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I

(Acts whose publication is obligatory)

COMMISSION REGULATION (EC) No 770/2003
of 2 May 2003
establishing the standard import values for determining the entry price of certain fruit and vegetables

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Commission Regulation (EC) No 3223/94 of 21 December 1994 on detailed rules for the application of the import arrangements for fruit and vegetables ⁽¹⁾, as last amended by Regulation (EC) No 1947/2002 ⁽²⁾, and in particular Article 4(1) thereof,

Whereas:

- (1) Regulation (EC) No 3223/94 lays down, pursuant to the outcome of the Uruguay Round multilateral trade negotiations, the criteria whereby the Commission fixes the standard values for imports from third countries, in respect of the products and periods stipulated in the Annex thereto.

- (2) In compliance with the above criteria, the standard import values must be fixed at the levels set out in the Annex to this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The standard import values referred to in Article 4 of Regulation (EC) No 3223/94 shall be fixed as indicated in the Annex hereto.

Article 2

This Regulation shall enter into force on 3 May 2003.

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

Done at Brussels, 2 May 2003.

For the Commission
J. M. SILVA RODRÍGUEZ
Agriculture Director-General

⁽¹⁾ OJ L 337, 24.12.1994, p. 66.

⁽²⁾ OJ L 299, 1.11.2002, p. 17.

ANNEX

to the Commission Regulation of 2 May 2003 establishing the standard import values for determining the entry price of certain fruit and vegetables

(EUR/100 kg)		
CN code	Third country code ⁽¹⁾	Standard import value
0702 00 00	052	80,3
	204	91,4
	212	120,5
	999	97,4
0707 00 05	052	92,6
	204	97,2
	999	94,9
0709 90 70	052	102,6
	204	101,8
	999	102,2
0805 10 10, 0805 10 30, 0805 10 50	052	85,2
	204	44,5
	220	35,9
	600	50,6
	624	58,3
	999	54,9
0805 50 10	052	27,8
	400	65,0
	999	46,4
0808 10 20, 0808 10 50, 0808 10 90	060	64,5
	388	92,3
	400	142,7
	404	98,9
	508	87,4
	512	86,7
	524	72,9
	528	79,8
	720	78,2
	804	113,9
	999	91,7

⁽¹⁾ Country nomenclature as fixed by Commission Regulation (EC) No 2020/2001 (OJ L 273, 16.10.2001, p. 6). Code '999' stands for 'of other origin'.

COMMISSION REGULATION (EC) No 771/2003
of 2 May 2003
amending the import duties in the cereals sector

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 1766/92 of 30 June 1992 on the common organisation of the market in cereals ⁽¹⁾, as last amended by Regulation (EC) No 1666/2000 ⁽²⁾,

Having regard to Commission Regulation (EC) No 1249/96 of 28 June 1996 laying down detailed rules for the application of Council Regulation (EEC) No 1766/92 as regards import duties in the cereals sector ⁽³⁾, as last amended by Regulation (EC) No 1900/2002 ⁽⁴⁾, and in particular Article 2(1) thereof,

Whereas:

- (1) The import duties in the cereals sector are fixed by Commission Regulation (EC) No 766/2003 ⁽⁵⁾.

- (2) Article 2(1) of Regulation (EC) No 1249/96 provides that if during the period of application, the average import duty calculated differs by EUR 5 per tonne from the duty fixed, a corresponding adjustment is to be made. Such a difference has arisen. It is therefore necessary to adjust the import duties fixed in Regulation (EC) No 766/2003,

HAS ADOPTED THIS REGULATION:

Article 1

Annexes I and II to Regulation (EC) No 766/2003 are hereby replaced by Annexes I and II to this Regulation.

Article 2

This Regulation shall enter into force on 3 May 2003.

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

Done at Brussels, 2 May 2003.

For the Commission

J. M. SILVA RODRÍGUEZ

Agriculture Director-General

⁽¹⁾ OJ L 181, 1.7.1992, p. 21.

⁽²⁾ OJ L 193, 29.7.2000, p. 1.

⁽³⁾ OJ L 161, 29.6.1996, p. 125.

⁽⁴⁾ OJ L 287, 25.10.2002, p. 15.

