#### ISSN 0378-6978

# Official Journal

## of the European Communities

L 156

Volume 28
15 June 1985

English edition

## Legislation

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I

(Acts whose publication is obligatory)

#### COMMISSION REGULATION (EEC) No 1621/85

of 14 June 1985

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 (%), 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 June 1985;

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 June 1985.

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

Done at Brussels, 14 June 1985.

<sup>(</sup>¹) OJ No L 281, 1. 11. 1975, p. 1. (²) OJ No L 107, 19. 4. 1984, p. 1.

<sup>(&</sup>lt;sup>3</sup>) OJ No 106, 30. 10. 1962, p. 2553/62.

<sup>(&</sup>lt;sup>4</sup>) OJ No L 263, 19. 9. 1973, p. 1. (5) OJ No L 293, 10. 11. 1984, p. 1.

<sup>(6)</sup> OJ No L 106, 12. 5. 1971, p. 1.

<sup>(7)</sup> OJ No L 90, 1. 4. 1984, p. 1.

# ANNEX to the Commission Regulation of 14 June 1985 fixing the import levies on cereals and on wheat or rye flour, groats and meal

		(ECU/tonne)
CCT heading No	Description	Levies
10.01 B I	Common wheat, and meslin	102,63
10.01 B II	Durum wheat	149,33 (1) (5)
10.02	Rye	101,73 (%)
10.03	Barley	95,00
10.04	Oats	81,54
10.05 B	Maize, other than hybrid maize for sowing	84,48 (²) (³)
10.07 A	Buckwheat	0
10.07 B	Millet	74,33 (4)
10.07 C	Grain sorghum	106,55 (4)
10.07 D I	Triticale	(′)
10.07 D II	Canary seed; other cereals	0 (2)
11.01 A	Wheat or meslin flour	159,50
11.01 B	Rye flour	158,25
11.02 A I a)	Durum wheat groats and meal	245,30
11.02 A I b)	Common wheat groats and meal	169,15
′	8	

- (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 486/85 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 %.
- (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.
- (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 1622/85

#### of 14 June 1985

#### 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 June 1985;

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 June 1985.

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

Done at Brussels, 14 June 1985.

<sup>(1)</sup> OJ No L 281, 1. 11. 1975, p. 1.

<sup>(2)</sup> OJ No L 107, 19. 4. 1984, p. 1.

<sup>(3)</sup> OJ No 106, 30. 10. 1962, p. 2553/62. (4) OJ No L 263, 19. 9. 1973, p. 1.

<sup>(5)</sup> OJ No L 205, 1. 8. 1984, p. 4.

<sup>(6)</sup> OJ No L 106, 12. 5. 1971, p. 1.

<sup>(7)</sup> OJ No L 90, 1. 4. 1984, p. 1.

#### **ANNEX**

### to the Commission Regulation of 14 June 1985 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 No	Description	6	7	8	9
10.01 B I	Common wheat, and meslin	0	0	0	0.
10.01 B II	Durum wheat	0	1,31	1,31	5,27
10.02	Rye	0	0	0	0
10.03	Barley	0	0	0	0
10.04	Oats	0	0	0	0
10.05 B	Maize, other than hybrid maize for sowing	0	0	0	1,93
10.07 A	Buckwheat	0	0	0	0
10.07 B	Millet	0	0	0	0
10.07 C	Grain sorghum	0	2,65	2,65	2,65
10.07 D	Other cereals	0	. 0	0	0
11.01 A	Wheat or meslin flour	0	0	0	0
	İ	l l	1	1	l

#### B. Malt

(ECU/tonne)

CCT heading	Description	Current	1st period	2nd period	3rd period	4th period
No	- coerspicon	6	7	8	9	10
11.07 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
11.07 A II (a)	Unroasted malt, other than that obtained from wheat, in the form of flour	0	0	0	0	0
11.07 A II (b)	Unroasted malt, other than that obtained from wheat, other than in the form of flour	0	0	. 0	0	0
11.07 B	Roasted malt	0	0	0	0	0

#### **COMMISSION REGULATION (EEC) No 1623/85**

#### of 14 June 1985

#### fixing the export refunds on poultrymeat

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 2777/75 of 29 October 1975 on the common organization of the market in poultrymeat (¹), as last amended by the Act of Accession of Greece (²), and in particular the first sentence of the fifth subparagraph of Article 9 (2) thereof,

Having regard to the opinion of the Monetary Committee,

Whereas Article 9 of Regulation (EEC) No 2777/75 provides that the difference between prices on the world market for the products listed in Article 1 (1) of that Regulation and prices for those products within the Community may be covered by an export refund;

Whereas Council Regulation (EEC) No 2779/75 of 29 October 1975 (3), lays down general rules for granting export refunds and criteria for fixing the amount of such refunds;

Whereas it follows from applying these rules and criteria to the present situation on the market in poultrymeat that the refund should be fixed at an amount which would permit Community participation in world trade and would also take account of the nature of these exports and their importance at the present time;

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 central rate, multiplied by the coefficient provided for in Article 2b (2) of Regulation (EEC) No 974/71 (4), as last amended by Regulation (EEC) No 855/84 (5),
- 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 the measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Poultrymeat and Eggs,

#### HAS ADOPTED THIS REGULATION:

#### Article 1

The list of products on which the export refund referred to in Article 9 of Regulation (EEC) No 2777/75 is granted, and the amount of that refund, shall be as set out in the Annex hereto.

