2.95	[.	.05-50		08.05	С	Chestnuts	4793	855,89	236,45	725,63	76,46	146980	266,73	63,58
2.100	08	3.06-13 3.06-15 3.06-17		08.06	A II	Apples	1615	288,44	79,69	244,55	25,76	49 534	89,89	21,42
2.110	08 08	3.06-33 3.06-35 3.06-37 3.06-38		08.06	В ІІ	Pears	1 <i>7</i> 97	321,72	88,80	272,19	28,80	55089	100,20	23,95
2.120	08	.07-10		08.07	A	Apricots	1967	354,35	97,29	298,45	31,53	60 273	109,79	25,69
2.130	ex 08.	.07-32	ex	08.07	В	Peaches	2712	489,11	133,68	410,56	43,49	82037	150,94	35,18
2.140	ex 08.	.07-32	ex	08.07	В	Nectarines	4025	723,45	199,67	613,00	64,47	122984	224,97	51,99
2.150		.07-51 .07-55	 	08.07		Cherries	2803	504,88	137,76	422,46	44,97	84480	155,38	36,68
2.160		.07-71 .07-75		08.07	D	Plums	1945	348,29	96,13	294,67	31,18	59 639	108,48	25,93
2.170		.08-11 .08-15		08.08	A	Strawberries	4512	810,15	221,27	679,17	72,21	136208	249,27	58,28
2.175	08	.08-35		08.08	С	Fruit of the species Vaccinium myrtillus	3 3 2 9	591,82	163,87	502,64	52,82	101 773	184,63	43,45
2.180	08	.09-11	ex	08.09		Water melons	540	96,52	26,68	81,73	8,59	16441	30,06	7,00
2.190			ex	08.09		Melons (other than water melons:								
2.190.1	ex 08.	.09-19			į	— elongated	1 683	300,60	83,04	254,85	26,85	51 622	93,68	22,33
2.190.2	ex 08.	.09-19				— other	4975	888,45	245,45	753,23	79,37	152570	276,88	66,00
2.195	ex 08.	.09-90	ex	08.09		Pomegranates	2542	454,05	125,44	384,95	40,56	77 973	141,50	33,73
2.200	ex 08.	.09-90	ex	08.09		Kiwis	12058	2153,27	594,88	1 825,57	192,37	369 775	671,06	159,96
2.202	ex 08.	.09-90	ex	08.09		Khakis	2896	517,21	142,89	438,50	46,20	88 820	161,18	38,42
2:203	ex 08.		ex	08.09		Lychees	19624	3 535,23	970,70	2977,52	314,63	601 320	1 095,40	256,32
	<u></u>						L	L	L	L	<u> </u>	<u> </u>		L

COMMISSION REGULATION (EEC) No 3164/84

of 13 November 1984

amending quantitative limits fixed for imports of certain textile products originating in India

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 3589/82 of 23 December 1982 on common rules for imports of certain textile products originating in third countries (1), as last amended by Regulation (EEC) No 3762/83 (2), and in particular Article 7 thereof,

Whereas, by Regulation (EEC) No 3589/82, quantitative limits agreed with third countries are shared between the Member States for 1984;

Whereas, in the bilateral agreements, the Community has given undertakings to the supplier countries to adjust the allocation of limits among Member States in such a way as to ensure optimum utilization and to establish efficient and speedy procedures for adjusting the allocations:

Whereas India has asked that the allocation of Community quantitative limits among the Member States be adjusted in order to take account of the trend of trade flows, and to enable suppliers to utilize agreed Community limits more fully;

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

HAS ADOPTED THIS REGULATION:

Article 1

Certain Member States' shares of the Community quantitative limits for textile products originating in India, as fixed in Annex III to Regulation (EEC) No 3589/82, are hereby amended for 1984 as laid down in the Annex hereto.

Article 2

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

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

Done at Brussels, 13 November 1984.

For the Commission
Wilhelm HAFERKAMP
Vice-President

⁽¹⁾ OJ No L 374, 31. 12. 1982, p. 106. (2) OJ No L 380, 31. 12. 1983, p. 1.

ANNEX

Cate- gory	CCT heading No	NIMEXE code (1984)	Description	Third countries	Member States	Units	Quantitative limits from 1 January to 31 December 1984
6	61.01 B V d) 1 2 3 e) 1		Men's and boys' outer garments:	India	F I UK DK	1 000 pieces	517 523 522 144
	2 3 61.02 B II e) 6 aa) bb) cc)	61.01-62, 64, 66, 72, 74, 76 61.02-66, 68, 72	Women's, girls' and infants' outer garments: B. Other: Men's and boys' woven breeches, shorts and trousers (including slacks); women's, girls' and infants' woven trousers and slacks, of wool, of cotton or of man-made textile fibres				
15 B	61.02 B II e) 1 aa) bb) cc) 2 aa) bb) cc)	61.02-31, 32, 33, 35, 36, 37, 39, 40	Women's, girls' and infants' outer garments: B. Other: Women's, girls' and infants' woven overcoats, raincoats and other coats, cloaks and capes; jackets and blazers, other than garments of category 15 A, of wool, of cotton or of man-made textile fibres	India	D F UK DK	1 000 pieces	602 398 671 70
27	60.05 A II b) 4 dd)		Outer garments and other articles, knitted or crocheted, not elastic or rubberized: A. Outer garments and clothing accessories: II. Other	India	BNL DK	1 000 pieces	421 125
	61.02 B II e) 5 aa) bb) cc)	60.05-51, 52, 54, 58 61.02-57, 58, 62	Women's, girls' and infants' outer garments: B. Other:				

COMMISSION REGULATION (EEC) No 3165/84

of 14 November 1984

amending Regulation (EEC) No 3137/82 laying down detailed rules for the granting of financial compensation in respect of certain fishery products

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 3796/81 of 29 December 1981 on the common organization of the market in fishery products (1), and in particular Article 13 (7) thereof,

Whereas the experience gained since the entry into force of Commission Regulation (EEC) No 3137/82 (²), has shown that certain adjustments are needed, particularly to simplify the scheme for the application of the margin of tolerance by producers' organizations;

Whereas steps should also be taken to harmonize the procedure for issuing the documents provided for where products are put up for sale, withdrawn or carried over by a producers' organization in a Member State other than the one in which it has been recognized;

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

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EEC) No 3137/82 is hereby amended as follows:

1. The second subparagraph of Article 2 (1) is replaced by the following:

The level referred to above shall apply for a period of no less than five and no more than 75 working days. This period may in no case exceed the period of validity of the Community withdrawal prices fixed for the fishing year concerned.'