⁽⁵⁾ OJ L 109, 1.5.2003, p. 18.

ANNEX I

Import duties for the products covered by Article 10(2) of Regulation (EEC) No 1766/92

CN code	Description	Import duty ⁽¹⁾ (EUR/tonne)
1001 10 00	Durum wheat high quality	0,00
	medium quality	0,00
	low quality	0,00
1001 90 91	Common wheat seed	8,15
ex 1001 90 99	Common high quality wheat other than for sowing ⁽²⁾	8,15
1002 00 00	Rye	33,86
1005 10 90	Maize seed other than hybrid	52,16
1005 90 00	Maize other than seed ⁽³⁾	52,16
1007 00 90	Grain sorghum other than hybrids for sowing	33,86

⁽¹⁾ For goods arriving in the Community via the Atlantic Ocean or via the Suez Canal (Article 2(4) of Regulation (EC) No 1249/96), the importer may benefit from a reduction in the duty of:

— EUR 3 per tonne, where the port of unloading is on the Mediterranean Sea, or

— EUR 2 per tonne, where the port of unloading is in Ireland, the United Kingdom, Denmark, Sweden, Finland or the Atlantic coasts of the Iberian peninsula.

⁽²⁾ Importers are entitled to a flat-rate reduction of EUR 14 per tonne.

⁽³⁾ The importer may benefit from a flat-rate reduction of EUR 24 per tonne, where the conditions laid down in Article 2(5) of Regulation (EC) No 1249/96 are met.

ANNEX II

Factors for calculating duties

(period from 30 April 2003 to 1 May 2003)

1. Averages over the two-week period preceding the day of fixing:

Exchange quotations	Minneapolis	Chicago	Minneapolis	Minneapolis	Minneapolis	Minneapolis
Product (% proteins at 12 % humidity)	HRS2. 14 %	YC3	HAD2	Medium quality (*)	Low quality (**)	USbarley 2
Quotation (EUR/t)	113,06	85,47	178,53 (***)	168,53 (***)	148,53 (***)	105,23 (***)
Gulf premium (EUR/t)	—	11,54	—	—	—	—
Great Lakes premium (EUR/t)	18,28	—	—	—	—	—

(*) A discount of 10 EUR/t (Article 4(1) of Regulation (EC) No 1249/96).

(**) A discount of 30 EUR/t (Article 3 of Regulation (EC) No 2378/2002).

(***) Fob Gulf.

2. Freight/cost: Gulf of Mexico–Rotterdam: 17,95 EUR/t; Great Lakes–Rotterdam: 27,63 EUR/t.

3. Subsidy within the meaning of the third paragraph of Article 4(2) of Regulation (EC) No 1249/96: 0,00 EUR/t (HRW2)
0,00 EUR/t (SRW2).

II

(Acts whose publication is not obligatory)

COMMISSION

COMMISSION DECISION

of 25 April 2003

laying down specific conditions for imports of fishery products from Sri Lanka

(notified under document number C(2003) 1286)

(Text with EEA relevance)

(2003/302/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 91/493/EEC of 22 July 1991 laying down the health conditions for the production and the placing on the market of fishery products ⁽¹⁾, as last amended by Directive 97/79/EC ⁽²⁾, and in particular Article 11(1) thereof,

Whereas:

- (1) An inspection has been carried out on behalf of the Commission in Sri Lanka to verify the conditions under which fishery products are produced, stored and dispatched to the Community.
- (2) The requirements in the legislation of Sri Lanka on health inspection and monitoring of fishery products may be considered equivalent to those laid down in Directive 91/493/EEC.
- (3) In particular, the 'Department of Fisheries and Aquatic Resources of the Ministry of Fisheries and Ocean Resources' (DFAR), is capable of effectively verifying the implementation of the legislation in force.
- (4) The DFAR has provided official assurances regarding compliance with the standards for health controls and monitoring of fisheries products as set out in Chapter V of the Annex to Directive 91/493/EEC and regarding the fulfilment of hygienic requirements equivalent to those laid down by that Directive.
- (5) It is appropriate to lay down detailed provisions concerning fishery products imported into the Community from Sri Lanka, in accordance with Directive 91/493/EEC.

