

Official Journal

of the European Union

L 107

English edition

Legislation

Volume 49

20 April 2006

Contents

I Acts whose publication is obligatory

Commission Regulation (EC) No 604/2006 of 19 April 2006 establishing the standard import values for determining the entry price of certain fruit and vegetables	1
★ Commission Regulation (EC) No 605/2006 of 19 April 2006 amending Regulation (EC) No 349/2003 suspending the introduction into the Community of specimens of certain species of wild fauna and flora	3
★ Commission Regulation (EC) No 606/2006 of 19 April 2006 amending Regulation (EC) No 2799/1999 laying down detailed rules for applying Council Regulation (EC) No 1255/1999 as regards the grant of aid for skimmed milk and skimmed-milk powder intended for animal feed and the sale of such skimmed-milk powder	23
★ Commission Regulation (EC) No 607/2006 of 19 April 2006 initiating an investigation concerning the possible circumvention of anti-dumping measures imposed by Council Regulation (EC) No 398/2004 on imports of silicon originating in the People's Republic of China by imports of silicon consigned from the Republic of Korea, whether declared as originating in the Republic of Korea or not, and making such imports subject to registration	24
★ Commission Regulation (EC) No 608/2006 of 19 April 2006 amending Regulation (EC) No 1060/2005 as regards the quantity covered by the standing invitation to tender for the export of common wheat held by the Slovak intervention agency	27
★ Commission Regulation (EC) No 609/2006 of 19 April 2006 amending Regulation (EC) No 1374/2005 as regards the quantity covered by the standing invitation to tender for the export of barley held by the Slovak intervention agency	28
★ Commission Regulation (EC) No 610/2006 of 18 April 2006 establishing unit values for the determination of the customs value of certain perishable goods	29
Commission Regulation (EC) No 611/2006 of 19 April 2006 on granting of import licences for cane sugar for the purposes of certain tariff quotas and preferential agreements	35

Commission Regulation (EC) No 612/2006 of 19 April 2006 determining to what extent applications lodged in April 2006 for the right to import bulls, cows and heifers other than for slaughter of certain Alpine and mountain breeds can be met	37
--	----

II Acts whose publication is not obligatory

Commission

2006/291/EC, Euratom:

★ Commission Decision of 7 April 2006 on the re-use of Commission information	38
--	----

2006/292/EC:

★ Commission Decision of 12 April 2006 amending Decision 2004/639/EC as regards Croatia (notified under document number C(2006) 1541) ⁽¹⁾	42
---	----

2006/293/EC:

★ Commission Decision of 12 April 2006 amending Commission Decision 2006/135/EC as regarding the establishment of areas A and B in certain Member States due to outbreaks of highly pathogenic avian influenza (notified under document number C(2006) 1583) ⁽¹⁾	44
--	----

European Central Bank

2006/294/EC:

★ Guideline of the European Central Bank of 7 April 2006 on the Eurosystem's provision of reserve management services in euro to central banks and countries located outside the euro area and to international organisations (ECB/2006/4)	54
---	----



⁽¹⁾ Text with EEA relevance

I

(Acts whose publication is obligatory)

COMMISSION REGULATION (EC) No 604/2006
of 19 April 2006
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⁾, 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 20 April 2006.

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

Done at Brussels, 19 April 2006.

For the Commission

J. L. DEMARTY

*Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 337, 24.12.1994, p. 66. Regulation as last amended by Regulation (EC) No 386/2005 (OJ L 62, 9.3.2005, p. 3).

ANNEX

to Commission Regulation of 19 April 2006 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	118,6
	204	50,1
	212	139,0
	624	138,6
	999	111,6
0707 00 05	052	129,4
	204	47,4
	999	88,4
0709 10 00	624	119,2
	999	119,2
0709 90 70	052	127,1
	204	114,1
	999	120,6
0805 10 20	052	70,7
	204	40,1
	212	52,8
	220	32,1
	624	75,4
	999	54,2
0805 50 10	624	54,5
	999	54,5
0808 10 80	388	87,8
	400	129,3
	404	95,9
	508	73,4
	512	80,3
	528	96,6
	720	78,2
	804	112,8
	999	94,3
0808 20 50	052	75,0
	388	99,4
	512	78,5
	528	80,3
	720	76,1
	999	81,9

⁽¹⁾ Country nomenclature as fixed by Commission Regulation (EC) No 750/2005 (OJ L 126, 19.5.2005, p. 12). Code '999' stands for 'of other origin'.

COMMISSION REGULATION (EC) No 605/2006

of 19 April 2006

amending Regulation (EC) No 349/2003 suspending the introduction into the Community of specimens of certain species of wild fauna and flora

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 338/97 of 9 December 1996 on the protection of species of wild fauna and flora by regulating trade therein ⁽¹⁾ and in particular Article 19(2) thereof,

After consulting the Scientific Review Group,

Whereas:

- (1) Article 4(6) of Regulation (EC) No 338/97 provides that the Commission may establish restrictions to the introduction of certain species into the Community in accordance with the conditions laid down in points (a) to (d) thereof. Furthermore, implementing measures for such restrictions have been laid down in Commission Regulation (EC) No 1808/2001 of 30 August 2001 laying down detailed rules concerning the implementation of Council Regulation (EC) No 338/97 of the protection of species of wild fauna and flora by regulating trade therein ⁽²⁾.
- (2) A list of species for which the introduction into the Community is suspended was established in Commission Regulation (EC) No 349/2003 of 25 February 2003 suspending the introduction into the Community of specimens of certain species of wild fauna and flora ⁽³⁾.
- (3) On the basis of recent information, the Scientific Review Group has concluded that the conservation status of certain species listed in Annexes A and B to Regulation (EC) No 338/97 will be seriously jeopardised if their introduction into the Community from certain countries of origin is not suspended. The introduction of the following species should therefore be suspended: *Ursus thibetanus* from the Russian Federation; *Cryptoprocta ferox*, *Scaphiophryne gottliebii*, *Euphorbia banae* and *E. kondoi* from Madagascar; *Panthera leo* from Ethiopia; *Balaeniceps rex*, *Grus carunculatus* and *Chamaeleo fuelleborni* from the

United Republic of Tanzania; *Poicephalus gularis* from Congo; *Accipiter melanoleucus*, *A. ovampensis*, *Aviceda cuculoides*, *Hieraaetus ayresii*, *H. spilogaster*, *Macheiramphus alcinus*, *Spizaetus africanus*, *Urotriorchis macrourus*, *Falco chicquera*, *Asio capensis*, *Bubo lacteus*, *B. poensis*, *Glaucidium perlatus*, *Scotopelia peli* and *Python regius* from Guinea; *Sagittarius serpentarius* and *Varanus exanthematicus* from Togo; *Agapornis pullarius* from the Democratic Republic of the Congo; *Cuora galbinifrons* from China; *Heosemys spinosa*, *Leucocephalon yuwonoi*, *Siebenrockiella crassicollis*, *Liasis fuscus*, *Euphyllia cristata*, *E. divisa*, *E. fimbriata*, *Hydnophora microconos* and *Scolymia vitiensis* from Indonesia; *Geochelone pardalis* from Uganda and Zambia; *Uromastyx geyri* from Mali and Niger; *Cordylus mossambicus*, *C. vittifer*, *Tridacna maxima* and *T. squamosa* from Mozambique; *Dendrobates pumilio* from Nicaragua; *Hippopus hippopus* from Vanuatu; *Hippopus hippopus*, *Tridacna gigas* and *T. maxima* from Tonga and Vietnam; *Tridacna crocea*, *T. derasa*, *T. maxima* and *T. squamosa* from Fiji and Vanuatu; *Tridacna crocea* from Tonga; *Tridacna maxima* from the Federated States of Micronesia and the Marshall Islands; *Tridacna tevoroo* from Tonga and *Catalaphyllia jardinei* from the Solomon Islands.

- (4) The Scientific Review Group has also concluded that, on the basis of the most recent available information, the suspension of the introduction into the Community of the following species should no longer be required: *Galago senegalensis* from Djibouti; *Galagoides demidoff* from Kenya and Senegal; *Callithrix argentata* from Paraguay; *Saguinus labiatus* from Colombia; *Callicebus torquatus* from Ecuador; *Cebus albifrons* from Guyana; *Cebus capucinus* and *Aratinga solstitialis* from Venezuela; *Cebus olivaceus* from Peru; *Allenopithecus nigroviridis* from all range States; *Colobus guereza* from Equatorial Guinea; *Lophocebus albigena* from Kenya; *Papio hamadryas* and *Hippopotamus amphibius* from Liberia; *Cynogale bennettii* from Singapore; *Ara ararauna* from Trinidad and Tobago; *Neophema splendida* from Australia; *Poicephalus gularis* from Democratic Republic of the Congo; *Geochelone chilensis*, *Homopus areolatus*, *H. boulengeri*, *H. femoralis*, *H. signatus*, *Kinixys natalensis* and *Psammobates* spp. from all range States; *Geochelone denticulata* from all range States except for Bolivia and Ecuador; *Geochelone elegans* from all range States except for Pakistan; *Kinixys belliana* from all range States except for Mozambique and Benin; *Kinixys erosa* from all range States except for Togo; *Kinixys homeana* from all range States except for Benin; *Manouria emys* from all range States except for Bangladesh, India, Indonesia, Myanmar and Thailand; *Testudo horsfieldii* from all range States except for China, Pakistan and Kazakhstan; *Manouria impressa* from all range States except for Vietnam; *Phelsuma cepedianae* and *P. trilineata* from Madagascar; *Phelsuma edwardnewtonii* from Mauritius; *Varanus albigularis* from Lesotho; *Varanus rudicollis* from the Philippines; *Ptyas mucosus* from Indonesia and *Dactylorhiza incarnata* from Norway.

⁽¹⁾ OJ L 61, 3.3.1997, p. 1. Regulation as last amended by Commission Regulation (EC) No 1332/2005 (OJ L 215, 19.8.2005, p. 1).

⁽²⁾ OJ L 250, 19.9.2001, p. 1.

⁽³⁾ OJ L 51, 26.2.2003, p. 3. Regulation as last amended by Regulation (EC) No 252/2005 (OJ L 43, 15.2.2005, p. 3).

- (5) Regulation (EC) No 338/97 as last amended by Regulation (EC) No 1332/2005 provides *inter alia* for the transfer of *Cacatua sulphurea* and *Pyxis arachnoides* from Annex B to Annex A and the deletion from the Annexes of *Agapornis roseicollis*, therefore, import suspensions in respect of those species should no longer be required.
- (6) The countries of origin of the species which are subject to new restrictions to introduction into the Community pursuant to this Regulation have all been consulted.
- (7) The Annex to Regulation (EC) No 349/2003 should therefore be amended accordingly and, for clarity purposes, replaced.
- (8) The measures provided for in this Regulation are in accordance with the opinion of the Committee on Trade in Wild Fauna and Flora,
- HAS ADOPTED THIS REGULATION:
- Article 1*
- The Annex to Regulation (EC) No 349/2003 is replaced by the Annex to this Regulation.
- Article 2*
- This Regulation shall enter into force on the 20th day following its publication in the *Official Journal of the European Union*.

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

Done at Brussels, 19 April 2006.

For the Commission
Stavros DIMAS
Member of the Commission

ANNEX

Specimens of species included in Annex A to Regulation (EC) No 338/97 whose introduction into the Community is suspended

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
FAUNA				
CHORDATA MAMMALIA				
CARNIVORA				
Canidae				
<i>Canis lupus</i>	Wild	Hunting trophies	Belarus, Kyrgyzstan, Turkey	a
Ursidae				
<i>Ursus arctos</i>	Wild	Hunting trophies	British Columbia	a
<i>Ursus thibetanus</i>	Wild	Hunting trophies	Russian Federation	a
Felidae				
<i>Lynx lynx</i>	Wild	Hunting trophies	Azerbaijan, Moldova, Ukraine	a
ARTIODACTYLA				
Bovidae				
<i>Ovis ammon nigrimontana</i>	Wild	Hunting trophies	Kazakhstan	a
AVES				
FALCONIFORMES				
Accipitridae				
<i>Leucopternis occidentalis</i>	Wild	All	Ecuador, Peru	a

Specimens of species included in Annex B to Regulation (EC) No 338/97 whose introduction into the Community is suspended