2. Article 9 is replaced by the following:

'Article 9

Where a producers' organization or one of its members puts products up for sale in a Member State other than the one in which it has been recognized, the competent authority of the first Member State shall immediately issue on request to the organization in question or to its member a document drawn up in accordance with the specimen in Annex IV and shall transmit at the same time, through official channels, a copy of this document to the body responsible for granting financial compensation in the other Member State.

The request for issue of the document shall be presented to the competent authority concerned immediately after the products are put up for sale.

Each Member State shall communicate the name and address of the body responsible for granting financial compensation to the other Member States and to the Commission.'

3. The Annex to this Regulation is added as Annex IV.

Article 2

This Regulation shall enter into force on 1 January 1985.

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

Done at Brussels, 14 November 1984.

For the Commission
Giorgios CONTOGEORGIS
Member of the Commission

⁽¹) OJ No L 379, 31. 12. 1981, p. 1. (²) OJ No L 335, 29. 11. 1982, p. 1.

ANNEX

'ANNEX IV

M	EMBER S	TATE :			••••			
D	ocument	issued i	n accordance w	vith Article 3137/		mission Re	gulation ((EEC) No
1.	Applicant							
	(a) Produc	cers' orga	nization concerne	d (Name an	id address):	•••••••••••	••••••	••••••
		·	g on behalf of th	ne above org	,	me):	· · · · · · · · · · · · · · · · · · ·	
		,	stration number of					
2.	Quantity	put up fo	or sale (by produc	ct and in k	g):	••••••	•••••••	••••••
3.	Date :	************	•••••					
4.			ty withdrawal pric legulation (EEC)			antities spec	ified in (2)	above (see
							Yes	No
	Where ap	-	has the regional w	ithdrawal pr	ice (see Article	12 (2) of the	e aforesaid I	Regulation)
							Yes	No
5.		market t	uct categories of the opening of the	ncial compe	ensation:	ooint 2 above es by produc		
	•••••	•••••					•••••	••••••
	(b) In cor		with Regulation (I			antities witho		
	Produc	ct	Quantity (in kg)		Outl	et	
			quantities are inte	ended to qu		carry-over pi		••••••
					······································		,	
O	riginal to b	e issued t	o the producers' of		or to the memb			above.
			d to the body respucers' organization					
Siį	gnature of	the appl	icant		gnature/stamp ember State.	of the comp	petent autho	ority of the

COMMISSION REGULATION (EEC) No 3166/84

of 14 November 1984

amending for the fifth time Regulation (EEC) No 2942/80 on the buying in of olive oil by intervention agencies

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 2260/84 (2), and in particular Article 12 (4) thereof,

Whereas pursuant to Commission Regulation (EEC) No 2942/80 (3), as last amended by Regulation (EEC) No 259/84 (4), olive oils from olive residues may be bought in which have up to and including 15° acidity; whereas such oils have proved difficult to dispose of on the market in recent years; whereas the market prices concerned have been below the intervention price; whereas the reduction in the intervention price for that quality should therefore be increased;

Whereas some loss of quality may occur during the period in which the olive oil is stored by the intervention agencies; whereas, in the interests of sound management of the stocks, the quality of the oil in storage should be known at regular intervals; whereas the intervention agencies should therefore be required to carry out regular checks as to the quality of olive oil in intervention;

Whereas the Management Committee for Oils and Fats has not delivered an opinion within the time limit set by its chairman,

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EEC) No 2942/80 is hereby amended as follows:

1. The following paragraphs are added to Article 6:

'Member States shall at regular intervals check the quality of the oil in storage and, at least at the beginning of each marketing year, shall have all batches of edible oil analyzed.

The results of the analyses shall be forwarded to the Commission not later than 31 January of each marketing year.

After considering the said results the Commission shall, if necessary, decide to downgrade any oil which no longer meets the requirements laid down in Community rules and shall notify the Member States concerned of its decisions.'

2. In the Annex, '118,57 ECU/100 kg' in respect of olive oil from olive residues up to 5° acidity is hereby replaced by '123 ECU/100 kg'.

Article 2

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

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

Done at Brussels, 14 November 1984.

⁽¹) OJ No 172, 30. 9. 1966, p. 3025/66. (²) OJ No L 208, 3. 8. 1984, p. 1. (³) OJ No L 305, 14. 11. 1980, p. 23.

⁽⁴⁾ OJ No L 30, 1. 2. 1984, p. 40.

COMMISSION REGULATION (EEC) No 3167/84

of 14 November 1984

fixing for Great Britain the level of the variable slaughter premium for sheep and the amounts to be charged on products leaving region 5

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1837/80 of 27 June 1980 on the common organization of the market in sheepmeat and goatmeat (1), as last amended by Regulation (EEC) No 871/84 (2),

Having regard to Commission Regulation (EEC) No 1633/84 of 8 June 1984 laying down detailed rules for applying the variable slaughter premium for sheep and repealing Regulation (EEC) No 2661/80 (3), and in particular Articles 3 (1) and 4 (1) thereof,

Whereas the United Kingdom is the only country which grants the variable slaughter premium, in region 5, within the meaning of Article 3 (5) of Regulation (EEC) No 1837/80; whereas it is necessary therefore for the Commission to fix, for the week beginning 22 October 1984, the level of the premium and the amount to be charged on products leaving that region;

Whereas Article 3 (1) of Regulation (EEC) No 1633/84 stipulates that the level of the variable slaughter premium is to be fixed each week by the Commission;

Whereas Article 4 (1) of Regulation (EEC) No 1633/84 lays down that the amount to be charged on products leaving region 5 shall be fixed weekly by the Commission;

Whereas it follows from the application of the rules laid down in Article 9 (1) of Regulation (EEC) No 1837/80 and in Article 4 (1) and (3) of Regulation

(EEC) No 1633/84 that the variable slaughter premium for sheep certified as eligible in the United Kingdom, and the amounts to be charged on products leaving region 5 of the aforesaid Member State during the week beginning 22 October 1984, shall be set out in the Annexes hereto,

HAS ADOPTED THIS REGULATION:

Article 1

For sheep or sheepmeat certified as eligible in the United Kingdom in region 5, within the meaning of Article 3 (5) of Regulation (EEC) No 1837/80, for the variable slaughter premium during the week beginning 22 October 1984, the level of the premium shall be equivalent to the amount fixed in Annex I.

Article 2

For products referred to in Article 1 (a) and (c) of Regulation (EEC) No 1837/80 which left the territory of region 5 during the week beginning 22 October 1984, the amounts to be charged shall be equivalent to those fixed in Annex II hereto.

Article 3

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 22 October 1984.

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

Done at Brussels, 14 November 1984.

⁽¹) OJ No L 183, 16. 7. 1980, p. 1.

⁽²) OJ No L 90, 1. 4. 1984, p. 35.

