ISSN 0378-6978

L 191

Volume 28

23 July 1985

Official Journal

of the European Communities

English edition

Legislation

_			
C_{c}	nt	21	te

I Acts whose publication is obligatory

•	1984/85 marketing year the yields of olives and olive oil	1
	Commission Regulation (EEC) No 2020/85 of 22 July 1985 fixing the import levies on cereals and on wheat or rye flour, groats and meal	26
	Commission Regulation (EEC) No 2021/85 of 22 July 1985 fixing the premiums to be added to the import levies on cereals, flour and malt	29
*	Commission Regulation (EEC) No 2022/85 of 22 July 1985 on minimum quality requirements for dried plums, and prunes, eligible for production aid	31
*	Commission Regulation (EEC) No 2023/85 of 22 July 1985 fixing for the 1985/86 marketing year the minimum price to be paid to producers for dried plums and the amount of production aid for prunes	37
*	Commission Regulation (EEC) No 2024/85 of 22 July 1985 amending Regulation (EEC) No 147/85 laying down for the 1984/85 wine year detailed implementing rules for the distillation referred to in Article 41 of Regulation (EEC) No 337/79	39
	Commission Regulation (EEC) No 2025/85 of 22 July 1985 suspending advance fixing of the subsidy for colza, rape and sunflower seed	41
	Commission Regulation (EEC) No 2026/85 of 22 July 1985 fixing the import levies on white sugar and raw sugar	42
	Commission Regulation (EEC) No 2027/85 of 22 July 1985 altering the import levies on products processed from cereals and rice	43

(Continued overleaf)

Contents (continued)	II Acts whose publication is not obligatory	
	Conference of the Representatives of the Governments of the Member States	
	85/357/ECSC, EEC, Euratom:	
	* Decision of the representatives of the governments of the Member States of the European Communities of 16 July 1985 appointing a judge and an advo- cate-general to the Court of Justice	45
	Council	
	85/358/EEC:	
	★ Council Directive of 16 July 1985 supplementing Directive 81/602/EEC concerning the prohibition of certain substances having a hormonal action and of any substances having a thyrostatic action	46
	85/359/EEC:	
	* Council Decision of 16 July 1985 replacing the text of the Exchange of Letters between the European Economic Community and the People's Republic of Hungary on trade in the sheepmeat and goatmeat sector	50
	Exchange of letters relevant to Point 2 of the Exchange of Letters comprising an Agreement between the European Economic Community and the People's Republic of Hungary on trade in the sheepmeat and goatmeat sector	<i>5</i> 1
	85/360/EEC:	
	* Council Decision of 16 July 1985 on the restructuring of the system of agricultural surveys in Greece	53

Ι

(Acts whose publication is obligatory)

COMMISSION REGULATION (EEC) No 2019/85

of 17 July 1985

fixing for the 1984/85 marketing year the yields of olives and olive oil

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 231/85 (2), and in particular Article 5 (5) thereof,

Having regard to Council Regulation (EEC) No 2261/84 of 17 July 1984 laying down general rules on the granting of aid for the production of olive oil and of aid to olive oil producer organizations (3), and in particular Article 19 thereof,

Whereas, for the purpose of granting production aid to olive-growers who produce less than 100 kilograms of oil or are not members of a producers' organization, Article 18 of Council Regulation (EEC) No 2261/84 (3) provides that yields of olives and olive oil should be fixed for each homogeneous production zone on the basis of information supplied by the producer Member States;

Whereas, in view of the information received, it is appropriate to fix these yields as specified in the Annex hereto;

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

HAS ADOPTED THIS REGULATION:

Article 1

- For the 1984/85 marketing year, yields of olives and olive oil and the relevant production zones shall be as specified in Annex I hereto.
- The production zones are defined in Annex II.

Article 2

This Regulation shall enter into force on the third 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, 17 July 1985.

For the Commission Frans ANDRIESSEN Vice-President

OJ No 172, 30. 9. 1966, p. 3025/66. OJ No L 26, 31. 1. 1985, p. 12.

⁽¹) OJ No 172, 30. 9. 1966, p. 302 (²) OJ No L 26, 31. 1. 1985, p. 12 (³) OJ No L 208, 3. 8. 1984, p. 3.

BILAG I — ANHANG I — ПАРАРТНМА I — ANNEX I — ANNEXE I — ALLEGATO I — BIJLAGE I

A. ITALIEN — ITANIA — ITALY — ITALIE — ITALIE — ITALIË

Provins Provinz Επαρχία Province Province	Zone Zone Zωνη Zone Zone	kg oliven/træ kg Oliven/Baum Χιλιόγραμμα ελαιοκάρπου/δένδρο Olives kg/tree kg olives/arbre	kg olie/100 kg oliven kg Öl/100 kg Oliven Χιλιόγραμμα ελαιολάδου/ 100 χιλιόγραμμα ελαιοκάρπου Oil kg/100 kg olives
Provincia Provincie	Zona Zone	kg olive/albero kg olijven/boom	kg huile/100 kg olives kg olio/100 kg olive kg olie/100 kg olijven
Trento		15	21
Bergamo		12	17
Brescia	1	10	20
	2	20	18
	3	10	18
	4	8	16
Padova		17	17
Vicenza		18	21
Verona	1	18	18
	2 3	13	20
	3	13	16
Trieste		20	22
Como		19	17
Mantova		22	13
Treviso		11	19
Bologna		16	14
Ravenna		20	14
Forlì		20	17
Genova		6	19
Imperia	1	18	22
•	2	10	22
La Spezia		9	18
Savona		10	23
Massa Carrara	1	10	19
	2	6	19
Pistoia	1	10	19
	2	16	18
Firenze	1	14	16
	2	16	17
	3 .	20	18
Pisa	1 2	14	19
•	ĺ	12	18
Siena	1 2	20	20 18
Lucca		10	18
			·
Grosseto	1 2	20 17	21 20
Livorno		8	19
LIVOTHO	1 2	21	19
	3	17	19
	4	24	20

Provins Provinz	Zone Zone	kg oliven/træ kg Oliven/Baum Χιλιόγραμμα	kg olie/100 kg oliven kg Ol/100 kg Oliven Χιλιόγραμμα ελαιολάδου/
Επαρχία	Ζώνη	ελαιοκάρπου/δένδρο	100 χιλιόγραμμα ελαιοκάρπου
Province Province	Zone Zone	Olives kg/tree kg olives/arbre	Oil kg/100 kg olives kg huile/100 kg olives
Provincia	Zona	kg olive/albero	kg olio/100 kg olive kg olie/100 kg olijven
Provincie	Zone	kg olijven/boom	kg olie/100 kg olijven
Arezzo	1	14	21
	2	10	20
Perugia	1	18	18
	2 3	13	19 20
Terni		13	20
Ancona		16	19
Macerata		18	20
Pesaro		22	19
Ascoli Piceno		21	21
L'Aquila	Į.	14	19
Teramo	1	14	21
	2	22	21
,	3	28	21
Pescara	1	21	19
	2	33	19
Chieti	1	17	19
	2	19	20
	3	25	19
Campobasso	1 2 .	22 14	18 18
Isernia		15	20
Rieti	1	8	22
	2	15	20
	3	19	20
	4	25	18
Roma	1	10 16	14 15
	2	20	19
	4	30	22
Viterbo	1	21	17
	2	26	19
	3	30	17
	4 5	37 22	18 18
	6	30	18
Frosinone	1	15	17
	2 3	16 15	22
Takima			20
Latina	1 2	10 7	22 22
Caserta		15	18
Avellino	1	10	17
	2 3	10	19
	3	27	18
	4	22	19

Provins Provinz	Zone Zone	kg oliven/træ kg Oliven/Baum Χιλιόγραμμα	kg olie/100 kg oliven kg Öl/100 kg Oliven Χιλιόγραμμα ελαιολάδου/
Επαρχία	Ζώνη	ελαιοκάρπου/δένδρο	100 χιλιόγραμμα ελαιοκάρπου
Province Province	Zone Zone	Olives kg/tree kg olives/arbre	Oil kg/100 kg olives
Provincia	Zona	kg olive/albero	kg huile/100 kg olives kg olio/100 kg olive
Provincie	Zone	kg olijven/boom	kg olie/100 kg olijven
Benevento	1	17	20
	2	20	20
Salerno	1	10	20
	2	46	21
	3 4	30 17	21 21
Napoli		18	20
_	1		18
Bari	1 2	13 14	19
	3	20	19
	4	35	20
	5	42	20
Foggia	1	24	21
	2	42	19
Brindisi	1	55	18.
	2	30	18
	3	40	17
Lecce	1	40	18
	2 3	27 18	18 19
Taranto	1	40	20
Tatanto	2	22	18
	3	37	17
Matera	1	17	21
	2	14	21
	3	27	22
Potenza	1	27	20
	2 3	20	18
		15	17
Cosenza	1 2	10 15	20 22
	3	25	22
	4	35	22
Catanzaro		5	20
Reggio Calabria	1	5	20
	2	10	20
•	3	44	18
	4	7	18
	5	9	18
Agrigento	1	15	22
	2	10	22
Caltanissetta		16	15
Catania	1	7	18
	2 3	9	18 18
	4	22	18
\ 	5	24	20
	6	13	18
	7	25	18

Provins Provinz Επαρχία Province Provincia Provincie	Zone Zone Zώνη Zone Zone Zona Zone	kg oliven/træ kg Oliven/Baum Χιλιόγραμμα ελαιοκάρπου/δένδρο Olives kg/tree kg olives/arbre kg olive/albero kg olijven/boom	kg olie/100 kg oliven kg Öl/100 kg Oliven Χιλιόγραμμα ελαιολάδου/ 100 χιλιόγραμμα ελαιοκάρπου Oil kg/100 kg olives kg huile/100 kg olives kg olie/100 kg olive kg olie/100 kg olijven
Trapani	1 2 3	19 22 12	22 21 21
Messina	1 2	5 4	24 21
Palermo	1 2	17 14	23 22
Siracusa	1 2 3 4	20 27 32 28	20 20 20 20 20
Ragusa Enna		15	19 19
Sassari		15	18
Cagliari	1 2 3 4	15 13 12 10	18 18 18 18
Oristano	1 2	6 7	17 18
Nuoro	1 2	8 12	19 20

B. FRANKRIG — FRANKREICH — ΓΑΛΛΙΑ — FRANCE — FRANCIA — FRANKRIJK

kg oliven/træ kg Oliven/Baum Χιλιόγραμμα ελαιοκάρπου/δένδρο Olives kg/tree kg olives/arbre kg olive/albero kg olijven/boom	kg olie/100 kg oliven kg Öl/100 kg Oliven Χιλιόγραμμα ελαιολάδου/ 100 χιλιόγραμμα ελαιοκάρπου Oil kg/100 kg olives kg huile/100 kg olives kg olio/100 kg olive kg olie/100 kg oliven
5	16
9	16
9	17
10	21
9	18
10	18
8	15
10	22
10	18
	kg Oliven/Baum Χιλιόγραμμα ελαιοκάρπου/δένδρο Olives kg/tree kg olives/arbre kg olive/albero kg olijven/boom 5 9 10 9 10 8 10

C. GRÆKENLAND — GRIECHENLAND — ΕΛΛΑΔΑ — GREECE — GRÈCE — GRECIA — GRIEKENLAND

Provins Provinz	Zone Zone	kg oliven/træ kg Oliven/Baum Χιλιόγραμμα	kg olie/100 kg oliven kg Öl/100 kg Oliven Χιλιόγραμμα ελαιολάδου/
Επαρχία	Ζώνη	Χιλιόγραμμα ελαιοκάρπου/δένδρο	Χιλιόγραμμα ελαιολάδου/ 100 γιλιόγραμμα ελαιοκάρπου
Province	Zone	Olives kg/tree	Oil kg/100 kg olives
Province Provincia	Zone Zona	kg olives/arbre kg olive/albero	kg hulle/100 kg olives kg olio/100 kg olive
Provincie	Zone	kg olijven/boom	100 χιλιόγραμμα ελαιοκάρπου Oil kg/100 kg olives kg huile/100 kg olives kg olio/100 kg olive kg olie/100 kg olive
Αιτωλοακαρνανίας	1	5	15
	2	12	22
	3	7	20
	4	3	18
	5	7	17
	6 7	4 13	18 13
	8	9	13
	9	2	14
	10	9	17
Αττικής	1	2	20
		7	20
	3	8	20
	4	21	20
Βοιωτίας	1	7	20
	2	11	21
	3	8	20
	4 5	6	19
,		6 7	20 19
	6 7	15	20
	8	13	20
	9	10	20
	10	10	20
	11	6	20
Ευδοίας	1	8	18
	2	5	25
	3 4	13	20
	4	11	25
	5	4	26
	6 7	7 7	25
	8	0	20 0
Ευρυτανίας	1	3	17
Πειραιά	1	3	23
•	2	3	19
	3	5	23
	4	5	23
	5	3	20
	6	5	23
Φθιώτιδος	1	7	18
	2	8	18
	3	8	18
	4	7	20

Provins	Zone	kg oliven/træ	kg olie/100 kg oliven
Provinz	Zone	kg Oliven/Baum Χιλιόγραμμα	kg Öl/100 kg Oliven Χιλιόγραμμα ελαιολάδου/
Επαρχία	Ζώνη	Ελαιοκάοπου/δένδοο	100 γιλιόνοαμμα ελαιοκάοπου
Province	Zone	ελαιοκάρπου/δένδρο Olives kg/tree	Oil kg/100 kg olives
Province Provincia	Zone Zona	kg olives/arbre kg olive/albero	kg huile/100 kg olives
Provincie	Zone	kg olijven/boom	100 χιλιόγραμμα ελαιοκάρπου Oil kg/100 kg olives kg huile/100 kg olives kg olio/100 kg olive kg olie/100 kg olijven
- 10		_	
Φωκίδος	1	8	18
	2	10	20
	3	12	17
•	4	6	15
Αργολίδος	1	12	22
1 ip formous	2	13	24
	3	14	22
	4	18	l
	4	18	20
Αρκαδίας	1	10	19
	2	8	23
	3	7	23
	4	7	19
	5	5	25
	6	8	20
	1		1
	7	6	20
	8	6	19
	9	6	20
	10	6	19
	11	6	20
	12	4	18
•	13	5	19
	14	4	18
Αχαΐας	1	15	19
Ηλείας	1	6	19
	2	4	22
	2 3	5	16
Κορινθίας	1	10	21
	2	12	20
	3	10	20
	4 5	10	20
	5	11	20
Ασικονήσε	1	; 2	20
Λακωνίας	1 2	11	20 21
	2	t	
	3	14	23
	4	9	21
	5	8	23
•	6	10	22
	7	. 8	20
	8	10	19
	9	7	22
Μεσσηνίας	1	8	25
- -		19	20
	2 3	12	20
	4	5	28
	, ,	18	20
	4 5 6	26	19
	7	19	22
	8	13	25
	1 0	1 13	1 43

		4	
Provins Provinz Επαρχία Province Province Provincia	Zone Zone Zώνη Zone Zone Zona	kg oliven/træ kg Oliven/Baum Χιλιόγραμμα ελαιοκάρπου/δένδρο Olives kg/tree kg olives/arbre kg olive/albero	kg olie/100 kg oliven kg Öl/100 kg Oliven Χιλιόγραμμα ελαιολάδου/ 100 χιλιόγραμμα ελαιοκάρπου Oil kg/100 kg olives kg huile/100 kg olives kg olio/100 kg olive
Provincie	Zone	kg olijven/boom	kg olie/100 kg olijven
Ζακύνθου	1 2	18 14	18 17
Κέρκυρας	1	20	22
Κεφαλληνίας	1	5	17
Λευκάδας	1 2	9 8	23 23
Άρτας	1 2	2 3	16 16
Θεσπρωτίας	1 2 3 4	9 7 7 7	21 22 18 18
Ιωαννίνων	1 2	27 27	16 16
Πρέδεζας	1 2 3 4 5 6 7	16 24 0 8 9	15 20 0 16 16 16
Καρδίτσας	1	2	16
Λάρισας	1 2 3	2 2 2	18 17 17
Μαγνησίας	1 2 3 4 5 6	8 5 4 5 5 5	17 17 19 19 18 17
Τρικάλων	1	4	18
Δράμας	1 2	2 2	17 17
Ημαθίας	1 2	2 2	16 16
Θεσσαλίας	1 2	4 2	17 17
Καδάλας	1 2 3 4 5 6	3 7 9 6 10 10	21 21 21 21 17 19

