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Legislation

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⁽¹⁾ Text with EEA relevance

I

(Acts whose publication is obligatory)

COUNCIL REGULATION (EC) No 1411/2006
of 25 September 2006
amending Regulation (EC) No 817/2006 renewing the restrictive measures in respect of
Burma/Myanmar and repealing Regulation (EC) No 798/2004

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community, and in particular Articles 60 and 301 thereof,

Having regard to Council Common Position 2006/318/CFSP of 27 April 2006 renewing restrictive measures in respect of Burma/Myanmar ⁽¹⁾,

Having regard to the proposal from the Commission,

Whereas:

- (1) Article 8 of Council Regulation (EC) No 798/2004 of 26 April 2004 renewing the restrictive measures in respect of Burma/Myanmar and repealing Regulation (EC) No 1081/2000 ⁽²⁾ permitted financial institutions that received funds transferred by third parties to the frozen accounts of listed persons or entities, to credit those funds to such accounts, provided that such credits were also frozen.
- (2) Regulation (EC) No 817/2006 has replaced Regulation (EC) No 798/2004 but due to an oversight it omitted that provision. Regulation (EC) No 817/2006 should therefore be amended to include such a provision.

- (3) It is appropriate for this Regulation to apply from the date on which Regulation (EC) No 817/2006 entered into force,

HAS ADOPTED THIS REGULATION:

Article 1

In Article 7 of Regulation (EC) No 817/2006, the following paragraph shall be added:

‘3. Article 6(2) shall not prevent financial or credit institutions in the Community from crediting frozen accounts where they receive funds transferred by third parties to the account of a listed natural or legal person, entity or body, provided that any additions to such accounts will also be frozen. The financial or credit institution shall inform the competent authorities about such transactions without delay.’.

Article 2

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

It shall apply from 2 June 2006.

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

Done at Brussels, 25 September 2006.

For the Council

The President

M. PEKKARINEN

⁽¹⁾ OJ L 116, 29.4.2006, p. 77.

⁽²⁾ OJ L 125, 28.4.2004, p. 4. Regulation repealed by Regulation (EC) No 817/2006 (OJ L 148, 2.6.2006, p. 1).

COUNCIL REGULATION (EC) No 1412/2006**of 25 September 2006****concerning certain restrictive measures in respect of Lebanon**

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community, and in particular Articles 60 and 301 thereof,

Having regard to Common Position 2006/625/CFSP concerning a prohibition on the sale or supply of arms and related *matériel* and on the provision of related services to entities or individuals in Lebanon in accordance with UN Security Council Resolution 1701 (2006) ⁽¹⁾,

Having regard to the proposal from the Commission,

Whereas:

- (1) Common Position 2006/625/CFSP implements the restrictive measures imposed by United Nations (UN) Security Council Resolution 1701 (2006) and provides, *inter alia*, for a prohibition on the provision of technical assistance and of financing and financial assistance related to military activities and to the provision, manufacture, maintenance and use of arms and related *matériel* of all types to entities or individuals in Lebanon.
- (2) These measures fall within the scope of the Treaty and, therefore, notably with a view to ensuring their uniform application by economic operators in all Member States, Community legislation is necessary to implement them as far as the Community is concerned.
- (3) On a case-by-case basis, the competent authorities should be allowed to grant authorisations for the provision of assistance where such provision was authorised by the Government of Lebanon or by the UN Interim Force in Lebanon (UNIFIL), and taking into account UN Security Council Resolutions 1559 (2004) and 1680 (2006) and any other relevant facts and circumstances.
- (4) It is appropriate to allow the competent authorities to grant authorisations for the provision of assistance to the armed forces that are part of UNIFIL and to the armed forces of the Lebanese Republic.
- (5) For reasons of expediency, the Commission should be empowered to amend the Annex to this Regulation.

(6) Member States should determine the penalties applicable to infringements of the provisions of this Regulation. The penalties provided for should be proportionate, effective and dissuasive.

(7) This Regulation should enter into force on the day of its publication so as to ensure that the measures provided for in it are effective,

HAS ADOPTED THIS REGULATION:

Article 1

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

1. 'technical assistance' means any technical support related to repairs, development, manufacture, assembly, testing, maintenance, or any other technical service, and may take forms such as instruction, advice, training, transmission of working knowledge or skills or consulting services; technical assistance shall include verbal forms of assistance;
2. 'territory of the Community' means the territories of the Member States to which the Treaty is applicable, under the conditions laid down in the Treaty.