⁽³⁾ OJ No L 154, 9. 6. 1984, p. 27.

ANNEX I

Level of variable slaughter premium for certified sheep in region 5 for the week commencing 22 October 1984

Description	Premium	
Certified sheep or sheepmeat	64,914 ECU per 100 kilograms of estimated or actual dressed carcase weight (1)	

⁽¹⁾ Within the weight limits laid down by the United Kingdom.

118,143

ANNEX II

Amount to be charged for products leaving region 5 during the week commencing 22 October 1984

(ECU/100 kg) **CCT** Charge heading Description No Live weight 01.04 B Live sheep and goats other than pure-bred breeding animals 30,510 Net weight 02.01 A IV a) Meat of sheep or goats, fresh or chilled: 1. Carcases or half-carcases 64,914 2. Short forequarters 45,440 3. Chines and/or best ends 71,405 4. Legs 84,388 5. Other: aa) Unboned (bone-in) 84,388 bb) Boned or boneless 118,143 02.01 A IV b) Meat of sheep or goats, frozen: 1. Carcases or half-carcases 48,686 2. Short forequarters 34,080 3. Chines and/or best ends 53,555 4. Legs 63,292 5. Other: aa) Unboned (bone-in) 63,292 bb) Boned or boneless 88,609 02.06 C II a) Meat of sheep or goats, salted in brine, dried or smoked: 1. Unboned (bone-in) 84,388 2. Boned or boneless 118,143 ex 16.02 B III b) 2 aa) 11) Other prepared or preserved meat or meat offal of sheep or goats, uncooked; mixtures of cooked meat or offal and uncooked meat or offal: — unboned (bone-in) 84,388

— boned or boneless

COMMISSION REGULATION (EEC) No 3168/84

of 14 November 1984

fixing the import levies 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 1557/84 (2), and in particular Article 14 (8) thereof,

Whereas the import levies on milk and milk products were fixed by Regulation (EEC) No 2344/84 (3), as last amended by Regulation (EEC) No 3032/84 (4);

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 2344/84 to the prices 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 14 (2) of Regulation (EEC) No 804/68 shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 16 November 1984.

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

Done at Brussels, 14 November 1984.

⁽¹⁾ OJ No L 148, 28. 6. 1968, p. 13

⁽²⁾ OJ No L 150, 6. 6. 1984, p. 6.

⁽³⁾ OJ No L 217, 14. 8. 1984, p. 21.

⁽⁴⁾ OJ No L 287, 31. 10. 1984, p. 20.

ANNEX to the Commission Regulation of 14 November 1984 fixing the import levies on milk and milk products

	(ECU/100 kg net u	eight, unless o	therwise indicated)
CCT heading No	Code	Im	port levy
04.01 A I a)	0110		24,86
04.01 A I b)	0120		22,45
04.01 A II a) 1	0130		22,45
04.01 A II a) 2	0140		27,15
04.01 A II b) 1	0150		21,24
04.01 A II b) 2	0160		25,94
04.01 B I	0200		51,33
04.01 B II	0300		108,58
04.01 B III	0400		167,80
04.02 A I	0500		17,00
04.02 A II a) 1	0620		116,55
04.02 A II a) 2	0720		149,15
04.02 A II a) 3	0820		151,57
04.02 A II a) 4	0920		220,90·
04.02 A II b) 1	1020		109,30
04.02 A II b) 2	1120		141,90
04.02 A II b) 3	1220		144,32
04.02 A II b) 4	1320		213,65
04.02 A III a) 1	1420		26,59
04.02 A III a) 2	1520		35,90
04.02 A III b) 1	1620		108,58
04.02 A III b) 2	1720		167,80
04.02 B I a)	1820		36,27
04.02 B I b) 1 aa)	2220	per kg	1,0930 (4)
04.02 B I b) 1 bb)	2320	per kg	1,4190 (4)
04.02 B I b) 1 cc)	2420	per kg	2,1365 (4)
04.02 B I b) 2 aa)	2520	per kg	1,0930 (5)
04.02 B I b) 2 bb)	2620	per kg	1,4190 (5)
04.02 B I b) 2 cc)	2720	per kg	2,1365 (⁵)
04.02 B II a)	2820		50,55
04.02 B II b) 1	2910	per kg	1,0858 (5)
04.02 B II b) 2	3010	per kg	1,6780 (⁵)
04.03 A	3110		197,41
04.03 B	3210		240,84
04.04 A	3300		203,02 (%)
04.04 B	3900		213,29 (7)
04.04 C	4000		157,69 (8)
04.04 D I a)	4410		162,46 (°)
04.04 D I b)	4510		164,84 (°)
04.04 D II	4610		261,56
04.04 E I a)	4710		213,29
04.04 E I b) 1	4800	1	183,45 (10)

(ECU/100 kg net weight, unless otherwise indicated)

CCT heading No	Code	Import levy
04.04 E I b) 2	5000	175,62 (11)
04.04 E I c) 1	5210	131,72
04.04 E I c) 2	5250	272,34
04.04 E II a)	5310	213,29
04.04 E II b)	5410	272,34
17.02 A II	5500	40,31 (12)
21.07 F I	5600	40,31
23.07 B I a) 3	5700	84,40
23.07 B I a) 4	5800	109,53
23.07 B I b) 3	5900	101,75
23.07 B I c) 3	6000	81,93
23.07 B II	6100	109,53