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
FAUNA				
CHORDATA MAMMALIA				
MONOTREMATA				
Tachyglossidae				
<i>Zaglossus bruijni</i>	Wild	All	All	b
PRIMATES				
Loridae				
<i>Arctocebus aureus</i>	Wild	All	Central African Republic, Gabon	b
<i>Arctocebus calabarensis</i>	Wild	All	Nigeria	b
<i>Nycticebus pygmaeus</i>	Wild	All	Cambodia, Laos	b
<i>Perodicticus potto</i>	Wild	All	Togo	b
Galagonidae				
<i>Eutoticus pallidus</i> (synonym <i>Galago elegantulus pallidus</i>)	Wild	All	Nigeria	b
<i>Galago matschiei</i> (synonym <i>G. inustus</i>)	Wild	All	Rwanda	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
<i>Galagoides demidoff</i> (synonym <i>Galago demidovii</i>)	Wild	All	Burkina Faso, Central African Republic	b
<i>Galagoides zanzibaricus</i> (synonym <i>Galago zanzibaricus</i>)	Wild	All	Malawi	b
Callitrichidae				
<i>Callithrix geoffroyi</i> (synonym <i>C. jacchus geoffroyi</i>)	Wild	All	Brazil	b
Cebidae				
<i>Alouatta fusca</i>	Wild	All	All	b
<i>Alouatta seniculus</i>	Wild	All	Trinidad and Tobago	b
<i>Ateles belzebuth</i>	Wild	All	All	b
<i>Ateles fusciceps</i>	Wild	All	All	b
<i>Ateles geoffroyi</i>	Wild	All	All	b
<i>Ateles paniscus</i>	Wild	All	Peru	b
<i>Cebus capucinus</i>	Wild	All	Belize	b
<i>Chiropotes satanas</i>	Wild	All	Brazil, Guyana	b
<i>Lagothrix lagotricha</i>	Wild	All	All	b
<i>Pithecia pithecia</i>	Wild	All	Guyana	b
Cercopithecidae				
<i>Cercocebus torquatus</i>	Wild	All	Ghana	b
<i>Cercopithecus ascanius</i>	Wild	All	Burundi	b
<i>Cercopithecus cephus</i>	Wild	All	Central African Republic	b
<i>Cercopithecus dryas</i> (including <i>C. salongo</i>)	Wild	All	Democratic Republic of the Congo	b
<i>Cercopithecus erythrogaster</i>	Wild	All	All	b
<i>Cercopithecus erythrotis</i>	Wild	All	All	b
<i>Cercopithecus hamlyni</i>	Wild	All	All	b
<i>Cercopithecus mona</i>	Wild	All	Togo	b
<i>Cercopithecus petaurista</i>	Wild	All	Togo	b
<i>Cercopithecus pogonias</i>	Wild	All	Cameroon, Equatorial Guinea, Nigeria	b
<i>Cercopithecus preussi</i> (synonym <i>C. lhoesti preussi</i>)	Wild	All	Cameroon, Equatorial Guinea, Nigeria	b
<i>Colobus polykomos</i>	Wild	All	Côte d'Ivoire, Ghana, Nigeria, Togo	b
<i>Lophocebus albigena</i> (synonym <i>Cercocebus albigena</i>)	Wild	All	Nigeria	b
<i>Macaca arctoides</i>	Wild	All	India, Malaysia, Thailand	b
<i>Macaca assamensis</i>	Wild	All	Nepal	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
<i>Macaca cyclopis</i>	Wild	All	All	b
<i>Macaca fascicularis</i>	Wild	All	Bangladesh, India	b
<i>Macaca maura</i>	Wild	All	Indonesia	b
<i>Macaca nemestrina</i>	Wild	All	China	b
<i>Macaca nemestrina pagensis</i>	Wild	All	Indonesia	b
<i>Macaca nigra</i>	Wild	All	Indonesia	b
<i>Macaca ochreata</i>	Wild	All	Indonesia	b
<i>Macaca sylvanus</i>	Wild	All	Algeria, Morocco	b
<i>Papio hamadryas</i>	Wild	All	Guinea-Bissau, Liberia, Libya	b
<i>Procolobus badius</i> (synonym <i>Colobus badius</i>)	Wild	All	All	b
<i>Procolobus verus</i> (synonym <i>Colobus verus</i>)	Wild	All	Benin, Côte d'Ivoire, Ghana, Sierra Leone, Togo	b
<i>Trachypithecus phayrei</i> (synonym <i>Presbytis phayrei</i>)	Wild	All	Cambodia, China, India	b
<i>Trachypithecus vetulus</i> (synonym <i>Presbytis senex</i>)	Wild	All	Sri Lanka	b
XENARTHRA				
Myrmecophagidae				
<i>Myrmecophaga tridactyla</i>	Wild	All	Belize, Uruguay	b
RODENTIA				
Sciuridae				
<i>Ratufa affinis</i>	Wild	All	Singapore	b
<i>Ratufa bicolor</i>	Wild	All	China	b
CARNIVORA				
Canidae				
<i>Chrysocyon brachyurus</i>	Wild	All	Bolivia, Peru	b
Mustelidae				
<i>Lutra maculicollis</i>	Wild	All	United Republic of Tanzania	b
Viverridae				
<i>Cryptoprocta ferox</i>	Wild	All	Madagascar	b
<i>Cynogale bennettii</i>	Wild	All	Brunei, China, Indonesia, Malaysia, Thailand	b
<i>Eupleres goudotii</i>	Wild	All	Madagascar	b
<i>Fossa fossana</i>	Wild	All	Madagascar	b
Felidae				
<i>Leptailurus serval</i>	Wild	All	Algeria	b
<i>Oncifelis colocolo</i>	Wild	All	Chile	b
<i>Panthera leo</i>	Wild	All	Ethiopia	b
<i>Prionailurus bengalensis</i>	Wild	All	Macao	b
<i>Profelis aurata</i>	Wild	All	Togo	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
PERISSODACTYLA				
Equidae				
<i>Equus zebra hartmannae</i>	Wild	All	Angola	b
ARTIODACTYLA				
Hippopotamidae				
<i>Hexaprotodon liberiensis</i> (synonym <i>Choeropsis liberiensis</i>)	Wild	All	Côte d'Ivoire, Guinea, Guinea-Bissau, Nigeria, Sierra Leone	b
<i>Hippopotamus amphibius</i>	Wild	All	Democratic Republic of the Congo, Gambia, Malawi, Niger, Nigeria, Rwanda, Sierra Leone, Togo	b
Camelidae				
<i>Lama guanicoe</i>	Wild	All, except: — specimens that form part of the registered stock in Argentina, provided that permits are confirmed by the Secretariat before being accepted by the Member State of import, — products obtained from the shearing of live animals carried out under the approved management programme, appropriately marked and registered, — non-commercial exports of limited quantities of wool for industrial testing, up to 500 kg annually.	Argentina	b
Moschidae				
<i>Moschus berezovskii</i>	Wild	All	China	b
<i>Moschus chrysogaster</i>	Wild	All	China	b
<i>Moschus fuscus</i>	Wild	All	China	b
<i>Moschus moschiferus</i>	Wild	All	China, Russia	b
Cervidae				
<i>Cervus elaphus bactrianus</i>	Wild	All	Uzbekistan	b
Bovidae				
<i>Saiga tatarica</i>	Wild	All	Kazakhstan, Russia	b
AVES				
CICONIIFORMES				
Balaenicipitidae				
<i>Balaeniceps rex</i>	Wild	All	United Republic of Tanzania, Zambia	b
ANSERIFORMES				
Anatidae				
<i>Anas bernieri</i>	Wild	All	Madagascar	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
<i>Oxyura jamaicensis</i>	All	Live	All	d
FALCONIFORMES				
Accipitridae				
<i>Accipiter brachyurus</i>	Wild	All	Papua New Guinea	b
<i>Accipiter gundlachi</i>	Wild	All	Cuba	b
<i>Accipiter imitator</i>	Wild	All	Papua New Guinea, Solomon Islands	b
<i>Accipiter melanoleucus</i>	Wild	All	Guinea	b
<i>Accipiter ovampensis</i>	Wild	All	Guinea	b
<i>Aviceda cuculoides</i>	Wild	All	Guinea	b
<i>Buteo albonotatus</i>	Wild	All	Peru	b
<i>Buteo galapagoensis</i>	Wild	All	Ecuador	b
<i>Buteo platypterus</i>	Wild	All	Peru	b
<i>Buteo ridgwayi</i>	Wild	All	Dominican Republic, Haiti	b
<i>Erythrorhynchus radiatus</i>	Wild	All	Australia	b
<i>Gyps bengalensis</i>	Wild	All	All	b
<i>Gyps coprotheres</i>	Wild	All	Mozambique, Namibia, Swaziland	b
<i>Gyps indicus</i>	Wild	All	All	b
<i>Gyps rueppellii</i>	Wild	All	Guinea	b
<i>Harpyopsis novaeguineae</i>	Wild	All	Indonesia, Papua New Guinea	b
<i>Hieraaetus ayresii</i>	Wild	All	Guinea	b
<i>Hieraaetus spilogaster</i>	Wild	All	Guinea	b
<i>Leucopternis lacernulata</i>	Wild	All	Brazil	b
<i>Lophoictinia isura</i>	Wild	All	Australia	b
<i>Macheiramphus alcinus</i>	Wild	All	Guinea	b
<i>Polemaetus bellicosus</i>	Wild	All	Guinea	b
<i>Spizaetus africanus</i>	Wild	All	Guinea	b
<i>Spizaetus bartelsi</i>	Wild	All	Indonesia	b
<i>Stephanoaetus coronatus</i>	Wild	All	Guinea	b
<i>Terathopius ecaudatus</i>	Wild	All	Guinea	b
<i>Trigonoceps occipitalis</i>	Wild	All	Côte d'Ivoire, Guinea	b
<i>Urotriorchis macrourus</i>	Wild	All	Guinea	b
Falconidae				
<i>Falco chicquera</i>	Wild	All	Guinea	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
<i>Falco deiroleucus</i>	Wild	All	Belize, Guatemala	b
<i>Falco fasciinucha</i>	Wild	All	Botswana, Ethiopia, Kenya, Malawi, Mozambique, South Africa, Sudan, United Republic of Tanzania, Zambia, Zimbabwe	b
<i>Falco hypoleucos</i>	Wild	All	Australia, Papua New Guinea	b
<i>Micrastur plumbeus</i>	Wild	All	Colombia, Ecuador	b
Sagittariidae				
<i>Sagittarius serpentarius</i>	Wild	All	Guinea, Togo	b
GALLIFORMES				
Phasianidae				
<i>Polyplectron schleiermacheri</i>	Wild	All	Indonesia, Malaysia	b
GRUIFORMES				
Gruidae				
<i>Balearica pavonina</i>	Wild	All	Guinea, Mali	b
<i>Balearica regulorum</i>	Wild	All	Angola, Botswana, Burundi, Democratic Republic of the Congo, Kenya, Lesotho, Malawi, Mozambique, Namibia, Rwanda, South Africa, Swaziland, Uganda, Zambia, Zimbabwe	b
<i>Grus carunculatus</i>	Wild	All	South Africa, United Republic of Tanzania	b
<i>Grus virgo</i>	Wild	All	Sudan	b
COLUMBIFORMES				
Columbidae				
<i>Goura cristata</i>	Wild	All	Indonesia	b
<i>Goura scheepmakeri</i>	Wild	All	Indonesia	b
<i>Goura victoria</i>	Wild	All	Indonesia	b
PSITTACIFORMES				
Psittacidae				
<i>Agapornis fischeri</i>	Wild	All	United Republic of Tanzania	b
	Ranched	All	Mozambique	b
<i>Agapornis lilianae</i>	Wild	All	United Republic of Tanzania	b
<i>Agapornis nigrigenis</i>	Wild	All	All	b
<i>Agapornis pullarius</i>	Wild	All	Angola, Democratic Republic of the Congo, Guinea, Kenya, Mali, Togo	b
<i>Alistenus chloropterus chloropterus</i>	Wild	All	Indonesia	b
<i>Amazona agilis</i>	Wild	All	Jamaica	b
<i>Amazona autumnalis</i>	Wild	All	Ecuador	b
<i>Amazona collaria</i>	Wild	All	Jamaica	b
<i>Amazona mercenaria</i>	Wild	All	Venezuela	b
<i>Amazona xanthops</i>	Wild	All	Bolivia, Paraguay	b
<i>Ara chloroptera</i>	Wild	All	Argentina, Panama	b
<i>Ara severa</i>	Wild	All	Guyana	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
<i>Aratinga acuticaudata</i>	Wild	All	Uruguay	b
<i>Aratinga aurea</i>	Wild	All	Argentina	b
<i>Aratinga auricapilla</i>	Wild	All	All	b
<i>Aratinga erythrogenys</i>	Wild	All	Peru	b
<i>Aratinga euops</i>	Wild	All	Cuba	b
<i>Bolborhynchus ferrugineifrons</i>	Wild	All	Colombia	b
<i>Cacatua sanguinea</i>	Wild	All	Indonesia	b
<i>Chamosyna amabilis</i>	Wild	All	Fiji	b
<i>Chamosyna diadema</i>	Wild	All	All	b
<i>Cyanoliseus patagonus</i>	Wild	All	Chile, Uruguay	b
<i>Deroptyus accipitrinus</i>	Wild	All	Peru, Surinam	b
<i>Ectectus roratus</i>	Wild	All	Indonesia	b
<i>Forpus xanthops</i>	Wild	All	Peru	b
<i>Hapalopsittaca amazonina</i>	Wild	All	All	b
<i>Hapalopsittaca fuertesi</i>	Wild	All	Colombia	b
<i>Hapalopsittaca pyrrhops</i>	Wild	All	All	b
<i>Leptosittaca branickii</i>	Wild	All	All	b
<i>Lorius domicella</i>	Wild	All	Indonesia	b
<i>Nannopsittaca panychlora</i>	Wild	All	Brazil	b
<i>Pionus chalcopterus</i>	Wild	All	Peru	b
<i>Poicephalus cryptoxanthus</i>	Wild	All	United Republic of Tanzania	b
<i>Poicephalus gularis</i>	Wild	All	Côte d'Ivoire, Congo	b
<i>Poicephalus meyeri</i>	Wild	All	United Republic of Tanzania	b
<i>Poicephalus robustus</i>	Wild	All	Botswana, Democratic Republic of the Congo, Gambia, Guinea, Mali, Namibia, Nigeria, Senegal, South Africa, Swaziland, Togo, Uganda	b
<i>Poicephalus rufiventris</i>	Wild	All	United Republic of Tanzania	b
<i>Polytelis alexandrae</i>	Wild	All	Australia	b
<i>Prioniturus luconensis</i>	Wild	All	Philippines	b
<i>Psittacula alexandri</i>	Wild	All	Indonesia	b
<i>Psittacula finschii</i>	Wild	All	Bangladesh, Cambodia	b
<i>Psittacula roseata</i>	Wild	All	China	b
<i>Psittacus erithacus</i>	Wild	All	Benin, Burundi, Liberia, Mali, Nigeria, Togo	b
<i>Psittacus erithacus timneh</i>	Wild	All	Guinea, Guinea-Bissau	b
<i>Psittichas fulgidus</i>	Wild	All	All	b
<i>Pyrrhura albipectus</i>	Wild	All	Ecuador	b
<i>Pyrrhura calliptera</i>	Wild	All	Colombia	b
<i>Pyrrhura leucotis</i>	Wild	All	Brazil	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
<i>Pyrrhura orcesi</i>	Wild	All	Ecuador	b
<i>Pyrrhura picta</i>	Wild	All	Colombia	b
<i>Pyrrhura viridicata</i>	Wild	All	Colombia	b
<i>Tanygnathus gramineus</i>	Wild	All	Indonesia	b
<i>Touit melanonota</i>	Wild	All	Brazil	b
<i>Touit surda</i>	Wild	All	Brazil	b
<i>Trichoglossus johnstoniae</i>	Wild	All	Philippines	b
<i>Triclaria malachitacea</i>	Wild	All	Argentina, Brazil	b
CUCULIFORMES				
Musophagidae				
<i>Musophaga porphyreolopha</i>	Wild	All	Uganda	b
<i>Tauraco corythaix</i>	Wild	All	Mozambique	b
<i>Tauraco fischeri</i>	Wild	All	United Republic of Tanzania	b
<i>Tauraco macrorhynchus</i>	Wild	All	Guinea	b
STRIGIFORMES				
Tytonidae				
<i>Phodilus prigoginei</i>	Wild	All	Democratic Republic of the Congo	b
<i>Tyto aurantia</i>	Wild	All	Papua New Guinea	b
<i>Tyto inexpectata</i>	Wild	All	Indonesia	b
<i>Tyto manusi</i>	Wild	All	Papua New Guinea	b
<i>Tyto nigrobrunnea</i>	Wild	All	Indonesia	b
<i>Tyto sororcula</i>	Wild	All	Indonesia	b
Strigidae				
<i>Asio capensis</i>	Wild	All	Guinea	b
<i>Asio clamator</i>	Wild	All	Peru	b
<i>Bubo lacteus</i>	Wild	All	Guinea	b
<i>Bubo philippensis</i>	Wild	All	Philippines	b
<i>Bubo poensis</i>	Wild	All	Guinea	b
<i>Bubo vosseleri</i>	Wild	All	United Republic of Tanzania	b
<i>Glaucidium albertinum</i>	Wild	All	Democratic Republic of the Congo, Rwanda	b
<i>Glaucidium perlatum</i>	Wild	All	Guinea	b
<i>Ketupa blakistoni</i>	Wild	All	China, Japan, Russia	b
<i>Ketupa ketupu</i>	Wild	All	Singapore	b
<i>Nesasio solomonensis</i>	Wild	All	Papua New Guinea, Solomon Islands	b
<i>Ninox affinis</i>	Wild	All	India	b
<i>Ninox rudolfi</i>	Wild	All	Indonesia	b
<i>Otus angelinae</i>	Wild	All	Indonesia	b
<i>Otus fuliginosus</i>	Wild	All	Philippines	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
<i>Otus longicornis</i>	Wild	All	Philippines	b
<i>Otus magicus</i>	Wild	All	Seychelles	b
<i>Otus mindorensis</i>	Wild	All	Philippines	b
<i>Otus mirus</i>	Wild	All	Philippines	b
<i>Otus pauliani</i>	Wild	All	Comoros	b
<i>Otus roboratus</i>	Wild	All	Peru	b
<i>Otus rutilus</i>	Wild	All	Comoros	b
<i>Pulsatrix melanota</i>	Wild	All	Peru	b
<i>Scotopelia peli</i>	Wild	All	Guinea	b
<i>Scotopelia ussheri</i>	Wild	All	Côte d'Ivoire, Ghana, Guinea, Liberia, Sierra Leone	b
<i>Strix davidi</i>	Wild	All	China	b
<i>Strix woodfordii</i>	Wild	All	Guinea	b
APODIFORMES				
Trochilidae				
<i>Chalcostigma olivaceum</i>	Wild	All	Peru	b
<i>Heliodoxa rubinoides</i>	Wild	All	Peru	b
CORACIIFORMES				
Bucerotidae				
<i>Buceros rhinoceros</i>	Wild	All	Thailand	b
PASSERIFORMES				
Pittidae				
<i>Pitta nympha</i>	Wild	All	All (except Vietnam)	b
Pycnonotidae				
<i>Pycnonotus zeylanicus</i>	Wild	All	Malaysia	b
REPTILIA				
TESTUDINES				
Emydidae				
<i>Callagur borneoensis</i>	Wild	All	All	b
<i>Chrysemys picta</i>	All	Live	All	d
<i>Cuora amboinensis</i>	Wild	All	Malaysia	b
<i>Cuora galbinifrons</i>	Wild	All	China	b
<i>Heosemys spinosa</i>	Wild	All	Indonesia	b
<i>Leucocephalon yuwonoi</i>	Wild	All	Indonesia	b
<i>Siebenrockiella crassicollis</i>	Wild	All	Indonesia	b
<i>Trachemys scripta elegans</i>	All	Live	All	d