Province Province Enapyla Zone Enapyla Zone Enapyla Zone Enapyla Zone Enapyla Zone Enapyla Zone Z				
Province Province Zone Xe diverdabre Xe diverdabr	Provinz	Zone	kg Oliven/Baum Χιλιόγραμμα	kg Öl/100 kg Oliven Χιλιόγραμμα ελαιολάδου/
Κιλκίς 1 0 0 0 Πελλας 1 0 0 0 Πιερίας 1 4 18 2 3 16 Σερρών 1 2 2 20 2 3 20 Χαλκιδικής 1 5 20 2 6 20 3 3 3 20 Χαλκιδικής 1 5 20 4 4 20 5 4 20 6 4 20 7 5 20 Εδρου 1 11 22 2 8 22 Ξάνθης 1 5 19 Ροδόπης 1 4 24 Δωδεκανήσου 1 4 30 2 10 23 3 8 23 Κυκλάδων 1 13 22 Λέσδου 1 13 22 Λέσδου 1 1 25 25 3 4 25 4 7 26 6 9 24 4 7 26 6 9 24 7 5 26 Κικού 1 1 25 25 Κικού 1 1 25 26 Κικού 1 1 26 Κικού 1 1 26 Κικού 1 1 14 22	Province Province Provincia	Zone Zone Zona	ελαιοκάρπου/δένδρο Olives kg/tree kg olives/arbre kg olive/albero	100 χιλιόγραμμα ελαιοκάρπου Oil kg/100 kg olives kg huile/100 kg olives kg olio/100 kg olive
Πέλλας 1 0 0 0 Πιερίας 1 1 4 18 2 3 16 Σερρών 1 1 2 2 20 2 3 20 Χαλκιδικής 1 5 20 2 6 20 3 3 20 Χαλκιδικής 1 5 20 4 4 20 5 4 20 6 4 20 7 5 20 Εδρου 1 11 22 2 8 22 Ξάνθης 1 5 19 Ροδόπης 1 4 24 Δωδεκανήσου 1 4 24 Δωδεκανήσου 1 4 30 2 10 23 3 8 23 Κυκλάδων 1 13 22 Λέσδου 1 1 13 22 Λέσδου 1 1 6 25 3 4 7 26 5 7 24 6 9 24 7 5 26 Σάμου 1 4 25 5 7 24 6 9 24 7 5 26 Κίου 1 1 4 25 5 7 24 6 9 24 7 5 26 Κιου 1 1 25 25 5 7 26 Κιου 1 1 25 26 Γ 7 26 Γ 19 Λασιθίου 1 1 14 22	•			
Σερρών 1		1	0	0
Σερρών 1	Πιερίας			18
Χαλκιδικής 1		2		16
2 6 20 20 4 4 20 5 4 20 6 4 20 7 5 20 20 7 5 20 20 7 5 20 20 20 20 20 20 20	Σερρών		2 3	1
3	Χαλκιδικής		l e	1
4			l .	
5				
6			ł.	L .
7				
"Εδρου		6	4	20
2 8 22		7	5	20
2 8 22	(Effect)	1	11	22
Pοδόπης	Еброб			
Δωδεκανήσου 1	Ξάνθης	1	5	19
Δωδεκανήσου 1	Ροδόπης		4	
2 10 23 23 23 23 24 25 25 25 25 25 25 25		2	4	24
Continue	Δωδεκανήσου	1	4	30
Kukλάδων	·		10	23
Λέσδου 1		3		
2 5 25 25 4 25 26 5 7 24 6 9 24 7 5 26 26 26 26 27 26 27 26 27 27	Κυκλάδων	1	13	22
2 5 25 25 4 25 26 5 7 24 6 9 24 7 5 26 26 26 26 27 26 27 26 27 27	Λέσ6ου	1	6	25
3				25
4		3	II.	
5			1	1
Camou		5		4
Σάμου 1 4 25 26 Χίου 1 1 25 26 Ηρακλείου 1 25 3 26 Ηρακλείου 1 25 3 28 17 4 17 22 5 20 6 17 7 26 19 Λασιθίου 1 14 22			}	
Z				
Z	Σάμου	1	4	25
2 5 26 Ηρακλείου				
2 5 26 Ηρακλείου	Xíon	1	1	25
2 15 26 3 28 17 4 17 22 5 20 26 6 17 26 7 26 19 Λασιθίου 1 14 22	7100			I .
1 3 28 17 22 22 5 20 26 6 17 26 19 Λασιθίου 1 14 22	Ηρακλείου	1	l .	
1 3 28 17 22 22 5 20 26 6 17 26 19 Λασιθίου 1 14 22		2	15	26
4 17 22 5 20 26 6 17 26 7 26 19 Λασιθίου 1 14 22		3		
5 20 26 6 17 26 7 26 19 Λασιθίου 1 14 22		4	l .	l .
7 26 19 Λασιθίου 1 14 22			1	I .
7 26 19 Λασιθίου 1 14 22		6		I .
				I .
	Λασιθίου		14	22
			35	22

Provins Provinz Επαρχία Province Province Provincia Provincie	Zone Zone Zώνη Zone Zone Zona Zone	kg oliven/træ kg Oliven/Baum Χιλιόγραμμα ελαιοκάρπου/δένδρο Olives kg/tree kg olives/arbre kg olive/albero kg olijven/boom	kg olie/100 kg oliven kg Öl/100 kg Oliven Χιλιόγραμμα ελαιολάδου/ 100 χιλιόγραμμα ελαιοκάρπου Oil kg/100 kg olives kg huile/100 kg olive kg olio/100 kg olive kg olie/100 kg oliven
Palling	1	15	22
Ρεθύμνης	1	14	25
	2 3	12	25
	4	15	26
,	5	14	25
	6	13	22
	7	15	25
	8	12	23
	9	14	21
	10	10	25
Χανίων	1	24	19
	2	12	20
	3	18	25
	4	37	25
	5	32	23
	6	37	17
	7	24	20
	8	14	25
	9	26	25
	10	39	20
	11	28	- 25
	12	14	20
	13	31	20
	14	23	21
	15	31	20
	16	42	24
•	17	5	20
	18	32	22
	19	22	20
	20	57	20
	21	3	25
	22	5	25

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

A. ITALIEN — ITAAIA — ITALY — ITALIE — ITALIE — ITALIË

Brescia:

- 1. Limone, Marone, Sale Marasino, Monte Isola, Sulzanop, Iseo.
- 2. Tremosine, Tignale, Gargnano, Toscolano, Polpenazze, Soiano, Padenghe, Moniga, Manerba, S. Felice Del Benaco Puegnago.
- 3. Gardone, Roè Volciano, Salò, Lonato, Desenzano, Sirminione, Pozzolengo, Monticelli B. Provaglio, Corte Franca, Ome.
- 4. (*)

Verona:

- 1. Bussolengo, Pescantina, Sommacampagna, Villafranca, Sona, Valeggio, Peschiera, Pastrengo, Lazise, Catelnuovo, Cavaion, Affi, Costermano, Rivoli, Caprino, Bardolino, Garda.
- 2. Torri del Benaco, Brenzone, Malcesine, S. Zeno di Montagna.
- 3. (*)

Imperia:

- 1. Aurigo, Badalucco, Borgomaro, Caravonica, Ceriana, Cervo, Cesio, Chiusanico, Chiusavecchia, Cipressa, Civezza, Costarainera, Diano Arentino, Diano Castello, Diano Marina, Diano S. Pietro, Dolceacqua, Dolcedo, Imperia, Lucinasco, Pietrabruna, Pontedassio, Prelà, S. Bartolomeo al Mare, Vasia, Ventimiglia, Villa Faraldi.
- 2. (*)

Massa Carrara:

- 1. Massa, Montignoso, Carrara, Fosdinovo.
- 2. (*)

Pistoia:

- 1. (*)
- 2. Lamporecchio, Larciano, Quarrata.

Firenze:

- 1. (*)
- 2. Incisa Valdarno, Pelago, Pontessieve, Reggello, Rignano S.A., Rufina.
- 3. Capraia e Limite, Carmignano, Cerreto Guidi, Vinci.

Pisa:

- 1. Capannollii, Casciana T., Chianni, Crespina, Fauglia, Laiatico, Lari, Lorenzana, Orciano, Palaia, Peccioli, S. Luce, Terricciola, Bientina, Buti, Calci, S. Giuliano T., Vecchiano, Vicopisano.
- 2. (*)

Siena:

- 1. Abbadia S. Salvatore, Castiglione d'Orcia, Montalcino, Piancastagnaio, Pienza, S. Giovanni d'Asso, S. Quirico d'Orcia, Sarteano.
- 2. (*)

Grossetto:

- 1. Arcidossi, Castel del Piano, Cinigiano, Roccalbegna, Santa Fiora, Seggiano, Semproniano.
- 2. (*)

Livorno:

- 1. Sassetta, Isola d'Elba.
- 2. Livorno, Collesalvetti, Rosignano M.mo, Cecina, Bibbona.
- 3. S. Vincenzo, Campiglia M.mo, Suvereto, Piombino.
- 4. Castegneto Carducci.

Arezzo:

- 1. Arezzo, Bucine, Capolona, Castelfranco di Sopra, Castiglion Fibocchi, Castiglion Fiorentino, Cavriglia, Civitella della Chiana, Cortona, Foiano della Chiana, Laterina, Loro Ciuffenna, Lucignano, Marciano della Chiana Monte S. Savino, Montevarchi, Pergine Baldarno, Pian di Scò, S. Giovanni Valdarno, Subbiano, Terranova Bracciolini.
- 2. (*)

Perugia:

- 1. Castiglione del Lago, Città della Pieve, Magione, Paciano, Panicale, Passignano, Piegaro, Tuoro.
- 2. Bastia, Bettona, Bevagna, Cannara, Corciano, Deruta, Perugia, Torgiano, Valfabbrica, Castel Ritaldi, Collazzone, Fratta Todina, Giano dell'Umbria, Gualdo Cattaneo, Marsciano, Massa Martana, Monte Castello Vibio, Montefalco, Todi.
- 3. (*)

Teramo:

- 1. Cartino, Crognaleto, Rocca S.M., Valle Castellana, Arsita, Castelli, Fano Adriano, Isola G.S., Pietracamela.
- 2. Colledara, Tossicia, Montorio, Torricella, Campli, Canzano, Civitella T., Teramo, Basciano, Bisenti, Castel Castagna, Castilenti, Castiglione, Cellino Att., Cermignano, Montefino, Penna S.A.
- 3. (*)

Pescara:

- 1. (*)
- 2. Cappelle sul Tavo, Cepagatti, Città S. Angelo, Collecorvino, Elice, Loreto Aprutino, Montesilvano, Moscufo, Penne, Pescara, Panella, Picciano, Spoltore, Tocco da Casauria, Rosciano.

Chieti:

- 1. (*)
- 2. Casacanditella, Fara F. Petri, Filetto, Guardiagrele, Pretoro, Rapino, Roccamontepiano, S. Martino sulla Marrucina, Altino, Casoli, Civitella M. Raimondo, Gessopalena, Palombaro, Roccascalegna, S. Eusanio del Sangro, Celenza sul Trigno, Dogliola, Liscia, Palmoli, S. Buono, S. Giovanni Lipioni, Tufillo, Bomba, Carpineto Sinello, Colledimezzo, Guilmi, Perano, Pietraferrazzana, Tornareccio.
- 3. Ari, Bucchianico, Casalincontrada, Chieti, Francavilla al Mare, Miglianico, Ripa Teatina, S. Giovanni Teatino, Torrevecchia Teatina, Vacri, Villamagna, Castelfrentano, Fossacesia, Frisa, Lanciano, Mozzagrogna, Rocca S. Giovanni, S. Maria Imbaro, S. Vito Chietino, Treglio, Arielli, Canosa Sannita, Crecchio, Giuliano Teatino, Orsogna, Ortona, Poggiofiorito, Tollo, Archi, Atessa, Casalanguida, Fresagrandinaria, Furci, Gissi, Lentella, Monteodorisio, Scerni, Paglieta, Casalbordino, Cupello, Pollutri, San Salvo, Torino di Sangro, Vasto, Villalfonsina.

Campobasso:

1. Collestorto, S. Croce di Magliano, S. Giuliano di Puglia, Campomarino, Guglionesi, Larino, Mafalda, Montecilfone, Montenero di Bisaccia, Palata, Petacciato, Portocannone, Rotello, S. Giacomo degli Schiavoni, S. Martino in Pensilis, Tavenna, Termoli, Ururi, Acquaviva CC., Bonefro, Casacalenda, Castelmauro, Civitacampomarano, Gambatesa, Guardialfiera, Lupara, Monecilioni, Macchia Valfortore, Montefalcone del Sannio, Montelongo, Montemitro, Montorio nei Frentani, Morrone del Sannio, Pietracatella, Provvidenti, Ripabottoni, Roccavivara, S. Elia a Pianisi, S. Felice del Molise, Tufara, Trivento.

2. (*)

Rieti:

- 1. (*)
- 2. Cantalupo in Sabino, Gasperia, Collevecchio, Configni, Forano, Magliano S., Montasola, Montebuono, Selci, Stimigliano, Tarano, Vacone, Cottanello.
- 3. Mompeo, Montopoli, Poggio Catino, Poggio Mirteto, Roccantica, Salisano, Torri in Sabina, Montenero, Casaprota, Frasso Sabino, Monteleone S., Poggio Moiano, Poggio S. Lorenzo, Scandriglia, Torricella.
- 4. Catelnuovo di Farfa, Fra Sabina, Poggio Nativo, Toffia.

Roma:

- 1. (*)
- 2. Affile, Anzio, Ardea, Canale Monterano, Capena, Castelgandolfo, Ciampino, Castelnuovo di Porto, Cerveteri, Civitella S. Paolo, Colleferro, Colonna, Fiano Romano, Filacciano, Formello, Frascati, Gallicano nel Lazio, Gavignano, Genazzano, Grottaferrata, Guidonia Montecelio, Ladispoli, Magliano Romano, Mandela, Montecompatri, Monteflavio, Monteprozio Catone, Morlupo, Nepi, Nettuno, Palestrina, Poli, Pomezia, Riano, Roviano, Sacrofano, S. Oreste, Segni, Subiaco, Torrita Tiberina, Vicovaro, Zagarolo.
- 3. Arsoli, Bellegra, Marino, Casape, Mentana, Monterotondo, Nazzano, Olevano Romano, Pisconiano, Ponzano Romano, Rignano Flaminio, Roma, S. Gregorio da Sassola, S. Vito Romano, Tivoli.
- 4. Castelmadama, Marcellina, Montelibretti, Montorio Romano, Moricone, Nerola, Palombara Sabina, S. Polo di Cavalieri, Sant-Angelo Romano.

Viterbo:

- 1. Acquapendente, Onano, Laera, Proceno, Canepina, Vallerano, Vignanello, Caprarola, Carbognano, Ronciglione, Barbarano Romano, Oriolo Romano, Veino, Capranica, Bassano Romano, Sutri, Monterosi, Tarquinia.
- 2. Castiglione in Teverina, Celleno, Civitella d'Agliano, Bagnoregio, Lubriano, Graffignano, Bolsena, Gradioli, Grotte di Castro, S. Lorenzo Nuovo.
- 3. Tuscania, Piansano, Marta, Capodimonte, Fernese, Ischia di Castro, Montalto di Castro, Valentano.
- 4. Canino, Tessennano, Arlena di Castro, Cellera.
- 5. (*)
- 6. Motefiascone, Vitorchiano, Viterbo, Vetralla.

Frosinone:

- 1. Acquafondata, Arce, Arnara, Ceccano, Ceprano, Colfelice, Collepardo, Falvaterra, Filettino, Fiuggi, Guarcino, Paliano, Pignataro Int., Pofi., S. Ambrogio S.G., S. Andrea S.G., S. Apollinare, S. Giorgio a Liri, S. Giovanni Incarico, Torre Cajetana, Trevi nel Lazio, Trivigliano, Viticuso, Ripi, Roccasecca.
- 2. Altri, Arpino, Cassino, Cervaro, S. Elia Fiumerapido, S. Vittore nel Lazio, Vallerotonda, Vallecorsa, S. Donato Val C.
- 3. (*)

Latina:

- 1. Cori, Roccamassima, Lenola, Terracina.
- 2. (*)

Avellino:

- 1. (*)
- 2. Casalbore, Greci, Montaguto, Montecalvo, Savignano, Zungoli.
- 3. Domicella, Lauro, Marzano di Nola, Mosciano, Pago Vallo Lauro, Quindici, Taurano.
- 4. Calabritto, Caposele, Senerchia, Carife, Castelbaronia, Flumeri, S. Nicola Bar., S. Sossio Baronia, Scampitella, Trevico, Vallata, Vallesaccarda, Villanova del Battista, Ariano Irpino, Bonito, Castelfranci, Castelvetere sul Calore, Chiusano S. Domenico, Frigento, Gesualdo, Grottaminarda, Lapio, Luogosano, Melito Irpino, Mirabella Eclano, Montemarsano, Montemiletto, Paternopoli, Pietradefusi, S. Angelo Esca, S. Mango sul C., Sturno, Taurasi, Torre le Nocelle, Venticano, Villamaina, Avella, Baiano, Mugnano del Cardinale, Quadrelle, Sirignano, Sperone.

Benevento:

1. Baselice, Castelfranco, Castelpagano, Castelvetere V. Circello, Colle S., S. Bartolomeo in Gallo, Montefalcone V., Ginestra degli S., Foiano.

2. (*)

Salerno:

- 1. Amalfi, Angri, Atrani, Baronissi, Bracigliano, Calvanico, Castel S. Giorgio, Cava dei Tirreni, Cetara, Conca dei Marini, Corbara, Furore, Fisciano, Maiori, Minori, Nocera Inferiore, Pagani, Positano, Praiano, Ravello, Roccapiedimonte, S. Marzano sul Sarno, S. Egidio Montalbiono, Scala, Siano, Tramonti, Vietri sul Mare, Mercato S. Severino, Pelezzano, Pontecagnano, Salerno, Nocera Superiore, S. Mango Piedimonte.
- 2. Ascea, Camerota, Celle, Centola, Ispani, Novi Velia, Pisciotta, Roccagloriosa S. Giovanni A. Piro, Santa Marina, Torre Orsaia, Vallo della Lucania, Vibonati, Cannalonga.
- 3. Alfano, Auletta, Buccino, Casalvelino, Caselle in Pittari, Castelnuovo Cilento, Ceraso, Cuccaro, Vetere, Futani, Gioi Cilento, Laurito, Montano Antilia, Morigerati, Orria S. Mauro la Bruca, Sanza, Sapri, Stio, Torraca, Tortorella, Moio di Civitella, Perito, Rofrano, Salento, Stella Cilento.

4. (*)

Bari:

- 1. Santeramo, Gioia, Minervino, Gravina, Altamura, Spinazzola, Poggiorsini, Noci.
- 2. Turi, Locorotondo, Alberobello, Putignano, Sammichele, Triggiano, Casamassima, Cellamare, Valenzano, Noicattaro, Modugno, Bari, Toritto, Cassano, Adelfia, Sannicandro.
- 3. Giovinazzo, Terlizzi, Ruvo, Bitonto, Trani, Palo, Binetto, Bitetto, Bitritto, Grumo, Acquaviva, Capurso, Conversano, Rutigliano, Castellana.
- 4. Andria, Barletta, Bisceglie, Corato, Canosa, Molfetta.
- 5. Monopoli, Polignano, Mola.

Foggia:

1.1. (*)

2. S. Severo, S. Paolo C., Torremaggiore, Serracapriola, Chieuti, Lesina, Poggio I., Carapelle, Ordona, Apricena, Foggia, Lucera.

Brindisi:

- 1. Fasano, S. Pietro Vernotico, Brindisi.
- 2. Cisternino, Carovigno, Ceglie Messapico, S. Vito dei Normanni, S. Michele S., Cellino S. Marco, Torchiarolo.