Article 2

It shall be prohibited:

- (a) to provide technical assistance related to military activities and to the provision, manufacture, maintenance and use of arms and related *matériel* of all types, including weapons and ammunition, military vehicles and equipment, para-military equipment, and spare parts for the aforementioned, directly or indirectly to any natural or legal person, entity or body in, or for use in, Lebanon;
- (b) to provide financing or financial assistance related to military activities, including in particular grants, loans and export credit insurance, for any sale, supply, transfer or export of arms and related *matériel*, or for any provision of related technical assistance, directly or indirectly to any natural or legal person, entity or body in, or for use in, Lebanon;

⁽¹⁾ OJ L 253, 16.9.2006, p. 36.

(c) to participate, knowingly and intentionally, in activities, the object or effect of which is to circumvent the prohibitions referred to in points (a) or (b).

Article 3

1. By way of derogation from Article 2, the competent authorities of Member States as listed in the Annex may authorise, after prior written notification to the Government of Lebanon and UNIFIL, and under such conditions as they deem appropriate:

(a) the provision to any natural or legal person, entity or body in Lebanon other than the armed forces of the Lebanese Republic or UNIFIL, of technical assistance, financing and financial assistance related to arms or related *matériel* which are either in or for use in Lebanon, provided that:

(i) the services shall not be provided, directly or indirectly, to any militia for whose disarmament the UN Security Council has called in its Resolutions 1559 (2004) and 1680 (2006),

(ii) the authorisations are granted on a case-by-case basis, and

(iii) the Government of Lebanon or UNIFIL authorised in each case the provision to the person, entity or body concerned of the services concerned. If the Government of Lebanon or UNIFIL authorises a specific supply or transfer to a person, entity or body of specific arms or related *matériel*, that authorisation may be construed as authorising the provision to that person, entity or body of technical assistance related to the provision, manufacture, maintenance and use of the goods concerned;

(b) the provision to the armed forces of the Lebanese Republic of technical assistance related to military activities and to arms or related *matériel*, and of financing and financial assistance related to military activities, unless the Government of Lebanon raises any objection within 14 days after the receipt of a notification.

2. By way of derogation from Article 2, the competent authorities of Member States as listed in the Annex may authorise, under such conditions as they deem appropriate:

(a) the provision of technical assistance related to military activities and to arms or related *matériel*, provided that:

(i) the goods to which the assistance relates are in use or will be used by UNIFIL in the performance of its mission, and

(ii) the services are provided to armed forces that are or will be part of UNIFIL;

(b) the provision of financing and financial assistance related to military activities and to arms or related *matériel*, provided that:

(i) the financing or financial assistance is provided to UNIFIL, to the armed forces of a State that provides troops to UNIFIL, or to a public authority in charge of procurement for the armed forces of such a State, and

(ii) the arms or related *matériel* are procured for the purpose of use by UNIFIL or by the armed forces of the State concerned assigned to UNIFIL.

3. The competent authorities of Member States may only grant the authorisations referred to in paragraphs 1 and 2 prior to the activity for which they are requested.

Article 4

The Commission and Member States shall immediately inform each other of the measures taken under this Regulation and shall supply each other with any other relevant information at their disposal in connection with this Regulation, in particular information in respect of violation and enforcement problems and judgments handed down by national courts.

Article 5

The Commission shall be empowered to amend the Annex on the basis of information supplied by Member States.

Article 6

1. Member States shall lay down the rules on penalties applicable to infringements of the provisions of this Regulation and shall take all measures necessary to ensure that they are implemented. The penalties provided for must be effective, proportionate and dissuasive.

2. Member States shall notify the Commission of those rules without delay after the entry into force of this Regulation and shall notify it of any subsequent amendment.

Article 7

This Regulation shall apply:

- (a) within the territory of the Community, including its airspace;
- (b) on board of any aircraft or any vessel under the jurisdiction of a Member State;

(c) to any person inside or outside the territory of the Community who is a national of a Member State;

(d) to any legal person, entity or body which is incorporated or constituted under the law of a Member State;

(e) to any legal person, entity or body in respect of any business done in whole or in part within the Community.

Article 8

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, 25 September 2006.