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
Testudinidae				
<i>Geochelone denticulata</i>	Wild	All	Bolivia, Ecuador	b
<i>Geochelone elegans</i>	Wild	All	Pakistan	b
<i>Geochelone gigantea</i>	Wild	All	Seychelles	b
<i>Geochelone pardalis</i>	Wild	All	Democratic Republic of the Congo, Mozambique, Uganda, United Republic of Tanzania	b
	Ranched	All	Mozambique, Zambia	b
	Source 'F' (1)	All	Zambia	b
<i>Geochelone platynota</i>	Wild	All	Myanmar	b
<i>Gopherus agassizii</i>	Wild	All	All	b
<i>Gopherus berlandieri</i>	Wild	All	All	b
<i>Gopherus polyphemus</i>	Wild	All	United States of America	b
<i>Indotestudo elongata</i>	Wild	All	Bangladesh, China, India	b
<i>Indotestudo forstenii</i>	Wild	All	All	b
<i>Kinixys belliana</i>	Wild	All	Mozambique	b
	Ranched	All	Benin	b
<i>Kinixys erosa</i>	Wild	All	Togo	b
<i>Kinixys homeana</i>	Wild	All	Benin	b
<i>Manouria emys</i>	Wild	All	Bangladesh, India, Indonesia, Myanmar, Thailand	b
<i>Manouria impressa</i>	Wild	All	Vietnam	b
<i>Testudo horsfieldii</i>	Wild	All	China, Kazakhstan, Pakistan	b
Pelomedusidae				
<i>Erymnochelys madagascariensis</i>	Wild	All	Madagascar	b
<i>Podocnemis erythrocephala</i>	Wild	All	Colombia, Venezuela	b
<i>Podocnemis expansa</i>	Wild	All	Colombia, Ecuador, Guyana, Peru, Trinidad and Tobago, Venezuela	b
<i>Podocnemis lewyana</i>	Wild	All	All	b
<i>Podocnemis sextuberculata</i>	Wild	All	Peru	b
<i>Podocnemis unifilis</i>	Wild	All	Suriname	b
CROCODYLIA				
Alligatoridae				
<i>Caiman crocodilus</i>	Wild	All	El Salvador, Guatemala, Mexico	b
<i>Palaeosuchus trigonatus</i>	Wild	All	Guyana	b
Crocodylidae				
<i>Crocodylus niloticus</i>	Wild	All	Madagascar	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
SAURIA				
Gekkonidae				
<i>Phelsuma abbotti</i>	Wild	All	Madagascar	b
<i>Phelsuma antanosy</i>	Wild	All	Madagascar	b
<i>Phelsuma barbouri</i>	Wild	All	Madagascar	b
<i>Phelsuma befotakensis</i>	Wild	All	Madagascar	b
<i>Phelsuma breviceps</i>	Wild	All	Madagascar	b
<i>Phelsuma chekei</i>	Wild	All	Madagascar	b
<i>Phelsuma comorensis</i>	Wild	All	Comoros	b
<i>Phelsuma dubia</i>	Wild	All	Comoros, Madagascar	b
<i>Phelsuma flavigularis</i>	Wild	All	Madagascar	b
<i>Phelsuma guttata</i>	Wild	All	Madagascar	b
<i>Phelsuma klemmeri</i>	Wild	All	Madagascar	b
<i>Phelsuma laticauda</i>	Wild	All	Comoros	b
<i>Phelsuma leiogaster</i>	Wild	All	Madagascar	b
<i>Phelsuma minuthi</i>	Wild	All	Madagascar	b
<i>Phelsuma modesta</i>	Wild	All	Madagascar	b
<i>Phelsuma mutabilis</i>	Wild	All	Madagascar	b
<i>Phelsuma pronki</i>	Wild	All	Madagascar	b
<i>Phelsuma pusilla</i>	Wild	All	Madagascar	b
<i>Phelsuma seippi</i>	Wild	All	Madagascar	b
<i>Phelsuma serraticauda</i>	Wild	All	Madagascar	b
<i>Phelsuma standingi</i>	Wild	All	Madagascar	b
<i>Phelsuma v-nigra</i>	Wild	All	Comoros	b
Agamidae				
<i>Uromastix aegyptia</i>	Source 'F' ⁽¹⁾	All	Egypt	b
<i>Uromastix dispar</i>	Wild	All	Algeria, Mali, Sudan	b
<i>Uromastix geyri</i>	Wild	All	Mali, Niger	b
Chamaeleonidae				
<i>Calumma boettgeri</i>	Wild	All	Madagascar	b
<i>Calumma brevicornis</i>	Wild	All	Madagascar	b
<i>Calumma capuroni</i>	Wild	All	Madagascar	b
<i>Calumma cucullata</i>	Wild	All	Madagascar	b
<i>Calumma fallax</i>	Wild	All	Madagascar	b
<i>Calumma furcifer</i>	Wild	All	Madagascar	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
<i>Calumma gallus</i>	Wild	All	Madagascar	b
<i>Calumma gastrotaenia</i>	Wild	All	Madagascar	b
<i>Calumma globifer</i>	Wild	All	Madagascar	b
<i>Calumma guibei</i>	Wild	All	Madagascar	b
<i>Calumma hilleniusi</i>	Wild	All	Madagascar	b
<i>Calumma linota</i>	Wild	All	Madagascar	b
<i>Calumma malthe</i>	Wild	All	Madagascar	b
<i>Calumma nasuta</i>	Wild	All	Madagascar	b
<i>Calumma oshaughnessyi</i>	Wild	All	Madagascar	b
<i>Calumma parsonii</i>	Wild	All	Madagascar	b
<i>Calumma peyrierasi</i>	Wild	All	Madagascar	b
<i>Calumma tsaratananensis</i>	Wild	All	Madagascar	b
<i>Chamaeleo deremensis</i>	Wild	All	United Republic of Tanzania	b
<i>Chamaeleo eisentrauti</i>	Wild	All	Cameroon	b
<i>Chamaeleo ellioti</i>	Wild	All	Burundi	b
<i>Chamaeleo feae</i>	Wild	All	Equatorial Guinea	b
<i>Chamaeleo fuelleborni</i>	Wild	All	United Republic of Tanzania	b
<i>Chamaeleo gracilis</i>	Wild	All	Benin	b
	Ranched	All	Benin, Togo	b
<i>Chamaeleo pfefferi</i>	Wild	All	Cameroon	b
<i>Chamaeleo werneri</i>	Wild	All	United Republic of Tanzania	b
<i>Chamaeleo wiedersheimi</i>	Wild	All	Cameroon	b
<i>Furcifer angeli</i>	Wild	All	Madagascar	b
<i>Furcifer antimena</i>	Wild	All	Madagascar	b
<i>Furcifer balteatus</i>	Wild	All	Madagascar	b
<i>Furcifer belalandaensis</i>	Wild	All	Madagascar	b
<i>Furcifer bifidus</i>	Wild	All	Madagascar	b
<i>Furcifer campani</i>	Wild	All	Madagascar	b
<i>Furcifer labordi</i>	Wild	All	Madagascar	b
<i>Furcifer minor</i>	Wild	All	Madagascar	b
<i>Furcifer monoceras</i>	Wild	All	Madagascar	b
<i>Furcifer pardalis</i>	Ranched	All	Madagascar	b
<i>Furcifer petterii</i>	Wild	All	Madagascar	b
<i>Furcifer rhinoceros</i>	Wild	All	Madagascar	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
<i>Furcifer tuzetae</i>	Wild	All	Madagascar	b
<i>Furcifer willsii</i>	Wild	All	Madagascar	b
Iguanidae				
<i>Conolophus pallidus</i>	Wild	All	Ecuador	b
<i>Conolophus subcristatus</i>	Wild	All	Ecuador	b
<i>Iguana iguana</i>	Wild	All	El Salvador	b
Cordylidae				
<i>Cordylus mossambicus</i>	Wild	All	Mozambique	b
<i>Cordylus tropidosternum</i>	Wild	All	Mozambique	b
<i>Cordylus vittifer</i>	Wild	All	Mozambique	b
Scincidae				
<i>Corucia zebrata</i>	Wild	All	Solomon Islands	b
Helodermatidae				
<i>Heloderma horridum</i>	Wild	All	Guatemala, Mexico	b
<i>Heloderma suspectum</i>	Wild	All	Mexico, United States of America	b
Varanidae				
<i>Varanus bogerti</i>	Wild	All	Papua New Guinea	b
<i>Varanus dumerilii</i>	Wild	All	Indonesia	b
<i>Varanus exanthematicus</i>	Wild	All	Benin, Togo	b
	Ranched	All	Benin, Togo	b
<i>Varanus jobiensis</i> (synonym <i>V. karlschmidti</i>)	Wild	All	Indonesia	b
<i>Varanus niloticus</i>	Wild	All	Burundi, Mozambique	b
	Ranched	All	Benin, Togo	b
<i>Varanus prasinus beccarii</i>	Wild	All	Indonesia	b
<i>Varanus salvadorii</i>	Wild	All	Indonesia	b
<i>Varanus salvator</i>	Wild	All	China, India, Singapore	b
<i>Varanus telenesetes</i>	Wild	All	Papua New Guinea	b
<i>Varanus teriae</i>	Wild	All	Australia	b
<i>Varanus yemenensis</i>	Wild	All	All	b
SERPENTES				
Pythonidae				
<i>Liasis fuscus</i>	Wild	All	Indonesia	b
<i>Morelia boeleni</i>	Wild	All	Indonesia	b
<i>Python molurus</i>	Wild	All	China	b
<i>Python regius</i>	Wild	All	Guinea	b
<i>Python reticulatus</i>	Wild	All	India, Malaysia (Peninsular), Singapore	b
<i>Python sebae</i>	Wild	All	Mauritania, Mozambique	b
	Ranched	All	Mozambique	b
Boidae				
<i>Boa constrictor</i>	Wild	All	El Salvador, Honduras	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
<i>Calabaria reinhardtii</i>	Ranched	All	Benin, Togo	b
<i>Eunectes deschauenseei</i>	Wild	All	Brazil	b
<i>Eunectes murinus</i>	Wild	All	Paraguay	b
<i>Gongylophis colubrinus</i>	Wild	All	United Republic of Tanzania	b
Elapidae				
<i>Naja atra</i>	Wild	All	Lao People's Democratic Republic	b
<i>Naja kaouthia</i>	Wild	All	Lao People's Democratic Republic	b
<i>Naja siamensis</i>	Wild	All	Lao People's Democratic Republic	b
AMPHIBIA				
ANURA				
Dendrobatidae				
<i>Dendrobates auratus</i>	Wild	All	Nicaragua	b
<i>Dendrobates pumilio</i>	Wild	All	Nicaragua	b
	Ranched	All	Nicaragua	b
<i>Dendrobates tinctorius</i>	Wild	All	Surinam	b
Mantellidae				
<i>Mantella aurantiaca</i>	Wild	All	Madagascar	b
<i>Mantella baroni</i> (synonym <i>Phrynomantis maculatus</i>)	Wild	All	Madagascar	b
<i>Mantella</i> aff. <i>baroni</i>	Wild	All	Madagascar	b
<i>Mantella bernhardi</i>	Wild	All	Madagascar	b
<i>Mantella cowani</i>	Wild	All	Madagascar	b
<i>Mantella crocea</i>	Wild	All	Madagascar	b
<i>Mantella expectata</i>	Wild	All	Madagascar	b
<i>Mantella haraldmeieri</i> (synonym <i>M. madagascariensis haraldmeieri</i>)	Wild	All	Madagascar	b
<i>Mantella laevigata</i>	Wild	All	Madagascar	b
<i>Mantella madagascariensis</i>	Wild	All	Madagascar	b
<i>Mantella manery</i>	Wild	All	Madagascar	b
<i>Mantella milotympanum</i> (synonym <i>M. aurantiaca milotympanum</i>)	Wild	All	Madagascar	b
<i>Mantella nigricans</i> (synonym <i>M. cowani nigricans</i>)	Wild	All	Madagascar	b
<i>Mantella pulchra</i>	Wild	All	Madagascar	b
<i>Mantella viridis</i>	Wild	All	Madagascar	b
Microhylidae				
<i>Scaphiophryne gottlebei</i>	Wild	All	Madagascar	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
Ranidae				
<i>Conraua goliath</i>	Wild	All	Cameroon	b
<i>Rana catesbeiana</i>	All	Live	All	d
ARTHROPODA				
ARACHNIDA				
ARANEAE				
Theraphosidae				
<i>Brachypelma albopilosum</i>	Wild	All	Nicaragua	b
INSECTA				
LEPIDOPTERA				
Papilionidae				
<i>Ornithoptera croesus</i>	Wild	All	Indonesia	b
<i>Ornithoptera tithonus</i>	Wild	All	Indonesia	b
<i>Ornithoptera urvillianus</i>	Wild	All	Solomon Islands	b
<i>Ornithoptera victorae</i>	Wild	All	Solomon Islands	b
<i>Troides andromache</i>	Wild	All	Indonesia	b
	Ranched	All	Indonesia	b
MOLLUSCA				
BIVALVIA				
VENEROIDA				
Tridacnidae				
<i>Hippopus hippopus</i>	Wild	All	New Caledonia, Tonga, Vanuatu, Vietnam	b
<i>Tridacna crocea</i>	Wild	All	Fiji, Tonga, Vanuatu, Vietnam	b
<i>Tridacna derasa</i>	Wild	All	Fiji, New Caledonia, Philippines, Palau, Tonga, Vanuatu	b
<i>Tridacna gigas</i>	Wild	All	Fiji, Indonesia, Marshall Islands, Federated States of Micronesia, Palau, Papua New Guinea, Tonga, Vanuatu, Vietnam	b
<i>Tridacna maxima</i>	Wild	All	Federated States of Micronesia, Fiji, Marshall Islands, Mozambique, New Caledonia, Tonga, Vanuatu, Vietnam	b
<i>Tridacna squamosa</i>	Wild	All	Fiji, Mozambique, New Caledonia, Tonga, Vanuatu, Vietnam	b
<i>Tridacna tevoroa</i>	Wild	All	Tonga	b
MESOGASTROPODA				
Strombidae				
<i>Strombus gigas</i>	Wild	All	Antigua and Barbuda, Barbados, Dominica, Haiti, Trinidad and Tobago	b
CNIDARIA				
SCLERACTINIA				
Acroporidae				
<i>Montipora caliculata</i>	Wild	All	Tonga	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
Caryophylliidae				
<i>Catalaphyllia jardinei</i>	Wild	All except maricultured specimens attached to artificial substrates	Indonesia	b
<i>Catalaphyllia jardinei</i>	Wild	All	Solomon Islands	b
<i>Euphyllia cristata</i>	Wild	All except maricultured specimens attached to artificial substrates	Indonesia	b
<i>Euphyllia divisa</i>	Wild	All except maricultured specimens attached to artificial substrates	Indonesia	b
<i>Euphyllia fimbriata</i>	Wild	All except maricultured specimens attached to artificial substrates	Indonesia	b
<i>Plerogyra</i> spp.	Wild	All except maricultured specimens attached to artificial substrates	Indonesia	b
Merulinidae				
<i>Hydnophora microconos</i>	Wild	All except maricultured specimens attached to artificial substrates	Indonesia	b
Mussidae				
<i>Blastomussa</i> spp.	Wild	All except maricultured specimens attached to artificial substrates	Indonesia	b
<i>Cynarina lacrymalis</i>	Wild	All except maricultured specimens attached to artificial substrates	Indonesia	b
<i>Scolymia vitiensis</i>	Wild	All except maricultured specimens attached to artificial substrates	Indonesia	b
Trachyphylliidae				
<i>Trachyphyllia geoffroyi</i>	Wild	All except maricultured specimens attached to artificial substrates	Indonesia	b
FLORA				
Amaryllidaceae				
<i>Galanthus nivalis</i>	Wild	All	Bosnia and Herzegovina, Bulgaria, Switzerland, Ukraine	b
Apocynaceae				
<i>Pachypodium inopinatum</i>	Wild	All	Madagascar	b
<i>Pachypodium rosulatum</i>	Wild	All	Madagascar	b
<i>Pachypodium rutenbergianum</i> ssp. <i>sofense</i>	Wild	All	Madagascar	b
Euphorbiaceae				
<i>Euphorbia banae</i>	Wild	All	Madagascar	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
<i>Euphorbia bulbispina</i>	Wild	All	Madagascar	b
<i>Euphorbia guillauminiana</i>	Wild	All	Madagascar	b
<i>Euphorbia kondoi</i>	Wild	All	Madagascar	b
<i>Euphorbia millotii</i>	Wild	All	Madagascar	b
Orchidaceae				
<i>Anacamptis pyramidalis</i>	Wild	All	Switzerland, Turkey	b
<i>Barlia robertiana</i>	Wild	All	Turkey	b
<i>Cephalanthera rubra</i>	Wild	All	Norway	b
<i>Cypripedium japonicum</i>	Wild	All	China, Democratic People's Republic of Korea, Japan, Republic of Korea	b
<i>Cypripedium macranthos</i>	Wild	All	Republic of Korea, Russia	b
<i>Cypripedium margaritaceum</i>	Wild	All	China	b
<i>Cypripedium micranthum</i>	Wild	All	China	b
<i>Dactylorhiza latifolia</i>	Wild	All	Norway	b
<i>Dactylorhiza romana</i>	Wild	All	Turkey	b
<i>Dactylorhiza russowii</i>	Wild	All	Norway	b
<i>Dactylorhiza traunsteineri</i>	Wild	All	Liechtenstein	b
<i>Himantoglossum hircinum</i>	Wild	All	Switzerland	b
<i>Nigritella nigra</i>	Wild	All	Norway	b
<i>Ophrys holoserica</i>	Wild	All	Turkey	b
<i>Ophrys insectifera</i>	Wild	All	Liechtenstein, Norway, Romania	b
<i>Ophrys pallida</i>	Wild	All	Algeria	b
<i>Ophrys sphegodes</i>	Wild	All	Romania, Switzerland	b
<i>Ophrys tenthredinifera</i>	Wild	All	Turkey	b
<i>Ophrys umbilicata</i>	Wild	All	Turkey	b
<i>Orchis coriophora</i>	Wild	All	Russia, Switzerland	b
<i>Orchis italica</i>	Wild	All	Turkey	b
<i>Orchis laxiflora</i>	Wild	All	Switzerland	b
<i>Orchis mascula</i>	Wild/Ranched	All	Albania	b
<i>Orchis morio</i>	Wild	All	Turkey	b
<i>Orchis pallens</i>	Wild	All	Russia	b
<i>Orchis papilionacea</i>	Wild	All	Romania	b
<i>Orchis provincialis</i>	Wild	All	Switzerland	b
<i>Orchis punctulata</i>	Wild	All	Turkey	b