- (1) For the purposes of this tariff subheading, 'special milk for infants' means products free from pathogenic toxicogenic germs and containing per gram less than 10 000 revivifiable aerobic bacteria and less than two coliform bacteria.
- (2) Inclusion under this tariff subheading is subject to conditions to be laid down by the competent authorities.
- (3) In calculating the fat content the weight of any added sugar shall be disregarded.
- (4) The levy on 100 kg of product falling within this subheading is equal to the sum of the following components:
 - (a) the amount per kg shown, multiplied by the weight of milk and cream contained in 100 kg of product;
 - (b) 7,25 ECU; and
 - (c) 21,30 ECU.
- (5) The levy on 100 kg of product falling within this subheading is equal to the sum of the following components:
 - (a) the amount per kg shown, multiplied by the weight of milk and cream contained in 100 kg of product; and
 - (b) 21,30 ECU.
- (6) The levy is limited to:
 - 18,13 ECU per 100 kg net weight for products listed under (a) in Annex I to Regulation (EEC) No 1767/82 imported from Switzerland and for products listed under (c) of that Annex imported from Austria or Finland,
 - 9,07 ECU per 100 kg net weight for products listed under (b) of Annex I to Regulation (EEC) No 1767/82 imported from Switzerland.
- (7) The levy is limited to 6 % of the customs value for imports from Switzerland, in accordance with Article 1 (3) of Regulation (EEC) No 1767/82.
- (8) The levy is limited to 50 ECU per 100 kg net weight for products listed under (0) and (p) of Annex I to Regulation (EEC) No 1767/82 imported from Austria.
- (9) The levy is limited to 36,27 ECU per 100 kg net weight for products listed under (g) of Annex I to Regulation (EEC) No 1767/82 imported from Switzerland and for products listed under (h) of that Annex imported from Austria or Finland.
- (10) The levy is limited to 12,09 ECU per 100 kg net weight:
 - for products listed under (d) of Annex I to Regulation (EEC) No 1767/82 imported from Canada,
 - for products listed under (e) and (f) of that Annex imported from Australia or New Zealand.
- (11) The levy is limited to:
 - 77,70 ECU per 100 kg net weight for products listed under (i) of Annex I to Regulation (EEC) No 1767/82 imported from Romania or Switzerland,
 - 50 ECU for products listed under (o) and (p) of that Annex imported from Austria,
 - 101,88 ECU per 100 kg net weight for products listed under (k) of that Annex imported from Romania or Switzerland,
 - 65,61 ECU per 100 kg net weight for products listed under (l) of that Annex imported from Bulgaria, Hungary, Israel, Romania, Turkey or Yugoslavia and for products listed under (m) of that Annex imported from Bulgaria, Hungary, Israel, Romania, Turkey, Cyprus or Yugoslavia,
 - 55 ECU per 100 kg net weight for products listed under (n) of that Annex imported from Austria, for products listed under (s) of that Annex imported from Finland and for products listed under (r) of that Annex imported from Norway,
 - 18,13 ECU per 100 kg net weight for products listed under (q) of that Annex imported from Finland,
 - 12,09 ECU for products listed under (f) of that Annex imported from Australia and New Zealand.
- (12) Lactose and lactose syrup falling within subheading 17.02 A I are, in pursuance of Regulation (EEC) No 2730/75, subject to the same levy as that applicable to lactose and lactose syrup falling within subheading 17.02 A II.
- (13) For the purposes of tariff subheading ex 23.07 B 'milk products' means the products falling within tariff headings and subheadings 04.01, 04.02, 04.03, 04.04, 17.02 A and 21.07 F I.

COMMISSION REGULATION (EEC) No 3169/84

of 14 November 1984

altering 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 1018/84 (2), and in particular the fifth subparagraph of Article 16 (2) thereof,

Whereas the export refunds on cereals and on wheat or rye flour, groats and meal were fixed by Regulation (EEC) No 3129/84 (3);

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 3129/84 to the

information known to the Commission that the export refunds at present in force should be altered to the amounts set out in the Annex hereto,

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, as fixed in the Annex to Regulation (EEC) No 3129/84 are hereby altered as shown in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 15 November 1984.

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

Done at Brussels, 14 November 1984.

⁽¹) OJ No L 281, 1. 11. 1975, p. 1.

⁽²) OJ No L 107, 19. 4. 1984, p. 1.

⁽³⁾ OJ No L 292, 9. 11. 1984, p. 49.

ANNEX

to the Commission Regulation of 14 November 1984 altering 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 B I	Common wheat and meslin	
	for exports to:	
	- Switzerland, Austria and Liechtenstein	0
	— other third countries	0
10.01 B II	Durum wheat	
10.02	Rye	
	for exports to:	
	Switzerland, Austria and Liechtenstein other third countries	10,00 10,00
10.03	Barley	,
	for exports to:	
	- Switzerland, Austria and Liechtenstein - Zone II b) - Japan	23,00 30,00 —
	— other third countries	
10.04	Oats	
	for exports to:	
	- Switzerland, Austria and Liechtenstein	
	— Algeria — other third countries	12,00
10.05 B	Maize, other than hybrid maize for sowing	
10.07 C	Grain sorghum	_
ex 11.01 A	Wheat flour:	
	— of an ash content of 0 to 520	15,00
	— of an ash content of 521 to 600	15,00
	— of an ash content of 601 to 900	14,00
	— of an ash content of 901 to 1 100	14,00
	— of an ash content of 1 101 to 1 650	13,00
	- of an ash content of 1 651 to 1 900	12,00

(ECU/tonne)

CCT heading No	Description	Refund
ex 11.01 B	Rye flour:	
	— of an ash content of 0 to 700	15,00
j	— of an ash content of 701 to 1150	15,00
	— of an ash content of 1 151 to 1 600	15,00
	— of an ash content of 1 601 to 2 000	15,00
11.02 A I a)	Durum wheat groats and meal:	
	— of an ash content of 0 to 1 300 (1)	150,00
	— of an ash content of 0 to 1 300 (2)	142,00
f	— of an ash content of 0 to 1 300	127,00
′	— of an ash content of more than 1 300	120,00
11.02 A I b)	Common wheat groats and meal:	
	— of an ash content of 0 to 520	15,00

⁽¹⁾ Meal of which less than 10 % by weight is capable of passing through a sieve of 0,250 mm mesh.

⁽²⁾ Meal of which less than 10 % by weight is capable of passing through a sieve of 0,160 mm mesh.

N.B. The zones are those defined in Regulation (EEC) No 1124/77 (OJ No L 134, 28. 5. 1977), as amended by Regulation (EEC) No 3634/83 (OJ No L 360, 23. 12. 1983).

COMMISSION REGULATION (EEC) No 3170/84

of 14 November 1984

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 2260/84.(2), and in particular Article 27 (4),

Having regard to Council Regulation (EEC) No 1223/83 of 20 May 1983 on the exchange rates to be applied in agriculture (3), as last amended by Regulation (EEC) No 855/84 (4),

Having regard to Council Regulation (EEC) No 1569/72 of 20 July 1972 laying down special measures for colza, rape and sunflower seed (5), as last amended by Regulation (EEC) No 1474/84 (6), and in particular Article 2 (3) thereof,

Having regard to the opinion of the Monetary Committee,

Whereas the amount of the subsidy referred to in Article 27 of Regulation No 136/66/EEC was fixed by Regulation (EEC) No 2985/84 (7), as last amended by Regulation (EEC) No 3108/84 (8);

Whereas, for the period 24 to 30 October 1984, for certain currencies:

— for the current month, the difference referred to in Article 2 (1) of Regulation (EEC) No 1569/72 differs by more than one point from the percentage adopted for the previous fixing,

for certain following months the difference referred to in Article 2 (2) of Regulation (EEC) No 1569/72 exceeds 0,5 %; whereas this difference in the case of certain forward differential amounts differs by more than one point from the percentage adopted for the previous fixing;

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 2985/84 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 Annexes hereto,

HAS ADOPTED THIS REGULATION:

Article 1

The amounts of the subsidy and the exchange rates referred to in Article 33 (2) and (3) of Regulation (EEC) No 2681/83 shall be as set out in the Annexes hereto.