3. (*)

Lecce:

- 1. Campi Salentina, Carmiano, Guagnano, Leverano, Porto Cesareo, Salice Salent., Squinzano, Trepuzzi, Veglie.
- 2. Arnesano, Caprarica di Lecce, Castrì, Cavallino, Copertino, Lecce, Lequile, Lizzanello, Monteroni, Nardò, Novoli, San Cesario di Lecce, San Donato, S. Pietro in Lama, Surbo.

3. (*)

Taranto:

- 1. Taranto, Massafra, Leporano, Palagiano, Palagianello, Ginosa, Castellaneta.
- 2. Martina Franca, Laterza, Nottola.
- 3. (*)

Matera:

- 1. Accettura, Cirigliano, Gorgoglione, Oliveto Lucano, Irsina.
- 2. (*)
- 3. Aliano, Craco, San Mauro Forte, Stigliano, Ferrandina, Miglionico, Pomarico, Bernalda, Montalbano J. Montescaglioso, Pisticci, Policoro, Scanzano J.

Potenza:

- 1. Missanello.
- 2. Acerenza, Atella, Banzi, Barile, Forenza, Genzano di Lucania, Ginestra, Lavello, Maschito, Melfi, Montemilone, Oppido Lucano, Palazzo S. Gervasio, Rapolla, Rionero in Vulture, Ripacandita, S. Chirico Nuovo, Tolve, Venosa, Cersosimo, Noepoli, Roccanova, S. Arcangelo, Senise, Vietri di Potenza.
- 3. (*)

Cosenza:

- 1. (*)
- 2. Acquaformosa, Albidona, Alessandria C., Amendolara, Bisignano, Canna, Cariati, Castroreggio, Cervicati, Cerzeto, Crosia, Francavilla M., Lattarico, Lungro, Luzzi, Malvito, Montalto U., Montegiordano, Mottafollone, Nocara, Oriolo C., Pietrapaola, Roggiano G., Rose, S. Lorenzo B., S. Vincenzo La C., Torano C., Trebisacce, Villapiana.
- 3. Acri, Altomonte, Calopezzati, Caloveto, Campana, Castrovillari, Cerchiara di C., Civita, Cleto, Cropalati, Firmo, Frascineto, Longobucco, Mendatoriccio, Mongrassano, Morano C., Paludi, S. Basile, S. Benedetto U., S. Donato N., S. Lorenzo V., S. Marco Arg., S. Martino F., S. Sofia D'Epiro, S. Sosti, S. Caterina A., Saracena, Scala Coeli, Spezzano Alb., Tarsia, Terranova S., Terravecchia.
- 4. Cassano Jonio, Corigliano C., Rossano C., S. Cosmo Alb., S. Demetrio C., S. Giorgio A., Vaccarizzo A.,

Reggio Calabria:

- 1. (*)
- 2. Bagaladi, Bagnara Cal., Calanna, Campo Calabro, Cardeto, Fiumara, Laganadi, Reggio Calabria, San Lorenzo, San Roberto, S. Alessio in Aspromonte, S. Stefano d'Aspromonte, Scilla, Villa S. Giovanni, Melito Porto Salvo, Montebello Jonico, Motto S. Giovanni.
- 3. Gioia Tauro, Rosarno, Rizziconi, Candidoni, Laureana di Borrello.
- 4. Cosoleto, Delianova, Santa Cristina D'Aspromonte, S. Eufemia d'Aspromonte, Scido, Sinopoli.
- 5. Anoia, Cinquefrondi, Cittanova, Feroleto della Chiesa, Galatro, Giffone, Maropati, Melicuccà, Melicucco, Molochio, Oppido Mamertina, Palmi, Polistena, S. Giorgio Morgeto, S. Pietro di Caridà, S. Procopio, Seminara, Serrata, Taurianova, Terranova Sappio Minulio, Varapodio, S. Ferdinando.

Agrigento:

- 1. Calamonaci, Menfi, Ribera, Sciacca.
- 2. (*)

Catania:

- 1. Maletto, Milo, Nicolosi, Pedara, S. Alfio, Trecastagni, Viagrande, Zafferana.
- 2. Calatabiano, Castiglione di Sicilia, Fiumefreddo, Giarre, Linguaglossa, Mascali, Piedimonte Etneo, Randazzo, Riposto.
- 3. Catania, Grammichele, Licodia Eubea, Mirabella Imbaccari, Misterbianco, Motta S. Anastasia, S. Michele di Ganzeria, Vizzini, S. Cono.
- 4. Castel di Iudica, Raddusa, Ramacca.
- 5. Adrano, Biancavilla, Bronte, Maniace, Belpasso, Camporotondo, Mascalucia, Paternò, S. M. di Licodia, S. Pietro Clarenza.
- 6. (*)
- 7. Scordia, Caltagirone, Militello, Mineo, Palagonia, Mazzarrone.

Trapani:

- 1. Erice, Valderice, Buseto P., Custonaci, Alcamo, Calatafimi, Gibellina, Salaparuta, Poggioreale, Salemi, Vita, Marsala, Mazzara del Vallo, Petrosino, Castellammare G.
- 2. Campobello, Castelvetrano, Partanna, S. Ninfa, Paceco, Trapani, S. Vito Lo Capo.
- 3. (*)

Messina:

- 1. (*)
- 2. Brolo, Capizzò, Castel di Lucio, Castell'Umberto, Ficarra, Floresta, Galati Mamertino, Longi, Naso, Piranino, Raccuia, S. Pietro Patti, S. Angelo di Brolo, S. Teodoro, Sinagra, Tortorici, Ucria.

Palermo:

1. Altavilla Milicia, Altofonte, Bagheria, Balestrate, Campofelice di Roccella, Capaci, Carini, Casteldaccia, Cefalù, Cinici, Ficarazzi, Isola delle Femine, Lascari, Misilmeri, Palermo, Partinico, S. Flavia, Sciara, Termini Imerese, Terrasini, Torretta, Trabia, Trappeto, Ustica, Villabate, Cerda, Lercara Friddi, Mezzoiuso, Pollina, Ventimiglia di Sicilia, Vicari, Villafrati, Baucina, Belmonte Mezzagno, Bolognetta, Caccamo, Cefalà Diana, Aliminusa, Compofelice di Fitalia, Ciminna, Marineo, Piana degli Albanesi, Raccapalumba, S. Cristina.

2. (*)

Siracusa:

- 1. Buscemi, Buccheri, Cassaro, Ferla, Sortino, Palazzolo A.
- 2. Carlentini, Francofonte, Lentini.
- 3. Noto, Avola, Rosolini, Portopalo, Pachino.
- 4. (*)

Cagliari:

- 1. Dolianova, Donori, Gonnosfanadiga, Serdiana, Soleminis, Villacidro.
- 2. Domusnovas, Guasila, Guspini, Lasplassas, Musei, Pimentel, Pula, Sinnai, S. Andrea Frius, Suelli, Tuili, Turri, Ussana, Sarrok, Villa S. Pietro.
- 3. Barrali, Barumini, Buggerru, Cagliari, Calasetta, Carbonia, Carloforte, Collinas, Decimoputzu, Demusdemaria, Furtei, Genuri, Gesico, Gesturi, Gonnesa, Guamaggiore, Iglesias, Lunamatrona, Mandas, Maracalagonis, Monastir, Muravera, Narcao, Nuraminis, Nuxis, Ortacesus, Pauli Arbarei, Perdaxius, Quartu S. Elena, Samassi, Samatzai, S. Basilio, Sanluri, S. Sperate, Santadi, San Vito, Segariu, Selegas, Senorbì, Serramanna, Serrenti, Sestu, Siddi, Siliqua, Siurgus Donigala, Teulada, Ussaramanna, Uta, Vallermosa, Villamar, Villamassargia, Villanovaforru, Villanovafranca, Villaputzu, Villasalto, Villasor.
- 4. (*)

Oristano:

- 1. (*)
- 2. Albagiara, Ales, Assolo, Asuni, Baradili, Baressa, Bonarcado, Cuglieri, Gonoscodina, Gonnosnò, Gonnostramatza, Mogorella, Morgongiori, Nureci, Pau, Pompu, Scano Montiferro, Seneghe, Senis, Sennariolo, Simala, Siris Tresnuraghes, Usellus, Villaurbana, Villaverde, Sini.

Nuoro:

- 1. Bitti, Budoni, Lula, Lodé, Onanì, Orune, Osidda, Posada, S. Teodoro, Siniscola, Torpé, Aritzo, Atzara, Austis, Belvì, Desulo, Fonni, Gadoni, Gavoi, Ollolai, Ortueri, Ovodda, Teti, Tiana, Tonara, Measa-Sardo, Seulo, Sorgono, Dorgali, Galtelli, Loculi, Irgoli, Mamaiada, Nuoro, Oliena, Olzai, Onifai, Oniferi, Orani, Orotelli, Ottana, Orgosolo, Orosei, Sarule.
- 2. (*)
- B. FRANKRIG FRANKREICH ΓΑΛΛΙΑ FRANCE FRANCIA FRANKRIJK
- 1: 11 Aude:

Albas, Caves, Durban-Corbières, Embres-et-Castelmaure, Fitou, Lapalme, Portel, Port-la-Nouvelle, Roquefort-des-Corbières, Sigean, Treilles.

- 66 Pyrénées-Orientales
- 2: 11 Aude (*)

34 Hérault

3: 07 Ardèche

30 Gard:

Aiguèze, Alès, Allègre, Anduze, Arphy, Arre, Aulas, Aumessas, Bagard, Barjac, Bessèges, Bez-et-Esparon, Boisset-et-Gaujac, Branoux-les-Taillades, Breau-et-Salagosse, Brouzet-les-Alès, Cadière-et-Cambo, Canaules-et-Argentières, Cardet, Cassagnoles, Cendra, Conqueyrac, Cornillon, Courry, Cros, Deaux, Durfort et Saint-Martin S., Euzet, Fons-sur-Lussan, Foussignargues, Fressac, Gagnières, Générargues, Goucargues, La Grand-Combe, Issirac, Lasalle, Laval-Pradel, Laval-Saint-Roman, Lezan, Lussan, Les Mages, Massanes, Massillargues-Attuech, Mejannes-les-Alès, Meyrannes, Mialet, Molières-sur-Cèze, Monoblet, Mons, Montclus, Monteils, Navacelles, Peyremale, Les Plans, Pompignan, Potelières, Puechredon, Ribaute-les-Tavernes, Robiac, Rochegude, Rogues, Roquedur, Rousson, Saint-Ambroix, Saint-André-de-Majencoules, Saint-André-de-Roquepertuis, Saint-Bres, Saint-Bresson, Saint-Christol-de-Rodières, Saint-Chrol-les-Alès, Saint-Félix-de-Pallières, Saint-Florent-sur-Auzonnet, Saint-Hilaire-de-Brethmas, Saint-Hippolyte-du-Fort, Saint-Jean-de-Crieulon, Saint-Jean-de-Maruejols, Saint-Jean-de-Serres, Saint-Jean-de-Valériscle, Saint-Jean-du-Gard, Saint-Jean-du-Pin, Saint-Julien-de-Cassagnas, Saint-Julien-de-Peyrolas, Saint-Julien-les-Rosiers, Saint-Just-et-Vacquières, Saint-Laurent-le-Minier, Saint-Martial, Saint-Martin-de-Valgalgues, Saint-Paulet-de-Caisson, Saint-Paul-la-Coste, Saint-Privat-de-Champclos, Saint-Privat-des-Vieux, Saint-Sébastien-d'Aigrefeuil, Saint-Victor-de-Malcap, Salindres, Salles-du-Gardon, Sauve Sénéchas, Servas, Seynes, Soustelle, Sumène, Thoiras, Tornac, Vabres, Vallerargues, Valleraugue, Vézénobres, Le Vigan.

48 Lozère:

Saint-Étienne-Vallée-Française.

4: 26 Drôme

84 Vaucluse:

Brantes, Buisson, Crestet, Entrechaux, Faucon, Malaucène, Monteux, Puymeras, Roaix, Saint-Léger-de-Ventoux, Saint-Marcellin-les-Vaison, Saint-Romain-en-Viennois, Saint-Roman-de-Malegarde, Savoillan, Vaison-la-Romaine, Valreas, Villedieu, Visan.

5: 13 Bouches-du-Rhône (*)

- 30 Gard (*)
- 84 Vaucluse (*)
- 6: 04 Alpes-de-Haute-Provence (*)

7: 13 Bouches-du-Rhône:

Aubagne, Auriol, Cassis, Ceyreste, La Ciotat, Cuges-les-Pins, Gemenos, La Penne-sur-Huveaune, Roquefort-la-Bédoule, Roquevaire.

83 Var (*)

8: 04 Alpes-de-Haute-Provence:

Castelet-des-Sausses, Entrevaux.

06 Alpes-Maritimes

83 Var:

Adrets, Bagnols-en-Forêt, Callian, Fayence, Mons, Montauroux, Saint-Paul-en-Forêt, Ianneron, Tourettes.

9: 20A Corse du Sud

20B Haute-Corse

C. GRÆKENLAND — GRIECHENLAND — ΕΛΛΑΔΑ — GREECE — GRÈCE — GRECIA — GRIEKENLAND

Αιτωλοακαρνανίας:

- 1. Αγριδίου, Αλευράδας, Αμοργιανών, Βαρετάδας, Γιαννόπουλου, Εμπεσού, Μαλεσιάδας, Πατιόπουλου, Πετρώνας, Σταθά, Τρικλίνου, Χαλκιόπουλων, Αγαλιαννού, Αγίας Βαρδάρας, Αγίας Παρασκευής, Αφράτου, Δρυμώνα, Καστανούλας, Κερασέας, Κοκκινόδρυσης, Νεροχωρίου, Πεντακόρφου, Περιστερίου, Προσηλίων, Σιδηρών, Σιτομενών, Σκουτέρας, Σπαρτιάς.
- 2. Αγραμπέλων, Αετού, Αρχοντοχωρίου, Αχύρων, Βλυζιανών, Καραϊσκάκη, Κομπωτής, Μαχαιράς, Μπαμπίνης, Παλαιομανίνας, Παναγούλας, Παπαδάτου, Πλαγιάς, Ρίγανης, Στρογγυλοβουνίου, Τρύφου.
- 3. (*)
- 4. Άνω Κερασόδου, Άνω Κουδουνιού, Ελληνικών, Άκρων, Μακρυνούς, Μεσαρίτσας, Μουσούρων, Φραγκουλαίικων, Ποταμούλας.
- 5. Αγίου Νικολάου, Αστακού, Βασιλόπουλου, Βόνιτσας, Βάρνακα, Δρυμού, Ουρίου, Κανδήλας, Μοναστηρακίου, Μύτικα, Παλαίρου, Παληαμπέλων, Περατίας, Πογωνίας, Μεσολογγίου, Αγίου Ανδρέα, Αγίου Γεωργίου, Αγίου Θωμά, Γαδαλούς, Γραμματικούς, Δαφνιά, Ζευγαρακίου, Κάτω Κερασόδου, Κάτω Μακρυνούς, Κλεισορρευμάτων, Ματαράγκα, Καψοράχης, Παπαδάτων, Περιθωρίου, Ρετσίνων, Τριχωνίου, Ναυπάκτου, Αντιρρίου, 'Ανω Βασιλικής, Βασιλικής, Γαδρολίμνης, Μακυνείας, Μολυκρείου, Τρικόρφου, Καλουδίου, Κάτω Χρυσοδίτσας, Νερομάνας, Παλαιοκαρυάς, Παμφίου, Παντάνασσας, Παραδόλας, Χρυσοδίτσας.
- 6. Κατοχής, Λεσινίου, Πενταλόφου, Γαλατά, Γουριάς, Μάστρου, Νεοχωρίου.
- 7. Καστρακίου, Λουτρού, Ματσουκίου, Μπαμπαλίου, Οχθίων, Σφήνας, Γουριώτισσας, Αγρινίου, Αγίου Κωνσταντίνου, Δοκιμίου, Ελαιοφύτου, Καινούργιου, Παναιτωλίου, Σπολαίτας, Νεάπολης.
- 8. Αμπελακίου, Κεχρινιάς, Λεπενούς, Μενιδίου, Σαρδινίων, Στράτου, Φλωριάδας, Ανοιξιάτικου, Προδρόμου, Σκουρτούς, Χρυσοδίτσας, Αγίου Βλασίου, Αμπελιών, Κυπαρίσσου, Ποταμούλας, Σαργιάδας, Σκουτεσιάδας, Χούνης, Ψηλόδραχου.
- 9. Αμφιλοχίας, Σπαρτού, Στανού, Κατούνας, Κονοπίνας, Φυτειών.
- 10. Αιτωλικού, Αγγελόκαστρου, Αγίου Ηλία, Ευηνοχωρίου, Λυσιμαχείας, Στάμνας, Χρυσοδεργίου.

Αττικής:

- 1. Μεγάρων, Ν. Περάμου.
- 2. Ασπροπύργου, Φυλής, Μαγούλας, Μάνδρας, Ελευσίνας, Ερυθρών Βιλίων.
- 3. Αθήνας, Αιγάλεω, Άνω Λιοσίων, Γαλατσίου, Καισαριανής, Περιστερίου, Καματερού.
- 4. (*)

Βοιωτίας:

- 1. Αράχωδας, Διστόμου, Αντικύρας, Δαυλείας, Στειρίου, Κυριακού.
- 2. Λιδαδέων, Αγίας Τριάδος, Αγίου Γεωργίου, Λαφυστίου.
- 3. Αλιαρτού, Αγίας Άννας, Κορώνειας, Πέτρας, Σωληναρίου, Υψηλάντου.
- 4. (*)
- 5. Ακραιφνίου Κάστρου, Κοκκίνου, Μουρικίου, Υπάτου, Λουτσίου, Παύλου, Πύργου.
- 6. Αγίου Σπυρίδωνος, Αλαλκομενών, Καρυάς, Ρωμαίικου.
- 7. Δοδραίνης (Κορύνης), Ελλοπίας, Θίσθης, Ξηρονομής, Προδρόμου.
- 8. Άσκρης (Ασκαραίων), Θεσπιών, Λεονταρίου, Μαυρομματίου, Νεοχωρίου Θεσπιών.
- 9. Θηβαίων, Αμπελοχωρίου, Βαγιών, Καπαρελλίου, Λεύκτρων, Λουτουφίου, Μελισσοχωρίου, Πλαταιών.
- 10. Αγίου Θωμά, Άρματος, Ασωπίας, Ελεώνος, Καλιθέας, Κλειδίου Νεοχωρακίου, Οινοφύτων, Σχηματαρίου, Τανάγρας.
- 11. Δάφνης, Πύλης, Σταφάνης.