Species	Source(s) covered	Specimen(s) covered	Countries of origin	Basis in Article 4(6), Point:
<i>Orchis purpurea</i>	Wild	All	Switzerland, Turkey	b
<i>Orchis simia</i>	Wild	All	Bosnia and Herzegovina, Croatia, Macedonia, Romania, Switzerland, Turkey	b
<i>Orchis tridentata</i>	Wild	All	Turkey	b
<i>Orchis ustulata</i>	Wild	All	Russia	b
<i>Serapias cordigera</i>	Wild	All	Turkey	b
<i>Serapias parviflora</i>	Wild	All	Turkey	b
<i>Serapias vomeracea</i>	Wild	All	Switzerland, Turkey	b
<i>Spiranthes spiralis</i>	Wild	All	Liechtenstein, Switzerland	b
Primulaceae				
<i>Cyclamen intaminatum</i>	Wild	All	Turkey	b
<i>Cyclamen mirabile</i>	Wild	All	Turkey	b
<i>Cyclamen pseudibericum</i>	Wild	All	Turkey	b
<i>Cyclamen trochopteranthum</i>	Wild	All	Turkey	b

(¹) Namely animals born in captivity but for which the criteria of Chapter III of Regulation (EC) No 1808/2001 are not met, as well as parts and derivatives thereof.

COMMISSION REGULATION (EC) No 606/2006**of 19 April 2006****amending Regulation (EC) No 2799/1999 laying down detailed rules for applying Council Regulation (EC) No 1255/1999 as regards the grant of aid for skimmed milk and skimmed-milk powder intended for animal feed and the sale of such skimmed-milk powder**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1255/1999 of 17 May 1999 on the common organisation of the market in milk and milk products ⁽¹⁾, and in particular Article 15 thereof,

Whereas:

- (1) Article 7(1) of Commission Regulation (EC) No 2799/1999 ⁽²⁾ fixes the amount of aid for skimmed milk and skimmed-milk powder intended for animal feed taking into account the factors set out in Article 11(2) of Regulation (EC) No 1255/1999. In view of the developments in the market price of skimmed-milk powder, of the increase in the market prices for competing proteins, and of the reduction of the supply of skimmed-milk powder, the amount of aid should be reduced.
- (2) Regulation (EC) No 2799/1999 should therefore be amended accordingly.
- (3) The Management Committee for Milk and Milk Products has not delivered an opinion within the time-limit set by its chairman,

HAS ADOPTED THIS REGULATION:

Article 1

In Article 7 of Regulation (EC) No 2799/1999, paragraph 1 is replaced by the following:

- '1. Aid is fixed at:
 - (a) EUR 1,62 per 100 kg of skimmed milk with a protein content of not less than 35,6 % of the non-fatty dry extract;
 - (b) EUR 1,42 per 100 kg of skimmed milk with a protein content of not less than 31,4 % but less than 35,6 % of the non-fatty dry extract;
 - (c) EUR 20,00 per 100 kg of skimmed-milk powder with a protein content of not less than 35,6 % of the non-fatty dry extract;
 - (d) EUR 17,64 per 100 kg of skimmed-milk powder with a protein content of not less than 31,4 % but less than 35,6 % of the non-fatty dry extract.'

*Article 2*This Regulation shall enter into force on the day following its publication in the *Official Journal of the European Union*.

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

Done at Brussels, 19 April 2006.

For the Commission

Mariann FISCHER BOEL

Member of the Commission

⁽¹⁾ OJ L 160, 26.6.1999, p. 48. Regulation as last amended by Regulation (EC) No 1913/2005 (OJ L 307, 25.11.2005, p. 2).

⁽²⁾ OJ L 340, 31.12.1999, p. 3. Regulation as last amended by Regulation (EC) No 1194/2005 (OJ L 194, 26.7.2005, p. 7).

COMMISSION REGULATION (EC) No 607/2006

of 19 April 2006

initiating an investigation concerning the possible circumvention of anti-dumping measures imposed by Council Regulation (EC) No 398/2004 on imports of silicon originating in the People's Republic of China by imports of silicon consigned from the Republic of Korea, whether declared as originating in the Republic of Korea or not, and making such imports subject to registration

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

D. GROUNDS

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 384/96 of 22 December 1995 on protection against dumped imports from countries not members of the European Community (the basic Regulation) ⁽¹⁾, and in particular Article 13(3) and Article 14(5) thereof,

After having consulted the Advisory Committee,

Whereas:

A. REQUEST

- (1) The Commission has received a request pursuant to Article 13(3) of the basic Regulation to investigate the possible circumvention of the anti-dumping measures imposed on imports of silicon originating in the People's Republic of China.
- (2) The request was lodged on 6 March 2006 by Euro Alliages on behalf of producers representing a major proportion, i.e. 100 % of the Community production of silicon.

B. PRODUCT

- (3) The product concerned by the possible circumvention is silicon originating in the People's Republic of China, normally declared under CN code ex 2804 69 00 (the product concerned). This code is given for information only.
- (4) The product under investigation is silicon consigned from the Republic of Korea (the product under investigation) normally declared under the same code as the product concerned.

C. EXISTING MEASURES

- (5) The measures currently in force and possibly being circumvented are antidumping measures imposed by Council Regulation (EC) No 398/2004 ⁽²⁾.

- (6) The request contains sufficient *prima facie* evidence that the anti-dumping measures on imports of silicon originating in the People's Republic of China are being circumvented by means of the transshipment via Republic of Korea of silicon.

- (7) The evidence submitted is as follows:

The request shows that a significant change in the pattern of trade involving exports from the People's Republic of China and the Republic of Korea to the Community has taken place, and that there is insufficient due cause or economic justification other than the imposition of the duty for such a change.

This change in the pattern of trade appears to stem from the transshipment of silicon originating in the People's Republic of China via the Republic of Korea.

Furthermore, the request contains sufficient *prima facie* evidence that the remedial effects of the existing anti-dumping measures on the product concerned are being undermined both in terms of quantity and price. Significant volumes of imports of silicon from the Republic of Korea appear to have replaced imports of the product concerned. In addition, there is sufficient evidence that this increase in imports is made at prices well below the non-injurious price established in the investigation that led to the existing measures.

Finally, the request contains sufficient *prima facie* evidence that the prices of silicon are dumped in relation to the normal value previously established for the product concerned.

Should circumvention practices via the Republic of Korea covered by Article 13 of the basic Regulation, other than transshipment, be identified in the course of the investigation, the investigation may cover these practices also.

⁽¹⁾ OJ L 56, 6.3.1996, p. 1. Regulation as last amended by Regulation (EC) No 2117/2005 (OJ L 340, 23.12.2005, p. 17).

⁽²⁾ OJ L 66, 4.3.2004, p. 15.

E. PROCEDURE

- (8) In the light of the above, the Commission has concluded that sufficient evidence exists to justify the initiation of an investigation pursuant to Article 13 of the basic Regulation and to make imports of silicon consigned from the Republic of Korea, whether declared as originating in the Republic of Korea or not, subject to registration, in accordance with Article 14(5) of the basic Regulation.

(a) Questionnaires

- (9) In order to obtain the information it deems necessary for its investigation, the Commission will send questionnaires to the exporters/producers and to the associations of exporters/producers in the Republic of Korea, to the exporters/producers and to the associations of exporters/producers in the People's Republic of China, to the importers and to the associations of importers in the Community which cooperated in the investigation that led to the existing measures and to the authorities of the People's Republic of China and Republic of Korea. Information, as appropriate, may also be sought from the Community industry.

- (10) In any event, all interested parties should contact the Commission forthwith, but not later than the time-limit set in Article 3 of this Regulation in order to find out whether they are listed in the request and, if necessary, request a questionnaire within the time-limit set in Article 3(1) of this Regulation, given that the time limit set in Article 3(2) of this Regulation applies to all interested parties.

- (11) The authorities of the People's Republic of China and Republic of Korea will be notified of the initiation of the investigation.

(b) Collection of information and holding of hearings

- (12) All interested parties are hereby invited to make their views known in writing and to provide supporting evidence. Furthermore, the Commission may hear interested parties, provided that they make a request in writing and show that there are particular reasons why they should be heard.

(c) Exemption of imports from registration or measures

- (13) In accordance with Article 13(4) of the basic Regulation, imports of the product under investigation may be exempted from registration or measures if such importation does not constitute circumvention.
- (14) Since the possible circumvention takes place outside the Community, exemptions may be granted, in accordance with Article 13(4) of the basic Regulation, to producers

of the product concerned that can show that they are not related to any producer subject to the measures and that are found not to be engaged in circumvention practices as defined in Article 13(1) and 13(2) of the basic Regulation. Producers wishing to obtain an exemption should submit a request duly supported by evidence within the time-limit indicated in Article 3(3) of this Regulation.

F. REGISTRATION

- (15) Pursuant to Article 14(5) of the basic Regulation, imports of the product under investigation should be made subject to registration in order to ensure that, should the investigation result in findings of circumvention, anti-dumping duties of an appropriate amount can be levied retroactively from the date of registration of such imports consigned from the Republic of Korea.

G. TIME-LIMITS

- (16) In the interest of sound administration, time-limits should be stated within which:

— interested parties may make themselves known to the Commission, present their views in writing and submit questionnaire replies or any other information to be taken into account during the investigation,

— producers in the Republic of Korea may request exemption of imports from registration or measures,

— interested parties may make a written request to be heard by the Commission.

- (17) Attention is drawn to the fact that the exercise of most procedural rights set out in the basic Regulation depends on the party's making itself known within the time-limits mentioned in Article 3 of this Regulation.

H. NON-COOPERATION

- (18) In cases in which any interested party refuses access to or does not provide the necessary information within the time-limits, or significantly impedes the investigation, provisional or final findings, affirmative or negative, may be made in accordance with Article 18 of the basic Regulation, on the basis of the facts available.

- (19) Where it is found that any interested party has supplied false or misleading information, the information shall be disregarded and use may be made of facts available. If an interested party does not cooperate or cooperates only partially and findings are therefore based on facts available in accordance with Article 18 of the basic Regulation, the result may be less favourable to that party than if it had cooperated,

HAS ADOPTED THIS REGULATION:

Article 1

An investigation is hereby initiated pursuant to Article 13(3) of Council Regulation (EC) No 384/96, in order to determine if imports into the Community of silicon consigned from the Republic of Korea whether declared as originating in the Republic of Korea or not, falling within CN code ex 2804 69 00 (TARIC code 2804 69 00 10), are circumventing the measures imposed by Council Regulation (EC) No 398/2004.

Article 2

The Customs authorities are hereby directed, pursuant to Article 13(3) and Article 14(5) of Regulation (EC) No 384/96, to take the appropriate steps to register the imports into the Community identified in Article 1 of this Regulation.

Registration shall expire nine months following the date of entry into force of this Regulation.

The Commission, by Regulation, may direct customs authorities to cease registration in respect of imports into the Community of products manufactured by producers having applied for an exemption of registration and having been found not to be circumventing the anti-dumping duties.

Article 3

1. Questionnaires should be requested from the Commission within 15 days of the date of the publication of this Regulation in the *Official Journal of the European Union*.

2. Interested parties, if their representations are to be taken into account during the investigation, must make themselves known by contacting the Commission, present their views in writing and submit questionnaire replies or any other infor-

mation within 40 days from the date of the publication of this Regulation in the *Official Journal of the European Union*, unless otherwise specified.

3. Producers in the Republic of Korea requesting exemption of imports from registration or measures should submit a request duly supported by evidence within the same 40-day time-limit.

4. Interested parties may also apply to be heard by the Commission within the same 40-day time-limit.

5. Any information relating to the matter, any request for a hearing or for a questionnaire as well as any request for exemption of imports from registration or measures must be made in writing (not in electronic format, unless otherwise specified) and must indicate the name, address, e-mail address, telephone and fax numbers of the interested party. All written submissions, including the information requested in this Regulation, questionnaire replies and correspondence provided by interested parties on a confidential basis shall be labelled as 'Limited'⁽¹⁾ and, in accordance with Article 19(2) of the basic Regulation, shall be accompanied by a non-confidential version, which will be labelled 'For inspection by interested parties'.

Commission address for correspondence:

European Commission
Directorate General for Trade
Directorate B
Office: J-79 5/16
B-1049 Brussels
Fax (32-2) 295 65 05.

Article 4

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

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

Done at Brussels, 19 April 2006.