Article 2.

This Regulation shall enter into force on 15 November 1984.

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

Done at Brussels, 14 November 1984.

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

OJ No L 208, 3. 8. 1984, p. 1.

⁽³⁾ OJ No L 132, 21. 5. 1983, p. 33.

^(*) OJ No L 90, 1. 4. 1984, p. 1. (*) OJ No L 167, 25. 7. 1972, p. 9. (*) OJ No L 143, 30. 5. 1984, p. 4.

^(′) OJ No L 282, 26. 10. 1984, p. 18.

⁽⁸⁾ OJ No L 291, 8. 11. 1984, p. 31.

 $ANNEX\ I$ Aids to colza and rape seed

(amounts per 100 kilograms)

	Current month	1st month	2nd month	3rd month	4th month	5th month
1. Gross aids (ECU)	11,454	11,974	12,484	13,105	13,291	13,811
2. Final aids						
Seeds harvested and processed in:			}		i	
- Federal Republic of Germany (DM)	36,17	37,48	32,35	34,05	34,52	36,49
- Netherlands (FI)	34,73	36,14	36,41	38,32	38,85	40,98
— BLEU (Bfrs/Lfrs)	531,60	555,73	579,40	606,77	615,39	628,50
— France (FF)	69,81	73,38	76,32	79,57	80,75	84,34
— Denmark (Dkr)	96,39	100,76	105,05	110,28	111,84	115,44
- Ireland (£ Irl)	8,592	8,982	9,359	9,757	9,896	10,094
— United Kingdom (£)	6,817	7,139	7,454	7,839	7,952	8,273
— Italy (Lit)	16 402	17 143	17 590	18 209	18 471	18 351
- Greece (Dr)	864,28	911,35	957,48	1 014,16	1 029,46	1 076,53

ANNEX II

Aids to sunflower seed

(amounts per 100 kilograms)

	Current month	1st month	2nd month	3rd month	4th month
1. Gross aids (ECU)	16,913	17,528	17,857	18,472	19,087
2. Final aids					,
Seeds harvested and processed in:	•			:	
- Federal Republic of Germany (DM)	50,92	52,47	45,54	47,27	48,74
- Netherlands (Fl)	50,04	51,70	51,27	53,21	54,86
— BLEU (Bfrs/Lfrs)	784,96	813,51	828,78	855,64	884,19
- France (FF)	106,08	110,30	111,85	114,88	119,10
— Denmark (Dkr)	142,32	147,50	150,27	155,44	160,62
- Ireland (£ Irl)	12,687	13,148	13,388	13,772	14,233
— United Kingdom (£)	10,157	10,537	10,739	11,119	11,500
— Italy (Lit)	24 026	25 095	25 243	25 812	26 693
- Greece (Dr)	1 334,58	1 390,26	1 418,72	1 474,40	1 530,07

ANNEX III

Exchange rate of the ECU to be used for converting final aids into the currency of the processing country when the latter is a country other than the country of production

(value of 1 ECU)

	Current month	1st month	2nd month	3rd month	4th month	5th month
DM	2,230240	2,223720	2,217950	2,211640	2,211640	2,194500
Fl	2,515590	2,508840	2,502040	2,495860	2,495860	2,478390
Bfrs/Lfrs	45,092800	45,152700	45,205800	45,257900	45,257900	45,405900
FF	6,847780	6,859620	6,871960	6,886280	6,886280	6,927650
Dkr	8,060480	8,079560	8,092510	8,103660	8,103660	8,136550
£ Irl	0,721016	0,723706	0,726227	0,728936	0,728936	0,735804
£	0,598106	0,598652	0,598894	0,599232	0,599232	0,599970
Lit	1 390,79	1 398,05	1 405,34	1 412,57	1 412,57	1 433,00
Dr	92,309700	92,385900	92,459200	92,538700	92,538700	92,792000

COMMISSION REGULATION (EEC) No 3171/84

of 14 November 1984

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 1785/81 of 30 June 1981 on the common organization of the markets in the sugar sector (1), as last amended by Regulation (EEC) No 606/82 (2), and in particular Article 16 (8) thereof,

Whereas the import levies on white sugar and raw sugar were fixed by Regulation (EEC) No 1854/84 (3), as last amended by Regulation (EEC) No 3158/84 (4);

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 1854/84 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 16 (1) of Regulation (EEC) No 1785/81 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 15 November 1984.

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

Done at Brussels, 14 November 1984.

For the Commission
Poul DALSAGER
Member of the Commission

ANNEX

to the Commission Regulation of 14 November 1984 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 B. Raw sugar	44,64 41,68 (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 177, 1. 7. 1981, p. 4. (²) OJ No L 74, 18. 3. 1982, p. 1. (³) OJ No L 172, 30. 6. 1984, p. 53. (⁴) OJ No L 296, 14. 11. 1984, p. 10.

COMMISSION REGULATION (EEC) No 3172/84

of 14 November 1984

altering the export refunds on white sugar and raw sugar exported in the natural

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1785/81 of 30 June 1981 last on the common organization of the markets in the sugar sector (1), as last amended by Regulation (EEC) No 606/82 (2), and in particular the second subparagraph of Article 19 (4) thereof,

Whereas the refunds on white sugar and raw sugar exported in the natural state were fixed by Regulation (EEC) No $3096/84(^3)$;

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 3096/84 to the information known to the Commission that the export refunds at present in force should be altered to the amounts set out in the Annex hereto,

HAS ADOPTED THIS REGULATION:

Article 1

The export refunds on the products listed in Article 1 (1) (a) of Regulation (EEC) No 1785/81, undenatured and exported in the natural state, as fixed in the Annex to Regulation (EEC) No 3096/84, are hereby altered to the amounts shown in the Annex hereto.

Article 2

This Regulation shall enter into force on 15 November 1984.

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

Done at Brussels, 14 November 1984.

⁽¹⁾ OJ No L 177, 1. 7. 1981, p. 4.

⁽²⁾ OJ No L 74, 18. 3. 1982, p. 1. (3) OJ No L 291, 8. 11. 1984, p. 9.

ANNEX

to the Commission Regulation of 14 November 1984 altering the export refunds on white sugar and raw sugar exported in the natural state

(ECU)

CCT heading No		An	Amount of refund		
	Description	per 100 kg	per percentage point of sucrose content and per 100 kg net of the product in question		
17.01	Beet sugar and cane sugar, solid:				
	A. White sugar; flavoured or coloured sugar:		·		
	(I) White sugar:				
	(a) Candy sugar	37,39	•		
	(b) Other	37,87			
	(II) Flavoured or coloured sugar		0,3739		
	B. Raw sugar:				
	II. Other:	!			
1	(a) Candy sugar	34,40 (¹)			
	(b) Other raw sugar	34,84 (1)			

⁽¹⁾ Applicable to raw sugar with a yield of 92 %; if the yield is other than 92 %, the refund applicable is calculated in accordance with the provisions of Article 5 (3) of Regulation (EEC) No 766/68.