#### Article 2

This Regulation shall enter into force on 17 June 1985.

However, in the case of products falling within subheading 02.02 B II ex g) of the Common Customs Tariff as referred to in the Annex, it shall enter into force on 1 July 1985.

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

Done at Brussels, 14 June 1985.

<sup>(1)</sup> OJ No L 282, 1. 11. 1975, p. 77.

<sup>(2)</sup> OJ No L 291, 19. 11. 1979, p. 17.

<sup>(3)</sup> OJ No L 282, 1. 11. 1975, p. 90.

<sup>(\*)</sup> OJ No L 106, 12. 5. 1971, p. 1.

<sup>(5)</sup> OJ No L 90, 1. 4. 1984, p. 1.

ANNEX

to the Commission Regulation of 14 June 1985 fixing the export refunds on poultrymeat

CCT heading No	Description	Refund
		ECU/100 un
01.05	Live poultry, that is to say, fowls, ducks, geese, turkeys and guinea fowls:	ł
	For all exports except to the United States of America:	
	A. Of a weight not exceeding 185 g, known as 'chicks':	
	I. Turkeys and geese	3,00
	II. Other	1,50
		ECU/100 k
	B. Other:	
	I. Fowls	8,00
02.02	Dead poultry (that is to say fowls, ducks, geese, turkeys and guinea fowls) and edible offals thereof (except liver), fresh, chilled or frozen:	
	For all exports except to the United States of America:	
	A. Whole poultry:	
	I. Fowls:	
	a) Plucked and gutted, with heads and feet, known as '83 % chickens'	13,00
	b) Plucked and drawn, without heads and feet but with hearts, livers and gizzards, known as '70 % chickens'	13,00
	c) Plucked and drawn, without heads and feet and without hearts, livers and gizzards, known as '65 % chickens'	13,00
	II. Ducks:	
	a) Plucked, bled, not drawn or gutted with heads and feet, known as '85 % ducks'	21,00
	b) Plucked and drawn without heads and feet, with hearts, livers and gizzards known as '70 % ducks'	21,00
	c) Plucked and drawn without heads and feet, without hearts, livers and gizzards, known as '63 % ducks'	21,00
	IV. Turkeys:	
	a) Plucked and drawn, without heads and feet but with necks, hearts, livers and gizzards, known as '80 % turkeys'	13,00
	b) Plucked and drawn, without heads and feet and without necks, hearts, livers and gizzards, known as '73 % turkeys'	13,00

CCT heading No	Description	Refund
		ECU/100 kg
02.02 (cont'd)	B. Poultry cuts (excluding offals):  I. Boned or boneless:	
	b) Of turkeys	26,00
	c) Of other poultry	26,00
	II. Unboned (bone-in):	
	a) Halves or quarters:	
!	1. Of fowls	15,00
	2. Of ducks	21,00
	4. Of turkeys	14,00
	b) Whole wings, with or without tips	11,00
	d) Breasts and cuts of breasts:	
	2. Of turkeys	21,00
	3. Of other poultry	21,00
	e) Legs and cuts of legs:	
	2. Of turkeys	
	aa) Drumsticks and cuts of drumsticks	10,00
	bb) Other	19,00
	3. Of other poultry	20,00
	ex g) Other:	
	turkey wing pieces corresponding either to the humerus or to the radius and ulna, excluding the wing tip	11,00

#### **COMMISSION REGULATION (EEC) No 1624/85**

#### of 12 June 1985

amending Regulation (EEC) No 1380/85 on the sale at prices fixed at a standard rate in advance of certain beef from intervention stocks for processing in the Community

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 805/68 of 27 June 1968 on the common organization of the market in beef and veal (1), as last amended by the Act of Accession of Greece, and in particular Article 7 (3) thereof,

Whereas, pursuant to Regulation (EEC) No 1380/85 (2), certain quantities of beef were released from intervention and were put up for sale for processing; whereas further possible outlets for meat held by the Italian and Danish intervention agencies should be taken into account;

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

HAS ADOPTED THIS REGULATION:

#### Article 1

Regulation (EEC) No 1380/85 is hereby amended as follows:

- 1. In the fifth indent of Article 1 (1), '5 000 tonnes' and '1 November 1983' are replaced by '6 600 tonnes' and '1 December 1983' respectively.
- 2. In the seventh indent of Article 1 (1), '1 010 tonnes' is replaced by '1 600 tonnes'.
- 3. The sixth and seventh indents of Annex I a) (Italia, Nederland) and the third indent of Annex I b) (Danmark) are replaced by:

'Italia	— Quarti anteriori, taglio a 8 costole, il pancettone fa parte del quarto anteriore, provenienti dai:			
	Vitelloni 1	4 607	125,00	135,00
	Vitelloni 2	1 753	118,00	128,00
	— Quarti anteriori, taglio a 5 costole, il pancettone fa parte del quarto anteriore, provenienti dai:			
	Vitelloni 1	225	120,00	130,00
	Vitelloni 2	23	113,00	123,00
Nederland	— Voorvoeten, recht afgesneden op 8 ribben, afkomstig van:			
	Stieren, 1e kwaliteit	500	145,00	155,00
Danmark	— Ungtyre, 1. kvalitet, tyre under 2 år:		,	
	Bryst og slag	700	170,00	180,00
	Øvrigt kød forfjerdinger	900	230,00	240,00'

#### Article 2

This Regulation shall enter into force on 17 June 1985.