For the Commission

Peter MANDELSON

Member of the Commission

⁽¹⁾ This means that the document is for internal use only. It is protected pursuant to Article 4 of Regulation (EC) No 1049/2001 of the European Parliament and of the Council regarding public access to European Parliament, Council and Commission documents (OJ L 145, 31.5.2001, p. 43). It is a confidential document pursuant to Article 19 of the basic Regulation and Article 6 of the WTO Agreement on Implementation of Article VI of the GATT 1994 (Anti-dumping Agreement).

COMMISSION REGULATION (EC) No 608/2006**of 19 April 2006****amending Regulation (EC) No 1060/2005 as regards the quantity covered by the standing invitation to tender for the export of common wheat held by the Slovak intervention agency**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1784/2003 of 29 September 2003 on the common organisation of the market in cereals ⁽¹⁾, and in particular Article 6 thereof,

Whereas:

- (1) Commission Regulation (EC) No 1060/2005 ⁽²⁾ opened a standing invitation to tender for the export of 147 949 tonnes of common wheat held by the Slovak intervention agency.
- (2) Slovakia has informed the Commission of its intervention agency's intention to increase by 81 909 tonnes the quantity put out to tender for export. In view of the quantities available and the market situation, the request made by the Slovakia should be granted.
- (3) Regulation (EC) No 1060/2005 should therefore be amended.

- (4) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Cereals,

HAS ADOPTED THIS REGULATION:

Article 1

Article 2 of Regulation (EC) No 1060/2005 is replaced by the following:

'Article 2

The invitation to tender shall cover a maximum of 229 858 tonnes of common wheat for export to third countries with the exception of Albania, Bosnia and Herzegovina, Bulgaria, Croatia, the former Yugoslav Republic of Macedonia, Liechtenstein, Romania, Serbia and Montenegro (*) and Switzerland.

(*) Including Kosovo as defined by United Nations Security Council Resolution 1244 of 10 June 1999.'

Article 2

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

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

Done at Brussels, 19 April 2006.

For the Commission

Mariann FISCHER BOEL

Member of the Commission

⁽¹⁾ OJ L 270, 21.10.2003, p. 78. Regulation as amended by Commission Regulation (EC) No 1154/2005 (OJ L 187, 19.7.2005, p. 11).

⁽²⁾ OJ L 174, 7.7.2005, p. 18. Regulation as last amended by Regulation (EC) No 1606/2005 (OJ L 256, 1.10.2005, p. 11).

COMMISSION REGULATION (EC) No 609/2006**of 19 April 2006****amending Regulation (EC) No 1374/2005 as regards the quantity covered by the standing invitation to tender for the export of barley held by the Slovak intervention agency**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1784/2003 of 29 September 2003 on the common organisation of the market in cereals ⁽¹⁾, and in particular Article 6 thereof,

Whereas:

- (1) Commission Regulation (EEC) No 2131/93 ⁽²⁾ lays down the procedure and conditions for the disposal of cereals held by intervention agencies.
- (2) Commission Regulation (EC) No 1374/2005 ⁽³⁾ has opened a standing invitation to tender for the export of 64 016 tonnes of barley held by the Slovak intervention agency.
- (3) Slovakia has informed the Commission of its intervention agency's intention to increase by 26 366 tonnes the quantity put out to tender for export. In view of the market situation, the request made by Slovakia should be granted.
- (4) Regulation (EC) No 1374/2005 should therefore be amended.

- (5) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Cereals,

HAS ADOPTED THIS REGULATION:

Article 1

Article 2 of Regulation (EC) No 1374/2005 is replaced by the following:

'Article 2

The invitation to tender shall cover a maximum of 90 382 tonnes of barley for export to third countries with the exception of Albania, Bosnia and Herzegovina, Bulgaria, Canada, Croatia, the former Yugoslav Republic of Macedonia, Liechtenstein, Mexico, Romania, Serbia and Montenegro (*), Switzerland and the United States of America.

(*) Including Kosovo as defined by United Nations Security Council Resolution 1244 of 10 June 1999.'

Article 2

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

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

Done at Brussels, 19 April 2006.

For the Commission

Mariann FISCHER BOEL

Member of the Commission

⁽¹⁾ OJ L 270, 21.10.2003, p. 78. Regulation amended by Commission Regulation (EC) No 1154/2005 (OJ L 187, 19.7.2005, p. 11).

⁽²⁾ OJ L 191, 31.7.1993, p. 76. Regulation as last amended by Regulation (EC) No 749/2005 (OJ L 126, 19.5.2005, p. 10).

⁽³⁾ OJ L 219, 24.8.2005, p. 3.

COMMISSION REGULATION (EC) No 610/2006**of 18 April 2006****establishing unit values for the determination of the customs value of certain perishable goods**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 2913/92 of 12 October 1992 establishing the Community Customs Code ⁽¹⁾,

Having regard to Commission Regulation (EEC) No 2454/93 ⁽²⁾ laying down provisions for the implementation of Regulation (EEC) No 2913/92, and in particular Article 173(1) thereof,

Whereas:

- (1) Articles 173 to 177 of Regulation (EEC) No 2454/93 provide that the Commission shall periodically establish unit values for the products referred to in the classification in Annex 26 to that Regulation.

- (2) The result of applying the rules and criteria laid down in the abovementioned Articles to the elements communicated to the Commission in accordance with Article 173(2) of Regulation (EEC) No 2454/93 is that unit values set out in the Annex to this Regulation should be established in regard to the products in question,

HAS ADOPTED THIS REGULATION:

Article 1

The unit values provided for in Article 173(1) of Regulation (EEC) No 2454/93 are hereby established as set out in the table in the Annex hereto.

Article 2

This Regulation shall enter into force on 21 April 2006.

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

Done at Brussels, 18 April 2006.

For the Commission

Günter VERHEUGEN

Vice-President

⁽¹⁾ OJ L 302, 19.10.1992, p. 1. Regulation as last amended by Regulation (EC) No 648/2005 (OJ L 117, 4.5.2005, p. 13).

⁽²⁾ OJ L 253, 11.10.1993, p. 1. Regulation as last amended by Regulation (EC) No 883/2005 (OJ L 148, 11.6.2005, p. 5).

ANNEX

Code	Description	Amount of unit values per 100 kg					
	Species, varieties, CN code	EUR LTL SEK	CYP LVL GBP	CZK MTL	DKK PLN	EEK SIT	HUF SKK
1.10	New potatoes 0701 90 50	40,12	23,13	1 149,25	299,39	627,75	10 741,43
		138,53	27,93	17,22	158,38	9 613,25	1 504,11
		374,16	27,70				
1.30	Onions (other than seed) 0703 10 19	48,99	28,24	1 403,32	365,58	766,53	13 116,15
		169,15	34,10	21,03	193,39	11 738,54	1 836,64
		456,88	33,82				
1.40	Garlic 0703 20 00	177,29	102,19	5 078,37	1 322,98	2 773,93	47 464,89
		612,13	123,41	76,11	699,86	42 479,59	6 646,47
		1 653,37	122,38				
1.50	Leeks ex 0703 90 00	76,88	44,31	2 202,23	573,71	1 202,91	20 583,08
		265,45	53,52	33,00	303,49	18 421,22	2 882,23
		716,98	53,07				
1.60	Cauliflowers 0704 10 00	—	—	—	—	—	—
1.80	White cabbages and red cabbages 0704 90 10	104,53	60,25	2 994,40	780,08	1 635,61	27 987,08
		360,94	72,77	44,88	412,66	25 047,56	3 919,01
		974,89	72,16				
1.90	Sprouting broccoli or calabrese (<i>Brassica oleracea</i> L. convar. <i>botrytis</i> (L.) Alef var. <i>italica</i> Plenck) ex 0704 90 90	—	—	—	—	—	—
		—	—	—	—	—	—
		—	—				
1.100	Chinese cabbage ex 0704 90 90	97,96	56,46	2 806,06	731,02	1 532,74	26 226,83
		338,24	68,19	42,05	386,71	23 472,20	3 672,52
		913,57	67,62				
1.110	Cabbage lettuce (head lettuce) 0705 11 00	—	—	—	—	—	—
1.130	Carrots ex 0706 10 00	38,52	22,20	1 103,41	287,45	602,71	10 312,96
		133,00	26,81	16,54	152,06	9 229,78	1 444,11
		359,24	26,59				
1.140	Radishes ex 0706 90 90	160,57	92,55	4 599,47	1 198,22	2 512,34	42 988,90
		554,41	111,77	68,93	633,86	38 473,72	6 019,70
		1 497,46	110,84				
1.160	Peas (<i>Pisum sativum</i>) 0708 10 00	207,80	119,77	5 952,37	1 550,67	3 251,33	55 633,70
		717,48	144,65	89,21	820,30	49 790,43	7 790,34
		1 937,92	143,44				

Code	Description	Amount of unit values per 100 kg					
	Species, varieties, CN code	EUR LTL SEK	CYP LVL GBP	CZK MTL	DKK PLN	EEK SIT	HUF SKK
1.170	Beans:						
1.170.1	— Beans (<i>Vigna</i> spp., <i>Phaseolus</i> spp.) ex 0708 20 00	194,48 671,50 1 813,71	112,10 135,38 134,25	5 570,86 83,49	1 451,28 767,73	3 042,94 46 599,19	52 067,94 7 291,03
1.170.2	— Beans (<i>Phaseolus</i> spp., <i>vulgaris</i> var. <i>compressus</i> Savi) ex 0708 20 00	202,00 697,47 1 883,85	116,43 140,61 139,44	5 786,29 86,72	1 507,40 797,42	3 160,61 48 401,22	54 081,46 7 572,98
1.180	Broad beans ex 0708 90 00	—	—	—	—	—	—
1.190	Globe artichokes 0709 10 00	—	—	—	—	—	—
1.200	Asparagus:						
1.200.1	— green ex 0709 20 00	481,61 1 662,91 4 491,52	277,60 335,25 332,46	13 795,80 206,76	3 593,99 1 901,22	7 535,60 115 399,27	128 942,22 18 055,67
1.200.2	— other ex 0709 20 00	497,93 1 719,25 4 643,70	287,01 346,61 343,72	14 263,20 213,76	3 715,75 1 965,63	7 790,91 119 309,01	133 310,80 18 667,40
1.210	Aubergines (eggplants) 0709 30 00	141,23 487,64 1 317,11	81,40 98,31 97,49	4 045,53 60,63	1 053,91 557,52	2 209,77 33 840,12	37 811,51 5 294,71
1.220	Ribbed celery (<i>Apium graveolens</i> L., var. <i>dulce</i> (Mill.) Pers.) ex 0709 40 00	67,80 234,09 632,27	39,08 47,19 46,80	1 942,03 29,10	505,92 267,63	1 060,78 16 244,67	18 151,10 2 541,68
1.230	Chantarelles 0709 59 10	334,34 1 154,41 3 118,05	192,71 232,73 230,79	9 577,17 143,53	2 494,98 1 319,84	5 231,28 80 111,21	89 512,85 12 534,41
1.240	Sweet peppers 0709 60 10	144,94 500,45 1 351,71	83,54 100,89 100,05	4 151,81 62,22	1 081,60 572,17	2 267,82 34 729,10	38 804,81 5 433,80
1.250	Fennel 0709 90 50	—	—	—	—	—	—
1.270	Sweet potatoes, whole, fresh (intended for human consumption) 0714 20 10	122,22 422,00 1 139,83	70,45 85,08 84,37	3 501,02 52,47	912,06 482,48	1 912,34 29 285,37	32 722,23 4 582,07
2.10	Chestnuts (<i>Castanea</i> spp.) fresh ex 0802 40 00	—	—	—	—	—	—
2.30	Pineapples, fresh ex 0804 30 00	86,90 300,05 810,44	50,09 60,49 59,99	2 489,30 37,31	648,49 343,05	1 359,71 20 822,49	23 266,17 3 257,94

Code	Description	Amount of unit values per 100 kg					
	Species, varieties, CN code	EUR LTL SEK	CYP LVL GBP	CZK MTL	DKK PLN	EEK SIT	HUF SKK
2.40	Avocados, fresh ex 0804 40 00	203,98 704,31 1 902,35	117,58 141,99 140,81	5 843,11 87,57	1 522,21 805,25	3 191,65 48 876,51	54 612,53 7 647,35
2.50	Guavas and mangoes, fresh ex 0804 50	—	—	—	—	—	—
2.60	Sweet oranges, fresh:						
2.60.1	— Sanguines and semi-sanguines ex 0805 10 20	— — —	— — —	— — —	— — —	— — —	— — —
2.60.2	— Navels, navelines, navelates, salustianas, vernas, Valencia lates, Maltese, shamoutis, ovalis, trovita and hamlins ex 0805 10 20	— — —	— — —	— — —	— — —	— — —	— — —
2.60.3	— Others ex 0805 10 20	— — —	— — —	— — —	— — —	— — —	— — —
2.70	Mandarins (including tangerines and satsumas), fresh; clementines, wilkins and similar citrus hybrids, fresh:						
2.70.1	— Clementines ex 0805 20 10	124,48 429,80 1 160,90	71,75 86,65 85,93	3 565,72 53,44	928,92 491,40	1 947,68 29 826,53	33 326,90 4 666,74
2.70.2	— Monreales and satsumas ex 0805 20 30	73,90 255,15 689,17	42,59 51,44 51,01	2 116,81 31,72	551,46 291,72	1 156,25 17 706,68	19 784,68 2 770,43
2.70.3	— Mandarines and wilkins ex 0805 20 50	85,33 294,64 795,82	49,19 59,40 58,91	2 444,37 36,63	636,79 336,86	1 335,17 20 446,66	22 846,23 3 199,14
2.70.4	— Tangerines and others ex 0805 20 70 ex 0805 20 90	59,84 206,62 558,07	34,49 41,65 41,31	1 714,12 25,69	446,55 236,22	936,29 14 338,26	16 020,96 2 243,40
2.85	Limes (<i>Citrus aurantifolia</i> , <i>Citrus latifolia</i>), fresh 0805 50 90	98,99 341,79 923,17	57,06 68,91 68,33	2 835,54 42,50	738,69 390,77	1 548,84 23 718,73	26 502,30 3 711,09
2.90	Grapefruit, fresh:						
2.90.1	— white ex 0805 40 00	70,88 244,73 661,03	40,86 49,34 48,93	2 030,35 30,43	528,93 279,81	1 109,03 16 983,53	18 976,68 2 657,29
2.90.2	— pink ex 0805 40 00	80,33 277,38 749,20	46,30 55,92 55,46	2 301,19 34,49	599,49 317,13	1 256,96 19 249,00	21 508,01 3 011,75