- (6) It is also necessary to draw up a list of approved establishments, factory vessels, or cold stores, and a list of freezer vessels equipped in accordance with the requirements of Council Directive 92/48/EEC of 16 June 1992 laying down the minimum hygiene rules applicable to fishery products caught on board of certain vessels in accordance with article 3(1)(a)(i) of Directive 91/493/EEC ⁽³⁾. These lists should be drawn up on the basis of a communication from the DFAR to the Commission.

- (7) It is appropriate for the present Decision to be applied 45 days after its publication providing for the necessary transitional period.

- (8) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on the Food Chain and Animal Health,

HAS ADOPTED THIS DECISION:

Article 1

The 'Department of Fisheries and Aquatic Resources of the Ministry of Fisheries and Ocean Resources' (DFAR), shall be the competent authority in Sri Lanka identified for the purposes of verifying and certifying compliance of fishery products with the requirements of Directive 91/493/EEC.

Article 2

Fishery products imported into the Community from Sri Lanka shall comply with Articles 3, 4 and 5.

⁽¹⁾ OJ L 268, 24.9.1991, p. 15.

⁽²⁾ OJ L 24, 30.1.1998, p. 31.

⁽³⁾ OJ L 187, 7.7.1992, p. 41.

Article 3

1. Each consignment shall be accompanied by a numbered original health certificate in accordance with the model in Annex I and comprising a single sheet, duly completed, signed, and dated.

2. The certificate shall be drawn up in at least one official language of the Member State where the checks are carried out.

3. The certificate shall bear the name, capacity and signature of the representative of the DFAR, and the latter's official stamp in a colour different from that of other endorsements.

Article 4

The fishery products shall come from approved establishments, factory vessels or cold stores, or from registered freezer vessels listed in Annex II.

Article 5

All packages shall bear the words 'SRI LANKA' and the approval/registration number of the establishment, factory vessel, cold store or freezer vessel of origin in indelible letters, except in the case of frozen fishery products in bulk and intended for the manufacture of preserved foods.

Article 6

This Decision shall apply from 17 June 2003.

Article 7

This Decision is addressed to the Member States.

Done at Brussels, 25 April 2003.

For the Commission

David BYRNE

Member of the Commission

ANNEX I

HEALTH CERTIFICATE

for fishery products from Sri Lanka and intended for export to the European Community, excluding bivalve molluscs, echinoderms, tunicates and marine gastropods in whatever form

Reference No:

Country dispatch : SRI LANKA

Competent authority: Department of Fisheries and Aquatic Resources of the Ministry of Fisheries and Ocean Resources (DFAR)

I. Details identifying the fishery products

- Description of fishery/aquaculture ⁽¹⁾ products:
 - Species (scientific name):
 - Presentation of product and type of treatment ⁽²⁾:
- Code number (where available):
- Type of packaging:
- Number of packages:
- Net weight:
- Requisite storage and transport temperature:

II. Origin of products

Name(s) and official approval/registration number(s) of establishment(s), factory vessel(s), or cold store(s) approved or freezer vessel(s) registered by the DFAR for export to the European Community:

.....

III. Destination of products

The products are dispatched

from:
 (place of dispatch)

to:
 (country and place of destination)

by the following means of transport:

Name and address of dispatcher:

Name of consignee and address at place of destination:

⁽¹⁾ Delete where applicable.

⁽²⁾ Live, refrigerated, frozen, salted, smoked, preserved.

IV. Health attestation

- The official inspector hereby certifies that the fishery products specified above:
1. were caught and handled on board vessels in accordance with the health rules laid down by Directive 92/48/EEC;
 2. were landed, handled and where appropriate packaged, prepared, processed, frozen, thawed and stored hygienically in compliance with the requirements laid down in Chapters II, III and IV of the Annex to Directive 91/493/EEC;
 3. have undergone health controls in accordance with Chapter V of the Annex to Directive 91/493/EEC;
 4. are packaged, marked, stored and transported in accordance with Chapters VI, VII and VIII of the Annex to Directive 91/493/EEC;
 5. do not come from toxic species or species containing biotoxins;
 6. have satisfactorily undergone the organoleptic, parasitological, chemical and microbiological checks laid down for certain categories of fishery products by Directive 91/493/EEC and in the implementing decisions thereto.
- The undersigned official inspector hereby declares that he is aware of the provisions of Directive 91/493/EEC, Directive 92/48/EEC and Decision 2003/302/EC ⁽³⁾.