For the Council
The President
M. PEKKARINEN

ANNEX

LIST OF COMPETENT AUTHORITIES REFERRED TO IN ARTICLE 3

BELGIUM

Concerning freezing of funds, financing and financial assistance:

Service Public Fédéral des Finances
Administration de la Trésorerie
30 Avenue des Arts
B-1040 Bruxelles
Fax: (32-2) 233 74 65
E-mail: Quesfinvragen.tf@minfin.fed.be

Federale Overheidsdienst Financiën
Administratie van de Thesaurie
Kunstlaan 30
B-1040 Brussel
Fax: (32-2) 233 74 65
E-mail: Quesfinvragen.tf@minfin.fed.be

Concerning goods, technical assistance and other services:

Federal Authority in charge of sales, purchases and technical assistance by Belgian defence forces and security services, and of financial and technical services in relation to the production or delivery of weapons and military and paramilitary equipment:

Service Public Fédéral Économie, P.M.E., Classes Moyennes & Énergie
Direction générale du Potentiel économique
Service Licences
Rue de Louvain 44
1^{er} étage
B-1000 Bruxelles
Tél.: (32-2) 548 62 11
Fax: (32-2) 548 65 70

Federale Overheidsdienst Economie, K.M.O., Middenstand & Energie
Algemene Directie van het Economisch Potentieel
Dienst vergunningen
Leuvenseweg 44
1^{ste} verdieping
B-1000 Brussel
Tel.: (32-2) 548 62 11
Fax: (32-2) 548 65 70

Regional Authorities in charge of other export, import and transit licences for weapons, military and paramilitary equipment:

Brussels Hoofdstedelijk Gewest/Région de Bruxelles — Capitale:
Directie Externe Betrekkingen/Direction des Relations extérieures
City Center
Kruidtuinlaan/Boulevard du Jardin Botanique 20
B-1035 Brussel/Bruxelles
Téléphone: (32-2) 800 37 59 (Cédric Bellemans)
Fax: (32-2) 800 38 20
Mail: cbellemans@mrbc.irisnet.be

Région wallonne:
Direction Générale Economie et Emploi
Dir Gestion des Licences,
chaussée de Louvain 14,
B-5000 Namur
Tél.: 081/649 751
Fax: 081/649 760
Mail: m.moreels@mrw.wallonie.be

Vlaams Gewest:
Administratie Buitenlands Beleid
Cel Wapenexport
Boudewijnlaan 30
B-1000 Brussel
Tel.: (32-2) 553 59 28
Fax: (32-2) 553 60 37
Mail: wapenexport@vlaanderen.be

CZECH REPUBLIC

Ministerstvo průmyslu a obchodu
Licenční správa
Na Františku 32
110 15 Praha 1
Tel.: (420) 224 907 641
Fax: (420) 224 221 811

Ministerstvo financí
Finanční analytický útvar
P.O. Box 675
Jindřišská 14
111 21 Praha 1
Tel.: (420) 257 044 501
Fax: (420) 257 044 502

DENMARK

Justitsministeriet
Slotsholmsgade 10
DK-1216 København K
Tel.: (45) 33 92 33 40
Fax: (45) 33 93 35 10

Udenrigsministeriet
Asiatisk Plads 2
DK-1448 København K
Tel.: (45) 33 92 00 00
Fax: (45) 32 54 05 33

GERMANY

Concerning financing and financial assistance:

Deutsche Bundesbank
Servicezentrum Finanzsanktionen
Postfach
D-80281 München
Tel.: (49-89) 28 89 38 00
Fax: (49-89) 70 90 97 38 00

Concerning technical assistance:

Bundesamt für Wirtschafts- und Ausfuhrkontrolle (BAFA)
Frankfurter Straße 29—35
D-65760 Eschborn
Tel.: (49-61) 9 69 08-0
Fax: (49-61) 9 69 08-800

ESTONIA

Concerning supply and sale of arms and related material and provision of technical assistance:

Strateegilise kauba komisjon (Strategic Goods Commission)
Islandi väljak 1
15049 Tallinn
Tel.: (372) 6317 200
Faks: (372) 6377 288
E-mail: stratkom@mfa.ee

Concerning financing and financial assistance:

Finantsinspektsioon
Sakala 4
15030 Tallinn
Tel.: (372) 6680 500
Faks: (372) 6680 501

GREECE

A. Freezing of Assets

Ministry of Economy and Finance
General Directory of Economic Policy
Address: 5 Nikis Str., 101 80
Athens, Greece
Tel.: (30-210) 333.2786
Fax: (30-210) 333.2810