Code	Description	Amount of unit values per 100 kg					
	Species, varieties, CN code	EUR LTL SEK	CYP LVL GBP	CZK MTL	DKK PLN	EEK SIT	HUF SKK
2.100	Table grapes 0806 10 10	150,07 518,15 1 399,53	86,50 104,46 103,59	4 298,68 64,42	1 119,86 592,41	2 348,05 35 957,67	40 177,57 5 626,03
2.110	Water melons 0807 11 00	56,20 194,05 524,12	32,39 39,12 38,79	1 609,85 24,13	419,39 221,86	879,34 13 466,08	15 046,43 2 106,94
2.120	Melons (other than water melons):						
2.120.1	— Amarillo, cuper, honey dew (including cantalene), onte- niente, piel de sapo (including verde liso), rochet, tendral, futuro ex 0807 19 00	63,70 219,95 594,08	36,72 44,34 43,97	1 824,72 27,35	475,36 251,47	996,71 15 263,47	17 054,75 2 388,16
2.120.2	— Other ex 0807 19 00	127,68 440,85 1 190,72	73,59 88,88 88,14	3 657,33 54,81	952,78 504,02	1 997,72 30 592,85	34 183,15 4 786,64
2.140	Pears						
2.140.1	— Pears — nashi (<i>Pyrus pyrifolia</i>), Pears — Ya (<i>Pyrus bretschneideri</i>) ex 0808 20 50	85,10 293,83 793,64	49,05 59,24 58,74	2 437,69 36,53	635,05 335,94	1 331,53 20 390,81	22 783,82 3 190,40
2.140.2	— Other ex 0808 20 50	69,83 241,11 651,24	40,25 48,61 48,20	2 000,29 29,98	521,10 275,66	1 092,61 16 732,06	18 695,69 2 617,94
2.150	Apricots 0809 10 00	149,08 514,74 1 390,32	85,93 103,77 102,91	4 270,40 64,00	1 112,49 588,51	2 332,60 35 721,06	39 913,19 5 589,01
2.160	Cherries 0809 20 05 0809 20 95	137,39 474,38 1 281,30	79,19 95,64 94,84	3 935,54 58,98	1 025,26 542,36	2 149,69 32 920,02	36 783,42 5 150,75
2.170	Peaches 0809 30 90	157,14 542,57 1 465,48	90,57 109,38 108,47	4 501,25 67,46	1 172,63 620,32	2 458,69 37 652,10	42 070,85 5 891,14
2.180	Nectarines ex 0809 30 10	95,69 330,40 892,41	55,16 66,61 66,06	2 741,05 41,08	714,08 377,75	1 497,23 22 928,38	25 619,19 3 587,43
2.190	Plums 0809 40 05	140,47 485,03 1 310,06	80,97 97,78 96,97	4 023,87 60,31	1 048,27 554,53	2 197,94 33 658,95	37 609,08 5 266,37
2.200	Strawberries 0810 10 00	104,32 360,19 972,88	60,13 72,62 72,01	2 988,22 44,78	778,47 411,81	1 632,24 24 995,90	27 929,35 3 910,92

Code	Description	Amount of unit values per 100 kg					
	Species, varieties, CN code	EUR LTL SEK	CYP LVL GBP	CZK MTL	DKK PLN	EEK SIT	HUF SKK
2.205	Raspberries 0810 20 10	828,71	477,67	23 738,40	6 184,17	12 966,49	221 870,53
		2 861,37	576,87	355,77	3 271,42	198 567,20	31 068,34
		7 728,55	572,06				
2.210	Fruit of the species <i>Vaccinium myrtillus</i> 0810 40 30	1 121,23	646,28	32 117,63	8 367,07	17 543,44	300 186,91
		3 871,38	780,49	481,34	4 426,17	268 657,92	42 034,91
		10 456,59	773,99				
2.220	Kiwi fruit (<i>Actinidia chinensis</i> Planch.) 0810 50 00	178,63	102,96	5 116,86	1 333,01	2 794,95	47 824,61
		616,77	124,34	76,69	705,16	42 801,53	6 696,84
		1 665,90	123,31				
2.230	Pomegranates ex 0810 90 95	308,24	177,67	8 829,53	2 300,21	4 822,91	82 525,10
		1 064,29	214,57	132,33	1 216,81	73 857,39	11 555,92
		2 874,65	212,78				
2.240	Khakis (including sharon fruit) ex 0810 90 95	286,50	165,14	8 206,86	2 137,99	4 482,79	76 705,26
		989,24	199,43	123,00	1 131,00	68 648,82	10 740,97
		2 671,92	197,77				
2.250	Lychees ex 0810 90	—	—	—	—	—	—

COMMISSION REGULATION (EC) No 611/2006**of 19 April 2006****on granting of import licences for cane sugar for the purposes of certain tariff quotas and preferential agreements**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1260/2001 of 19 June 2001 on the common organisation of the markets in the sugar sector ⁽¹⁾,

Having regard to Council Regulation (EC) No 1095/96 of 18 June 1996 on the implementation of the concessions set out in Schedule CXL drawn up in the wake of the conclusion of the GATT XXIV.6 negotiations ⁽²⁾,

Having regard to Commission Regulation (EC) No 1159/2003 of 30 June 2003 laying down detailed rules of application for the 2003/04, 2004/05 and 2005/06 marketing years for the import of cane sugar under certain tariff quotas and preferential agreements and amending Regulations (EC) No 1464/95 and (EC) No 779/96 ⁽³⁾, and in particular Article 5(3) thereof,

Whereas:

- (1) Article 9 of Regulation (EC) No 1159/2003 stipulates how the delivery obligations at zero duty of products of CN code 1701, expressed in white sugar equivalent, are to be determined for imports originating in signatory countries to the ACP Protocol and the Agreement with India.
- (2) Article 16 of Regulation (EC) No 1159/2003 stipulates how the zero duty tariff quotas for products of CN code 1701 11 10, expressed in white sugar equivalent, are to be determined for imports originating in signatory

countries to the ACP Protocol and the Agreement with India.

- (3) Article 22 of Regulation (EC) No 1159/2003 opens tariff quotas at a duty of EUR 98 per tonne for products of CN code 1701 11 10 for imports originating in Brazil, Cuba and other third countries.
- (4) In the week of 10 to 14 April 2006 applications were presented to the competent authorities in line with Article 5(1) of Regulation (EC) No 1159/2003 for import licences for a total quantity exceeding a country's delivery obligation quantity of ACP-India preferential sugar determined pursuant to Article 9 of that Regulation.
- (5) In these circumstances the Commission must set reduction coefficients to be used so that licences are issued for quantities scaled down in proportion to the total available and must indicate that the limit in question has been reached,

HAS ADOPTED THIS REGULATION:

Article 1

In the case of import licence applications presented from 10 to 14 April 2006 in line with Article 5(1) of Regulation (EC) No 1159/2003 licences shall be issued for the quantities indicated in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 21 April 2006.

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

Done at Brussels, 19 April 2006.

For the Commission

J. L. DEMARTY

*Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 178, 30.6.2001, p. 1. Regulation as last amended by Commission Regulation (EC) No 987/2005 (OJ L 167, 29.6.2005, p. 12).

⁽²⁾ OJ L 146, 20.6.1996, p. 1.

⁽³⁾ OJ L 162, 1.7.2003, p. 25. Regulation as last amended by Regulation (EC) No 568/2005 (OJ L 97, 15.4.2005, p. 9).

ANNEX

ACP-INDIA preferential sugar**Title II of Regulation (EC) No 1159/2003****2005/06 marketing year**

Country	Week of 10.4.2006-14.4.2006: percentage of requested quantity to be granted	Limit
Barbados	100	
Belize	100	reached
Congo	100	
Fiji	0	reached
Guyana	100	
India	0	reached
Côte d'Ivoire	100	
Jamaica	100	
Kenya	100	
Madagascar	100	
Malawi	51,7349	reached
Mauritius	100	
Mozambique	100	
Saint Kitts and Nevis	100	
Swaziland	0	reached
Tanzania	100	
Trinidad and Tobago	100	
Zambia	100	
Zimbabwe	100	

Special preferential sugar**Title III of Regulation (EC) No 1159/2003****2005/06 marketing year**

Country	Week of 10.4.2006-14.4.2006: percentage of requested quantity to be granted	Limit
India	0	reached
ACP	100	

CXL concessions sugar**Title IV of Regulation (EC) No 1159/2003****2005/06 marketing year**

Country	Week of 10.4.2006-14.4.2006: percentage of requested quantity to be granted	Limit
Brazil	0	reached
Cuba	100	
Other third countries	0	reached

COMMISSION REGULATION (EC) No 612/2006**of 19 April 2006****determining to what extent applications lodged in April 2006 for the right to import bulls, cows and heifers other than for slaughter of certain Alpine and mountain breeds can be met**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1254/1999 of 17 May 1999 on the common organisation of the market in beef and veal ⁽¹⁾,

Having regard to Commission Regulation (EC) No 1081/1999 of 26 May 1999 opening and providing for the administration of tariff quotas for imports of bulls, cows and heifers other than for slaughter of certain Alpine and mountain breeds, repealing Regulation (EC) No 1012/98 and amending Regulation (EC) No 1143/98 ⁽²⁾, and in particular Article 5 thereof,

Whereas:

- (1) Article 9(1) of Regulation (EC) No 1081/1999 provides for a further allocation of quantities not covered by import licence applications at 15 March 2006.
- (2) Article 1 of Commission Regulation (EC) No 502/2006 of 28 March 2006 providing for a further allocation of

import rights under Regulation (EC) No 1081/1999 for bulls, cows and heifers other than for slaughter of certain Alpine and mountain breeds ⁽³⁾ lays down the quantities of bulls, cows and heifers other than for slaughter of certain Alpine and mountain breeds that may be imported under special conditions until 30 June 2006.

- (3) The quantities for which import rights have been requested are such that applications may be accepted in full,

HAS ADOPTED THIS REGULATION:

Article 1

Each application for the right to import, lodged in accordance with Article 9 of Regulation (EC) No 1081/1999, shall be granted in full for serial numbers 09.0001 and 09.0003.

Article 2

This Regulation shall enter into force on 20 April 2006.

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

Done at Brussels, 19 April 2006.

For the Commission

Mariann FISCHER BOEL

Member of the Commission

⁽¹⁾ OJ L 160, 26.6.1999, p. 21. Regulation as last amended by Regulation (EC) No 1782/2003 (OJ L 270, 21.10.2003, p. 1).

⁽²⁾ OJ L 131, 27.5.1999, p. 15. Regulation as last amended by Regulation (EC) No 1096/2001 (OJ L 150, 6.6.2001, p. 33).

⁽³⁾ OJ L 91, 29.3.2006, p. 10.

II

(Acts whose publication is not obligatory)

COMMISSION

COMMISSION DECISION

of 7 April 2006

on the re-use of Commission information

(2006/291/EC, Euratom)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

and services and which could provide a useful content resource for companies and citizens alike.

Having regard to the Treaty establishing the European Community, and in particular Article 218(2) thereof,

- (4) The right to access Commission documents is regulated through Regulation (EC) No 1049/2001 of the European Parliament and of the Council of 30 May 2001 regarding public access to European Parliament, Council and Commission documents ⁽²⁾.

Having regard to the Treaty establishing the European Atomic Energy Community, and in particular Article 131 thereof,

Having regard to the Treaty on European Union, and in particular Article 28(1) and Article 41(1) thereof,

- (5) Directive 2003/98/EC of the European Parliament and of the Council ⁽³⁾ sets minimum rules for the re-use of public sector information throughout the European Union. In its recitals it encourages Member States to go beyond these minimum rules and to adopt open data policies, allowing a broad use of documents held by public sector bodies.

Whereas:

- (1) The new information and communication technologies have created unprecedented possibilities to aggregate and combine content from different sources.
- (2) Public sector information is an untapped resource that could be the basis of new, added-value, information society products and services. The Commission underlined the economic potential of public sector information in its Communication of 23.10.2001 ⁽¹⁾ 'Europe 2002: Creating an EU framework for the exploitation of public sector information'.
- (3) The Commission and the other Institutions are themselves holders of many documents of all kinds which could be re-used in added-value information products

- (6) In its Communication 'Europe 2002: Creating an EU framework for the exploitation of public sector information', the Commission announced an update of the policies on the re-use of information of the EU institutions. Several positive steps have been made in this respect, such as the new Eurostat policy on dissemination of information and the move towards a freely accessible Eurlex portal.
- (7) The new Commission initiative 'i2010 — a European Information Society for growth and employment', aims among other things at facilitating the creation and circulation of European content. As part of i2010, this Decision determines the conditions for the re-use of Commission documents, with a view to achieving a broad re-use.

⁽¹⁾ COM(2001) 607 final.

⁽²⁾ OJ L 145, 31.5.2001, p. 43.

⁽³⁾ OJ L 345, 31.12.2003, p. 90.

- (8) An open re-use policy at the Commission will support new economic activity, lead to a wider use and spread of Community information, enhance the image of openness and transparency of the Institutions, and avoid unnecessary administrative burden for users and Commission services.
- (9) This Decision should be implemented and applied in full compliance with the principles relating to the protection of personal data in accordance with Regulation (EC) 45/2001 of the European Parliament and the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data ⁽¹⁾.
- (10) This Decision should not apply to documents for which the Commission is not in a position to allow re-use, e.g. in view of third party intellectual property rights or where the documents have been received from the other Institutions,

HAS DECIDED AS FOLLOWS:

Article 1

Subject matter

This Decision determines the conditions for the re-use of documents held by the Commission or on its behalf by the Office for Official Publications of the European Communities (Publications Office) with the aim of facilitating a wider re-use of information, enhancing the image of openness of the Commission, and avoiding unnecessary administrative burden for re-users and the Commission services alike.

Article 2

Scope

1. This Decision applies to public documents authored by the Commission or by public and private entities on its behalf:
- (a) which have been published by the Commission or by the Publications Office on its behalf through publications, websites or other dissemination tools; or
- (b) which have not been published for economic or other practical reasons, such as studies, reports and other data.

2. This Decision shall not apply:

- (a) to software or to documents covered by industrial property rights such as patents, trademarks, registered designs, logos and names;
- (b) to documents for which the Commission is not in a position to allow re-use in view of intellectual property rights of third parties;
- (c) to the research results of the Joint Research Centre;
- (d) to documents made accessible to a party under specific rules governing privileged access to documents.

3. This Decision shall be implemented in full respect of the rules on the protection of individuals with regard to the processing of personal data, and in particular Regulation (EC) No 45/2001.

4. This Decision is without prejudice to and in no way affects Regulation (EC) No 1049/2001.

Article 3

Definitions

For the purposes of this Decision, the following definitions shall apply:

1. 'document' shall mean:

- (a) any content whatever its medium (written on paper or stored in electronic form or as a sound, visual or audio-visual recording);
- (b) any part of such content;

2. 're-use' shall mean the use of documents by persons or legal entities of documents, for commercial or non-commercial purposes other than the initial purpose for which the documents were produced. The exchange of documents between the Commission and other public sector bodies which use these documents purely in the pursuit of their public tasks does not constitute re-use;

3. 'personal data' shall mean data as defined in Article 2(a) of Regulation (EC) No 45/2001.

⁽¹⁾ OJ L 8, 12.1.2001, p. 1.

*Article 4***General principle**

Subject to the restrictions set out in Article 2(2) and 2(3) all documents shall be re-usable for commercial or non-commercial purposes in accordance with the conditions set out below. Where possible, documents shall be made available through electronic means.

*Article 5***Processing applications for re-use**

1. In order to limit the need to make individual re-use applications the Commission services shall, where appropriate, indicate whether documents are re-usable (e.g. by general notices on web pages).

2. An application for the re-use of a document shall be handled promptly. An acknowledgement of receipt shall be sent to the applicant. Within 15 working days from registration of the application, the Commission service or Publications Office shall either allow re-use of the document requested, and, where relevant, provide a copy of the document, or, in a written reply, indicate the total or partial refusal of the application, stating the reasons.

3. In exceptional cases, for example in the event of an application relating to a very long document to a very large number of documents or in case the application needs to be translated, the time-limit provided for in paragraph 2 may be extended by 15 working days, provided that the applicant is notified in advance and that detailed reasons are given.

4. In the case of a refusal, the Commission service or Publications Office shall inform the applicant of the right to bring an action before the Court of First Instance of the European Communities or to lodge a complaint with the European Ombudsman, under the conditions laid down in Articles 230 and 195 of the EC Treaty, respectively, or Articles 146 and 107(d) of the Euratom Treaty.

5. Where a refusal is based on Article 2(2)b of this Decision, the reply to the applicant shall include a reference to the natural or legal person who is the rightholder, where known, or alternatively to the licensor from which the Commission has obtained the relevant material, where known.

*Article 6***Available formats**

Documents shall be made available in any existing format or language version, through electronic means where possible and appropriate.

This does not imply an obligation to create, to adapt or to update documents in order to comply with the application, nor any obligation to provide extracts from documents where this would involve disproportionate effort, going beyond a simple operation.

Neither does this Decision create any obligation for the Commission to translate the documents requested into any other language versions than those already available at the moment of the application.