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

Done at Brussels, 12 June 1985.

<sup>(</sup>¹) OJ No L 148 28. 6. 148, p. 24. (²) OJ No L 136, 25. 5. 1985, p. 14.

#### COMMISSION REGULATION (EEC) No 1625/85

of 12 June 1985

on the sale by the procedure laid down in Regulation (EEC) No 2539/84 of bone-in beef held by certain intervention agencies

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 805/68 of 27 June 1968 on the common organization of the market in beef and veal (1), as last amended by the Act of Accession of Greece, and in particular Article 7 (3) thereof,

Whereas Commission Regulation (EEC) No 2539/84 of 5 September 1984 laying down detailed rules for certain sales of frozen beef held by the intervention agencies (2) has provided for the possibility of applying a two-stage procedure when selling beef from intervention stocks;

Whereas several intervention agencies are still holding stocks of bone-in beef bought before 1 October 1983; whereas an extension of the period of storage for the meat should be avoided on account of the ensuing high costs; whereas, in consequence, it is advisable to make use of the selling procedure laid down in Regulation (EEC) No 2539/84;

Whereas Regulation Commission (EEC) 2329/79 (3), as last amended by Regulation (EEC) No 1160/85 (4), should be suspended;

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

HAS ADOPTED THIS REGULATION:

#### Article 1

- 1. The sale shall take place of approximately:
- 400 tonnes of bone-in beef held by the Belgian intervention agency and put into store before 1 October 1983,
- 2 000 tonnes of bone-in beef held by the Danish intervention agency and put into store before 1 October 1983,
- OJ No L 148, 28. 6. 1968, p. 24.
- (²) OJ No L 238, 6. 9. 1984, p. 13. (³) OJ No L 266, 24. 10. 1979, p. 11.
- (4) OJ No L 120, 4. 5. 1985, p. 10.

- 1 900 tonnes of bone-in beef held by the Irish intervention agency and put into store before 1 October 1983,
- 4 800 tonnes of bone-in beef held by the Italian intervention agency and put into store before 1 October 1983,
- 1 400 tonnes of bone-in beef held by the Dutch intervention agency and put into store before 1 October 1983,
- 30 tonnes of bone-in beef held by the United Kingdom intervention agency and put into store before 1 January 1984.
- The sale shall take place in accordance with the provisions of Regulation (EEC) No 2539/84.
- The qualities and the minimum prices referred to in Article 3(1) of Regulation (EEC) No 2539/84 are given in Annex I hereto.
- Only those tenders shall be taken into consideration which reach the intervention agencies concerned no later than 12 noon on 24 June 1985.
- Particulars relating to the quantities and the places where the products are stored may be obtained by interested parties at the addresses given in Annex II.

#### Article 2

The amount of security referred to in Article 5 of Regulation (EEC) No 2539/84 shall be 50 ECU per tonne of bone-in beef.

#### Article 3

Regulation (EEC) No 2329/79 is hereby suspended.

#### Article 4

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

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

Done at Brussels, 12 June 1985.

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#### $BILAG\ I-ANHANG\ I-\Pi APAPTHMA\ I-ANNEX\ I-ANNEXE\ I-ALLEGATO\ I-BIJLAGE\ I$

Mindstepriser i ECU/ton (¹) — Mindestpreise, ausgedrückt in ECU/Tonne (¹) — Ελάχιστες τιμές πωλήσεως εκφραζόμενες σε ECU ανά τόνο (¹) — Minimum prices expressed in ECU per tonne (¹) — Prix minimaux exprimés en Écus par tonne (¹) — Prezzi minimi espressi in ECU per tonnellata (¹) — Minimumprijzen uitgedrukt in Ecu per ton (¹)

#### BELGIQUE/BELGIË — Quartiers arrière, découpe droite à 5 côtes, provenant des: — Achtervoeten, recht afgesneden op 5 ribben, afkomstig van: Taureaux 55 % / Stieren 55 % 2 460 DANMARK — Bagfjerdinger, udskåret med 8 ribben, såkaldte »pistoler«, af: Tyre P 2 560 Ungtyre 1 2 760 **IRELAND** — Hindquarters, straight cut at third rib, from: Steers 1 and 2 2 460 — Hindquarters, 'pistola' cut at eighth rib, from: Steers 1 and 2 2 560 **ITALIA** — Quarti posteriori, taglio a 8 costole, detto pistola, provenienti dai: Vitelloni 1 e 2 2 760 — Quarti posteriori, taglio a 5 costole, detto pistola, provenienti dai: Vitelloni 1 e 2 2 760 **NEDERLAND** - Achtervoeten, recht afgesneden op 5 ribben, afkomstig van: Stieren, 1e kwaliteit 2 460 UNITED KINGDOM A. Great Britain — Hindquarters, straight cut at third rib, from: Steers M & H 2 460 — Hindquarters, 'pistola' cut at eighth rib, from: Steers M & H 2 560 B. Northern Ireland — Hindquarters, straight cut at third rib, from: Steers L/M, L/H & T 2 460 – Hindquarters, 'pistola' cut at eighth rib, from:

Steers L/M, L/H & T

<sup>(</sup>¹) Såfremt produkterne er oplagrede uden for den medlemsstat, hvor det interventionsorgan, der ligger inde med produkterne, er hjemmehørende, tilpasses disse priser i overensstemmelse med bestemmelserne i forordning (EØF) nr. 1805/77.

<sup>(1)</sup> Falls die Lagerung der Erzeugnisse außerhalb des für die betreffende Interventionsstelle zuständigen Mitgliedstaats erfolgt, werden diese Preise gemäß den Vorschriften der Verordnung (EWG) Nr. 1805/77 angepaßt.

<sup>(</sup>¹) Στην περίπτωση που τα προϊόντα αποθεματοποιούνται εκτός του κράτους μέλους στο οποίο υπάγεται ο οργανισμός παρεμβάσεως που τα κατέχει, οι τιμές αυτές προσαρμόζονται σύμφωνα με τις διατάξεις του κανονισμού (ΕΟΚ) αριθ. 1805/77.

<sup>(1)</sup> Where the products are stored outside the Member State where the intervention agency responsible for them is situated, these prices shall be adjusted in accordance with Regulation (EEC) No 1805/77.

<sup>(1)</sup> Au cas où les produits sont stockés en dehors de l'État membre dont relève l'organisme d'intervention détenteur, ces prix sont ajustés conformément aux dispositions du règlement (CEE) n° 1805/77.

<sup>(1)</sup> Qualora i prodotti siano immagazzinati fuori dello Stato membro da cui dipende l'organismo d'intervento detentore, detti prezzi vengono ritoccati in conformità del disposto del regolamento (CEE) n. 1805/77.

<sup>(1)</sup> Ingeval de produkten zijn opgeslagen buiten de Lid-Staat waaronder het interventiebureau dat deze produkten onder zich heeft ressorteert, worden deze prijzen aangepast overeenkomstig de bepalingen van Verordening (EEG) nr. 1805/77.

BILAG II — ANHANG II — ΠΑΡΑΡΤΗΜΑ II — ANNEX II — ANNEXE II —
ALLEGATO II — BIJLAGE II

Interventionsorganernes adresser — Anschriften der Interventionsstellen — Διευθύνσεις των οργανισμών παρεμβάσεως — Addresses of the intervention agencies — Adresses des organismes d'intervention — Indirizzi degli organismi d'intervento — Adressen van de interventiebureaus

BELGIQUE/BELGIË:

Office belge de l'économie et

Belgische Dienst voor Bedrijfs-

de l'agriculture rue de Trèves 82

Trierstraat 82

leven en Landbouw

1040 Bruxelles 1040 Brussel Tél. 02/230 17 40, télex 240 76 OBEA BRU B

DANMARK:

Direktoratet for markedsordningerne

EF-Direktoratet Frederiksborggade 18 DK-1360 København K

Tel. (01) 92 70 00, telex 151 37 DK

**IRELAND:** 

Department of Agriculture

Agriculture House Kildare Street Dublin 2

Tel. (01) 78 90 11, ext. 22 78 Telex 4280 and 5118

ITALIA:

Azienda di Stato per gli interventi nel mercato agricolo (AIMA)

via Palestro 81, Roma tel. 49 57 283 — 49 59 261

telex 61 30 03

**NEDERLAND:** 

Voedselvoorzienings in- en verkoopbureau

Ministerie van Landbouw en Visserij

Postbus 960

6430 AZ Hoensbroek Tel. (045) 22 20 20 Telex: 56 396

UNITED KINGDOM:

Intervention Board for Agricultural Produce

Fountain House 2 Queens Walk Reading RG1 7QW

Berks.

Tel. (0734) 58 36 26 Telex 848 302

#### **COMMISSION REGULATION (EEC) No 1626/85**

of 14 June 1985

on protective measures applicable to imports of certain Morello cherries

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Treaty; whereas it is therefore necessary to apply protective measures;

Having regard to the Treaty establishing the European Economic Community,

Whereas the aim of the protective measures should be to exclude the marketing of imported products at abnormally low prices;

Having regard to Council Regulation (EEC) No 516/77 of 14 March 1977 on the common organization of the market in products processed from fruit and vegetables (1), as last amended by Regulation (EEC) No 746/85 (2), and in particular Article 14 (2) thereof,

Whereas this objective can be achieved by introducing a minimum import price to be respected on import into the Community and by applying countervailing charges on products which do not respect that price; whereas the countervailing charges should be calculated on the basis of the prices applied by supplier countries;