Ευδοίας:

1. Αβγαρίας, Αγδίνων, Αγίου, Αγριοδοτανίου, Αρτεμισίου, Ασμηνίου, Βασιλικών, Βούτα, Γαλατσώνος, Γερακιούς, Γουδών, Ελληνικών, Ιστιαίας, Καμαρίων, Καστανιώτισσας, Κερασιάς, Κρυονερίτου, Λιχάδας, Μηλέων, Μονοκαρυάς, Νέου Πύργου, Ροδιών, Ταξιάρχου, Ωρεών.

- 2. Αγίας Άννης, Αχλαδίου, Γαλατσάδων, Γιάλτρων, Κεραμείας, Κεχριών, Κοτσικίας, Κηρίνθου, Λίμνης, Λουτρών Αιδηψού, Μαντουδίου, Παππάδων, Σκεπαστής, Στροφυλίας, Φαράκλας.
- 3. Βαθέος Αυλίδος, Καλοχωρίου-Παντειχίου, Δροσιάς, Λουκισίων, Παραλίας Αυλίδος, Φάρου Αυλίδος.
- 4. Αγίου Αθανασίου, Αγίου Νικολάου, Αμφιθέας, Άνω Βάθειας, Αφρατίου, Βουνών, Θεολόγου, Καθενών, Καλλιθέας, Καμαρίτσας, Καστέλλας, Κυπαρισσίου, Λούτσας, Μακρύκαπας, Μίστρου, Μύτικα, Νέας Αρτάκης, Νέας Λαμψάκου, Πίσσωνος, Πολιτικών, Πουρνού, Σταύρου, Στενής, Τριάδος, Φύλλων, Χαλκίδος, Ψαχνών.
- 5 Αμαρύνου, Βασιλικού, Γυμνού, Ερέτριας.
- 6. (*)
- 7. Αγίου Δημητρίου, Αγίας Σοφίας, Αετού, Ακταίου, Αμελάντων, Αμυγδαλιάς, Αργυρού, Βλαχιάς, Γιαννιτσίου, Γραμπίας, Γλυφάδας, Θαρουνίων, Καλλιανού, Καλυβίων, Καρύστου, Κατσαρωνίου, Κομήτου, Μακρυχωρίου, Μανικίων, Μαρμαρίου, Μετοχίου Κηρέως, Μελισσώνος, Μύλων, Νεοχωρίου, Νέων Στύρων, Παραδεισίου, Πλατανίστου, Πολυποτάμου, Πρασίνου, Πηλίου, Προκοπίου, Σέττας, Στουπαίων, Στύρων, Στροπόνων, Τραχηλίου, Δαφνούσης, Σπαθαρίου, Μετοχίου Δίρφεως.
- 8. Σκύρου.

Πειραιά:

- 1. Αντικυθήρων (επί ομώνυμης νήσου), Αρωνιάδικων, Καραβά, Καρβουνάδων, Κοντολιάνικων, Κυθήρων, Λιβαδίου, Λογοθετιάνικων, Μητάτων, Μυλοποτάμου, Μυρτιδιών, Ποταμού, Φρατσίων, Φριλιγκιάνικων.
- 2. Ύδρας, Σπετσών.
- 3. Γαλατά, Τροιζήνας.
- 4. Λουτρόπολης, Μεθάνων, Κυψέλης Μεθάνων, Κουνουπίτσας, Μεγαλοχωρίου, Ταλτικούπολης,
- 5. (*)
- 6. Πόρου, Άνω Φαναρίου, Δρυόπης, Καρατζά.

Φθιώτιδας:

- 1. Αταλάντης, Αγίας Μαρίνας, Αγίας Τριάδας, Αγίου Κωνσταντίνου, Αγίου Σεραφείμ, Αρκίτσας, Αχινού, Καραβόμυλου, Καινούριου, Κυπαρισσίου, Λιδανάτων, Μεγαπλατάνου, Μώλου, Σκάρφειας, Στυλίδας.
- 2. Άνυδρου, Αχλαδιού, Βαθύκοιλου, Γλυφά, Θερμοπυλών, Καμένων Βούρλων, Λαρύμνας, Λιμογαρδίου, Μαλεσίνας, Μαρτίνου, Μύλων, Νεράιδας, Προσκύνας, Παλαιοκερασιάς, Πελασγιάς, Ραχών, Σπαρτιάς, Τραγανών.
- 3. Αγίας Παρασκευής, Αγίου Χαραλάμπους, Ανάδρας, Αλεπόσπιτων, Αργυροχωρίου, Αυλακιού, Βαρδάτων, Δαμάστας, Ηράκλειας, Κομποτάδων, Κωσταλέξη, Κομνηνών, Κόλακα, Καλλιδρόμου, Λαμίας, Λυγαριάς, Μεγάλης Βρύσης, Μεξιάτων, Μοσχοχωρίου, Μοσχοκαρυάς, Μενδενίτσας, Νέου Κρικέλλου, Ροδίτσας, Σταυρού, Στύρφακα, Υπάτης, Φραντζή.
- 4. (*)

Φωκίδος:

- 1. Αγίας Ευθυμίας, Βουνιχώρας, Γαλαξειδιού, Προσηλίου, Τριταίας, Σεσφίνας, Πεντεόριας.
- 2. (*)
- 3. Άμφισσας, Δελφών, Χρισσού, Ιτέας, Σερνικακίου, Αγίου Κωνσταντίνου, Αγίου Γεωργίου, Ελαιώνος, Δροσοχωρίου.
- 4. Λοιπές κοινότητες.

Αργολίδος:

- Κρανιδίου, Διδύμων, Ερμιόνης, Ηλιοκάστρου, Θερμησίας, Κοιλάδος, Πορτοχελίου, Φούρνων, Αδαμίου, Ιρίων, Καρνεζαίικων, Νέας Επιδαύρου, Παλαιάς Επιαδαύρου, Τραχείας.
- 2. Αγίου Νικολάου, Ανδρίτσης, Αχλαδοκάμπου, Βρουστίου, Γυμνού, Καπαρελλίου, Καρυάς, Κεφαλοδρύσου, Κρυονερίου, Λιμνών, Μαλαντρενίου, Νεοχωρίου, Φεργκαίνης, Αγίου Δημητρίου, Αρκαδικού, Δημαίνης, Λυγουρίου.
- 3. (*)
- 4. Κιδερίου, Σκαφιδακίου, Μύλων.

Αρκαδίας:

- 1. Αγίου Ανδρέα, Άστρους, Βερβένων, Κορακοβουνίου, Μελιγούς, Παραλίας Άστρους.
- 2. Λεωνιδίου, Πέρα Μελανών, Πηγαδίου, Πουληθρών, Πραγματευτής, Σαπουνακέικων, Τυρού.
- 3. Δολιανών, Ξηροπηγαδίου.

- 4. Αγίου Γεωργίου, Αγίου Ιωάννη (Θερινή Έδρα), Αγίας Σοφίας, Ελαιοχωρίου, Ορεινού Κορακοδουνίου, Ορεινής Μελιγούς, Περδικόδρυσης, Πλατάνας, Πραστού, Στόλου, Χαράδρου.
- 5. Αγίας Βαρδάρας, Αγριακώνας, Βλαχοκερασίας, Καλτεζών, Κολλινών, Μαυρογιάννη.
- 6. Ακόδου, Βάστας, Βελιγροστής, Γιανναίων, Ελληνίτσας, Ισαρίου, Καμάρας, Λεονταρίου, Λεπτινίου, Παραδεισίων, Πετρίνας, Ποταμιάς, Σκορτσίνου, Σουλίου, Τουρκολέκα, Φαλεσίας, Χιράδων, Χρανών.
- 7. Αγίου Ιωάννου, Κακουρέικων, Καστρακίου, Κόκκορα, Λιδαδακίου, Λιοδώρας, Λουτρών, Ηραίας, Πύρρη, Τριποταμιάς, Χρυσοχωρίου.
- 8. Ατσίχολου, Βλαχοράφτη, Κωτυλίου, Παναγίας, Ριζοσπηλιάς, Σαρακινίου, Παλαιοκάστρου.
- 9. Αετορράχης, Βυζικίου, Δόξας, Καλλιανίου, Λευκοχωρίου, Νεοχωρίου, Γορτυνίας, Ραχών, Σταυροδρομίου, Τροπαίων, Χώρας.
- 10. (*)
- 11. Λαγκαδίων, Αμυγδαλιάς, Βαχλίας, Βελημαχίου, Βουτσίου, Βυδιακίου, Δήμητρας, Δρακοδουνίου, Καρδαριτσίου, Κερπινής, Κοντοδάζαινας, Μοναστηρακίου, Ξηροκαρύταινας, Παραλόγγων, Περδικονερίου, Πουρναριάς, Σπαθαρίου.
- 12. Αγριδίου, Δάρα, Θεοκτίστου, Καμενιτσέας, Κώμης, Παναγίτσας, Πρασίνου.
- 13. Αγίου Βασιλείου, Βλησιδίας, Καστανίτσας, Μαρίου, Νέας Χώρας, Παλιοχωρίου, Παρθενίου, Πλατάνου, Σιταίνας, Τσιταλίων.
- Λεδιδίου, Αμπελακίου, Αρτεμησίου, Βλαχέρνας, Δάφνης, Κανδήλας, Λίμνης, Λουκά, Μάκρης, Μανάρη, Πάπαρης, Πελάγους, Πικερνίου, Σιμιάδων, Χωτούσας.

Ηλείας:

- 1. (*)
- 2. Αγιάς, Αγίας Τριάδας, Αγνώντων, Αγραιπιδοχωρίου, Ανθώνος, Αντρωνίου, Αχλαδίνης, Βουλιαγμένης, Γουμέρου, Δούκα, Κακοταρίου, Καρυάς, Κλινδίας, Κορυφής, Κούμανη, Κουτσοχέρας, Λαγανά, Λάλα, Λαμπείας, Λάτας, Λουγκά, Μαζαρακίου, Μηλέων, Νεμούτας, Οινόης, Ορεινής, Περιστερίου, Περσαίνης, Πεύκης, Ροδιάς, Σιμόπουλου, Σκλίδα, Φολόης, Ανδρίτσαινας, Αλιφείρας, Αμυγδαλέων, Βρεστού, Δαφνούλας, Δραγωγίου, Θεισόας, Κουφόπουλου, Κρυονερίου, Ανδρ. Λιδαδάτου, Λινισταίνης, Μηλέας, Μίνθης, Μυρωνίων, Περιδολίων, Πετραλώνων, Ροδίων, Σέκουλα, Στομίου, Φαναρίου, Φιγαλείας.
- 3. Πύργου, Αγίου Γεωργίου, Αμπελώνος, Βαρδασαίνης, Βροχίτσης, Ελαιώνος, Κολιρίου, Παλαιοδαρδασαίνης, Ματεσίου.

Κορινθίας:

- Κορίνθου, Λουτρακίου-Περαχώρας, Αγγελοκάστρου, Αγίου Ιωάννου, Αγίων Θεοδώρων, Γαλατακίου, Εξαμιλίων, Ισθμίας, Κατακαλίου, Κορφού, Ξυλοκερίζης, Πισίων, Σοφικού.
- 2. Αηδονίων, Γαλατά, Γονούσης, Δάφνης, Καστρακίου, Κεφαλαρίου, Κουτσίου, Κρυονερίου, Λαύκας, Λεοντίου, Μπόζικα, Νεμέας, Παραδείσιου, Πετρίου, Στιμάγκας, Τιτάνης, Χαλκείου, Ψαρίου.
- 3. Αγιονορίου, Αγίου Βασιλείου, Αθικίων, Αρχαίας Νεμέας, Αρχαίων Κλεωνών, Κληνίας, Κουτάλα, Σολωμού, Στεφανίου, Χιλιομοδίου.
- 4. Σικυώνος (Κιάτου), Αρχαίας Κορίνθου, Άσσου, Βέλου, Βοχαϊκού, Βραχατίου, Διμηνίου, Ελληνοχωρίου, Ευαγγελιστρίας, Ζευγολατειού, Κάτω Άσσου, Κάτω Διμηνιού, Κακκωνίου, Κρηνών, Λαλιώτου, Λεχαίου, Μεγάλου Βάλτου, Μουλκίου Μπολατίου, Νεράτζης, Πασίου, Περιγιαλίου, Πουλίτσης, Σικυώνος, Σουληναρίου, Σουλίου Ταρσινών.

5. (*)

Λακωνίας:

- 1. Βαχού, Δρυμού, Έξω Νυμφίου, Κοκκάλα, Κότρωνα, Λάγιας, Πυρίχου, Αλικών, Άνω Μπουλαριών, Αρεοπόλεως, Βάθειας, Γέρμας, Γερολιμένος, Δρυάλου, Καρέας, Κελεφά, Κοίτας, Κούνου, Κριονερίου, Μίνας, Νέου Οιτύλου, Οιτύλου, Πύργου Διρού, Τσικαλίων.
- 2. Γυθείου, Αγίου Βασιλείου, Αιγιών, Άρνας, Αρχοντικού, Βασιλακίου, Δαφνίου, Δροσοπηγής, Καλυδίων Γυθείου, Καρδελά, Καρυουπόλεως, Καστανιάς, Κόκκινων Λουριών, Κονακιών, Κρήνης, Κροκεών, Λαγιού, Λυγερέα, Μαραθέας, Μέλισσας, Μελιτίνης, Μυρσίνης, Νεοχωρίου, Πλατάνου, Πετρίνας, Προσηλίου, Σεπεργουδίου, Σιδηροκάστρου, Σκαμνακίου, Σκουταρίου, Σπαρτιά, Στεφανιάς, Χωσιαρίου, Αγίου Νικολάου, Μελιτίνης.
- 3. Γοράνων, Δάφνης, Ξηροκαμπίου, Πολοβίτσας, Ποταμιάς, Βασιλικής, Παλαιόβρυσης.
- 4. Αγίου Ιωάννη, Αγίας Ειρήνης, Αμυκλών, Αναδρυτής, Ανωγείων, Αφισσού, Καλυδίων Σοχάς, Κεφαλά, Κλαδά, Λευκοχώματος, Μαγούλας, Μυστρά, Παλαιοπαναγίας, Παρορίου, Πλατάνας, Σκούρα, Τραπεζοντή, Τρύπης, Σπάρτης.

- 5. Αγίου Κωνσταντίνου, Αγόριανης, Αλευρούς, Βορδόνιας, Γεωργουσίου, Καστορίου, Λογγάστρας, Λογγανίκου, Πελλάνας, Περιβολίων, Σουστιάνων.
- 6. Αγριάνων, Βασσαρά, Βουτιάνων, Βρεσθαίνων, Θεολόγου, Καλλονής, Κονιδίτζας, Σελλασίας, Χρύσαφας.
- Αγίων Αναργύρων, Αγίου Δημητρίου Ζάρακα, Αλεποχωρίου, Βρονταμά, Γερακίου, Γραμπούσας (Αμπελοχωρίου), Γκοριτσάς, Ιέρακα, Καλλιθέας, Καρίτσας, Κουπιών, Κρεμαστής, Κυπαρισσίου, Λαμποκάμπου, Νιάτων, Ρειχέας, Χάρακα.
- 8. Μολλάων, Απιδιάς, Αστερίου, Ασωπού, Βλαχιώτη, Γλυκόδρυσης, Γουδών, Ελαίας, Έλους, Μεταμόρφωσης, Φοινικίου, Λέημονα Σκάλας, Μυρτιάς, Πακίων, Παπαδιάνικων, Περιστερίου, Συκέας.