A. Δέσμευση κεφαλαίων

Υπουργείο Οικονομίας και Οικονομικών
Γενική Δ/νση Οικονομικής Πολιτικής
Δ/νση: Νίκης 5, ΑΘΗΝΑ 101 80
Τηλ.: (30-210) 333.2786
Φαξ: (30-210) 333.2810

B. Import — Export restrictions

Ministry of Economy and Finance
General Directorate for Policy Planning and Management
Address Kornaroy Str.,
GR-105 63 Athens
Tel.: (30-210) 328.6401-3
Fax: (30-210) 328.6404

B. Περιορισμοί εισαγωγών — εξαγωγών

Υπουργείο Οικονομίας και Οικονομικών
Γενική Δ/νση Σχεδιασμού και Διαχείρισης Πολιτικής
Δ/νση: Κορνάρου 1, Τ.Κ. 105 63
Αθήνα — Ελλάδα
Τηλ.: (30-210) 328.6401-3
Φαξ: (30-210) 328.6404

SPAIN

Ministerio de Industria, Comercio y Turismo
Secretaría General de Comercio Exterior
Paseo de la Castellana, 162
E-28046 Madrid
Tel: (34-91) 3493860
Fax: (34-91) 4572863

Ministerio de Economía y Hacienda
Dirección General del Tesoro y Política Financiera
Subdirección General de Inspección y Control
de Movimientos de Capitales
Paseo del Prado, 6
E-28014 Madrid
Tel: (34-91) 2099511
Fax: (34-91) 2099656

FRANCE

Ministère de l'économie, des finances et de l'industrie
Direction générale des douanes et des droits indirects
Cellule embargo — Bureau E2
Tél.: (33-1) 44 74 48 93
Télécopie: (33-1) 44 74 48 97

Ministère de l'économie, des finances et de l'industrie
Direction du Trésor et de la politique économique
Service des affaires multilatérales et de développement
Sous-direction Multicom
139, rue du Bercy
75572 Paris Cedex 12
Tél.: (33-1) 44 87 72 85
Télécopie: (33-1) 53 18 96 55

Ministère des Affaires étrangères
Direction de la coopération européenne
Sous-direction des relations extérieures de la Communauté
Tél.: (33-1) 43 17 44 52
Télécopie: (33-1) 43 17 56 95

Direction générale des affaires politiques et de sécurité
Service de la Politique Étrangère et de Sécurité Commune
Tél.: (33-1) 43 17 45 16
Télécopie: (33-1) 43 17 45 84

IRELAND

Central Bank of Ireland
Financial Markets Department
PO Box 559
Dame Street
Dublin 2
Tel.: (353) 167 16666
Fax.: (353) 167 16561

Department of Foreign Affairs
Bilateral Economic Relations Division
80 St. Stephen's Green
Dublin 2
Tel.: (353) 140 82153
Fax.: (353) 140 82003

Department of Enterprise, Trade and Employment
Export Licensing Unit
Block C
Earlsfort Centre
Lower Hatch St.
Dublin 2
Tel.: (353) 163 12534
Fax: (353) 163 12562

ITALY

Ministero degli Affari Esteri
Piazzale della Farnesina, 1
I-00194 Roma
D.G.M.M. — Ufficio II
Tel.: (39) 06 3691 2296
Fax: (39) 06 3691 3567
U.A.M.A.
Tel.: (39) 06 3691 3605
Fax: (39) 06 3691 8815

CYPRUS

Υπουργείο Εξωτερικών
Λεωφ. Προεδρικού Μεγάρου
1447 Λευκωσία
Τηλ: (357-22) 30 0600
Φαξ: (357-22) 66 1881

Ministry of Foreign Affairs
Presidential Palace Avenue
1447 Nicosia
Tel: (357-22) 30.0600
Fax: (357-22) 66.1881

LATVIA

Latvijas Republikas Ārlietu ministrija
Brīvības iela 36
Rīga LV 1395
Tālr.: (371) 701 6201
Fakss: (371) 782 8121

Noziedzīgi iegūto līdzekļu legalizācijas novēršanas dienests
Kalpaka bulvāris 6,
Rīga LV 1081
Tālr.: (371) 704 4431
Fakss: (371) 704 4549

LITHUANIA

Saugumo politikos departamentas
Užsienio reikalų ministerija
J.Tumo-Vaižganto 2
LT-01511 Vilnius
Tel. (370-5) 236 25 16
Fax. (370-5) 231 30 90