Whereas the marketing of Morello cherries in syrup produced in the Community is characterized by competition from non-member countries at prices significantly below the prices at which Community products can be marketed; whereas that situation has been aggravated by imports of raw material for processing, also at prices significantly below the prices obtaining in the Community; whereas the production of Morello cherries in syrup during the marketing year 1984/85 fell by more than 20 % compared with the production during the previous marketing year; whereas imports from non-member countries have increased significantly; whereas such imports have considerably embarrassed the marketing of Community products; whereas low price levels continue to be applied by non-member countries;

Whereas the minimum import price may be undercut due to events which are not a consequence of prices applied by non-member countries, e.g. fluctuation of exchange rates; whereas that fact should be taken into consideration when countervailing charges are fixed;

Whereas in these circumstances the Community market is exposed to serious disturbances which might endanger the objectives set out in Article 39 of the Whereas countervailing charges should not be levied in respect of products coming from non-member countries which are prepared and in a position to guarantee the prices of products exported by them and that any deflections of trade will be avoided;

Whereas account should be taken of the special situation of products which have already left the exporting country at the time this Regulation is published,

HAS ADOPTED THIS REGULATION:

#### Article 1

1. On import into the Community of the following products the minimum import price shown for each product shall be respected:

<sup>(</sup>¹) OJ No L 73, 21. 3. 1977, p. 1.

<sup>(2)</sup> OJ No L 81, 23. 3. 1985, p. 10.

		(ECU/100 kg net)
CCT heading No	Description	Minimum import price
ex 08.10 D	Morello cherries, preserved by freezing, not containing added sugar	48,20
ex 20.03	Morello cherries, preserved by freezing, containing added sugar	48,20
ex 20.06	Fruit otherwise prepared or preserved, whether or not containing added sugar:	
	B. II. Not containing added spirit:	
,	a) Containing added sugar, in immediate packings of a net capacity of more than 1 kg:	
	ex 8. Morello cherries in syrup	60,80
	b) Containing added sugar, in immediate packings of a net capacity of 1 kg or less:	
	ex 8. Morello cherries in syrup	67,10
	c) Not containing added sugar, in immediate packings of a net capacity:	
	1. Of 4,5 kg or more: ex dd) Morello cherries	53,70
	2. Of less than 4,5 kg:	
	ex bb) Morello cherries	58,70

- 2. If the minimum import price is not respected a countervailing charge as set out in the Annex shall be applied.
- 3. The countervailing charge referred to in paragraph 2 shall not be levied on imports from non-member countries which are prepared and in a position to guarantee that the import of products originating and coming from their territory will not be lower than the minimum import price and that any deflections of trade will be avoided.

Non-member countries to which this paragraph applies shall be indicated on a list drawn up by the Commission.

#### Article 2

- 1. The customs authorities shall, for each consignment at the time of completion of customs import formalities for free circulation, compare the import price with the minimum import price.
- 2. The minimum import price is respected when the comparison referred to in paragraph 1 shows that the import price expressed in the currency of the importing Member State is not less than the minimum price applicable on the day on which the entry for free circulation is accepted.
- 3. The import price shall be declared on the entry for free circulation and the entry shall be accompanied by all the documents required to verify the price.

#### Article 3

- 1. The following factors shall constitute the import price:
- (a) the fob price in the country of origin; and
- (b) transportation and insurance cost up to the place of entry into the customs territory of the Community.
- 2. Where the factors referred to in paragraph 1 are expressed in a currency other than that of the importing Member State the provisions on the valuation of goods for customs purposes shall be applied when converting such currency into the currency of the importing Member State.
- 3. If the invoice presented to the customs authorities has not been drawn up by the exporter in the country in which the products originated or if the authorities are not satisfied that the price declared reflects the fob price in the country of origin, the competent authorities of the Member State shall take the necessary measures to determine that price, in particular by reference to the importer's resale price.

#### Article 4

1. This Regulation shall not apply to products for which it has been proved that they have left the supplier country before the day of publication of this Regulation.

2. The parties concerned shall provide proof, to the satisfaction of the competent authorities, that the conditions set out in paragraph 1 have been complied with.

However, the competent authorities may regard the products as having left the supplier country before the day of publication of this Regulation when one of the following documents is submitted:

- in the case of transport by sea or waterway, the bill of lading showing that loading took place before that day,
- in case of transport by rail, the consignment note accepted by the railways of the expediting country before that day,
- in case of transport by road, the TIR carnet presented to the first customs office before that day,

- in case of transport by air, the air consignment note showing that the airline received the products before that day.
- 3. The provisions of paragraphs 1 and 2 shall apply only in so far as the entry for free circulation has been accepted by the customs authorities before 15 September 1985.

#### Article 5

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

It shall apply until 9 May 1986.

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

Done at Brussels, 14 June 1985.