9. (*)

Μεσσηνίας:

- 1. Αδιάς, Αγίου Νικολάου, Αγίου Νίκωνος, Αλτομύρων, Βέργας, Δόλων, Εξωχωρίου, Θαλάμων, Κάμπου, Καρδαμύλης, Καρυοδουνίου, Καστανέας, Κέντρου Λαγκάδας, Μηλέας, Μικράσης-Μαντινείας, Νεοχωρίου, Νεοχωρίου-Λεύκτρου, Νομίτση, Πλάτσης, Προαστίου, Προσηλίου, Πύργου-Λεύκτρου, Ριγκλίων, Σαϊδόνας, Σταυροπηγίου, Σωτηριάνικων, Τραχήλας, Τσερίων.
- 2. (*)
- 3. Μελιγαλά, Αγριοδούνου, Ανδανίας, Ανθούσης, 'Ανω Μελπείας, Βαλύρας, Δεσσύλα, Διαδολιτσίου, Ζερμπιτσιών, Ζευγολατειού, Ηλέκτρας, Καλλιρόης, Καλυδίων, Καρνασίου, Κατσαρού, Κάτω Μελπείας, Κεντρικού, Κεφαλλινού, Κωνσταντίνων, Λουτρού, Μαγούλας, Μάλτας, Μάνδρας, Μαντζαρίου, Μαυρομματίου Ιθώμης, Μερόπης, Μίλα, Νεοχωρίου, Ιθώμης, Οιχαλίας, Παραπουγκίου, Πεύκου, Πολίχνης, Ρευματιάς, Σιάμου, Σκάλας, Σολακίου, Στενυκλάρου, Τσουκαλέικων, Φιλίων.
- 4. Αλαγονίας, Αρτεμισίας, Καρδελίου, Λαδά, Νέδουσας, Πηγαδίων, Πηγών.
- 5. Πύλου, Αδριανής, Ακριτοχωρίου, Αμπελοκήπων, Αχλαδοχωρίου, Βασιλιτσίου, Βλάση, Βλαχόπουλου, Βουναριών, Γλυφάδας, Δάρα, Δροσιάς, Ευαγγελισμού, Ικλαίνης, Καινούργιου Χωριού, Καλλιθέας, Καλοχωρίου, Καπλανίου, Καρποφόρων, Καστανιών, Κόκκινου, Κόμπων, Κορυφασίου, Κορώνης, Κουκουνάρας, Κουρτακίου, Κρεμμυδίων, Κυνηγού, Λαχανάδας, Λόγγας, Λυκίσσης, Μαθίας, Μανιακίου, Μαργελίου, Μεθώνης, Μεσοποτάμου, Μεσοχωρίου, Μηλιώτου, Μυρσινοχωρίου, Μεταμορφώσεως, Μηλίτσης, Μηλιώτου, Νέας Κορώνης, Νερόμυλου, Πανιπερίου, Παπαφλέσσα, Παπουλίων, Πελεκανάδας, Πεταλιδίου, Πετριτσίου, Πηδάσου, Πύλξας, Ρωμανού, Σουληναρίου, Υαμείας, Φαλάνθης, Φοινίκης, Φοινικούντος, Χανδρινού, Χαραυγής, Χωματάδας, Χρανών.
- 6. Κυπαρισσίας, Φιλιατρών, Γαργαλιάνων, Αμπελόφυτου, Αρμενίων, Βάλτων, Ελαίας, Εξοχικού, Καλού Νερού, Λεύκης, Μαραθούπολης, Πύργου, Ραχών, Σπηλιάς, Φαρακλάδας, Φλόκας, Χαλαζώνος, Χώρας.
- 7. Αγαλιανής, Αγριλιάς, Αετού, Αρτικίου, Αυλώνας, Βανάδας, Βασιλικού, Βρυσών, Γλυκοριζίου, Δωρίου, Καμαρίου, Καρυών, Κεφαλόβρυσης, Κόκλας, Κοπανακίου, Μάλθης, Μεταξάδας, Μουζακίου, Μουριτιάδας, Ξυροκάμπου, Περδικονερίου, Πλάτης, Προδρόμου, Σιδηροκάστρου, Σιτοχωρίου, Στασίου, Χριστιανούπολης, Χρυσοχωρίου, Ψαριού.
- 8. Αγίου Σώστη, Αμπελώνας, Άνω Δωρίου, Κακαλετρίου, Καλίτσαινας, Καλογερεσίου, Κούδελα, Κρυονερίου, Λατζουνάτου, Λυκουδεσίου, Μάλης, Μοναστηρίου, Νέδα, Παλαιού-Λουτρού, Πέτρας, Πλατανιάς, Πολυθέας, Ραφτόπουλου, Ροδιάς, Σέλλας, Σκληρού, Στασίμου, Συρρίζου, Τριπύλων, Φλεσιάδας, Χαλκιών.

Ζακύνθου:

1. Αγαλά, Αγίου Λέοντα, Αγίου Νικολάου, Αναφωνήτριας, Άνω Βολιμών, Βολιμών, Γυρίου, Έξω Χώρας, Κερίου, Λούχας, Μαριών, Ορθονίων.

2 (*)

Λευκάδας:

 Λευκάδας, Αγίου Πέτρου, Απολπαίνας, Βασιλικής, Βουρνίκων, Καβάλου, Καλαμιτσίου, Καρυωτών, Κατούνης, Κονταραίνας, Νεοχωρίου, Νυδρίου, Σπανοχωρίου, Σύβρου, Τσουκαλάδων, Χαραδιάτικων.

2. (*)

Άρτας:

- 1. (*)
- 2. Αρταίων, Αγίου Σπυρίδωνος, Βίγλας, Βλαχέρνας, Γραμμενίτσας, Κιρκιζάτων, Κομμένου, Κομποτίου, Κορωνησίων, Κωστακίων, Λιμήνης, Λουτροτόπου, Μεγάρχης, Νεοχωρίου, Παχυκαλάμου, Περάνθης, Πέτα, Πολυδρόσου, Σελλάδων, Στρογγύλης, Συκιών.

Θεσπρωτίας:

- 1. Ελευθερίου, Καρτερίου, Καταδόθρας, Μαζαρακιάς, (εκτός συν/σμών Κόρδας, Παναίνας), Μαργαριτίου, Πέρδικας, Σπαθαρίων, Συδότων.
- 2. (*)

- 3. Αετού, Αμπελιάς, Γαρδικίου, Γκρίκας, Γλύκης, Γόλας, Ζερβοχωρίου, Καλλιθέας (Σουλίου), Καρβουναρίου, Καρωτίου, Κοκκινιάς, Κυπαρίσσου, Κρυσταλλοπηγής, Νεοχωρίου, Παραμυθιάς, Πέντε Εκκλησιών, Πετροβίτσας, Πηγαδουλιών, Πλακωτής, Πολύδροσου, Σαλονίκης, Σαμονίδας, Σεβαστού, Σκανδάλου, Τσαγγαρίου, Χόικας, Χρυσαυγής, Ψάκας.
- 4. Αγίου Νικολάου, Αγίων Πάντων, Αμπελώνος, Βαδουρίου, Καλλιθέας (Φιλιατών), Κάτω Ξεχώρου, Παλάμπα, Κεραμίτσης, Κερασοχωρίου, Κοκκινολοθαρίου, Κουρεμαδίου, Κρυονερίου, Λίτσας, Μαλουνίου, Ξεχώρου, Πλατάνου (Αχουριών Βαδουρίου), Ρίζου, Χαραυγής.

Ιωαννίννων:

- 1. Αλεποχωρίου, Μπότσαρη, Αρδόσης, Γεωργάνων, Δερβιζιανών, Ελάφου, Λίππας, Μπέτσιας, Παλαιοχωρίου, Σμυρτιάς, Κουκλεσίου, Τερόβου, Βαπτιστή, Μονολιθίου, Πλατανούσης, Προσηλίου, Ραφταναίων, Ρωμανού, Σεριζιάνων, Σιστρόνιου.
- 2. (*)

Πρέδεζας:

- 1. Πρέβεζας.
- 2. Βράχου, Καμαρίνας, Καναλίου, Λούτσας, Μιχαλιτσίου, Μυρσίνης, Νικοπόλεως, Ριζών, Φλαμπούρων, Χειμαδίου, Μύτικα.
- 3. Πάργας, Ανθούσας, Αγιάς, Λειδαδαρίου.
- 4. Αμμουδιάς, Αχερουσίας, Βαλανιδόραχης, Βουδοποτάμου, Θεμέλου, Καναλακίου, Καστρίου, Κορώνης, Κουκουλίου, Κυψέλης, Μεσοποτάμου, Μουζακέικων, Ναρκίσσου, Σκεπαστού, Σταυροχωρίου.
- 5. Αηδονίας, Άνω Ράχης, Βαλανιδούσας, Βρυσούλας, Δεσποτικών, Εκκλησιών, Κοτσανόπουλου, Κρανέας, Κρυοπηγής, Ρευματίας, Σκιάδας, Τρικάστρου.
- 6. (*)
- 7. Θεσπρωτικού, Άσσου, Γαλατά, Μελιανών, Νικολιτσίου, Παπαδάτων, Πολυσταφύλλου, Ριζοβουνίου.

Λάρισας:

- 1. Μελιβοίας, Σκήτης, Σωτηρίτσας, Ελάτειας, Πουρναρίου, Συκουρίου.
- 2. Αγιάς, Αετόλοφου, Ανατολής, Γερακαρίου, Δήμητρας, Ελάφου, Καρίτσας, Μαρμαρίνης, Μεγαλόδρυσων, Μεταξοχωρίου, Νερόμυλων, Ποταμιάς, Σκλήθρου, Αμπελακίων, Ευαγγελισμού, Καλοχωρίου, Κυψελοχωρίου, Μακρυχωρίου, Νέσσωνος, Όσσης, Παραποτάμου, Τεμπών, Τιρνάδου, Αργυρουπολίου, Γοννών, Δελερίων, Ιτέας, Ροδιάς.
- 3. (*)

Μαγνησίας:

- 1. (*)
- 2. Αγίου Δημητρίου, Πηλίου, Ανηλίου, Ζαγοράς, Κεραμιδίου, Κισσού, Μακρυρράχης, Μουρεσίου, Ξουρυχτίου, Πουρίου, Τσαγκαράδας.
- 3. Βόλου, Ν. Ιωνίας, Άλλης Μεριάς, Ανακασιάς, Άνω Βόλου, Κατωχωρίου, Μακρυνίτσης, Πορταριάς, Σταγιάτων.
- 4. Αγίου Βλασσίου, Αγίου Γεωργίου, Νηλείας, Αγίου Λαυρεντίου, Αγριάς, Άνω Λεχωνίων, Βυζίτσης, Δρακειάς, Καλών Νερών, Κάτω Λεχωνίων, Πινακάτων, Μηλέων.
- 5. Γλαφυρών, Διδηνίου, (μετά του συνοικισμού Παλιουρίου πρώην κοινότητας Παλιουρίου), Καναλίων, Κερασιάς, Νέας Αγχιάλου, Σέσκλου.
- 6. Αλμυρού, Αγίας Τριάδος. Αϊδινίου, Ανθοτόπου, Βρυναίνης, Δρυμώνος, Ευξεινουπόλεως, Κοκκωτών, Κροκίου, Κωφών, Μικροθηδών, Πλατάνου, Περιβλέπτου.

Δράμας:

- 1. (*)
- 2. Αδριανής, Καλλιφύτου, Νικηφόρου, Πηγαδίων, Υψηλής Ράχης, Αγοράς.

Ημαθίας

- 1. Αγίας Βαρδάρας, Βεροίας, Νεοκάστρου, Πατρίδας, Προδρόμου, Κυψέλης.
- 2. (*

Θεσ/νίκης:

 Καλαμαριάς, Συκεών, Ευόσμου, Αγγελοχωρίου, Αγίας Παρασκευής, Αγίας Τριάδος, Βασιλικών, Νέας Κερασιάς, Επανωμής, Ευκαρπίας, Θέρμης, Καρδίας, Κάτω Σχολαρίου, Μεσημερίου, Νέας Μηχανιώνας, Νέας Ραιδεστού, Νέου Ρυσσίου, Νεοχωρούδας, Νέων Επιδατών, Περαίας, Πλαγιαρίου, Πυλαίας, Χαλάστρας, Σουρωτής, Ταγαράδων, Τριλόφου, 'Ανω Σταυρού, Ασπροδάλτας, Βόλδης, Βρασνών, Περιστέρας, Σταυρού.

2. (*)

Καδάλας:

- 1. Θεολόγου.
- 2. Λιμεναρίων, Μαριών, Καληράχης, Σωτήρα.
- 3. Πρίνου, Ραχωνίου.
- 4. Θάσου, Παναγίας, Ποταμιάς.
- 5. (*)
- 6. Καβάλας, Τσιφλικίου, Ζυγού, Κοκκινοχώματος, Κρηνίδων, Νέας Καρβάλης, Φιλίππων, Χαλκερού, Αβραμηλιάς, Γέροντα, Γραβούνας, Διαλεχτού, Ζαρκαδιάς, Ξεριάς, Παραδείσου, Πέρνης, Πετροπηγής, Ποντολίβαδου, Νέας Κώμης.

Πιερίας:

- 1. Αιγινίου, Λιτοχώρου, Αγίου Σπυρίδωνος, Καλλιθέας, Καταχά, Κονταριώτισσας, Κορινού, Λεπτοκαρυάς, Μακρύγιαλου, Μεθώνης, Νέας Αγαθούπολης, Νέας Εφέσου, Περίστασης, Πλαταμώνα, (Σταθμού), Σδορώνου, Πύδνας.
- 2. (*)

Σερρών

- 1. (*)
- 2. Νιγρίτας, Αγίας Παρασκευής, Αγίου Δημητρίου, Βέργης, Δάφνης, Ευκαρπίας, Ζερδοχωρίου, Θερμών, Καλοκάστρου, Λευκοτόπου, Νέων Κερδηλίων, Νικοκλείας, Σησαμίας, Σιτοχωρίου, Ζευγολατιού, Καρπερής, Λιθοτόπου, Στρυμονικού, Χειμάρρου, Αμμουδιάς, Βαλτερού, Γεφυρουδίου, Κοιμήσεως, Ποντισμένου.

Χαλκιδικής:

- 1. Αγίου Νικολάου, Μεταμόρφωσης, Νέου Μαρμαρά, Νικήτα, Σάρτης, Συκέας.
- 2. Κασσάνδρειας, Αγίας Παρασκευής, Αφύτου, Καλάνδρας, Κρυοπηγής, Νέας Ποτειδαίας, Νέας Σκιώνης, Νέας Φωκαίας, Παλιουρίου, Πευκοχωρίου, Πολυχρόνου, Φούρκας, Χανιώτης, Κασσαδρινού, Καλλιθέας.
- 3. (*)
- 4. Πολυγύρου, Βάβδου, Ορμυλίας.
- 5. Γοματίου, Μεγάλης Παναγίας, Πυργαδικίων, Βραστάμων, Μεταγκιτσίου.
- 6. Αμμουλιανής, Νέων Ρόδων, Ολυμπιάδος, Ουρανοπόλεως, Στρατονίκης, Στρατωνίου, Αγίου Όρους, Ιερισσού.
- 7. Αρναίας, Βαρδάρας, Μαραθούσης, Νεοχωρίου, Παλαιοχωρίου, Σταγίρων, Στάνου, Αγίου Προδρόμου, Γαλαρινού, Γαλάτιστας, Γεροπλατάνου, Δουμπίων, Κρήμνης, Παλαιοκάστρου, Παλαιοχώρας, Ριζών, Σανών, Ταξιάρχου.

Έδρου:

- 1. (*)
- 2. Σαμοθράκης.

Ροδόπης:

- 1. Ίμερου, Νέας Μαρωνείας, Ξυλαγάνης, Προσκυνητών.
- 2. (*)

Δωδ/νήσου:

- 1. Αστυπάλαιας, Λειψών, Πάτμου, Αγαθονησίου, Μανδρακίου, Εμπορείου, Μικείων, Μεγάλου Χωριού, Μεγίστης, Σύμης, Χάλκης, Λιδαδίων, Λέρου, Καλυμνίων, Κάσου, Απερίου, Αρκάσας, Βωλάδας, Μενετών, Μεσοχωρίου, Οθούς, Ολύμπου, Σποών, Καρπάθου Πυλών.
- 2. Κω, Ασφενδιού, Αντιμάχειας, Καρδαναίνης, Κεφάλου, Πυλίου.
- 3. (*)

Λέσδου:

- 1. Ιππείου, Κ. Τρίτους, Κεραμείων, Λ. Μύλων, Μύχους, Συκούντας.
- 2. Μεσαγρού, Παλαιοκήπου, Παππάδου, Περάματος, Πλακάδου, Σκοπέλου.
- 3. Αγιάσου, Ασωμάτου, Πλωμαρίου, Ακρασίου, Αμπελικού, Μεγαλοχωρίου, Νεοχωρίου, Παλαιοχωρίου, Πλαγιάς, Σταυρού, Τρυγόνα.
- 4. Πολιχνίτου, Βασιλικών, Βρισάς, Λισδορίου,.
- 5. Αργενέου, Λεπετύμνου, Πελόπης, Συκαμινέας, Υψηλομετώπου, Κάπης, Κλειούς, Κώμης, Μανταμάδου, Νέων Κυδωνίων, Πηγής.
- 6. (*)
- 7. Λουτροπόλεως Θέρμης, Μυτιλήνης, Αγίας Μαρίνης, Αλυφάντων, Αφαλώνος, Λουτρών, Μιστεγνών, Μοριάς, Παμφίλων, Παναγιούδας, Πύργων Θέρμης, Ταξιαρχών.

Σάμου:

- 1. (*)
- 2. Αγίου Κηρύκου, Αγίου Πολυκάρπου, Αρεθούσας, Δάφνης, Ευδήλου, Καραδόσταμου, Καρκιναγρίου, Μαγγανίτου, Περδικίου, Ραχών, Φούρνων, Φραντάτου, Χρυσοστόμου.

Χίου:

- 1. Καρδαμύλων, Αγίου Γάλακτος, Αμάδων, Αναβάτου, Αυγωνύμων, Βικίου, Βολίσσου, Διεύχων, Καμπίων, Κεράμου, Κουρουνίων, Λαγκάδας, Λεπτοπόδων, Μελανίου, Νενητουρίων, Παρμπάρας, Πιράμας, Πιτσιλούντας, Πιτυούς, Ποταμιάς, Σιδηρούντας, Συκιάδας, Τρυπών, Φυτών, Χαλανδρών, Σπαρτούντας.
- 2. (*)

Ηρακλείου:

- 1. (*)
- 2. Αγίου Μύρωνα, Αιδονοχωρίου, 'Ανω Ασίτων, Αστυρακίου, Αυγενικής, Αχλάδας, Γαζίου, Βούτων, Βενεράτου, Γωνιών, Γαμάστας, Γαφνών, Καλεσίων, Καμαρίου, Καμαριώτου, Κάτω Ασίτων, Κεραμουτσίου, Κερασιών, Κορφών, Κρουσσώνα, Κυπαρίσσου, Λουτρακίου, Μαραθού, Μονής, Πενταμοδίου, Πετροκεφάλου, Πυργούς, Προφήτη Ηλιού, Ρογδιάς, Σάρχου, Σίδα, Σταυρακίων, Τυλίσου, Φόδελε.
- 3. Άδδου, Αμαριανού, Ασκών, Αφράτου, Γαλίφας, Γερακίου, Γωνίων, Εμπαρού, Καλού Χωριού, Καραδάδων, Καρουζάνων, Κασταμονίτσας, Κέρας, Κοξάρης, Κρασιού, Μαθιάς, Μάρθας, Μηλιαράδων, Μόχου, Ξενιάκου, Ξίδα, Ποταμίων, Σμαρίου, Χαράσου.
- 4. Αγίου Βασιλείου, Αμίρων, Άνω Βιάννου, Βαχού, Καλαμίου, Κάτω Βιάννου, Κάτω Σύμης, Κεφαλοδρυσίου, Πεύκου, Συκολόγου, Χόνδρου.
- 5. Άνω Μουλιών, Αγίας Βαρδάρας, Αγίου Θωμά, Βοριζίων, Γεργέρης, Γρηγοριάς, Δουλίου, Ζάρου, Καμαρών, Μαγαρικαρίου, Μεγάλης Βρύσης, Νυδρίτου, Πανάσου, Πρίνια, Σκουρδούλων.
- 6. Αγίου Κυρίλλου, Αγίων Δέκα, Αληθινής, Αμπελούζου, Αντισκαρίου, Απεσωκαρίου, Βασιλικής, Βασιλικών Ανωγείων, Βώρων Γαλίας, Γκαγκάλων, Καστελλίου, Κουσέ, Καμηλαρίου, Κλημάτων, Λαγολίου, Μητροπόλεως, Μιάνους, Μοιρών, Μορονίου, Περίου, Πετροκεφαλίου, Πηγαιδακιών, Πλατάνου, Πλώρας, Πομπίας, Πιτσιδίων, Ρούφα, Σίδα, Τυμπακίου, Φανερωμένης, Χουστουλιανών.
- 7. Άνω Ακρίων, Ασημίου, Αχεντρία, Βαγιωνίας, Γαρίπας, Δεματίου, Διονυσίου, Εθίας, Καλυβίων, Καστελλιάνων, Λιγορτύνου, Λούρων, Μεσοχωρίου, Παρανύμφων, Προτορίων, Πύργου, Σοκαρά, Σταβίων, Στερνών, Στόλων, Χάρακα.