LUXEMBOURG

Ministère des Affaires Étrangères
Direction des relations économiques internationales
6, rue de l'Ancien Athenée
L-1144 Luxembourg
Tel.: (352) 478 23 46
Fax: (352) 22 20 48

Ministère des Finances
3, rue de la Congrégation
L-1352 Luxembourg
Tel.: (352) 478 27 12
Fax: (352) 47 52 41

HUNGARY

Article 3

Ministry of Economic Affairs and Transport – Hungarian Trade
Licencing Office
Margit krt. 85.
H-1024 Budapest
Hungary
Postbox: 1537 P.F.: 345
Tel.: (36) 1 336 73 00

Gazdasági és Közlekedési Minisztérium – Kereskedelmi Engedélyezési Hivatal
Margit krt. 85.
H-1024 Budapest
Magyarország
Postafiók: 1537 Pf.: 345
Tel.: (36) 1 336 73 00

Article 4

Ministry of Foreign Affairs
Bem rakpart 47.
H-1027 Budapest
Hungary
Tel.: (36) 1 458 11 42
Fax: (36) 1 458 10 91

Külügyminisztérium
Bem rakpart 47.
Budapest 1027
Magyarország
Tel.: (36) 1 458 11 42
Fax: (36) 1 458 10 91

MALTA

Bord ta' Sorveljanza dwar is-Sanzjonijiet
Direttorat ta' l-Affarijiet Multilaterali
Ministeru ta' l-Affarijiet Barranin
Palazzo Parisio
Triq il-Merkanti
Valletta CMR 02
Tel: (356) 21 24 28 53
Fax: (356) 21 25 15 20

NETHERLANDS

Belastingdienst/Douane Noord
Centrale Dienst In- en Uitvoer
Engelse Kamp 2
Postbus 30003
NL-9700 RD Groningen
Tel: (050) 523 2600
Fax: (050) 523 2183

Ministerie van Financiën
Directie Financiële Markten/Afdeling Integriteit
Postbus 20201
NL-2500 EE Den Haag
Tel.: (31) 70 342 8997
Fax: (31) 70 342 7984

AUSTRIA

Bundesministerium für Wirtschaft und Arbeit
Abteilung C/2/2
Stubenring 1
A-1010 Wien
Tel.: (+43-1) 711 00
Fax: (+43-1) 711 00 8386

Österreichische Nationalbank
Otto Wagner Platz 3,
A-1090 Wien
Tel.: (+43-1) 404 20-0
Fax: (+43-1) 404 20 73 99

Bundesministerium für Inneres
Bundeskriminalamt
Josef Hlaubek Platz 1
A-1090 Wien
Tel: (+43-1) 31345 0
Fax: (+43-1) 31345 85290

POLAND

Ministry of Economy
Department of Export Control
Plac Trzech Krzyży 3/5
PL-00-507 Warszawa
Tel.: (48) 22 693 51 71
Faks: (48) 22 693 40 33

PORTUGAL

Ministério dos Negócios Estrangeiros
Direcção-Geral dos Assuntos Multilaterais
Largo Rilvas
P-1350-179 Lisboa
Tel.: (351) 21 394 67 02
Fax: (351) 21 394 60 73

Ministério das Finanças
Direcção-Geral dos Assuntos Europeus e Relações Internacionais
Avenida Infante D. Henrique, n.º 1, C 2.º
P-1100 Lisboa
Tel.: (351) 21 882 32 40 47
Fax: (351) 21 882 32 49

SLOVENIA

Bank of Slovenia
Slovenska 35
1505 Ljubljana
Tel: (386) 1 471 90 00
Fax: (386) 1 251 55 16
<http://www.bsi.si>

Ministry of Foreign Affairs of the Republic of Slovenia
Prešernova 25
1000 Ljubljana
Tel: (386) 1 478 20 00
Fax: (386) 1 478 23 47
<http://www.gov.si/mzz>

Ministry of Defence of the Republic of Slovenia
Vojkova 55
1000 Ljubljana
Tel: (386) 1 471 22 11
Fax: (386) 1 471 29 78
<http://www.mors.si>

Commission for issuing of preliminary opinions in the procedure of authorizing trade in military weapons and equipment
Logistics Directorate
Ministry of Defence of the Republic of Slovenia
Vojkova 55
1000 Ljubljana
Tel: (386) 1 471 25 46
Fax: (386) 1 471 24 23