#### **ANNEX**

#### **COUNTERVAILING TAXES**

1. Morello cherries, preserved by freezing, falling within subheading 08.10 D or heading No 20.03 of the Common Customs Tariff:

(ECU/100 kg net)

Import 1	orice applied	Countempiline tou to be abarred
less than	but not less than	Countervailing tax to be charged
48,20	47,72	0,48
47,72	46,75	1,45
46,75	45,31	2,89
45,31	38,56	9,64
38,56		10,50

2. Morello cherries in syrup, in immediate packings of a net capacity of more than 1 kilogram, falling within subheading 20.06 B II a) 8 of the Common Customs Tariff:

(ECU/100 kg net)

Import 1	orice applied	Countervalling toy to be abarred
less than	but not less than	Countervailing tax to be charged
60,80	60,19	0,61
60,19	58,98	1,82
58,98	57,15	3,65
57,15	48,64	12,16
48,64	36,48	24,32
36,48		31,44

3. Morello cherries in syrup, in immediate packings of a net capacity of 1 kilogram or less, falling within subheading 20.06 B II b) 8 of the Common Customs Tariff:

(ECU/100 kg net)

Counterwilling toy to be abarreed	Import price applied	
Countervailing tax to be charged	but not less than	less than
0,67	66,43	67,10
2,01	65,09	66,43
4,03	63,07	65,09
13,42	53,68	63,07
26,84	40,26	53,68
33,55		40,26

4. Morello cherries, not containing added sugar, in immediate packings of a net capacity of 4,5 kilograms or more, falling within subheading 20.06 B II c) 1 dd) of the Common Customs Tariff:

(ECU/100 kg net)

Countervailing tax to be charged	Import price applied	
Countervaining tax to be charged	but not less than	less than
0,54	53,16	53,70
1,61	51,09	53,16
3,22	50,48	52,09
10,74	42,96	50,48
21,48	32,22	42,96
25,57		32,22

5. Morello cherries, not containing added sugar, in immediate packings of a net capacity of 4,5 kilograms or more, falling within subheading 20.06 B II c) 2 bb) of the Common Customs Tariff:

(ECU/100 kg net)

Import price applied		Counterwilling tow to be abound	
less than	but not less than	Countervailing tax to be charged	
58,70	58,11	0,59	
58,11	56,94	1,76	
56,94	55,18	3,52	
55,18	46,96	11,74	
46,96	35,22	23,48	
35,22		31,86	

#### **COMMISSION REGULATION (EEC) No 1627/85**

#### of 14 June 1985

#### 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 1615/85 (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 June 1985.

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

Done at Brussels, 14 June 1985.

For the Commission
Frans ANDRIESSEN
Vice-President

#### **ANNEX**

## to the Commission Regulation of 14 June 1985 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	47,75
·	B. Raw sugar	44,81 (1)

<sup>(1)</sup> 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.

<sup>(1)</sup> 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 155, 14. 6. 1985, p. 44.

#### **COMMISSION REGULATION (EEC) No 1628/85**

#### of 14 June 1985

#### altering the import levies on products processed from cereals and rice

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 14 (4) thereof,

Having regard to Council Regulation (EEC) No 1418/76 of 21 June 1976 on the common organization of the market in rice (3), as last amended by Regulation (EEC) No 1025/84 (4), and in particular Article 12 (4) 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 (5), as last amended by Regulation (EEC) No 2543/73 (6), and in particular Article 3 thereof,

Having regard to the advice of the Monetary Committee,

Whereas the import levies on products processed from cereals and rice were fixed by Regulation (EEC) No 1407/85 (7), as last amended by Regulation (EEC) No 1577/85 (8);

Whereas Council Regulation (EEC) No 1027/84 of 31 March 1984 (°) amended Regulation (EEC) No 2744/75 (10) as regards products falling within subheading 23.02 A of the Common Customs Tariff;

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 (11) as last amended by Regulation (EEC) No 855/84 (12),
- 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 these exchange rates being those recorded on 13 June 1985;

Whereas the levy on the basic product as last fixed differs from the average levy by more than 3,02 ECU per tonne of basic product; whereas, pursuant to Article 1 of Regulation (EEC) No 1579/74 (13) the levies at present in force must therefore 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 processed from cereals and rice covered by Regulation (EEC) No 2744/75, as last amended by Regulation (EEC) No 1027/84, as fixed in the Annex to amended Regulation (EEC) No 1407/85 are hereby altered to the amounts set out in the Annex hereto.

#### Article 2

This Regulation shall enter into force on 15 June 1985.

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

Done at Brussels, 14 June 1985.

For the Commission
Frans ANDRIESSEN
Vice-President

(¹) OJ No L 281, 1. 11. 1975, p. 1. (²) OJ No L 107, 19. 4. 1984, p. 1. (³) OJ No L 166, 25. 6. 1976, p. 1. (⁴) OJ No L 107, 19. 4. 1984, p. 13. (⁵) OJ No 106, 30. 10. 1962, p. 2553/62. (⁶) OJ No L 263, 19. 9. 1973, p. 1. (ʔ) OJ No L 141, 30. 5. 1985, p. 23. (⑧) OJ No L 153, 12. 6. 1985, p. 24. (९) OJ No L 107, 19. 4. 1984, p. 15. (10) OJ No L 281, 1. 11. 1975, p. 65.