Λασιθίου:

- 1. (*
- 2. Μιλάτου, Βραχασίου, περιοχή Σεισίου-Νταμάρου, Βρυσών, περιοχή Δράσι, Λακωνίων-Κρίτσας.

Ρεθύμνης:

- 1. Αγίου Βασιλείου, Αγίου Ιωάννου, Αγκουσελιανών, Ασωμάτου, Κοξάρες, Λαμπίνης, Λευκογείων, Μάριου, Μυξορρούματος.
- 2. Αγίου Ιωάννου, Βυζαρίου, Βιστάγης, Κουρούτων, Λαμπιωτών, Πετροχωρίου, Πλατανιών, Φουρφούρα.
- Καρίνων, Κισσού, Μούρνων, Σπηλιού, Αμάρτου, Αποστόλων, Βολεώνων, Θρόνου, Καλογέρου, Μέρωνα, Μοναστηρακίου, Παντανάσσης, Πάτσου.
- 4. Μυρθίου, Ροδακίνου, Σελλίων.

- 5. Αδράκτου, Δριμίσκου, Κεντροχωρίου, Καραμέ, Κρύας Βρύσης, Ορνέ, Αγίας Παρασκευής, Άνω Μέρους, Αποδούλου, Βρυσών, Γερακαρίου, Ελενών, Νιθαυρέως.
- 6. (*)
- 7. Έρφων, Πρίνου, Σκουλουφίων, Ρεθύμνης, Άδελε, Αμνάτου, Κυριάννας, Μαρουλά, Μέσης, Παγκαλοχωρίου, Πηγής, Πρασιών, Ρουσοσπητίου, Χαμαλευρίου, Χαρκίων, Χρομοναστηρίου.
- 8. Αγγελιανών, Άλφας, Δαμαδόλου, Ελευθέρνας, Καλανδραρέ, Μαργαριτών, Μελισσουργακίου, Ορθέ, Πανόρμου, Πασαλιτών, Περάματος, Πρίνε, Ρούμελη, Χουμερίου.
- 9. Ανωγείων, Αγιάς, Αγίου Ιωάννου, Αγίου Μάμαντος, Αιμόνα, Αλοίδων, Άξου, Απλαδιανών, Αχλαδέ, Βενίου, Γαραζού, Δοξαρού, Επισκοπής, Ζωνιάνων, Θεοδώρας, Καλύδου, Κρυονερίου, Λιβαδίων, Μελιδονίου, Σίσων, Σκεπαστής, Χώνου.
- 10. Αγίας Γαλήνης, Ακουμίων, Μελάμπων, Σακτουρίων, Λοχρίας, Πλατάνου.

Χανίων:

- 1. Σελίων, Κοκκίνου Χωρίου, Ξηροστερνίου, Κεφάλας, Νίππου, Τζιτζιφέ, Βαφέ, Πεμόνια.
- 2. Αρωνίου, Κουνουπιδιάνας, Μουζούρας, Στερνών, Χορδακίου.
- 3. Αγίας Ρούμελης, Αγίου Ιωάννου, Γαύδου.
- 4. Αμυγδαλοκεφαλίου, Κάμπου.
- 5. Αλικάμπου, Εμπροσνέρου, Μελιδονίου.
- 6. Καλυδών, Νέου Χωρίου, Άρμεν, Βάμου, Γαδαλοχωρίου, Καινών, Καλαμιτσίου Αλεξάνδρου, Καλαμιτσίου Αμυγδαλιού, Μαχαιρών, Παιδοχωρίου, Πλάκας, Φρε, Στύλου, Καλαμίου.
- 7. Σούδας, Τσικαλαρίων, Αγίας Μαρίνας, Βρυσών Κυδωνίας.
- 8. Μαλάξας, Κοντοπούλας, Πλατυδόλων, Δρακώνας Κυδωνιάς, Κάμπων, Παπαδιάνας, Θερίσσου.
- 9. Μέσκλας, Λάκκων, Καρρέ Κυδ., Ορθουνίου, Σκινών, Αλικιανού, Πρασών, Σεμπρώνα, Ψαθογιαννόα, Ντερέ, Μανωλιόπουλου.
- 10. Άση Γωνιάς, Βρυσών Αποκ., Γεωργιούπολης, Καστέλλου, Καρρέ Αποκ., Κουρνά, Μάζας, Ράμνης, Φυλακής.
- 11. Ανώπολης, Ασφενδούς, Ίμβρου, Σκαλωτής, Χώρας Σφακίων, Πατσιάνου.
- 12. Βλάτος, Έλους, Βάθης, Κεφαλιού, Συρακαρίου, Περιδολιών Κισσάμου.
- 13. Λουσακιών, Πολυρήνειας, Πλατάνου, Γραμβούσας.
- 14. (*)
- 15. Φαλελιάνας, Ρόκκας, Χαιρεθιάνας, Καλουδιάνας, Ποταμίδας, Δήμου Κισσάμου, Καλεργιάνας, Περιδολακίων, Σφακοπηγαδίου, Βουλγάρως, Δραπανίων, Τοπολίων, Κουκουνάρας, Καλαθενέ.
- 16. Περιδολίων, Μουρνιών, Δαράτσου, Γαλατά, Βαμβακόπουλου, Κουφού, Αγιάς, Βατόλακκου, Φουρνών, Βαρύπετρου, Ζουνακίου, Κυπαρρίσου, Νεριάνας.
- 17. Κακόπετρου, Σασάλου, Στροδλέ, Σαρακίνας, Σκάφης, Επανοχωρίου, Καμπάνου, Ροδοδανίου, Σουγιάς, Παλαιοχώρας, Τεμενίων.
- 18. Ταυρωνίτη, Χρυσαυγής, Βουδέ, Δρακώνας Κισσάμου, Σπηλιάς, Επισκοπής, Γλώσσας, Ανωσκέλης.
- 19. Ξαμουδορίου, Βουκολιών, Νέου Χωρίου Κυδ., Βλαχερωνίτισσας, Συριλίου.
- 20. Παλαιάς Ρουμάτας, Κάντανου, Πλεμενιάνας.
- 21. Βούτα, Σκλαβοπούλας.
- 22. Βοθιανών, Κακοδικίου

^(*) Det olivendyrkningsområde der ikke er nævnt andetsteds. Nicht erwähnte Olivenerzeugungsgebiete. Οι ελαιοπαραγωγικές περιοχές που δεν αναφέρονται. Olive-oil-producing areas not mentioned elsewhere. Le territoire oléicole non mentionné. Il territorio olivicolo non menzionato. Niet vermelde olijvenproduktiegebieden.

COMMISSION REGULATION (EEC) No 2020/85

of 22 July 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 the 1985/86 marketing year for durum wheat begins on 1 July 1985; whereas the Council has not, to date, adopted the prices for this marketing year in respect of this product; whereas the Commission, in compliance with the tasks entrusted to it by the Treaty, is obliged to adopt the precautionary measures essential to ensure continuity of operation of the common agricultural policy as regards durum wheat;

Whereas, in order to ensure continuity of operation of the import arrangements for durum wheat and for durum wheat groats and meal, a price equal to the threshold price fixed for the 1984/85 marketing year and applicable as from 1 July 1984 should be taken into account in calculating the levies, namely 352,67 ECU per tonne for durum wheat, and 547,09 ECU per

tonne for durum wheat groats and meal; whereas these prices shall be adjusted as from 1 August 1985 by the same amounts as the monthly increments fixed by Regulation (EEC) No 1020/84(9);

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 (7), as last amended by Regulation (EEC) No 855/84 (8),
- 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 19 July 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 23 July 1985.

⁽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. (*) OJ No L 293, 10. 11. 1984, p. 1.

^(°) OJ No L 107, 19. 4. 1984, p. 6. (⁷) OJ No L 106, 12. 5. 1971, p. 1.

⁽⁸⁾ OJ No L 90, 1. 4. 1984, p. 1.

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

Done at Brussels, 22 July 1985.

For the Commission
Frans ANDRIESSEN
Vice-President

ANNEX to the Commission Regulation of 22 July 1985 fixing the import levies on cereals and on wheat or rye flour, groats and meal

(ECU/tonne) CCT heading Description Levies No Common wheat, and meslin 133,85 10.01 B I 10.01 B II Durum wheat 145,14 (¹) (⁵) Rye 124,92 (%) 10.02 114,13 10.03 Barley 10.04 Oats 95,51 10.05 B Maize, other than hybrid maize for 99,10 (2) (3) sowing Buckwheat 10.07 A 89,65 (4) 10.07 B Millet 127,42 (4) 10.07 C Grain sorghum Triticale 10.07 D I 0 10.07 D II Canary seed; other cereals 11.01 A Wheat or meslin flour 203,21 Rye flour 11.01 B 190,71 237,97 11.02 A I a) Durum wheat groats and meal 216,36 11.02 A I b) Common wheat groats and meal

- (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 %.
- (9) 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.
- (*) 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 2021/85

of 22 July 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 19 July 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 23 July 1985.

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

Done at Brussels, 22 July 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.

^(*) OJ No 106, 30. 10. 1962, p. 2553/62. (*) OJ No L 263, 19. 9. 1973, p. 1.

^{(&}lt;sup>5</sup>) OJ No L 205, 1. 8. 1984, p. 4.

⁽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 22 July 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	7	8	9	10	
10.01 B I	Common wheat, and meslin	0	0	0	0	
10.01 B II	Durum wheat	0	1,27	1,27	9,75	
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	4,57	4,57	10,67	
10.07 A	Buckwheat	0	0	0	0	
10.07 B	Millet	0	0	0	0	
10.07 C	Grain sorghum	0	0	0	7,99	
10.07 D	Other cereals	0	0	0	0	
11.01 A	Wheat or meslin flour	0	0	0	0	

B. Malt

(ECU/tonne)

CCT heading	Description	Current	1st period	2nd period	3rd period	4th period
No	Sec. 110.1704 to 10.140 and 2.2.1.25007 to 174.140 to 1	/	8	9	10	11
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 2022/85

of 22 July 1985

on minimum quality requirements for dried plums, and prunes, eligible for production aid

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

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 3d (4) thereof,

Whereas Article 3 of Regulation (EEC) No 516/77 provides for a system of production aid for certain products; whereas Article 3d (1) (b) of the Regulation lays down that aid shall be paid only in respect of products which meet minimum quality standards to be laid down;

Whereas the aim of such quality requirements is to avoid the production of products for which no demand exists or products which would create distortion of the market; whereas the requirements must be based on traditional, fair manufacturing procedures;

Whereas to facilitate compliance with such quality requirements, dried plums purchased by the processor should also be subject to certain quality requirements; whereas payment of the minimum price to producers should be subject to compliance with those requirements;

Whereas with a view to implementing the production aid system, this Regulation must be applied in conjunction with Commission Regulation (EEC) No 1599/84 of 5 June 1984 laying down detailed rules for the application of the system of production aid for products processed from fruit and vegetables (3), as amended by Regulation (EEC) No 1455/85 (4), in particular as regards the examination of processed products;

Whereas the quality requirements laid down in this Regulation are measures for implementing the production aid system; whereas quality requirements for the marketing of the products have not yet been established by the Community; whereas national require-

ments to that end may continue to be applied by the Member States, provided they are compatible with the provisions of the Treaty on the free movement of goods;

Whereas the measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Products Processed from Fruit and Vegetables,

HAS ADOPTED THIS REGULATION:

Article 1

- 1. To qualify for payment of the minimum price referred to in Article 3b of Regulation (EEC) No 516/77, dried plums derived from prunes d'Ente must comply with the characteristics set out in Annex I.
- 2. To qualify for payment of the aid referred to in Article 3c of Regulation (EEC) No 516/77, prunes must comply with the characteristics set out in Annex II.

Article. 2

Verification of the requirements for dried plums shall be effected on the basis of samples taken by the processor from a lot. For this purpose, 'a lot' means the number of containers presented jointly by the same producer, or his recognized producers' group or an association of such groups for acceptance by a processor or his processors' group or an association of such groups. The samples shall be examined by the processor or, where appropriate, by his representative. The results of the verification shall be recorded.

Article 3

- 1. The processor shall daily, and at regular intervals during the processing period, verify that the prunes comply with the requirements for benefiting from aid. The result of the verification shall be recorded.
- 2. The net weight of each sample to be examined shall be not less than 1 kilogram.

Article 4

This Regulation shall enter into force on 1 September 1985.

⁽¹⁾ OJ No L 73, 21. 3. 1977, p. 1.

⁽²⁾ OJ No L 81, 23. 3. 1985, p. 10. (3) OJ No L 152, 8. 6. 1984, p. 16.

^(*) OJ No L 144, 1. 6. 1985, p. 69.

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

Done at Brussels, 22 July 1985.

For the Commission
Frans ANDRIESSEN
Vice-President

ANNEX I

MINIMUM QUALITY REQUIREMENTS FOR DRIED PLUMS DERIVED FROM PRUNES D'ENTE

DEFINITION

Dried plums must be obtained by dehydration from physiologically ripe fresh plums of the prunes d'Ente variety, of the *Prunus Domestica L* species.

I. MINIMUM CHARACTERISTICS

- 1. The dried fruit must be of sound and fair merchantable quality and fit for processing.
- 2. The dried fruit must be:
 - (a) well dried, with a moisture content of 21 to 23 %;
 - (b) sound, that is to say, free from mould, rotting, insects, whether live or dead, and insect excrement;
 - (c) fleshy, clean and free from dirt;
 - (d) free from foreign smell and taste;
 - (e) practically free from defective fruit and waste.
- 3. The following tolerances are allowed:
 - (a) Dried plums for industrial uses:
 - (i) Such plums may have slight and/or serious defects without limits but shall not have more than 10 % by weight of fruit with very serious defects,
 - (ii) The presence of not more than 0,3 % by weight of waste.
 - (b) Other dried plums:
 - (i) The presence of not more than 15 % by weight of fruit with defects, of which not more than 7,5 % by weight may be fruit with serious and very serious defects and where the fruit with very serious defects do not exceed 0,5 kilograms weight.
 - (ii) The presence of not more than 0,2 % by weight of waste.

II. DEFECTS

Defects fall into three categories:

- slight defects, which are minor defects of the skin,
- serious defects, with are mainly serious defects of the skin,
- very serious defects, which are mainly defects where the pulp has been damaged.

The following definitions apply:

A. Slight defects

1. Terminal cracks or fissures

These are cracks in the skin exceeding 10 mm in length at the end opposite the stem cavity. Such cracks must not exceed 15 mm, otherwise the defect is more serious and ranks as 'serious'.

2. Small skin perforations

This defect is deemed to be present if the skin is torn, damaged or missing over a length not exceeding 7 mm, and if the pulp does not emerge from the lesion. Such lesions may be caused by a fall on a hard surface, rough handling or insect attack.

3. Callosities due to hail, of an aggregate area exceeding 3 mm in diameter

Scars caused by hail. The aggregate diameter must not exceed 10 mm, otherwise the defect ranks as 'serious'.

4. Grey patches, russeting or scabs, of an aggregate area exceeding 6 mm in diameter

This defect consists of a hard thickening of the skin, making patches of various shapes. The aggregate diameter must not exceed 20 mm, otherwise the defect ranks as 'serious'.

B. Serious defects

1. Consistency defect

This effect is usually due to insufficient ripening, resulting in defective colouring and soft pulp with a skin characterized by numerous shallow wrinkles.

2. Cracks due to bursting

Non-terminal cracks due to bursting of the fruit, followed by healing with hard excrescences, over a length exceeding 10 mm.

3. Terminal cracks

Cracks at the apex exceeding 15 mm in length.

4. Perforations

Skin perforations revealing the pulp over an area exceeding 7 mm in diameter.

5. Partly crushed fruit

Partly crushed fruit, parts of fruit or markedly misshapen fruit with the pulp in evidence.

6. Callosities due to hail

Lesions due to hail, with scars over an aggregate area exceeding 10 mm in diameter.

7. Grey patches or russeting

Hard patches over an aggregate area exceeding 20 mm in diameter.

8. Fissures

Deep fissures revealing the kernel.

9. Deformation due to sun scorch

Severe deformation due to sun scorch, resulting in the virtual absence of pulp on part of one side of the fruit, with the skin adhering unwrinkled to the kernel.

C. Very serious defects

1. Caramelized fruit

Fruit caramelized by too much heat, showing very dark colouring of the pulp or gaps between the kernel and pulp, or characteristic swelling giving the shape of fresh fruit.

2. Monilia-attacked fruit

Fruit with light patches caused by Monilia attack, arrested by drying, but where the pulp, even if damaged, is only slightly altered.

3. Soiled fruit

Fruit soiled by the presence of foreign matter (especially earth) which could be removed.

4. Completely crushed fruit

Completely crushed fruit or parts of fruit.

D. Waste

The term 'waste' is used to mean any material that might be present in a consignment of dried plums but may not, because of its nature or condition, be offered for human consumption or, if it remained in the fruit consignment, whatever its destination, might:

- reduce the keeping qualities,
- impair the appearance,
- transmit unacceptable taste, odour or other defects to the rest of the fruit.