Customs Administration of the Republic of Slovenia
Šmartinska 55
1523 Ljubljana
Tel: (386) 1 478 38 00
Fax: (386) 1 478 39 00
<http://www.gov.si/curs>

SLOVAKIA

Ministerstvo hospodárstva SR
Mierová 19
827 15 Bratislava 212
Tel: (421-2) 48 541 111
Fax: (421-2) 4 333 782

Ministerstvo financií SR
Štefanovičova 5
P. O. BOX 82
817 82 Bratislava
Tel: (421-2) 59 581 111
Fax: (421-2) 52 493 048

FINLAND

Ulkoasiainministeriö/Utrikesministeriet
PL/PB 176
FI-00161 Helsinki/Helsingfors
Tel.: (358-9) 16005
Fax: (358-9) 1605 5707

Puolustusministeriö/Försvarsministeriet
Eteläinen Makasiinikatu 8
FI-00131 Helsinki/Helsingfors
PL/PB 31
Tel.: (358-9) 1608 8128
Fax: (358-9) 1608 8111

SWEDEN

Inspektionen för strategiska produkter
Box 70252
SE-107 22 Stockholm
Tfn (46) 8 406 3100
Fax (46) 8 20 31 00

UNITED KINGDOM

Sanctions Licensing Unit
Export Control Organisation
Department of Trade and Industry
4 Abbey Orchard Street
London SW1P 2HT
United Kingdom
Tel.: (44) 207 215 0594
Fax: (44) 207 215 0593

HM Treasury
Financial Systems and International Standards
1, Horse Guards Road
London SW1A 2HQ
United Kingdom
Tel.: (44) 207 270 5977
Fax: (44) 207 270 5430

Bank of England
Financial Sanctions Unit
Threadneedle Street
London EC2R 8AH
United Kingdom
Tel.: (44) 207 601 4607
Fax: (44) 207 601 4309

For Gibraltar:
Ernest Montado
Chief Secretary
Government Secretariat
No 6 Convent Place
Gibraltar
Tel.: (350) 75707
Fax: (350) 5875700

EUROPEAN COMMUNITY

Commission of the European Communities
Directorate-General for External Relations
Directorate A. Crisis Platform and Policy Coordination in CFSP
Unit A.2. Crisis management and Conflict Prevention
CHAR 12/45
B-1049 Brussels
Tel.: (32-2) 299 1176/295 5585
Fax: (32-2) 299 0873

COMMISSION REGULATION (EC) No 1413/2006
of 26 September 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 27 September 2006.

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

Done at Brussels, 26 September 2006.

For the Commission
Jean-Luc 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 26 September 2006 establishing the standard import values for determining the entry price of certain fruit and vegetables

<i>(EUR/100 kg)</i>		
CN code	Third country code ⁽¹⁾	Standard import value
0702 00 00	052	64,0
	096	42,4
	999	53,2
0707 00 05	052	70,7
	999	70,7
0709 90 70	052	84,1
	999	84,1
0805 50 10	052	59,4
	388	64,4
	524	53,0
	528	57,2
	999	58,5
0806 10 10	052	76,2
	400	166,0
	624	112,6
	999	118,3
0808 10 80	388	89,6
	400	91,5
	508	80,0
	512	87,2
	528	74,1
	720	80,0
	800	140,5
	804	93,8
999	92,1	
0808 20 50	052	117,2
	388	87,0
	720	74,4
	999	92,9
0809 30 10, 0809 30 90	052	118,5
	999	118,5
0809 40 05	052	111,4
	066	68,2
	098	29,3
	624	114,2
	999	80,8

⁽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 1414/2006**of 26 September 2006****opening a standing invitation to tender for the resale on the Community market of maize held by the Hungarian intervention agency**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

HAS ADOPTED THIS REGULATION:

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 of 28 July 1993 laying down the procedure and conditions for the sale of cereals held by intervention agencies ⁽²⁾ provides in particular that cereals held by intervention agencies are to be sold by tendering procedure at prices preventing market disturbance.
- (2) Hungary has intervention stocks of maize, which should be used up.
- (3) It is therefore appropriate to make the stocks of maize held by the Hungarian intervention agency available on the internal market.
- (4) To take account of the situation on the Community market, provision should be made for the Commission to manage this invitation to tender. In addition, provision must be made for an award coefficient for tenders offering the minimum selling price.
- (5) It is also important for the Hungarian intervention agency's notification to the Commission to maintain the anonymity of the tenderers.
- (6) With a view to modernising management, the information required by the Commission should be sent by electronic mail.
- (7) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Cereals,

Article 1

The Hungarian intervention agency shall open a standing invitation to tender for the sale on the Community market of 200 000 tonnes of maize held by it.