Done at, on
(Place) (Date)



Signature of official inspector ⁽³⁾

(Name in capital letters, capacity and qualifications of person signing)

⁽³⁾ The color of the stamp and signature must be different from that of the other particulars in the certificate.

ANNEX II

LIST OF ESTABLISHMENTS AND VESSELS

Approval No	Name	City/Region	Category
DFAR/FPE/98/01	Tropic Frozen Foods Ltd	Negombo	PP
DFAR/FPE/98/02	Southern Fish Factory	Kosgoda	PP
DFAR/FPE/98/03	Skyway Sea Food's Specialist's (Pvt) Ltd	Negombo	PP
DFAR/FPE/98/08	Alpex Marine (Pvt) Ltd	Hendala Wattala	PP
DFAR/FPE/98/09	Jay Sea Foods Processing (Pvt) Ltd	Kepungoda Pamunugama	PP
DFAR/FPE/98/11	Apollo Marine International (Pvt) Ltd	Wathupitiwala Nittambuwa	PP
DFAR/FPE/98/14	Aqua Gardens (Pvt) Ltd	Bangadeniya	PP
DFAR/FPE/98/15	Global Sea Foods (Pvt) Ltd	Perakolawatta Badalgama	PP

Categorie Legend:

PP: Processing plant

COMMISSION DECISION
of 25 April 2003
amending Decision 97/296/EC to authorise import of fishery products from Sri Lanka

(notified under document number C(2003) 1287)

(Text with EEA relevance)

(2003/303/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Decision 95/408/EC of 22 of June 1995 on the conditions for drawing up, for an interim period, provisional lists of third country establishments from which Member States are authorised to import certain products of animal origin, fishery products or live bivalve molluscs ⁽¹⁾, as last amended by Decision 2001/4/EC ⁽²⁾, and in particular Article 2 (2) and (3) thereof,

Whereas:

- (1) Commission Decision 97/296/EC ⁽³⁾, as last amended by Decision 2002/863/EC ⁽⁴⁾, lists the countries and territories from which importation of fishery products for human consumption is authorised. Part I of the Annex to Decision 97/296/EC list the names of the countries and territories covered by a specific Decision under Council Directive 91/493/EEC ⁽⁵⁾ and part II names those qualifying under Article 2(2) of Decision 95/408/EC.
- (2) Commission Decision 2003/302/EC ⁽⁶⁾ sets specific import conditions for fishery products originating in Sri Lanka. This country should therefore be added to the list in part I of the Annex to Decision 97/296/EC.
- (3) Decision 97/296/EC should therefore be amended accordingly.

- (4) This Decision should take effect on the same day as Decision 2003/302/EC.

- (5) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on the Food Chain and Animal Health,

HAS ADOPTED THIS DECISION:

Article 1

The Annex to Decision 97/296/EC is replaced by the text in the Annex to this Decision.

Article 2

This Decision shall apply from 17 June 2003.

Article 3

This Decision is addressed to the Member States.

Done at Brussels, 25 April 2003.

For the Commission

David BYRNE

Member of the Commission

⁽¹⁾ OJ L 243, 11.10.1995, p. 17.

⁽²⁾ OJ L 2, 5.1.2001, p. 21.

⁽³⁾ OJ L 122, 14.5.1997, p. 21.

⁽⁴⁾ OJ L 301, 5.11.2002, p. 53.

⁽⁵⁾ OJ L 268, 24.9.1991, p. 15.

⁽⁶⁾ See page 6 of this Official Journal.