The following are regarded as 'waste':

1. Fruit bearing active mould

Fruit bearing mould which is spreading.

2. Moniliated-mummified fruit

Individual fruits or fruits which are compacted or welded together, the pulp having been destroyed and mummified by the complete development of Monilia.

3. Rotten fruit

Fruit whose edibility is impaired or destroyed by micro-organisms (yeasts, moulds, bacteria).

4. Fruit infested by insects and mites

Fruits infested by live or dead animal pests (insects and mites at any stage in their biological cycle) or by insect excrement.

- 5. Fruit encrusted with earth or other soil constituents
- 6. Burnt fruit

Fruit burnt by excessive heat, showing gaps between the pulp and kernel, or characteristic swelling giving the shape of fresh plums.

7. Foreign matter

Individual inedible parts of the fruit, such as stems, kernels and skin fragments, and foreign bodies or matter such as leaves, twigs and other plant matter, soil constituents such as earth or stones.

ANNEX II

MINIMUM QUALITY REQUIREMENTS FOR PRUNES

DEFINITION

Prunes must be obtained from dried plums meeting the characteristics set out in Annex I.

MINIMUM CHARACTERISTICS

- 1. Prunes must be sorted and size-graded unless intended for industrial use; the moisture content of the fruit must be 21 to 23 %. The fruit must also be:
 - intact, sound, fleshy, clean, free from mould, rotting and waste,
 - practically free from blemish liable to impair the quality or appearance of the product,
 - free from insects, whether live or dead, and insect excrement,
 - free from chemical residues,
 - free from abnormal smell and taste.
- 2. The following tolerances are allowed:
 - (a) Prunes for industrial uses
 - Such prunes may have slight and/or serious defects without limits but shall not have more than 10 % by weight of fruit with very serious defects.
 - (b) Other prunes
 - The presence of not more than 15 % by weight of fruit with defects, of which not more than 7,5 % by weight of fruit with serious and very serious defects and where the fruit with very serious defects do not exceed 0,5 % by weight.
- 3. The provisions of Annex I are applicable for determining the seriousness of the defects.

COMMISSION REGULATION (EEC) No 2023/85

of 22 July 1985

fixing for the 1985/86 marketing year the minimum price to be paid to producers for dried plums and the amount of production aid for prunes

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,

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 Articles 3b and 3c thereof,

Whereas Council Regulation (EEC) No 1277/84 of 8 May 1984 laying down general rules for the system of production aid for processed fruit and vegetables (3) contains provisions as to the methods for determining the production aid;

Whereas, under Article 3b (1) of Regulation (EEC) No 516/77, the minimum price to be paid to producers is to be determined on the basis of:

- (a) the minimum price applying during the previous marketing year;
- (b) the movement of basic prices in the fruit and vegetables sector;
- (c) the need to ensure the normal marketing of fresh products for the various uses;

Whereas Article 3c of the said Regulation lays down the criteria for fixing the amount of production aid; whereas account must be taken of the difference between the minimum price for the raw material and the third-country price adjusted on a flat-rate basis at the raw material stage;

Whereas the measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Products Processed from Fruit and Vegetables,

HAS ADOPTED THIS REGULATION:

Article 1

For the 1985/86 marketing year:

- (a) the minimum price referred to in Article 3b of Regulation (EEC) No 516/77 to be paid to producers for dried plums derived from prunes d'Ente,
- (b) the production aid referred to in Article 3c of the same Regulation for prunes of the category corresponding to 66 fruit per 500 grams

shall be as set out in the Annex.

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, 22 July 1985.

For the Commission Frans ANDRIESSEN Vice-President

⁽¹⁾ OJ No L 73, 21. 3. 1977, p. 1. (2) OJ No L 81, 23. 3. 1985, p. 10. (3) OJ No L 123, 9. 5. 1984, p. 25.

ANNEX

I. Minimum price to be paid to producers

Product	ECU per 100 kilograms net, ex producer
Dried plums derived from prunes d'Ente of the size category corresponding to 66 fruit per 500 grams	172,19

II. Production aid

Product	ECU per 100 kilograms net	
Prunes of the size category corresponding to 66 fruit per 500 grams	52,11	

COMMISSION REGULATION (EEC) No 2024/85

of 22 July 1985

amending Regulation (EEC) No 147/85 laying down for the 1984/85 wine year detailed implementing rules for the distillation referred to in Article 41 of Regulation (EEC) No 337/79

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 337/79 of 5 February 1979 on the common organization of the market in wine (1), as last amended by Regulation (EEC) No 798/85 (2), and in particular Articles 41 (7) and 65 thereof,

Whereas the first indent of Article 3 (3) (b) of Commission Regulation (EEC) No 147/85 (3), as last amended by Regulation (EEC) No 1023/85 (4), lays down that, for producers in region 1 who do not provide the competent authorities, within the time limit specified in Article 7 (1) of that Regulation, with the information enabling the actual yield to be determined, the percentage of table wine to be delivered for distillation shall be 50 % of their production as determined by the competent authorities for that region;

Whereas, taking into account the yields obtained in the said region during the marketing year, the penalty provided for has proved to be too strict in relation to the quantities that should normally be delivered under the compulsory distillation operation; whereas, in addition, in the region in question, a considerable number of producers have not discharged their obligations with regard to the declaration, in particular as regards the yield obtained; whereas this situation is, to a large extent, linked to the difficulties that have resulted from the introduction of a binding measure in a region that had never previously applied it and particularly to the delay in the setting-up of the required administrative structures, in particular with regard to the distribution of crop and production declaration forms; whereas these delays have been compounded by the difficulties resulting, for the producers, from the overlap between national rules on the protection of individual information and Community rules; whereas, for all of these reasons, it seems advisable to adapt the penalty provided for in the first indent of Article 3 (3) (b) of the Regulation;

Whereas the cooperative wineries in region 1 have encountered special difficulties during the first year of

implementation of the distillation operation referred to in Article 41 of Regulation (EEC) No 337/79 in calculating the quantities to be delivered for compulsory distillation by members who had undertaken to contribute the grapes grown on part of their production area; whereas, in order to attain the objectives assigned by the said Regulation, calculation of the quantities to be delivered for compulsory distillation by these members should be permitted on the basis of the yield of those part-areas of the holding in respect of which they have entered into a commitment to contribute the grapes grown thereon to the cooperative winery;

Whereas the amendments made to the detailed implementing rules on distillation by Commission Regulation (EEC) No 953/85 (3) and the complexity of certain calculations have prevented certain producers from complying with the date set in Article 7 (1) of Regulation (EEC) No 147/85 for notification of the quantities to be delivered; whereas the producers should not be penalized for a delay for which they are not entirely responsible; whereas it would seem desirable to accept notifications sent until 31 May 1985 at the latest, which measure would not call into question the smooth running of the distillation operations; whereas the final date by which Member States are to communicate to the Commission the volumes of wine to be distilled under that Regulation is set at 31 May; whereas this Regulation introduces changes which will effect these volumes; whereas, therefore, a new final date should be set for communicating the adjusted volumes;

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

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EEC) No 147/85 is hereby amended as follows:

1. In the first indent of Article 3 (3) (b), '50 %' is replaced by '20 %'.

⁽¹⁾ OJ No L 54, 5. 3. 1979, p. 1. (2) OJ No L 89, 29. 3. 1985, p. 1.

⁽³⁾ OJ No L 16, 19. 1. 1985, p. 25. (4) OJ No L 110, 23. 4. 1985, p. 14.

⁽⁵⁾ OJ No L 102, 12. 4. 1985, p. 19.

- 2. The following is added to Article 3 (4) (a):
 - 'However, where a member of a cooperative winery or a producer group in region 1 is committed to supply all the grapes grown on part of his production area at the time this Regulation comes into force, the yield to be considered may be that achieved on such a part-area.'
- 3. In the first subparagraph of Article 7 (1) '30 April 1985' is replaced by '31 May 1985'.
- 4. The following subparagraph is added to Article 7 (2):

'However, the volume to be distilled under Article 3 (3) (b), broken down by the classes set out in Article

3 (1) and (2), shall be communicated to the Commission before 31 July 1985.'

Article 2

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

It shall apply with effect from 19 January 1985.

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

Done at Brussels, 22 July 1985.

For the Commission
Frans ANDRIESSEN
Vice-President

COMMISSION REGULATION (EEC) No 2025/85

of 22 July 1985

suspending advance fixing of the subsidy for colza, rape and sunflower seed

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation No 136/66/EEC of 22 September 1966 on the establishment of a common organization of the market in oils and fats (1), as last amended by Regulation (EEC) No 231/85 (2), and in particular Article 27 (4) thereof,

Having regard to Council Regulation (EEC) No 1594/83 of 14 June 1983 on the subsidy for oilseeds (3), and in particular the second subparagraph of Article 8 (3) thereof,

Whereas, under Article 8 of Regulation (EEC) No 1594/83, the application of the provisions concerning advance fixing may be suspended if the volume of applications for advance fixing of the subsidy does not appear to be related to normal outlets for seeds harvested in the Community and if the certificate applied for has not yet been issued;

Whereas there is a danger that, if existing arrangements are adhered to, subsidies could be fixed in advance in the short term for quantities of colza, rape

and suflower seed considerably in excess of the quantities which might be expected under more normal conditions;

Whereas the above situation requires that application of the provisions concerning advance fixing of subsidies for the products concerned be temporarily suspended and that, in accordance with the second paragraph of Article 5 of Regulation (EEC) No 1594/83, certificates should not be issued where the application is lodged between 22 and 24 July 1985,

HAS ADOPTED THIS REGULATION:

Article 1

Advance fixing of the subsidy for colza, rape and sunflower seed is hereby suspended in the case of certificates the application for which is lodged between 22 and 24 July 1985.

Article 2

This Regulation shall enter into force on 23 July 1985.

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

Done at Brussels, 22 July 1985.

For the Commission
Frans ANDRIESSEN
Vice-President

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

⁽²) OJ No L 26, 31. 1. 1985, p. 2. (³) OJ No L 163, 22. 6. 1983, p. 44.

COMMISSION REGULATION (EEC) No 2026/85

of 22 July 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 1482/85 (2), and in particular Article 16 (8) thereof,

Whereas the import levies on white sugar and raw sugar were fixed by Regulation (EEC) No 1809/85 (3), as last amended by Regulation (EEC) No 2016/85 (4);

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 1809/85 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 23 July 1985.

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

Done at Brussels, 22 July 1985.

For the Commission Frans ANDRIESSEN Vice-President

ANNEX

to the Commission Regulation of 22 July 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 B. Raw sugar	48,94 45,49 (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 151, 10. 6. 1985, p. 1. (3) OJ No L 169, 29. 6. 1985, p. 77. (4) OJ No L 188, 20. 7. 1985, p. 41.

COMMISSION REGULATION (EEC) No 2027/85

of 22 July 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 1734/85 (7), as last amended by Regulation (EEC) No 2015/85 (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 19 July 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 1734/85 are hereby altered to the amounts set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 23 July 1985.

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

Done at Brussels, 22 July 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.

(7) OJ No L 166, 26. 6. 1985, p. 19.

(8) OJ No L 188, 20. 7. 1985, p. 39.

(9) OJ No L 107, 19. 4. 1984, p. 15.