COMMISSION REGULATION (EEC) No 3173/84

of 14 November 1984

fixing the maximum export refund for white sugar for the 13th partial invitation to tender issued within the framework of the principal standing invitation to tender provided for in Regulation (EEC) No 2382/84

THE COMMISSION OF THE EUROPEAN COMMUNITIES;

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1785/81 of 30 June 1981 on the common organization of the markets in the sugar sector (1), as last amended by Regulation (EEC) No 606/82 (2), and in particular the first subparagraph of Article 19 (4) (b) thereof,

Whereas Commission Regulation (EEC) No 2382/84 of 14 August 1984 on a principal standing invitation to tender in order to determine levies and/or refunds on exports of white sugar (3) requires partial invitations to tender to be issued for the export of this sugar;

Whereas, pursuant to Article 9 (1) of Regulation (EEC) No 2382/84, a maximum export refund shall be fixed, as the case may be, account being taken in particular of the state and foreseeable development of the Community and world markets in sugar, for the partial invitation to tender in question;

Whereas, following an examination of the tenders submitted in response to the 13th partial invitation to tender, the provisions set out in Article 1 should be adopted;

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

HAS ADOPTED THIS REGULATION:

Article 1

The maximum export refund for the 13th partial invitation to tender for white sugar issued under Regulation (EEC) No 2382/84 is hereby fixed at 39,980 ECU per 100 kilograms.

Article 2

This Regulation shall enter into force on 15 November 1984.

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

Done at Brussels, 14 November 1984.

⁽¹⁾ OJ No L 177, 1. 7. 1981, p. 4.

^{(&}lt;sup>2</sup>) OJ No L 74, 18. 3. 1982, p. 1.

⁽³⁾ OJ No L 221, 18. 8. 1984, p. 5.

COMMISSION REGULATION (EEC) No 3174/84

of 14 November 1984

fixing the maximum export refund for raw sugar for the 11th partial invitation to tender issued within the framework of the principal standing invitation to tender provided for in Regulation (EEC) No 2383/84

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1785/81 of 30 June 1981 on the common organization of the markets in the sugar sector (1), as last amended by Regulation (EEC) No 606/82 (2), and in particular the first subparagraph of Article 19 (4) (b) thereof,

Whereas Commission Regulation (EEC) No 2383/84 of 14 August 1984 on a principal standing invitation to tender in order to determine levies and/or refunds on exports of raw sugar (3) requires partial invitations to tender to be issued for the export of this sugar;

Whereas, pursuant to Article 9 (1) of Regulation (EEC) No 2383/84, a maximum export refund shall be fixed, as the case may be, account being taken in particular of the state and foreseeable development of the Community and world markets in sugar, for the partial invitation to tender in question;

Whereas, following an examination of the tenders submitted in response to the 11th partial invitation to tender, the provisions set out in Article 1 should be adopted;

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

HAS ADOPTED THIS REGULATION:

Article 1

The maximum export refund for the 11th partial invitation to tender for raw sugar issued under Regulation (EEC) No 2383/84 is hereby fixed at 36,736 ECU per 100 kilograms.

Article 2

This Regulation shall enter into force on 15 November 1984.

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

Done at Brussels, 14 November 1984.

⁽¹) OJ No L 177, 1. 7. 1981, p. 4. (²) OJ No L 74, 18. 3. 1982, p. 1.

⁽³⁾ OJ No L 221, 18. 8. 1984, p. 10.

II

(Acts whose publication is not obligatory)

COMMISSION

COMMISSION DECISION

of 25 October 1984

prolonging the temporary suspending of the status of certain parts of the territory of the Federal Republic of Germany with regard to classical swine-fever

(84/544/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Directive 64/432/EEC of 26 June 1964 on animal health problems affecting intra-Community trade in bovine animals and swine (1), as last amended by Directive 84/336/EEC (2), and in particular Article 4c (1) (c) thereof,

Having regard to Council Directive 72/461/EEC of 12 December 1972 on health problems affecting intra-Community trade in fresh meat (3), as last amended by Directive 84/336/EEC, and in particular Article 13a (2) thereof,

Whereas Council Decision 82/838/EEC (4) recognizes certain parts of the territory of the Federal Republic of Germany as being either officially swine-fever-free or swine-fever-free;

Whereas outbreaks of classical swine-fever have been recorded in some of the parts of the territory of the Federal Republic of Germany referred to in the Annexes to Decision 82/838/EEC;

Whereas, by Decision 84/495/EEC (5), the Commission has suspended for a period of 15 days the status of

official freedom from swine-fever or freedom from swine of affected parts of German territory;

Whereas, taking account of the epidemiological evolution of the disease, it is necessary to prolong this period of suspension for certain regions beyond the 15 days provided for initially in order to clarify the situation;

Whereas the measures provided for in this Decision are in accordance with the opinion of the Standing Veterinary Committee,

HAS ADOPTED THIS DECISION:

Article 1

The status of those parts of the territory of the Federal Republic of Germany constituted by the regions set out in Annex I, as areas recognized to be officially swine-fever-free within the meaning of Article 4c (1) (c) of Directive 64/432/EEC, is temporarily suspended, for the regions listed in the Annex to this Directive.

Article 2

The status of those parts of the territory of the Federal Republic of Germany constituted by the regions set out in Annex II, as areas recognized to be swinefever-free within the meaning of Article 13a (2) of

⁽¹⁾ OJ No 121, 29. 7. 1964, p. 1977/64.

⁽²⁾ OJ No L 177, 4. 7. 1984, p. 22.

⁽³⁾ OJ No L 302, 31. 12. 1972, p. 24. (4) OJ No L 352, 14. 12. 1982, p. 27.

⁽⁵⁾ OJ No L 275, 18. 10. 1984, p. 37.

Directive 72/461/EEC, shall be suspended for a period of 15 days.

Article 4

This Decision is addressed to the Member States.

Article 3

Done at Brussels, 25 October 1984.

The Commission will follow developments in the situation with a view to taking appropriate decisions in respect of such developments.

For the Commission

Poul DALSAGER

Member of the Commission

ANNEX I

Regions in the Federal Republic of Germany whose status as officially swine-fever-free is suspended

Regierungsbezirk Niederbayern.