ANNEX

‘ANNEX

**LIST OF COUNTRIES AND TERRITORIES FROM WHICH IMPORTATION OF FISHERY PRODUCTS IN ANY
FORM INTENDED FOR HUMAN CONSUMPTION IS AUTHORISED**

I. Countries and territories covered by a specific decision under Council Directive 91/493/EC

AL — Albania	MG — Madagascar
AR — Argentina	MR — Mauritania
AU — Australia	MU — Mauritius
BD — Bangladesh	MV — Maldives
BG — Bulgaria	MX — Mexico
BR — Brazil	MY — Malaysia
CA — Canada	MZ — Mozambique
CH — Switzerland	NA — Namibia
CI — Ivory Coast	NC — New Caledonia
CL — Chile	NG — Nigeria
CN — China	NI — Nicaragua
CO — Colombia	NZ — New Zealand
CR — Costa Rica	OM — Oman
CU — Cuba	PA — Panama
CZ — Czech Republic	PE — Peru
EC — Ecuador	PG — Papua New Guinea
EE — Estonia	PH — Philippines
FK — Falkland Islands	PK — Pakistan
GA — Gabon	PL — Poland
GH — Ghana	RU — Russia
GL — Greenland	SC — Seychelles
GM — Gambia	SG — Singapore
GN — Guinea (Conakry)	SI — Slovenia
GT — Guatemala	SN — Senegal
HN — Honduras	SR — Suriname
HR — Croatia	TH — Thailand
ID — Indonesia	TN — Tunisia
IN — India	TR — Turkey
IR — Iran	TW — Taiwan
JM — Jamaica	TZ — Tanzania
JP — Japan	UG — Uganda
KR — South Korea	UY — Uruguay
KZ — Kazakhstan	VE — Venezuela
LK — Sri Lanka	VN — Vietnam
LT — Lithuania	YE — Yemen
LV — Latvia	ZA — South Africa
MA — Morocco	

II. Countries and territories meeting the terms of Article 2(2) of Council Decision 95/408/EC

AE	— United Arab Emirates	HK	— Hong Kong
AM	— Armenia ⁽¹⁾	HU	— Hungary ⁽⁵⁾
AO	— Angola	IL	— Israel
AG	— Antigua and Barbuda ⁽²⁾	KE	— Kenya
AN	— Netherlands Antilles	MM	— Myanmar (Burma)
AZ	— Azerbaijan ⁽³⁾	MT	— Malta
BJ	— Benin	PF	— French Polynesia
BS	— Bahamas	PM	— St Pierre and Miquelon
BY	— Belarus	RO	— Romania
BZ	— Belize	SB	— Solomon Island
CG	— Republic of Congo ⁽⁴⁾	SH	— St Helena
CM	— Cameroon	SV	— El Salvador
CY	— Cyprus	TG	— Togo
DZ	— Algeria	US	— United States of America
ER	— Eritrea	YT	— Mayotte ⁽⁶⁾
FJ	— Fiji	YU	— Serbia and Montenegro ⁽⁷⁾ , ⁽⁸⁾
GD	— Grenada	ZW	— Zimbabwe

⁽¹⁾ Authorised only for imports of live crayfish (*Astacus leptodactylus*) intended for direct human consumption.

⁽²⁾ Authorised only for imports of fresh fish.

⁽³⁾ Authorised only for imports of caviar.

⁽⁴⁾ Authorised only for imports of fishery products caught, frozen and packed in their final packaging at sea.

⁽⁵⁾ Authorised only for import of live animals intended for direct human consumption.

⁽⁶⁾ Authorised only for imports of non-processed and non-prepared fresh aquaculture products.

⁽⁷⁾ Not including Kosovo as defined by the United Nations Security Council Resolution 1244 of 10 June 1999.

⁽⁸⁾ Authorised only for imports of wild fish intended for direct human consumption.'

COMMISSION DECISION
of 29 April 2003
approving the technical action plan 2003 for improving agricultural statistics
(notified under document number C(2003) 1369)

(2003/304/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Decision No 96/411/EC of 25 June 1996 on improving Community agricultural statistics ⁽¹⁾, as last amended by Decision No 1919/2002/EC of the European Parliament and of the Council ⁽²⁾, and particularly Article 4(1) and Article 6(2) thereof,

Whereas:

- (1) In accordance with Decision 96/411/EC, the Commission establishes a technical action plan for agricultural statistics each year.
- (2) Data on the physical aspects of European agriculture need to be improved, detailed agri-environmental indicators need to be obtained, the environmental aspects of agricultural accounting need to be developed and information systems on rural development need to be established for the implementation of the relevant Community policies.
- (3) In accordance with Decision 96/411/EC, the Commission shall contribute to the costs realised by each Member State in making adaptations to national agricultural statistical systems or to such costs for preparatory work relating to new or increasing needs which are part of a technical action plan.