On the basis of this Decision, the Commission or the Publications Office may not be required to continue the production of certain types of documents or to preserve them in a given format with a view to the re-use of such documents by a natural or legal person.

*Article 7***Principles governing charging**

1. The re-use of documents shall in principle be free of charge.

2. In specific cases, marginal costs incurred for the reproduction and dissemination of documents may be recovered.

3. In cases where the Commission decides to adapt a document in order to satisfy a specific application, the costs involved in the adaptation may be recovered from the applicant. The assessment of the need to recover such costs shall take into account the effort necessary for the adaptation as well as the potential advantages the re-use may bring to the Communities, for example in terms of spreading information on the functioning of the Communities or in terms of the image of the Institution to the outside world.

*Article 8***Transparency**

1. Any applicable conditions and standard charges for the re-use of documents shall be pre-established and published, through electronic means where possible and appropriate.

2. The search for documents will be facilitated by practical arrangements, such as asset-lists of main documents available for re-use.

*Article 9***Licenses**

The re-use of documents may be allowed without conditions or conditions may be imposed, where appropriate through a license or through a disclaimer. Typical conditions for re-use include the obligation for the re-user to acknowledge the source of the documents, the obligation not to distort the original meaning or message of the documents, and non-liability of the Commission for any consequence stemming from the re-use. The conditions shall not unnecessarily restrict possibilities for re-use.

*Article 10***Non-discrimination and prohibition of exclusive arrangements**

1. Any applicable conditions for the re-use of documents shall be non-discriminatory for comparable categories of re-use.
2. The re-use of documents shall be open to all potential actors in the market. No exclusive rights shall be granted.
3. However, where an exclusive right is necessary for the provision of a service in the public interest, the validity of the reason for granting such an exclusive right shall be subject to regular review, and shall, in any event, be reviewed after three years. Any exclusive arrangement shall be transparent and made public.

*Article 11***Implementation**

In accordance with Article 14 of the Commission's rules of procedure, the power to take decisions on behalf of the

Commission on applications for re-use is delegated to the Directors-General and Heads of Service. They shall take the necessary measures to ensure that the procedures in relation to documents for which they are responsible meet the requirements of this Decision. To this end, they shall designate an official to consider applications for re-use and coordinate the response of the Directorate-General or Service.

*Article 12***Review**

This Decision shall be reviewed three years after its entry into force. The review shall in particular look into the possible application of this Decision to the research results of the Joint Research Centre.

*Article 13***Entry into force**

This Decision shall enter into force on the day of its publication in the *Official Journal of the European Union*.

Done at Brussels, 7 April 2006.

For the Commission

Viviane REDING

Member of the Commission

COMMISSION DECISION
of 12 April 2006
amending Decision 2004/639/EC as regards Croatia
(notified under document number C(2006) 1541)
(Text with EEA relevance)
(2006/292/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 88/407/EEC of 14 June 1988 laying down the animal health requirements applicable to intra-Community trade in and imports of semen of domestic animals of the bovine species ⁽¹⁾, and in particular Article 8(1) thereof,

Whereas:

- (1) Commission Decision 2004/639/EC of 6 September 2004 laying down the importation conditions of semen of domestic animals of the bovine species ⁽²⁾ sets out *inter alia* the list of third countries from which bovine semen may be imported.
- (2) Croatia should be added to that list of third countries from which imports are authorised in the light of the situation achieved with regard to animal health in Croatia.
- (3) Decision 2004/639/EC should therefore be amended accordingly.

- (4) 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

Annex I to Decision 2004/639/EC is replaced by the text in the Annex to this Decision.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 12 April 2006.

For the Commission

Markos KYPRIANOU

Member of the Commission

⁽¹⁾ OJ L 194, 22.7.1988, p. 10. Directive as last amended by Commission Decision 2006/16/EC (OJ L 11, 17.1.2006, p. 21).

⁽²⁾ OJ L 292, 15.9.2004, p. 21. Decision as last amended by Decision 2006/16/EC.

ANNEX

'ANNEX I

List of third countries from which Member States authorise the importation of semen of domestic animals of the bovine species

ISO code	Country
AU	Australia
CA	Canada
CH	Switzerland
HR	Croatia
NZ	New Zealand
RO	Romania
US	United States'

COMMISSION DECISION

of 12 April 2006

amending Commission Decision 2006/135/EC as regarding the establishment of areas A and B in certain Member States due to outbreaks of highly pathogenic avian influenza*(notified under document number C(2006) 1583)***(Text with EEA relevance)**

(2006/293/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

provided for in Commission Decision 2006/135/EC of 22 February 2006 concerning certain protection measures in relation to highly pathogenic avian influenza in the Community ⁽⁵⁾.

Having regard to Council Directive 89/662/EEC of 11 December 1989 concerning veterinary checks in intra-Community trade with a view to the completion of the internal market ⁽¹⁾, and in particular Article 9(4) thereof,

- (2) Following that outbreak, Germany took the necessary measures in accordance with Decision 2006/135/EC. After notification of those measures, the Commission has examined them in collaboration with the Member State concerned, and is satisfied that areas A and B established by that Member State are at sufficient distance to the outbreak in poultry. It is therefore necessary to establish areas A and B in Germany and to fix the duration of that regionalisation.

Having regard to Council Directive 90/425/EEC of 26 June 1990 concerning veterinary and zootechnical checks applicable in intra-Community trade in certain live animals and products with a view to the completion of the internal market ⁽²⁾, and in particular Article 10(4) thereof,

Having regard to Regulation (EC) 998/2003 of 26 May 2003 of the European Parliament and of the Council on the animal health requirements applicable to the non-commercial movement of pet animals and amending Council Directive 92/65/EEC ⁽³⁾, and in particular Article 18 thereof,

- (3) At the same time, in accordance with Article 2(4), (b) and (c) of Decision 2006/135/EC and following a final evaluation of the epidemiological situation with regard to highly pathogenic avian influenza of the subtype H5N1 in certain parts of France, the measures required for the areas established in accordance with Article 2(2) of that Decision have been discontinued in France.

Having regard to Council Directive 2005/94/EC of 20 December 2005 on Community measures for the control of avian influenza and repealing Directive 92/40/EEC ⁽⁴⁾, and in particular Article 66(2) thereof,

- (4) It is therefore necessary to amend Parts A and B of Annex I to Decision 2006/135/EC accordingly.

Whereas:

- (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,

- (1) Germany has notified the Commission and the other Member States of an outbreak of highly pathogenic avian influenza A virus of subtype H5N1 in poultry on its territory and has taken the appropriate measures

HAS ADOPTED THIS DECISION:

Article 1

Annex I to Decision 2006/135/EC is replaced by the Annex to this Decision.

⁽¹⁾ OJ L 395, 30.12.1989, p. 13. Directive as last amended by Directive 2004/41/EC (OJ L 157, 30.4.2004, p. 33); corrected version (OJ L 195, 2.6.2004, p. 12).

⁽²⁾ OJ L 224, 18.8.1990, p. 29. Directive as last amended by Directive 2002/33/EC of the European Parliament and of the Council (OJ L 315, 19.11.2002, p. 14).

⁽³⁾ OJ L 146, 13.6.2003, p. 1. Regulation as last amended by Commission Regulation (EC) No 18/2006 (OJ L 4, 7.1.2006, p. 3).

⁽⁴⁾ OJ L 10, 14.1.2006, p. 16.

⁽⁵⁾ OJ L 52, 23.2.2006, p. 41. Decision as last amended by Decision 2006/251/EC (OJ L 91, 29.3.2006, p. 33).

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 12 April 2006.

For the Commission
Markos KYPRIANOU
Member of the Commission

ANNEX

Annex I to Decision 2006/135/EC is replaced by the following:

'ANNEX I

PART A

Area A as referred to in Article 2(1):

ISO Country Code	Member State	Area A		Date until applicable
		Code	Name	
DE	GERMANY	Post code	The municipalities of:	8.5.2006
	Protection zone		STADT MUTZSCHEN WERMSDORF	
	Surveillance zone In the Kreis Muldentäl		DORNREICHENBACH DÜRRWEITZSCHEN KÜHREN-BURKARDSHAIN NERCHAU THÜMMLITZ-WALDE TREBSEN	
	In the Kreis Torgau-Oschatz		DAHLEN MÜGELN SORNZIG-ABLASS BOCKELWITZ LEISNIG	
SE	SWEDEN			24.4.2006
	Within the Kalmar Län, the following localities	Post code	Locality	
	Protection zone	572 75	FIGEHOLM	
		572 95	FIGEHOLM	
	Surveillance zone	572 75	FIGEHOLM	
		572 76	FÅRBO	
		572 92	OSKARSHAMN	
		572 95	FIGEHOLM	
		572 96	FÅRBO	
	Extended surveillance zone (20 km)	380 75	BYXELKROK	
		570 91	KRISTDALA	
		572 37	OSKARSHAMN	
		572 40	OSKARSHAMN	
		572 41	OSKARSHAMN	
		572 61	OSKARSHAMN	
		572 63	OSKARSHAMN	
		572 75	FIGEHOLM	
		572 76	FÅRBO	
		572 91	OSKARSHAMN	
		572 92	OSKARSHAMN	
		572 95	FIGEHOLM	
		572 96	FÅRBO	
		590 91	HJORTED	
		590 93	GUNNEBO	

PART B

Area B as referred to in Article 2(2):

ISO Country Code	Member State	Area B		Date until applicable
		Code	Name	
DE	GERMANY	Post code	The municipalities of:	8.5.2006
	In the Kreis Muldenthal		BAD LAUSICK BELGERSHAIN BENNEWITZ BORSDORF BRANDIS COLDITZ FALKENHAIN GRIMMA GROSSBARDAU GROSSBOTHEN HOHBURG MACHERN NAUNHOF OTTERWISCH PARTHENSTEIN THALLWITZ WURZEN ZSCHADRASS	
	In the Kreis Torgau-Oschatz		ARZBERG BEILRODE BELGERN CAVERTITZ DOMMITZSCH DREIHEIDE ELSNIG GROSSTREBEN-ZWETHAU LIEBSCHÜTZBERG MOCKREHNA NAUNDORF OSCHATZ PFLÜCKUFF SCHILDAU TORGAU TROSSIN ZINNA	
	In the Kreis Döbeln		DÖBELN EBERSBACH GROSSWEITZSCHER HARTHA MOCHAU NIEDERSTRIEGIS OSTRAU ROSSWEIN WALDHEIM ZIEGRA-KNOBELSDORF ZSCHAITZ-OTTEWIG	

ISO Country Code	Member State	Area B		Date until applicable
		Code	Name	
SE	SWEDEN			
	The entire Kalmar Län, except area A, including the localities of	Post code	Locality	24.4.2006
		360 23	ÄLMEBODA	
		360 50	LESSEBO	
		360 52	KOSTA	
		360 53	SKRUV	
		360 60	VISSEFJÄRDA	
		360 65	BODA GLASBRUK	
		360 70	ÅSEDA	
		360 77	FRÖSEKE	
		361 30	EMMABODA	
		361 31	EMMABODA	
		361 32	EMMABODA	
		361 33	EMMABODA	
		361 42	LINDÅS	
		361 53	BROAKULLA	
		361 91	EMMABODA	
		361 92	EMMABODA	
		361 93	BROAKULLA	
		361 94	ERIKSMÅLA	
		361 95	LÅNGASJÖ	
		370 17	ERINGSBODA	
		370 34	HOLMSJÖ	
		370 45	FÅGELMARA	
		371 93	KARLSKRONA	
		380 30	ROCKNEBY	
		380 31	LÄCKEBY	
		380 40	ORREFORS	
		380 41	GULLASKRUV	
		380 42	MÅLERÅS	
		380 44	ALSTERBRO	
		380 52	TIMMERNABBEN	
		380 53	FLISERYD	
		380 62	MÖRBYLÅNGA	
		380 65	DEGERHAMN	
		380 74	LÖTTORP	
		380 75	BYXELKROK	
		382 30	NYBRO	
		382 31	NYBRO	
		382 32	NYBRO	
		382 33	NYBRO	
		382 34	NYBRO	
		382 35	NYBRO	
		382 36	NYBRO	
		382 37	NYBRO	
		382 38	NYBRO	
		382 39	NYBRO	
		382 40	NYBRO	
		382 41	NYBRO	

ISO Country Code	Member State	Area B		Date until applicable
		Code	Name	
		382 42	NYBRO	
		382 43	NYBRO	
		382 44	NYBRO	
		382 45	NYBRO	
		382 46	NYBRO	
		382 90	ÖRSJÖ	
		382 91	NYBRO	
		382 92	NYBRO	
		382 93	NYBRO	
		382 94	NYBRO	
		382 96	NYBRO	
		382 97	ÖRSJÖ	
		383 30	MÖNSTERÅS	
		383 31	MÖNSTERÅS	
		383 32	MÖNSTERÅS	
		383 33	MÖNSTERÅS	
		383 34	MÖNSTERÅS	
		383 35	MÖNSTERÅS	
		383 36	MÖNSTERÅS	
		383 37	MÖNSTERÅS	
		383 38	MÖNSTERÅS	
		383 39	MÖNSTERÅS	
		383 91	MÖNSTERÅS	
		383 92	MÖNSTERÅS	
		384 30	BLOMSTERMÅLA	
		384 31	BLOMSTERMÅLA	
		384 40	ÅLEM	
		384 91	BLOMSTERMÅLA	
		384 92	ÅLEM	
		384 93	ÅLEM	
		385 30	TORSÅS	
		385 31	TORSÅS	
		385 32	TORSÅS	
		385 33	TORSÅS	
		385 34	TORSÅS	
		385 40	BERGKVARA	
		385 41	BERGKVARA	
		385 50	SÖDERÅKRA	
		385 51	SÖDERÅKRA	
		385 90	SÖDERÅKRA	
		385 91	TORSÅS	
		385 92	GULLABO	
		385 93	TORSÅS	
		385 94	BERGKVARA	
		385 95	TORSÅS	
		385 96	GULLABO	
		385 97	SÖDERÅKRA	
		385 98	BERGKVARA	
		385 99	TORSÅS	
		386 30	FÄRJESTADEN	
		386 31	FÄRJESTADEN	

ISO Country Code	Member State	Area B		Date until applicable
		Code	Name	
		386 32	FÄRJESTADEN	
		386 33	FÄRJESTADEN	
		386 34	FÄRJESTADEN	
		386 35	FÄRJESTADEN	
		386 90	FÄRJESTADEN	
		386 92	FÄRJESTADEN	
		386 93	FÄRJESTADEN	
		386 94	FÄRJESTADEN	
		386 95	FÄRJESTADEN	
		386 96	FÄRJESTADEN	
		387 30	BORGHOLM	
		387 31	BORGHOLM	
		387 32	BORGHOLM	
		387 33	BORGHOLM	
		387 34	BORGHOLM	
		387 35	BORGHOLM	
		387 36	BORGHOLM	
		387 37	BORGHOLM	
		387 38	BORGHOLM	
		387 50	KÖPINGSVIK	
		387 51	KÖPINGSVIK	
		387 52	KÖPINGSVIK	
		387 90	KÖPINGSVIK	
		387 91	BORGHOLM	
		387 92	BORGHOLM	
		387 93	BORGHOLM	
		387 94	BORGHOLM	
		387 95	KÖPINGSVIK	
		387 96	KÖPINGSVIK	
		388 30	LJUNGBYHOLM	
		388 31	LJUNGBYHOLM	
		388 32	LJUNGBYHOLM	
		388 40	TREKANTEN	
		388 41	TREKANTEN	
		388 50	PÅRYD	
		388 91	VASSMOLÖSA	
		388 92	LJUNGBYHOLM	
		388 93	LJUNGBYHOLM	
		388 94	VASSMOLÖSA	
		388 95	HALLTORP	
		388 96	LJUNGBYHOLM	
		388 97	HALLTORP	
		388 98	TREKANTEN	
		388 99	PÅRYD	
		392 30	KALMAR	
		392 31	KALMAR	
		392 32	KALMAR	
		392 33	KALMAR	
		392 34	KALMAR	
		392 35	KALMAR	
		392 36	KALMAR	
		392 37	KALMAR	