ANNEX II

Regions in the Federal Republic of Germany whose status as swine-fever-free is suspended

Regierungsbezirk Oberbayern.

COMMISSION DECISION

of 26 October 1984

fixing the maximum aid levels for butter and concentrated butter for the 69th individual invitation to tender issued under the standing invitation to tender provided for in Regulation (EEC) No 1932/81

(84/545/EEC)

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 1557/84 (2), and in particular Article 12 (3) thereof,

Whereas, pursuant to Commission Regulation (EEC) No 1932/81 of 13 July 1981 on the granting of aid for butter and concentrated butter for use in the manufacture of pastry products, ice-cream and other foodstuffs (3), as last amended by Regulation (EEC) No 2927/84 (4), intervention agencies are to undertake a standing invitation to tender for aid for butter and concentrated butter;

Whereas Article 7 of the said Regulation lays down that a maximum aid level is to be fixed for the butter and for the concentrated butter and that this is to be differentiated according to the intended use and the fat content of the butter, or that a decision may be taken not to accept any tender; whereas, in the case of

concentrated butter, the amount of the processing security must be fixed taking account of the maximum aid level;

Whereas, in the light of the tenders received in response to the 69th individual invitation to tender, the maximum aid should be fixed at the level specified below and the processing security for concentrated butter determined accordingly;

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

HAS ADOPTED THIS DECISION:

Article 1

For the 69th individual invitation to tender issued under Regulation (EEC) No 1932/81, in respect of which the time limit for the submission of tenders expired on 23 October 1984, the maximum aid and processing securities are hereby fixed as follows:

(a) for butter:

(ECU/100 kg butter)

Use to which the butter is to be put (Article 4 of Regulation (EEC) No 262/79)	Fat content of the butter	Maximum aid level
Formula A and/or C, and/or D	82 % or more	190,00
,	80 % or more, but not exceeding 82 %	
Formula B	82 % or more	105,00
	80 % or more, but not exceeding 82 %	

⁽¹⁾ OJ No L 148, 28. 6. 1968, p. 13.

⁽²) OJ No L 150, 6. 6. 1984, p. 6. (³) OJ No L 191, 14. 7. 1981, p. 6.

^(*) OJ No L 276, 19. 10. 1984, p. 14.

(b) for concentrated butter:

(ECU/100 kg pure concentrated butter)

Use to which the concentrated butter is to be put (Article 4 of Regulation (EEC) No 262/79)	Maximum aid level	Processing security
Formula A and/or C, and/or D	249,00	275,00
Formula B	145,00	160,00

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 26 October 1984.

COMMISSION DECISION

of 26 October 1984

fixing the minimum selling prices for butter for the 88th individual invitation to tender issued under the standing invitation to tender provided for in Regulation (EEC) No 262/79

(84/546/EEC)

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 1557/84 (2), and in particular Article 6 (7) thereof,

Having regard to Council Regulation (EEC) No 985/68 of 15 July 1968 laying down general rules for intervention on the market in butter and cream (3), as last amended by Regulation (EEC) No 3521/83 (4), and in particular Article 7a thereof,

Whereas, pursuant to Commission Regulation (EEC) No 262/79 of 12 February 1979 on the sale of butter at reduced prices for use in the manufacture of pastry products, ice-cream and other foodstuffs (5), as last amended by Regulation (EEC) No 2927/84 (6), intervention agencies have put up for sale by standing invitation to tender certain quantities of butter held by them:

Whereas Article 16 of that Regulation provides that, in the light of the tenders received, a minimum selling price must be fixed which may vary according to the use to which the butter is to be put and according to the fat content of the butter; whereas, alternatively, a decision may be taken not to proceed with the invitation to tender; whereas the amounts of the processing security must be fixed in the light of the difference between the minimum selling prices and the market prices of the butter;

Whereas, in the light of the tenders received in response to the 88th individual invitation to tender, the minimum selling prices should be fixed at the level specified below and the processing securities determined accordingly;

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

HAS ADOPTED THIS DECISION:

Article 1

For the 88th individual invitation to tender issued under Regulation (EEC) No 262/79, in respect of which the time limit for the submission of tenders expired on 23 October 1984, the minimum selling prices and processing securities shall be fixed as follows:

(ECU/100 kg butter)

Use to which the butter is to be put (Article 4(1), (2) and (3) of Regulation (EEC) No 262/79)	Fat content of the butter	Minimum selling price	Processing security
Formula A and/or C, and/or D	82 % or more	115,00	230,00
	Less than 82 %	112,00	230,00
Formula B	82 % or more	200,00	137,00
	Less than 82 %		

⁽¹) OJ No L 148, 28. 6. 1968, p. 13.

⁽²) OJ No L 150, 6. 6. 1984, p. 6.

³) OJ No L 169, 18. 7. 1968, p. 1.

^(°) OJ No L 352, 15. 12. 1983, p. 4. (°) OJ No L 41, 16. 2. 1979, p. 1.

^(°) OJ No L 276, 19. 10. 1984, p. 14.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 26 October 1984.

FORTY-SEVENTH COMMISSION DIRECTIVE

of 26 October 1984

amending the Annexes to Council Directive 70/524/EEC concerning additives in feedingstuffs

(84/547/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Directive 70/524/EEC of 23 November 1970 concerning additives in feedingstuffs (1), as last amended by the Forty-Sixth Commission Directive 84/349/EEC (2), and in particular Article 6 thereof,

Whereas Directive 70/524/EEC provides for regular amendment of the content of its Annexes to take account of advances in scientific and technical knowledge;

Whereas certain coccidiostats and binders, hitherto authorized for certain uses at national level, have been widely tested; whereas the studies carried out and experience gained indicate that these additives may be authorized throughout the Community for the uses specified;

Whereas the use of the coccidiostat 'Meticlorpindol/methylbenzoquate mixture', the emulsifier 'Polyoxyethylene (20) sorbitan trioleate' and the antimotting agent 'Perlite' has been successfully tested in certain Member States; whereas the use of these additives should be provisionally authorized, at least at national level, until such time as it is permitted at Community level;

Whereas the investigation of various additives currently listed in Annex II and therefore authorizable at national level has not yet been completed; whereas, therefore, the period of authorization of these substances should be extended for a specific period;

Whereas the measures provided for in this Directive are in accordance with the opinion of the Standing Committee for Feedingstuffs,

HAS ADOPTED THIS DIRECTIVE:

⁽¹) OJ No L 270, 14. 12. 1970, p. 1. (²) OJ No L 183, 11. 7. 1984, p. 15.