(10) OJ No L 281, 1. 11. 1975, p. 65.
```

⁽¹¹⁾ OJ No L 106, 12. 5. 1971, p. 1.

⁽¹²⁾ OJ No L 90, 1. 4. 1984, p. 1. (13) OJ No L 168, 25. 6. 1974, p. 7.

ANNEX

to the Commission Regulation of 22 July 1985 altering the import levies on products processed from cereals and rice

(ECU/tonne)

	Import levies	
CCT heading No	Third countries (other than ACP or OCT)	ACP or OCT
23.02 A I a)	54,43	48,43
23.02 A I b)	109,79	103,79
23.02 A II a)	54,43	48,43
23.02 A II b)	109,79	103,79

II

(Acts whose publication is not obligatory)

CONFERENCE OF THE REPRESENTATIVES OF THE GOVERNMENTS OF THE MEMBER STATES

DECISION OF THE REPRESENTATIVES OF THE GOVERNMENTS OF THE MEMBER STATES OF THE EUROPEAN COMMUNITIES

of 16 July 1985

appointing a judge and an advocate-general to the Court of Justice

(85/357/ECSC, EEC, Euratom)

THE REPRESENTATIVES OF THE GOVERNMENTS OF THE MEMBER STATES OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Coal and Steel Community, and in particular Article 32b thereof,

Having regard to the Treaty establishing the European Economic Community, and in particular Article 167 thereof,

Having regard to the Treaty establishing the European Atomic Energy Community, and in particular Article 139 thereof,

Whereas the Decision of 19 June 1985 appointing judges and advocates-general to the Court of Justice should be supplemented by the appointment of a judge and an advocate-general;

Whereas, as far as the advocate-general is concerned, the person appointed will not be able to take up his duties before 1 January 1986,

HAS DECIDED AS FOLLOWS:

Sole Article

- 1. Mr Fernand Schockweiler is hereby appointed Judge of the Court of Justice for the period from 7 October 1985 to 6 October 1991 inclusive.
- 2. Mr Jean Mischo is hereby appointed Advocate-General of the Court of Justice for the period from 1 January 1986 to 6 October 1991 inclusive.

Done at Brussels, 16 July 1985.

The President
M. FISCHBACH

COUNCIL

COUNCIL DIRECTIVE

of 16 July 1985

supplementing Directive 81/602/EEC concerning the prohibition of certain substances having a hormonal action and of any substances having a thyrostatic action

(85/358/EEC)

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

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

Having regard to Council Directive 81/602/EEC of 31 July 1981 concerning the prohibition of certain substances having a hormonal action and of any substances having a thyrostatic action (1), and in particular Article 7 thereof,

Having regard to the proposal from the Commission (2),

Having regard to the opinion of the European Parliament (3),

Having regard to the opinion of the Economic and Social Committee (4),

Whereas Community control measures should be introduced to guarantee the uniform application, in all Member States, of the standards fixed in Directive 81/602/EEC;

Whereas such control measures must cover the various phases running from manufacturing to the sale of the substances and the veterinary pharmaceutical preparations referred to in Directive 81/602/EEC;

Whereas under Article 7 of Directive 81/602/EEC it is incumbent upon the Council to adopt in particular the detailed rules for carrying out controls covering farm animals in their farms of origin and at the slaughterhouse, and the meat of such animals and the meat products obtained therefrom;

Whereas provisions should be made for the official taking of samples at the slaughterhouse; whereas, furthermore, where there is a justified suspicion of infringement, provision should be made for the possibility taking such samples at the farm of origin;

Whereas the analysis of samples must be carried out in an officially approved laboratory;

Whereas, pending the adoption of a uniform Community method of analysis and reference methods, a common methodology should be adopted to be used in the event of dispute;

Whereas, where the presence of prohibited substances or of the residues of such substances is confirmed, an investigation should be made at the farm of origin in order to exclude the meat in question from human and animal consumption and to place the prohibited substances under official control;

Whereas in order to facilitate the implementation of the envisaged provisions, provision should be made for a procedure establishing close cooperation between the Member States and the Commission within the Standing Veterinary Committee set up by the Council Decision of 15 October 1968,

HAS ADOPTED THIS DIRECTIVE:

Article 1

The Member States shall ensure that official on-thespot random controls are made on the substances referred to in Directive 81/602/EEC at the manufacturing, handling, storage, transport, distribution and sales stages for the presence of prohibited substances and veterinary pharmaceutical preparations containing prohibited substances which may be intended to be administered to animals for fattening purposes.

⁽¹) OJ No L 222, 7. 8. 1981, p. 32. (²) OJ No C 305, 22. 11. 1980, p. 2. (³) OJ No C 50, 9. 3. 1981, p. 87.

⁽⁴⁾ OJ No C 138, 9. 6. 1981, p. 29.

Article 2

Without prejudice to the controls provided for in Directives 64/433/EEC (1) and 72/462/EEC (2), Member States shall ensure that controls on farm animals, the meat of such animals and the meat products obtained therefrom are carried out within their territories, in accordance with the following Articles, in order to secure compliance in particular with the provisions of Directive 81/602/EEC.

Article 3

Member States shall ensure that:

- 1. where there is justified suspicion of an infringement, the competent departments make or arrange to have made:
 - random controls on animals on their farms of origin, particularly in order to detect traces of implants,
 - an official control for the presence of the substances the use of which is prohibited on farms where animals are reared, kept or fattened;

such controls may include the official taking of samples;

2. random samples are taken from animals from fattening farms.

Article 4

Member States shall ensure that, at the slaughterhouse, before slaughter the animals are examined and that samples are taken officially to reveal the illegal use of the substances referred to in Directive 81/602/EEC or the presence of residues of such substances. Depending on the nature of the substances sought, these samples are to be taken from:

- live animals, including specimens of urine or controls of any remains of solid implants, or
- carcases after slaughter including a histopathological examination, or
- animals and meat.

Article 5

- 1. The samples referred to in Articles 3 and 4 shall be analysed in a laboratory approved by the competent authorities for the analysis of hormone residues.
- Analysis of the samples provided for in paragraph 1 shall be carried out in accordance with methods to

(¹) OJ No L 121, 29. 7. 1964, p. 2012/64. (²) OJ No L 302, 31. 12. 1972, p. 28.

be determined in accordance with the procedure laid down in Article 11, within eighteen months of notification of this Directive.

Pending decisions to this effect, the Member States shall, in the event of dispute, recognize the findings obtained by radio-immunoassay (RIA) and by thin layer chromatography or by gas chromatography.

All positive findings must, if contested, be confirmed by an official laboratory duly approved for the purpose by the competent authorities, using the reference methods established by virtue of Article 4 (1) (b) of Directive 64/433/EEC.

Article 6

- Where the analysis referred to in Article 5 confirms the presence of prohibited substances or of residues either exceeding the maximum natural physiological levels for the authorized substances or proving that authorized substances have been used abusively, the competent authorities shall be informed immediately of:
- (a) all the particulars needed to identify the animal and its farm of origin. These particulars shall be determined in accordance with the procedure laid down in Article 10;
- (b) the result of the analysis.
- The competent authorities shall then ensure that:
- (a) an investigation is made at the farm of origin to determine the reason for the presence of hormone residues;
- (b) an investigation of the source or sources of the substance concerned is made, as necessary, at the manufacturing, handling, storage, transport, distribution or sales stage.
- The competent authorities shall also ensure that:
- (a) the herd or animals at the farm of origin and the herds which, as a result of the investigations referred to in paragraph 2 may be considered to contain the residue in question, are officially marked and subjected to appropriate analysis;
- (b) if these analyses reveal the presence of prohibited substances, the animals may not be placed on the market for human or animal consumption;
- (c) if the analyses reveal the presence of residues of authorized hormone substances exceeding the limits mentioned in paragraph 1, the slaughter of the animals intended for human consumption shall be prohibited until it is possible to be sure that the residue level does not exceed the permitted limits. That period may in no case be shorter than the waiting period laid down for the

preparation in question. However, where it is established that the conditions of use of the products have not been complied with, the animals concerned must be definitely excluded from human consumption;

- (d) the animals are not disposed of to other persons during the analysis period unless this occurs under the supervision of the official veterinarian.
- 4. By way of derogation from paragraph 3 (c), animals, the slaughter of which is prohibited, may be slaughtered before the end of the prohibition period if the competent authority is informed thereof before the proposed date of slaughter, and has been made aware of the place of slaughter. Animals which have been officially marked must be accompanied at the place of slaughter by an official veterinary certificate containing the information required under paragraph 1 (a).

The carcase of each animal the slaughter of which is communicated pursuant to the first subparagraph shall be officially subjected to analysis of the residue in question and shall be kept until the result of the analysis is known.

Article 7

Where, without prejudice to the provisions of Article 4 of Directive 81/602/EEC, the controls and investigations laid down in Articles 2 to 6 disclose the presence of prohibited substances, the Member States shall ensure that these substances are placed under official control until the necessary sanctions are imposed.

Article 8

Where the results of the controls carried out in one Member State indicate the need for investigation in one or more other Member States on in one or more third countries, the Member State concerned shall inform the other Member States and the Commission thereof.

Member States in which an investigation proves to be necessary shall take the necessary measures.

If the need arises, at the request of the Member State which has requested the investigation or on its own initiative, the Commission may send an expert on the spot.

The detailed rules of application of this Article shall be adopted in accordance with the procedure laid down in Article 10.

Article 9

1. Member States shall forward information to the Commission at least once a year on the control measures they have taken, including details of

samplings, analyses and investigations carried out for detection of the presence of residues of substances the use of which is promibited.

2. On the basis of that information, the Commission shall report to the representatives of the Member States meeting in the Standing Veterinary Committee, hereinafter referred to as the 'Committee'. If necessary, measures may be taken in accordance with the procedure laid down in Article 10, to ensure uniform application of the controls provided for in this Directive.

Article 10

- 1. Where the procedure laid down in this Article is to be used, the matter shall be referred to the Committee immediately by its Chairman, either on his own initiative or at the request of a Member State.
- 2. The representative of the Commission shall submit to the Committee a draft of the measures to be adopted. The Committee shall deliver its opinion on the draft within a time limit which the Chairman may lay down according to the urgency of the matter. The opinion shall be delivered by a majority of forty-five votes, the votes of the Member States being weighted as provided for in Article 148 (2) of the Treaty. The Chairman shall not vote.
- 3. The Commission shall adopt the measures and implement them immediately where they are in accordance with the opinion of the Committee. Where they are not in accordance with the opinion of the Committee or if no opinion is delivered, the Commission shall immediately submit to the Council a proposal on the measures to be taken. The Council shall act by a qualified majority.

If within three months of the date on which a matter was referred to it the Council has not adopted any measures, the Commission shall adopt the proposed measures and implement them immediately, save where the Council has decided against the measures by a simple majority.

Article 11

- 1. Where the procedure laid down in this Article is to be followed, the Chairman shall refer the matter to the Committee without delay either on his own initiative or at the request of a Member State.
- 2. The representative of the Commission shall submit to the Committee a draft of the measures to be adopted. The Committee shall deliver its opinion on the draft within a time limit which the Chairman may lay down according to the urgency of the matter. The opinion shall be delivered by a majority of 45 votes, the votes of the Member States being weighted as provided for in Article 148 (2) of the Treaty. The Chairman shall not vote.

23. 7. 85

3. The Commission shall adopt the measures and implement them immediately where they are in accordance with the opinion of the Committee. Where they are not in accordance with the opinion of the Committee or if no opinion is delivered, the Commission shall immediately submit to the Council a proposal on the measures to be taken. The Council shall act by a qualified majority.

If within fifteen working days of the date on which the matter was referred to it the Council has not adopted any measures, the Commission shall adopt the proposed measures and implement them immediately, save where the Council has decided against the measure by a simple majority.

Article 12

Member States shall ensure, except where expenses are incurred by the application of Articles 3 and 6, that the expenses entailed by the controls referred to in Article 2 et seq. are charged against the fees laid down by Directive 85/73/EEC (1).

Article 13

For the purposes of implementing Article 4 (2) (a) of Directive 72/462/EEC, the guarantees to be requested from third countries as regards compliance with the requirement laid down under (b) of the said provision

must not be more favourable than those provided for in this Directive.

In accordance with the procedure laid down in Article 11, guarantees at least equivalent to those resulting from application of this Directive may be accepted.

Article 14

Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by a date to be fixed by the Council, acting unanimously on a proposal from the Commission, before 31 December 1985.

Before that latter date, the Council, acting unanimously on a proposal from the Commission, shall adopt the Decision provided for in Article 5 of Directive 81/602/EEC.

Article 15

This Directive is addressed to the Member States.

Done at Brussels, 16 July 1985.

For the Council
The President
M. FISCHBACH

COUNCIL DECISION

of 16 July 1985

replacing the text of the Exchange of Letters between the European Economic Community and the People's Republic of Hungary on trade in the sheepmeat and goatmeat sector

(85/359/EEC)

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

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

Having regard to the proposal from the Commission,

Whereas, by Decision 84/309/EEC (1), the Council approved the exchanges of letters relating to point 2 of the Voluntary Restraint Agreements on mutton, lamb and goatmeat between the European Economic Community and Austria, Bulgaria, Czechoslovakia, Hungary, Iceland, Poland, Uruguay and Yugoslavia; whereas, however, as a result of an error in transmission, the said Decision contains an incorrect version of

the exchange of letters with Hungary and whereas this error should consequently be rectified,

HAS DECIDED AS FOLLOWS:

Sole Article

The text of the exchange of letters between the European Economic Community and the People's Republic of Hungary on trade in the sheepmeat and goatmeat sector, attached to Decision 84/309/EEC, is hereby replaced by the text attached to this Decision.

Done at Brussels, 16 July 1985.

For the Council
The President
M. FISCHBACH

EXCHANGE OF LETTERS

relevant to Point 2 of the Exchange of Letters comprising an Agreement between the European Economic Community and the People's Republic of Hungary on trade in the sheepmeat and goatmeat sector

Letter No 1

Sir,

With reference to the Agreement between the People's Republic of Hungary and the European Economic Community on trade in mutton, lamb and goatmeat, signed on 12 May 1981, and to the discussions which have taken place between the two parties in accordance with point 13 thereof, I have the honour to inform you, in response to your request, that the competent Hungarian authorities will ensure that for the duration of the agreement there will be no appreciable change in the traditional trade flows of mutton, lamb and goatmeat and live sheep and goats from Hungary to the two market areas of the European Economic Community determined as sensitive.

The competent authorities of the People's Republic of Hungary will adopt the necessary measures for this purpose.

I should be obliged if you would kindly acknowledge receipt of this letter.

Please accept, Sir, the assurance of my highest consideration.

For the Government of the People's Republic of Hungary

Letter No 2

Sir,

I have the honour to acknowledge receipt of your letter of today's date which reads as follows:

'With reference to the Agreement between the People's Republic of Hungary and the European Economic Community on trade in mutton, lamb and goatmeat, signed on 12 May 1981, and to the discussions which have taken place between the two parties in accordance with point 13 thereof, I have the honour to inform you, in response to your request, that the competent Hungarian authorities will ensure that for the duration of the agreement there will be no appreciable change in the traditional trade flows of mutton, lamb and goatmeat and live sheep and goats from Hungary to the two market areas of the European Economic Community determined as sensitive.

The competent authorities of the People's Republic of Hungary will adopt the necessary measures for this purpose.

I should be obliged if you would kindly acknowledge receipt of this letter.'

Please accept, Sir, the assurance of my highest consideration.

On behalf of the Council of the European Communities

COUNCIL DECISION

of 16 July 1985

on the restructuring of the system of agricultural surveys in Greece

(85/360/EEC)

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular Article 43 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 it is necessary, for effective and balanced implementation of the common agricultural policy in Greece, to have statistical and farm accounting information of satisfactory scope and reliability on agricultural holdings in that country and on the production, processing and marketing of agricultural products;

Whereas the Hellenic Republic is currently unable to provide the amount and quality of statistical data required for the formulation and follow-up of the common agricultural policy, thus making a restructuring of the information collecting and processing system highly desirable in order to create a more solid basis for the statistical information to be supplied; whereas the system could at the same time be brought into line with those in the other Member States, thus improving comparability within the Community;

Whereas, in pursuance of Council Regulation No 79/65/EEC of 15 June 1965 setting up a network for the collection of accountancy data on the incomes and business operation of agricultural holdings in the European Economic Community (4), as last amended by Regulation (EEC) No 2143/81 (5), the Hellenic Republic is required to participate in this data network; whereas this participation is currently facing serious infrastructure problems; whereas it is therefore desirable that the best advantage should be drawn from improvements in infrastructure whilst at the same time complying with the current rules governing the said data network;

Whereas, in view of the geographical structure of the country and the small divisions of the agricultural production apparatus, the implementation of a modern system for compiling and processing data calls for very substantial resources;

Whereas, because of economic and budgetary contraints, the Hellenic Republic does not have sufficient means to make the considerable effort involved in establishing a suitable infrastructure and a statistical system comparable to those which already exist in the other Member States;

Whereas the implementation of an effective system for recording statistics in the agricultural sector in Greece will be in the interest of the Community and will contribute to the attainment of the objectives defined in Article 39 (1) (a) of the Treaty;

Whereas a Community contribution to the financing of the measures to be taken must be envisaged without, however, making expenditure relating to administrative costs or personnel within the meaning of Article 1 (4) of Council Regulation (EEC) No 729/70 of 21 April 1970 on the financing of the common agricultural policy (6), as last amended by Regulation (EEC) No 3509/80 (7), chargeable to the Community budget;

Whereas the five-year programme (hereinafter called 'the programme') submitted by the Hellenic Republic to meet Community requirements in the area of agricultural statistics involves overall expenditure of 61 million ECU and whereas the Community contribution should not exceed one third of that sum;

Whereas, while the Hellenic Republic should retain responsibility for such planning in the light of existing administrative structures, certain conditions should be laid down to guarantee optimum utilization of the Community's financial contribution;

⁽¹) OJ No C 22, 24. 1. 1985, p. 8. (²) OJ No C 94, 15. 4. 1985, p. 121. (³) OJ No C 160, 1. 7. 1985, p. 15.

^(*) OJ No 109, 23. 6. 1965, p. 1859/65.

⁽⁵⁾ OJ No L 210, 30. 7. 1981, p. 1.

⁽⁶⁾ OJ No L 94, 28. 4. 1970, p. 13. (7) OJ No L 367, 31. 12. 1980, p. 87.

Whereas the Community must be able to ensure that the measures taken by the Hellenic Republic will help to attain the objectives of the joint action and will fulfil the conditions under which the Community financing is granted, and whereas the Commission will take the measures required to review the programme;

Whereas a procedure should be laid down whereby the Member States and the Commission will cooperate closely in the Standing Committee on Agricultural Statistics,

HAS ADOPTED THIS DECISION:

Article 1

In order to organize in Greece a system for compiling and processing statistics and farm accounting data in the agricultural sector which will fully satisfy Community requirements in this field, the Hellenic Republic shall ensure:

- (a) the strengthening of the central technical and administrative infrastructure responsible for organizing, programming and implementing the compiling and processing of agricultural statistical data;
- (b) the strengthening or creation of a regional technical and administrative infrastructure which ensures that the required surveys are carried out and that the data are forwarded to the National Statistical Service of Greece and to the Ministry of Agriculture;
- (c) an improved basis for sampling by creating a register of agricultural holdings;
- (d) the gradual introduction of a coherent programme of statistical surveys, conducted on the basis of samples at agricultural holding level, by interviewers chosen and specially trained for that purpose.

Article 2

The Hellenic Republic shall ensure that, once the restructuring is completed, the organization of the system referred to in Article 1 guarantees the holding of existing or future surveys at Community level and that these surveys fulfil the requirements of Community law as regards scope and purpose and the realiability and time limits prescribed, without any further financial aid being granted by the Community, other than the contribution provided for in this Decision, except in cases where Community contributions are also laid down for the other Member States.

Article 3

1. The organization of the new system of surveys referred to in Article 1 shall take the form of a programme which is to begin in 1986 and shall be

spread over a period of five years (1986 to 1990). The new system shall apply in particular to work on agricultural statistics provided for in the statistical programmes of the European Communities and to work designed to ensure the participation of the Farm Accountancy Data Network in the strengthened regional and national technical and administrative infrastructure.

- 2. The timetable for the introduction of the programme on the basis of the new system shall be as follows:
- first year:

Macedonia;

- second year:
 - Macedonia, Thrace, Thessaly and Epirus;
- third year:
 - Macedonia, Thrace, Thessaly, Epirus, Central Greece and the Ionian Islands;
- fourth year:
 - Macedonia, Thrace, Thessaly, Epirus, Central Greece, the Ionian Islands and the Peloponnese;
- fifth year: the whole of Greece.
- 3. The Hellenic Republic shall be entitled to submit amendments to the running of the programme. The Commission shall decide whether such amendments shall be approved, in accordance with the procedure laid down in Article 7.

Article 4

1. From 1986 until the end of the programme, the Hellenic Republic shall submit to the Commission, in June each year (t), an annual programme of measures for the purposes of applying Article 3. The first annual programme, which shall be presented not later than three months after this Decision comes into force, shall define the measures to be introduced in the year after it is submitted.

The annual programme shall contain information on:

- (a) all the surveys to be carried out in the following year (t + 1), particularly on the field of observation, the sampling plan, the questionnaires to be used, the anticipated statistical errors and the measures introduced to increase the reliability of the results;
- (b) progress achieved in strengthening the technical and administrative apparatus both centrally and regionally;
- (c) experience gained from the implementation of the previous annual programme (t 1), including progress made in the institution of the new survey system at regional level in each production sector, the statistical errors recorded and the measures introduced to increase the reliability of the results;

- (d) a report on the financing of the programme and the use of the Community contribution.
- 2. At the request of the Commission, the Hellenic Republic shall supply additional information on the annual programme submitted in accordance with paragraph 1.
- 3. The Commission shall decide whether the annual programme shall be approved, in accordance with the procedure laid down in Article 7.

Article 5

- 1. The Commission shall take all the necessary steps to ensure that the running of the programme enables the objectives referred to in Article 1 to be achieved.
- 2. Every year and for the duration of the programme, the Commission shall submit to the Council a report on the implementation of the programme, in particular as concerns its technical and financial aspects.

Article 6

- 1. The Community shall contribute to the financing of the programme up to the amount of the appropriations entered for this purpose in the general budget of the European Communities and in accordance with the arrangements laid down in this Decision. The Community contribution shall be equal to not more than one third of the actual expenditure of the programme. The expenditure to be borne by the Community estimated necessary amounts to 20 million ECU for the entire programme.
- 2. The contribution shall be made available to the Hellenic Republic in yearly instalments after submission and approval of the annual programme referred to in Article 4 (1).

3. The annual distribution of the amount referred to in paragraph 1 shall depend on the progress made in the implementation of the programme.

Article 7

- 1. Where the procedure laid down in this Article is to be followed, the Chairman shall refer the matter to the Standing Committee on Agricultural Statistics, either on his own initiative or at the request of the representative of a Member State.
- 2. The Commission representative shall submit a draft of the measures to be adopted. The Standing Committee on Agricultural Statistics shall deliver its opinion on the draft within a time limit which the Chairman may lay down according to the urgency of the matters submitted for discussion. The opinion shall be delivered by a majority of 45 votes, the votes of the Member States being weighted as provided for in Article 148 (2) of the Treaty. The Chairman shall not vote.

The Commission shall adopt measures which shall apply immediately. However, if these measures are not in accordance with the opinion of the Standing Committee on Agricultural Statistics, they shall forthwith be communicated by the Commission to the Council. In that event, the Commission may defer application of the measures which it has adopted for not more than one month from the date of such communication.

The Council, acting by a qualified majority, may take a different decision within one month.

Article 8

This Decision is addressed to the Hellenic Republic.

Done at Brussels, 16 July 1985.

For the Council
The President
M. FISCHBACH

COMMISSION OF THE EUROPEAN COMMUNITIES

REPORT ON SOCIAL DEVELOPMENTS YEAR 1984

BRUSSELS — LUXEMBOURG / MARCH 1985

ADDENDUM TO THE 'EIGHTEENTH GENERAL REPORT ON THE ACTIVITIES OF THE EUROPEAN COMMUNITIES' IN ACCORDANCE WITH ARTICLE 122 OF THE EEC TREATY

Every year the Commission publishes its annual Social Report, which gives an outline of the main developments in the social field which have taken place in the countries of the European Community during the past year.

The introduction, which has a general and political character, provides a summary of the Community's main activities in the social field in 1984 and outlines the prospects for the near future.

In the contents:

A. Introduction

B. Social developments in the Community in 1984

C. Statistical appendix

228 pages

ISBN 92-825-5348-5

CB-43-85-733-EN-C

Published in: Danish, Dutch, English, French, German, Greek, Italian

Price (excluding VAT) in Luxembourg:

BFR 800 IRL 12,80 UKL 10,50 USD 13

OFFICE FOR OFFICIAL PUBLICATIONS OF THE EUROPEAN COMMUNITIES L-2985 Luxembourg