Article 2

The sale provided for in Article 1 shall take place in accordance with Regulation (EEC) No 2131/93.

However, notwithstanding that Regulation:

- (a) tenders shall be drawn up on the basis of the actual quality of the lot to which they apply;
- (b) the minimum selling price shall be set at a level which does not disturb the cereals market; it may not in any event be lower than the intervention price in force for the month in question, including any monthly increases.

Article 3

Notwithstanding Article 13(4) of Regulation (EEC) No 2131/93 the tender security is set at EUR 10 per tonne.

Article 4

1. The first partial invitation to tender shall expire at 15.00 (Brussels time) on 27 September 2006.

The closing dates for the submission of tenders for subsequent partial invitations to tender shall be each Wednesday at 15.00 (Brussels time).

The closing date for the submission of tenders for the last partial invitation to tender shall be 18 October 2006 at 15.00 (Brussels time).

2. Tenders must be lodged with the Hungarian intervention agency at the following address:

Mezőgazdasági és Vidékfejlesztési Hivatal
Soroksári út 22-24.
H-1095 Budapest
Tel. (36-1) 219 45 76
Fax (36-1) 219 89 05
E-mail: ertekesites@mvh.gov.hu

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

Article 5

The Hungarian intervention agency shall send the Commission the tenders received, no later than two hours after expiry of the time limit for submitting tenders. This notification shall be made by e-mail, using the form in the Annex hereto.

Article 6

Under the procedure laid down in Article 25(2) of Regulation (EC) No 1784/2003, the Commission shall set the minimum selling price or decide not to award any quantities. In the event that tenders are submitted for the same lot and for a quantity

larger than that available, the Commission may fix this price separately for each lot.

Where tenders are offering the minimum sale price, the Commission may fix an award coefficient for the quantities offered at the same time as it fixes the minimum sale price.

Article 7

This Regulation shall enter into force on the third 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, 26 September 2006.

For the Commission
Mariann FISCHER BOEL
Member of the Commission

ANNEX

Standing invitation to tender for the resale of 200 000 tonnes of maize held by the Hungarian intervention agency

Form (*)

(Regulation (EC) No 1414/2006)

1	2	3	4
Serial numbers of tenderers	Lot No	Quantity (t)	Tender price (EUR/t)
1			
2			
3			
etc.			

(*) To be sent to DG AGRI (D2)

COMMISSION REGULATION (EC) No 1415/2006**of 26 September 2006****opening a standing invitation to tender for the resale on the Community market of maize 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 of 28 July 1993 laying down the procedure and conditions for the sale of cereals held by intervention agencies ⁽²⁾ provides in particular that cereals held by intervention agencies are to be sold by tendering procedure at prices preventing market disturbance.

(2) Slovakia has intervention stocks of maize, which should be used up.

(3) It is therefore appropriate to make the stocks of maize held by the Slovak intervention agency available on the internal market.

(4) To take account of the situation on the Community market, provision should be made for the Commission to manage this invitation to tender. In addition, provision must be made for an award coefficient for tenders offering the minimum selling price.

(5) It is also important for the Slovak intervention agency's notification to the Commission to maintain the anonymity of the tenderers.

(6) With a view to modernising management, the information required by the Commission should be sent by electronic mail.

(7) 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

The Slovak intervention agency shall open a standing invitation to tender for the sale on the Community market of 100 000 tonnes of maize held by it.

Article 2

The sale provided for in Article 1 shall take place in accordance with Regulation (EEC) No 2131/93.

However, notwithstanding that Regulation:

(a) tenders shall be drawn up on the basis of the actual quality of the lot to which they apply;

(b) the minimum selling price shall be set at a level which does not disturb the cereals market; it may not in any event be lower than the intervention price in force for the month in question, including any monthly increases.

Article 3

Notwithstanding Article 13(4) of Regulation (EEC) No 2131/93 the tender security shall be set at EUR 10 per tonne.

Article 4

1. The first partial invitation to tender shall expire at 15.00 (Brussels time) on 27 September 2006.

The time limit for submitting tenders under subsequent partial invitations to tender shall be 15.00 (Brussels time) each Wednesday thereafter.