(4) Certain activities launched under previous action plans need to be consolidated and the efforts made need to be followed.

(5) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on Agricultural Statistics.

HAS ADOPTED THIS DECISION:

Article 1

The 2003 technical action plan for improving agricultural statistics (TAPAS 2003) annexed to the present Decision is approved.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 29 April 2003.

For the Commission

Pedro SOLBES MIRA

Member of the Commission

⁽¹⁾ OJ L 162, 1.7.1996, p. 14.

⁽²⁾ OJ L 293, 29.10.2002, p. 5.

ANNEX

TECHNICAL ACTION PLAN 2003 FOR IMPROVING AGRICULTURAL STATISTICS (TAPAS 2003)

The aims of the activities to be carried out in 2003 under the technical action plan for improving agricultural statistics (TAPAS) are to contribute to improve agricultural statistics in the following fields:

- (i) data on the physical aspects of European agriculture;
- (ii) the environmental aspects of agricultural accounting;
- (iii) the agri-environmental indicators, including the use of pesticides;
- (iv) rural development.

The Commission will make a financial contribution, but not exceeding the amounts shown in Table A for each Member State, to projects forming part of these activities.

The activities proposed by the Member States concern:

1. Data on the physical aspects of European agriculture

This is a continuation of the work done in previous years. The aim is to improve the following:

- (a) data on areas, production and use of crops, and particularly the balances;
- (b) data on livestock populations, production and use of animal products, and particularly the meat balances;
- (c) feed balances (development of the feed balances, by improving the estimation methods and achieving better consistency between the supply balances and the feed balance);
- (d) other work with a view to improving figures on stocks or internal use, including use on the farm, and technical coefficients.

2. The environmental aspects of agricultural accounting

The main aim is to test the feasibility of introducing into the methodology used for the economic accounts for agriculture (EAC) and forestry (EAF) concepts and definitions that enable certain elements which are relevant to the environment to be dealt with as services in total production, subsidies or taxes.

3. The agri-environmental indicators and the use of pesticides

The Commission wishes to encourage projects permitting the improvement of the existing indicators such as, in particular, regional-level information on yields of certain crops, data on the sale or consumption of mineral fertilisers etc. It also supports the establishment of landscape indicators such as the lengths of hedges or walls or the areas used at regional level outside the utilised agricultural area (pasture, alpine meadow etc.); the effects of structural characteristics on the operation of holdings; data on cultivation practices.

The activity on the use of pesticides aims to continue collecting and processing data on the use of pesticides and improving the quality and speed of transmission by using a variety of methods and sources. Crops are selected by the Member States on the basis of their importance in terms of areas under cultivation or amounts of pesticides used.

4. Rural development

This developing area in agricultural statistics will involve a more detailed territorial breakdown of information normally collected at national level and territorial breakdowns that differ from the administrative regions used for the production of most regional statistics. A wider range of subjects will also be covered, including non-agricultural income of farms and families — particularly from activities that are complementary to agricultural activity and community services provided by farmers — and living conditions in rural regions, agriculture's contribution as a support to other economic and cultural activities etc.

Table A
TECHNICAL ACTION PLAN 2003

maximum Community contribution to costs incurred
by Member State

(in EUR 1 000)

	B	DK	D	EL	E	F	IRL	I	L	NL	A	P	FIN	S	UK	TOTAL
Physical data		35,0						20,0			38,5	33,5	30,0	20,0		177,0
Environmental aspects of agricultural accounting	25,0															25,0
Agri-environmental indicators (including use of pesticides)	35,0	8,0	86,0		12,0			97,5		85,0	55,0		31,5	77,0		487,0
Rural development	17,5		76,0					40,0		25,0	40,0	30,0	27,0		30,0	285,5
TOTAL	77,5	43,0	162,0		12,0			157,5		110,0	133,5	63,5	88,5	97,0	30,0	974,5