ISO Country Code	Member State	Area B		Date until applicable
		Code	Name	
		392 38	KALMAR	
		392 41	KALMAR	
		392 43	KALMAR	
		392 44	KALMAR	
		392 45	KALMAR	
		392 46	KALMAR	
		392 47	KALMAR	
		393 50	KALMAR	
		393 51	KALMAR	
		393 52	KALMAR	
		393 53	KALMAR	
		393 54	KALMAR	
		393 55	KALMAR	
		393 57	KALMAR	
		393 58	KALMAR	
		393 59	KALMAR	
		393 63	KALMAR	
		393 64	KALMAR	
		393 65	KALMAR	
		394 70	KALMAR	
		394 71	KALMAR	
		394 77	KALMAR	
		395 90	KALMAR	
		570 16	KVILLSFORS	
		570 19	PAULISTRÖM	
		570 30	MARIANNELUND	
		570 31	INGATORP	
		570 72	FAGERHULT	
		570 75	FÅGELFORS	
		570 76	RUDA	
		570 80	VIRSERUM	
		570 81	JÄRNFORSEN	
		570 82	MÅLILLA	
		570 83	ROSENFORS	
		570 84	MÖRLUNDA	
		570 90	PÅSKALLAVIK	
		570 91	KRISTDALA	
		572 30	OSKARSHAMN	
		572 31	OSKARSHAMN	
		572 32	OSKARSHAMN	
		572 33	OSKARSHAMN	
		572 34	OSKARSHAMN	
		572 35	OSKARSHAMN	
		572 36	OSKARSHAMN	
		572 37	OSKARSHAMN	
		572 40	OSKARSHAMN	
		572 41	OSKARSHAMN	
		572 50	OSKARSHAMN	
		572 51	OSKARSHAMN	
		572 60	OSKARSHAMN	
		572 61	OSKARSHAMN	
		572 62	OSKARSHAMN	

ISO Country Code	Member State	Area B		Date until applicable
		Code	Name	
		572 91	OSKARSHAMN	
		572 93	OSKARSHAMN	
		572 96	FÅRBO	
		574 96	VETLANDA	
		574 97	VETLANDA	
		577 30	HULTSFRED	
		577 31	HULTSFRED	
		577 32	HULTSFRED	
		577 33	HULTSFRED	
		577 34	HULTSFRED	
		577 35	HULTSFRED	
		577 36	HULTSFRED	
		577 37	HULTSFRED	
		577 38	HULTSFRED	
		577 39	HULTSFRED	
		577 50	SILVERDALEN	
		577 51	SILVERDALEN	
		577 90	HULTSFRED	
		577 91	HULTSFRED	
		577 92	HULTSFRED	
		577 93	HULTSFRED	
		577 94	LÖNNEBERGA	
		579 30	HÖGSBY	
		579 31	HÖGSBY	
		579 32	HÖGSBY	
		579 33	HÖGSBY	
		579 40	BERGA	
		579 90	BERGA	
		579 92	HÖGSBY	
		579 93	GRÖNSKÅRA	
		590 42	HORN	
		590 80	SÖDRA VI	
		590 81	GULLRINGEN	
		590 83	STOREBRO	
		590 90	ANKARSRUM	
		590 91	HJORTED	
		590 92	TOTEBO	
		590 93	GUNNEBO	
		590 94	BLACKSTAD	
		590 95	LOFTAHAMMAR	
		590 96	ÖVERUM	
		590 98	EDSBRUK	
		593 30	VÄSTERVIK	
		593 31	VÄSTERVIK	
		593 32	VÄSTERVIK	
		593 33	VÄSTERVIK	
		593 34	VÄSTERVIK	
		593 35	VÄSTERVIK	
		593 36	VÄSTERVIK	
		593 37	VÄSTERVIK	
		593 38	VÄSTERVIK	
		593 39	VÄSTERVIK	

ISO Country Code	Member State	Area B		Date until applicable
		Code	Name	
		593 40	VÄSTERVIK	
		593 41	VÄSTERVIK	
		593 42	VÄSTERVIK	
		593 43	VÄSTERVIK	
		593 50	VÄSTERVIK	
		593 51	VÄSTERVIK	
		593 52	VÄSTERVIK	
		593 53	VÄSTERVIK	
		593 54	VÄSTERVIK	
		593 61	VÄSTERVIK	
		593 62	VÄSTERVIK	
		593 91	VÄSTERVIK	
		593 92	VÄSTERVIK	
		593 93	VÄSTERVIK	
		593 95	VÄSTERVIK	
		593 96	VÄSTERVIK	
		594 30	GAMLEBY	
		594 31	GAMLEBY	
		594 32	GAMLEBY	
		594 91	GAMLEBY	
		594 92	GAMLEBY	
		594 93	GAMLEBY	
		594 94	GAMLEBY	
		597 40	ÅTVIDABERG	
		597 91	ÅTVIDABERG	
		597 96	ÅTVIDABERG	
		597 97	ÅTVIDABERG	
		598 30	VIMMERBY	
		598 31	VIMMERBY	
		598 32	VIMMERBY	
		598 34	VIMMERBY	
		598 35	VIMMERBY	
		598 36	VIMMERBY	
		598 37	VIMMERBY	
		598 38	VIMMERBY	
		598 39	VIMMERBY	
		598 40	VIMMERBY	
		598 91	VIMMERBY	
		598 92	VIMMERBY	
		598 93	VIMMERBY	
		598 94	VIMMERBY	
		598 95	VIMMERBY	
		598 96	VIMMERBY	
		615 92	VALDEMARSVIK	
		615 94	VALDEMARSVIK	
		615 95	VALDEMARSVIK	

EUROPEAN CENTRAL BANK

GUIDELINE OF THE EUROPEAN CENTRAL BANK

of 7 April 2006

on the Eurosystem's provision of reserve management services in euro to central banks and countries located outside the euro area and to international organisations

(ECB/2006/4)

(2006/294/EC)

THE GOVERNING COUNCIL OF THE EUROPEAN CENTRAL BANK,

Having regard to the Statute of the European System of Central Banks and of the European Central Bank, and in particular Article 12.1, Article 14.3 and Article 23 thereof,

Whereas:

spective of the Eurosystem member through which such services are provided. To this end, the Governing Council considers it necessary to adopt this Guideline to ensure, *inter alia*, that Eurosystem reserve management services are provided on a standardised basis under harmonised terms and conditions, that the ECB receives adequate information regarding these services, and that minimum common features required in contractual arrangements with customers are identified.

(1) Guideline ECB/2004/13 of 1 July 2004 on the Eurosystem's provision of reserve management services in euro to central banks and countries located outside the euro area and to international organisations ⁽¹⁾ requires amendment to accommodate changes to the definition of 'reserves' and the removal of the threshold below which no remuneration is offered on overnight credit balances held as a cash/investment service. Guideline ECB/2004/13 has already been amended once and should therefore be recast in the interests of clarity and transparency.

(2) Pursuant to Article 23 in conjunction with Article 43.4 of the Statute, the European Central Bank (ECB) and the national central banks of the Member States that have adopted the euro (hereinafter the 'participating NCBs') may establish relations with central banks in other countries and, where appropriate, with international organisations, and conduct all types of banking transactions in their relations with third countries and international organisations.

(3) The Governing Council considers that the Eurosystem should act as a single system when providing Eurosystem reserve management services to such customers, irre-

(4) The Governing Council considers it necessary to confirm that all information, data and documents drafted by and/or exchanged between Eurosystem members in the context of Eurosystem reserve management services are of a confidential nature and are subject to Article 38 of the Statute.

(5) In accordance with Article 12.1 and Article 14.3 of the Statute, ECB guidelines form an integral part of Community law,

HAS ADOPTED THIS GUIDELINE:

Article 1

Definitions

For the purposes of this Guideline:

— 'all types of banking transactions' shall include the provision of Eurosystem reserve management services to central banks and countries located outside the euro area and to international organisations in connection with the management of the reserves of such central banks, countries and international organisations,

⁽¹⁾ OJ L 241, 13.7.2004, p. 68. Guideline as amended by Guideline ECB/2004/20 (OJ L 385, 29.12.2004, p. 85).

- ‘authorised ECB personnel’ shall mean such persons at the ECB as shall be identified by the Executive Board, from time to time, as the authorised senders and recipients of the information to be provided within the framework of Eurosystem reserve management services,
- ‘central banks’ shall include monetary authorities,
- ‘customer’ shall mean any country (including any public authority or government agency), any central bank or monetary authority located outside the euro area, or any international organisation to which Eurosystem reserve management services are provided by a Eurosystem member,
- ‘Eurosystem reserve management services’ shall mean the reserve management services listed in Article 2 that may be provided by Eurosystem members to customers and that allow customers to comprehensively manage their reserves through a single Eurosystem member,
- ‘Eurosystem Service Provider’ (ESP) shall mean a Eurosystem member which undertakes to provide the complete set of Eurosystem reserve management services,
- ‘Individual Service Provider’ (ISP) shall mean a Eurosystem member which does not undertake to provide the complete set of Eurosystem reserve management services,
- ‘international organisation’ shall mean any organisation, other than Community institutions and bodies, established by or under the authority of an international treaty,
- ‘reserves’ shall mean the customer’s eligible euro-denominated assets, i.e. cash and all securities that are eligible as ‘tier one assets’ of the Eurosystem eligible assets database, as published and updated daily on the ECB’s website, with the exception of: (i) both the securities falling under ‘issuer group 3’ and, for the remaining issuer groups, the securities falling under ‘liquidity category IV’; (ii) assets exclusively held for the purpose of meeting the pension and related obligations of the customer vis-à-vis its former or existing staff; (iii) dedicated accounts opened with a Eurosystem member by a customer for public debt rescheduling purposes within the framework of international agreements; and (iv) such other categories of euro-denominated assets as decided from time to time by the Governing Council.

Article 2

List of Eurosystem reserve management services

Eurosystem reserve management services shall consist of the following:

1. Custody (safe keeping) accounts for the reserves;
2. Custodian (safe keeping) services:
 - (a) end-of-month custody statements, with the possibility of also providing statements at other dates at the customer’s request;
 - (b) transmission of statements via SWIFT to all customers capable of receiving statements via SWIFT, and via other means as appropriate for non-SWIFT customers;
 - (c) notification of corporate actions (e.g. coupon payments and redemptions) in relation to customers’ securities holdings;
 - (d) processing corporate actions on behalf of customers;
 - (e) facilitating arrangements between customers and third party agents, under certain restrictions, in connection with the operation of automatic securities lending programmes;
3. Settlement services:
 - (a) free of payment/delivery versus payment settlement services for all euro-denominated securities for which custody accounts are provided;
 - (b) confirmation of settlement of all operations via SWIFT (or other means as appropriate for non-SWIFT customers);
4. Cash/investment services:
 - (a) purchase/sale of foreign exchange for customers’ accounts on a principal basis, covering the spot purchase/sale of euro against non-euro area G10 currencies as a minimum;

- (b) fixed-term deposit services on an agency basis;
- (c) overnight credit balances:
 - Tier 1 — automatic investment of a limited fixed amount per customer on a principal basis,
 - Tier 2 — possibility of investing funds with market participants on an agency basis;
- (d) execution of investments for customers according to their standing instructions and in accordance with the set of Eurosystem reserve management services;
- (e) execution of customers' orders for securities purchases/sales in the secondary market.

Article 3

Provision of services by ESPs and ISPs

1. Within the framework of the Eurosystem reserve management services, a distinction is made between Eurosystem members as being either an ESP or an ISP.
2. In addition to the services indicated in Article 2, each ESP may also offer other reserve management services to customers. An ESP shall determine such services on an individual basis and such services shall not be subject to this Guideline.
3. An ISP shall be subject to this Guideline and the requirements of Eurosystem reserve management services as regards one or more Eurosystem reserve management services, or part of such service, which such an ISP provides and which form(s) part of the complete set of Eurosystem reserve management services. Furthermore, each ISP may also offer other reserve management services to customers and shall determine such services on an individual basis. Such services shall not be subject to this Guideline.

Article 4

Information regarding Eurosystem reserve management services

1. Eurosystem members shall provide the authorised ECB personnel with any relevant information on the provision of Eurosystem reserve management services to new and existing customers and inform the authorised ECB personnel when a potential customer approaches them.

2. Before Eurosystem members disclose the identity of an existing, new or potential customer, they shall endeavour to obtain the customer's consent to the disclosure.

3. If consent is not obtained, the Eurosystem member concerned shall provide the authorised ECB personnel with the required information without revealing the identity of the customer.

Article 5

Prohibition and suspension of Eurosystem reserve management services

1. The ECB will maintain for consultation by the Eurosystem members a list of existing, new or potential customers whose reserves are affected by a freezing order or similar measure imposed either by one of the EU Member States on the basis of a United Nations Security Council resolution or by the European Union.
2. If on the basis of a measure or decision, other than those referred to in paragraph 1, adopted for national policy or national interest reasons by a Eurosystem member or by the Member State in which the Eurosystem member is located, the Eurosystem member suspends the provision of Eurosystem reserve management services to an existing customer or refuses to provide such services to a new or potential customer, this member shall promptly notify the authorised ECB personnel thereof. The authorised ECB personnel shall promptly inform the other Eurosystem members thereof. Any such measure or decision shall not prevent the other Eurosystem members from providing Eurosystem reserve management services to such customers.
3. Article 4(2) and (3) shall apply to any disclosure of the identity of an existing, new or potential customer made pursuant to paragraph 2.

Article 6

Responsibility for Eurosystem reserve management services

1. Each Eurosystem member shall be responsible for the execution of any contractual arrangements with its customers that it considers appropriate for the provision of Eurosystem reserve management services.
2. Subject to any specific provisions applicable to, or agreed upon by a Eurosystem member, each Eurosystem member that provides Eurosystem reserve management services or any part thereof to its customers, shall be liable for any such services that it provides.

*Article 7***Additional minimum common features in contractual arrangements with customers**

Eurosystem members shall ensure that their contractual arrangements with customers are consistent with this Guideline and with the following additional minimum common features. The contractual arrangements shall:

- (a) state that the counterparty of the customer is the Eurosystem member with whom that customer has concluded an arrangement for the provision of Eurosystem reserve management services or any part thereof, and that such arrangement does not in itself create customer rights or entitlements vis-à-vis any other Eurosystem members. This provision does not prevent a customer from having an arrangement with several Eurosystem members;
- (b) refer to the links that may be used for the settlement of securities held by customers' counterparties and the relevant risks of using links not eligible for monetary policy operations;
- (c) refer to the fact that certain transactions within the framework of Eurosystem reserve management services shall be carried out on a best effort basis;
- (d) refer to the fact that the Eurosystem member may make suggestions to customers as to the timing and execution of a transaction to avoid conflicts with the Eurosystem's monetary and exchange rate policy, and that such member shall not be liable for any consequences that such suggestions may have for the customer;

- (e) refer to the fact that the fees that Eurosystem members charge to their customers for the provision of Eurosystem reserve management services are subject to reviews by the Eurosystem and that the customers shall, in accordance with applicable law, be bound by the fee revisions that might result from such reviews.

*Article 8***Role of the ECB**

The ECB will coordinate the general provision of Eurosystem reserve management services and the related information framework. Any Eurosystem member that becomes an ESP or that terminates its status as an ESP shall inform the ECB thereof.

*Article 9***Final provisions**

1. This Guideline is addressed to the participating NCBs.
2. Guideline ECB/2004/13 is repealed. References to the repealed Guideline shall be construed as references to this Guideline.
3. This Guideline shall enter into force on 12 April 2006. It shall apply from 1 July 2006.

Done at Frankfurt am Main, 7 April 2006.

For the Governing Council of the ECB
The President of the ECB
Jean-Claude TRICHET