<sup>(1)</sup> OJ No L 106, 12. 5. 1971, p. 1. (12) OJ No L 90, 1. 4. 1984, p. 1.

<sup>(13)</sup> OJ No L 168, 25. 6. 1974, p. 7.

ANNEXto the Commission Regulation of 14 June 1985 altering the import levies on products processed from cereals and rice

	Import le	evies	
CCT heading No	Third countries (other than ACP or OCT)	ACP or OCT	
11.01 E I (²)	155,62	149,58	
1.01 E II (²)	87,78	84,76	
1.02 A V a) 1 (²)	120,68	114,64	
1.02 A V a) 2 (²)	155,62	149,58	
1.02 A V b) (²)	87,78	84,76	
1.02 B II a) (²)	140,40	137,38	
1.02 B II c) (²)	135,98	132,96	
1.02 C I (²)	168,28	165,26	
1.02 C V (²)	135,98	132,96	
1.02 D I (²)	108,38	105,36	
1.02 D V (²)	87,78	84,76	
1.02 E II a) (²)	191,96	185,92	
1.02 E II c) (²)	155,62	149,58	
1.02 F I (²)	191,96	185,92	
1.02 F V (²)	155,62	149,58	
1.02 G I	83,51	77,47	
1.02 G II	68,37	62,33	
1.04 C II a)	123,09	98,91 ( <sup>5</sup> )	
1.04 C II b)	154,34	130,16 (5)	
1.07 A I a)	194,74	183,86	
1.07 A I b)	148,26	137,38	
1.08 A I	123,09	102,54	
1.08 A III	186,65	166,10	
1.08 A IV	123,09	102,54	
1.08 A V	123,09	51,27 ( <sup>5</sup> )	
1.09	483,34	302,00	
7.02 B II a) ( <sup>3</sup> )	230,47	133,75	
7.02 B II b) (³)	169,03	102,54	
7.02 F II a)	236,84	140,12	
7.02 F II b)	163,94	97,45	
21.07 F II	169,03	102,54	
23.02 A I a)	45,70	39,70	
23.02 A I b)	91,06	85,06	
23.02 A II a)	45,70	39,70	
23.02 A II b)	91,06	85,06	
23.03 A I	308,72	127,38	

- (2) For the purpose of distinguishing between products falling within heading Nos 11.01 and 11.02 and those falling within subheading 23.02 A, products falling within heading Nos 11.01 and 11.02 shall be those meeting the following specifications:
  - a starch content (determined by the modified Ewers polarimetric method), referred to dry matter, exceeding 45 % by weight,
  - an ash content, by weight, referred to dry matter (after deduction of any added minerals), not exceeding 1,6 % for rice, 2,5 % for wheat, 3 % for barley, 4 % for buckwheat, 5 % for oats and 2 % for other cereals.

Germ of cereals, whole, rolled, flaked or ground, falls in all cases within heading No 11.02.

- (3) Pursuant to Regulation (EEC) No 2730/75 the product falling within subheading 17.02 B I is subject to the same levy as products falling within subheading 17.02 B II.
- (5) In accordance with Regulation (EEC) No 435/80 the levy shall not be charged on the following products originating in the African, Caribbean and Pacific States and in the overseas countries and territories:
  - arrowroot falling within subheading 07.06 A,
  - flours and meal of arrowroot falling within subheading 11.04 C,
  - arrowroot starch falling within subheading 11.08 A V.

#### **COMMISSION REGULATION (EEC) No 1629/85**

#### of 14 June 1985

#### fixing the aid for soya beans

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1614/79 of 24 July 1979 laying down special measures in respect of soya beans (1), as last amended by Regulation (EEC) No 1037/84(2), and in particular Article 2(5) thereof,

Whereas the amount of the aid referred to in Article 2(1) of Regulation (EEC) No 1614/79 was fixed by Regulation (EEC) No 2892/84 (3), as last amended by Regulation (EEC) No 1443/85 (4);

Whereas it follows from applying the rules and other provisions contained in Regulation (EEC) No 2892/84 to the information at present available to the Commission that the amount of the aid at present in force should be altered as set out in this Regulation,

HAS ADOPTED THIS REGULATION:

#### Article 1

The aid referred to in Article 2 of Regulation (EEC) No 1614/79 is hereby fixed at 28,075 ECU per 100 kilograms.

#### Article 2

This Regulation shall enter into force on 16 June 1985.

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

Done at Brussels, 14 June 1985.

<sup>(</sup>¹) OJ No L 190, 28. 7. 1979, p. 8. (²) OJ No L 107, 19. 4. 1984, p. 46. (³) OJ No L 273, 16. 10. 1984, p. 16.

<sup>(1)</sup> OJ No L 144, 1. 6. 1985, p. 32.