Directive 70/524/EEC are hereby amended as follows: The Annexes to

Article 1

'Coccidiostats and other medicinal substances', item No E 763 'Lasalocide sodium' is supplemented as follows: 1. In Annex I:
(a) in Part D

	····	
o di c	Other provisions	
Maximum Content	complete Igstuff	125
Minimum Maximum content	ppm of complete freedingstuff	. 52
Maximin	аде	16 weeks
Species of	Species of animal	
Chemical formula	Chemical formula, description	
	Additives	
CHEC.	, EEC No	

(b) the following item is added in part L 'Binders, anti-caking agents and coagulants':

	Other provisions		All feedingstuffs'
	Minimum Maximum content	ppm of complete freedingstuff	
	Minimum content	ppm of freedir	
	Maximum	age	
	Additives Chemical formula, Species of description animal		All species of animals
			Natural silicate of magnesium, aluminium and iron, expanded by heating, free of asbestos Maximum fluorine content: 0,3 %
			E 561 Vermiculite
	'EBC No		. E 561

2. In Annex II

'Coccidiostats and other medicinal substances', item No 16 'Meticlorpindol/methylbenzoquate mixture' is supplemented as follows: (a) in part B

Period of authorization		least five days 30 November 1985'
Other provisions		Use prohibited at least five days before slaughter
finimum Maximum content content	opm of complete feedingstuff	110
Minimum content	ppm of feedin	110
Maximum	age	12 weeks
Species of animal		Turkeys
Chemical formula, description		
Additives		
No No		

(b) in C 'Emulsifiers, stabilizers, thickeners and gelling agents',
(aa) '31 December 1984' in the column headed 'Period of authorization' is replaced by '30 November 1985' for the following items:

7 Karaya gum,

8 Partial polyglycerol esters of polycondensed fatty acids of castor oil

12 Polyoxyethylene (20) sorbitan monolaurate, \$ \$ \$ \$ \$ 2 \$ \$

13 Polyoxyethylene (20) sorbitan monopalmitate,

Polyoxyethylene (20) sorbitan monostearate,

Polyoxyethylene (20) sorbitan tristearate, No 15

Polyoxyethylene (20) sorbitan mono-oleate, No 16

Polyoxyethylene (8) stearate, No 17 No 18

Polyoxyethylene (40) stearate;

lowing item is added: (bb) the fol

		Ottici
Period of	authorization	30 November 1985'
Other	provisions	All feedingstuffs
Minimum Maximum content	ppm of complete feedingstuff	
Minimum content	ppm of feedin	
Maximum	age	
Species	of animal	All species of animals
		trioleate
Chemical formula,	description	Polyoxyethylene (20) sorbitan (synonym: polysorbate 85)
Additives		,
EC	<u>.</u>	6

(c) in part D 'Preservatives', '30 November 1984' in the column 'Period of authorization' is replaced by '30 November 1985' for the following items:

No 3 Hydrochloric acid, No 4 Sulphuric acid,

No 5 Formaldehyde,

No 16 Sodium nitrite (E 250),

No 19 1,2-propanediol;

(d) in Part G 'Binders, anti-caking agents and coagulants,

(aa) '30 November 1984' in the column 'Period of authorization' is replaced by '30 November 1985' for the following items:

No 1 Bentonite and montmorillonite, No 4 Natural mixtures of steatite and chlorite, free of asbestos, other than mixture E 554;

(bb) '30 November 1984' in the column 'Period of authorization' is replaced by '30 June 1985' for item No 2 'Vermiculite';

(cc) the following item is added:

Period of authorization		30 November 1985
Other	provisions	All feedingstuffs
Minimum Maximum content	ppm of complete feedingstuff	
Minimum content	ppm of feedir	
Maximum	age	
Species of animal		All species of animals
Chemical formula, description		Natural silicate of sodium and aluminium, expanded by heating, free of asbestos
Additives		Perlite
ÉEC No		5

Article 2

The Member States shall bring into force, not later than 30 June 1985, laws, regulations and administrative provisions necessary to comply with Article 1 (1). They shall immediately inform the Commission thereof.

Article 3

This Directive is addressed to the Member States.

Done at Brussels, 26 October 1984.

COMMISSION DECISION

of 7 November 1984

amending for the second time Decision 81/10/EEC determining the regions from which Greece may not consign to other Member States any bovine animal or swine, or any fresh meat from bovine animals, swine, sheep or goats, and repealing Decision 84/374/EEC concerning protective measures against foot-and-mouth disease in Greece

(84/548/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece, and in particular Article 112 thereof,

Having regard to Council Directive 64/432/EEC of 26 June 1964 on animal health problems affecting intra-Community trade in bovine animals and swine (1), as last amended by Directive 84/336/EEC (2), and in particular Article 9 thereof,

Having regard to Council Directive 72/461/EEC of 12 December 1972 on health problems affecting intra-Community trade in fresh meat (3), as last amended by Directive 84/336/EEC, and in particular Article 8 thereof,

Having regard to Council Directive 80/215/EEC of 22 January 1980 on animal health problems affecting intra-Community trade in meat products (4), as amended by Directive 81/476/EEC (3), and in particular Article 7 thereof,

Whereas, in view of the existence in the prefecture of Evros of a buffer zone in which bovine animals, sheep and goats are vaccinated regularly against exotic foot-and-mouth disease, the Commission, by Decision 81/10/EEC (6), as amended by Decision 83/220/EEC (7), determined the regions from which Greece may not consign to other Member States any bovine animal or swine or any fresh meat from bovine animals, swine, sheep or goats;

Whereas the Greek authorities have extended such vaccinations to a further commune and this commune should therefore be included in the relevant area;

Whereas, moreover, as a result of the measures implemented in the centres of foot-and-mouth disease established in part of Greece, the disease has been eliminated, and all danger dispelled; whereas trade should therefore be restored as pursued in the past;

Whereas the measures laid down in this Decision are in accordance with the opinion of the Standing Veterinary Committee,

HAS ADOPTED THIS DECISION:

Article 1

The third indent of Article 1 of Decision 81/10/EEC is hereby replaced by the following:

'— on the south by the road Feres-Orestias but including the territory of the communes of Loutros, Monastiraki and Doriscos.'

Article 2

Decision 84/374/EEC is hereby repealed.

Article 3

This Decision is addressed to the Member States.

Done at Brussels, 7 November 1984.

⁽¹⁾ OJ No 121, 29. 7. 1964, p. 1977/64.

⁽²) OJ No 177, 4. 7. 1984, p. 22.

⁽³⁾ OJ No L 302, 31. 12. 1972, p. 24.

^{(&}lt;sup>4</sup>) OJ No L 47, 21. 2. 1980, p. 4.

⁽⁵⁾ OJ No L 186, 8. 7. 1981, p. 20.

^(°) OJ No L 33, 5. 2. 1981, p. 31. (′) OJ No L 121, 7. 5. 1983, p. 28.