II

(Acts whose publication is not obligatory)

#### COUNCIL

#### COUNCIL DIRECTIVE

of 10 June 1985

amending Directive 69/335/EEC concerning indirect taxes on the raising of capital

(85/303/EEC)

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular Articles 99 and 100 thereof,

Having regard to the proposal from the Commission (1),

Having regard to the opinion of the European Parliament (2),

Having regard to the opinion of the Economic and Social Committee (3),

Whereas indirect taxes on the raising of capital were harmonized at Community level by Directive 69/335/EEC (4), as last amended by Directive 74/553/EEC (5); whereas Directive 73/80/EEC (6) fixed common rates for such taxes;

Whereas the economic effects of capital duty are detrimental to the regrouping and development of undertakings; whereas such effects are particularly harmful in the present economic situation in which there is a paramount need for priority to be given to stimulating investment;

Whereas the best solution for attaining these objectives would be to abolish capital duty; whereas, however, the losses of revenue which would result from such a measure are unacceptable for certain Member States; whereas the Member States must therefore be given the opportunity to exempt from or subject to capital duty all or part of the transactions coming within its scope, it being understood that a single rate of tax must be charged within one and the same Member State;

Whereas there should be mandatory exemption for the transactions currently subject to the reduced rate of capital duty;

Whereas on 1 July 1984 no capital duty existed in Greece; whereas, for this reason, provision should be made for the possibility of introducing such duty in Greece and of exempting certain transactions from it,

HAS ADOPTED THIS DIRECTIVE:

#### Article 1

Directive 69/335/EEC is hereby amended as follows:

- 1. In Article 4 (2):
  - the introductory phrase is replaced by the following:
    - The following transactions may, to the extent that they were taxed at the rate of 1 % as at 1 July 1984, continue to be subject to capital duty:';
  - the following subparagraph is added at the end: 'However, the Hellenic Republic shall determine which of the transactions listed above it will subject to capital duty.'

<sup>(1)</sup> OJ No C 267, 6. 10. 1984, p. 5. (2) OJ No C 46, 18. 2. 1985, p. 77. (3) OJ No C 87, 9. 4. 1985, p. 21.

<sup>(&</sup>lt;sup>4</sup>) OJ No L 249, 3. 10. 1969, p. 25.

<sup>(&</sup>lt;sup>5</sup>) OJ No L 303, 13. 11. 1974, p. 9.

<sup>(9)</sup> OJ No L 103, 18. 4. 1973, p. 15.

2. Article 7 is replaced by the following:

'Article 7

1. Member States shall exempt from capital duty transactions, other than those referred to in Article 9, which were, as at 1 July 1984, exempted or taxed at a rate of 0,50 % or less.

The exemption shall be subject to the conditions which were applicable, on that date, for the grant of the exemption or, as the case may be, for imposition at a rate of 0,50 % or less.

The Hellenic Republic shall determine which transactions it shall exempt from capital duty.

- 2. Member States may either exempt from capital duty all transactions other than those referred to in paragraph 1 or charge duty on them at a single rate not exceeding 1 %.
- 3. In the case of an increase in a company's capital in accordance with Article 4 (1) (c), following a reduction in the company's capital as a result of losses sustained, that part of the increase which corresponds to the reduction in capital may be exempted, provided this increase occurs within four years of the reduction in capital.'
- 3. In Article 8, the introductory phrase shall be replaced by the following:

'Subject to Article 7 (1), Member States may exempt from capital duty the transactions referred to in Article 4 (1) and (2) concerning:'.

#### Article 2

Directive 73/80/EEC is hereby repealed.

#### Article 3

Member States shall take the measures necessary to comply with this Directive not later than 1 January 1986. They shall forthwith inform the Commisson thereof.

#### Article 4

This Directive is addressed to the Member States.

Done at Luxembourg, 10 June 1985.

For the Council
The President
M. FIORET

#### COUNCIL DECISION

of 10 June 1985

## renewing the term of office of the Secretary-General of the Council of the European Communities

(85/304/ECSC, EEC, Euratom)

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing a Single Council and a Single Commission of the European Communities, and in particular Article 5 thereof,

Having regard to the Council's Rules of Procedure, and in particular Article 17 (1) thereof,

Having regard to the Council Decision of 26 September 1980 appointing the Secretary-General of the Council of the European Communities, and in particular Article 1 thereof,

Whereas the term of office of the Secretary-General of the Council of the European Communities expires on 7 October 1985 and should be renewed,

HAS DECIDED AS FOLLOWS:

#### Article 1

The term of office of Mr Niels Ersbøll as Secretary-General of the Council of the European Communities is hereby renewed for a period of five years as from 8 October 1985.

#### Article 2

This Decision shall be notified to Mr Ersbøll by the President of the Council. It shall also be published in the Official Journal of the European Communities.

Done at Luxembourg, 10 June 1985.

For the Council
The President
M. FIORET

#### **CORRIGENDA**

Corrigendum to Council Regulation (EEC) No 1620/85 of 13 June 1985 amending Regulation (EEC) No 3599/82 on temporary importation arrangements as regards the date of its implementation

(Official Journal of the European Communities No L 155 of 14 June 1985)

Page 54, Article 2:

for: 'This Regulation shall enter into force on 14 June 1985.', read: 'This Regulation shall enter into force on 13 June 1985.'

#### COMMISSION OF THE EUROPEAN COMMUNITIES

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1984

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