The closing date for the submission of tenders for the last partial invitation to tender shall be 18 October 2006 at 15.00 (Brussels time).

⁽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).

2. Tenders must be lodged with the Slovak intervention agency at the following address:

Pôdohospodárska platobná agentúra
oddelenie obilnín a škrobu
Dobrovičova 12
SK-815 26 Bratislava
Tel. (421-2) 58 24 32 71
Fax (421-2) 53 41 26 65
E-mail: jvargova@apa.sk

Article 5

The Slovak intervention agency shall send the Commission the tenders received, no later than two hours after expiry of the time limit for submitting tenders. This notification shall be made by e-mail, using the form in the Annex hereto.

Article 6

Under the procedure laid down in Article 25(2) of Regulation (EC) No 1784/2003, the Commission shall set the minimum selling price or decide not to award any quantities. In the event that tenders are submitted for the same lot and for a quantity larger than that available, the Commission may fix this price separately for each lot.

Where tenders are offering the minimum sale price, the Commission may fix an award coefficient for the quantities offered at the same time as it fixes the minimum sale price.

Article 7

This Regulation shall enter into force on the third 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, 26 September 2006.

For the Commission
Mariann FISCHER BOEL
Member of the Commission

ANNEX

Standing invitation to tender for the resale of 100 000 tonnes of maize held by the Slovak intervention agency

Form (*)

(Regulation (EC) No 1415/2006)

1	2	3	4
Serial numbers of tenderers	Lot No	Quantity (t)	Tender price (EUR/t)
1			
2			
3			
etc.			

(*) To be sent to DG AGRI, Unit D.2.

COMMISSION REGULATION (EC) No 1416/2006

of 26 September 2006

laying down specific rules on the implementation of Article 7(2) of the Agreement between the European Community and the United States of America on trade in wine concerning the protection of US names of origin in the Community

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Decision 2006/232/EC of 20 December 2005 on the conclusion of the Agreement between the European Community and the United States of America on trade in wine ⁽¹⁾, and in particular Article 3 thereof,

Whereas:

- (1) In accordance with Article 7(2) of the Agreement between the European Community and the United States of America on trade in wine ⁽²⁾ (hereinafter referred to as 'the Agreement'), the Community shall provide that the names of viticultural significance listed in Annex V of the Agreement may be used as names of origin for wine only to designate wines of the origin indicated by such name.
 - (2) This Regulation should not affect existing intellectual property rights existing in the Community.
 - (3) Therefore, the protection in the Community of US names of origin as provided for by the Agreement and in particular by Article 7(2) and (3) in conjunction with Article 12 thereof should be foreseen.
 - (4) The Agreement entered into force on 10 March 2006 ⁽³⁾. This Regulation should therefore enter into force on the day of its publication in the *Official Journal of the European Union*.
- (5) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Wine,

HAS ADOPTED THIS REGULATION:

Article 1

1. The US names of origin listed in the Annex may be used as names of origin for wine only to designate wines of the origin indicated by such name. The competent authorities of the Member States shall take measures to ensure that any wine not labelled in conformity with this Article is not placed on or is withdrawn from the market until it is labelled in conformity with this Article.

2. Paragraph 1 shall not:

- (a) affect intellectual property rights existing in the Community or the use of the sign protected as an intellectual property right in the course of trade in the Community before the date of entry into force of this Regulation;
- (b) prevent measures, as appropriate, to allow the use of homonymous names of origin where consumers will not be misled or to allow a person to use, in the course of trade, that person's name or the name of that person's predecessor in business in a manner that does not mislead the consumer.

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, 26 September 2006.

For the Commission

Mariann FISCHER BOEL

Member of the Commission

⁽¹⁾ OJ L 87, 24.3.2006, p. 1.

⁽²⁾ OJ L 87, 24.3.2006, p. 2.

⁽³⁾ OJ L 87, 24.3.2006, p. 75.

ANNEX

PART A:

Alexander Valley	Knights Valley
Alexandria Lakes	Lake Erie
Altus	Lake Michigan Shore
Anderson Valley	Lake Wisconsin
Applegate Valley	Lancaster Valley
Arkansas Mountain	Leelanau Peninsula
Arroyo Grande Valley	Lime Kiln Valley
Arroyo Seco	Linganore
Atlas Peak	Livermore Valley
Augusta	Lodi
Bell Mountain	Long Island
Ben Lomond Mountain	Loramie Creek
Benmore Valley	Los Carneros
Bennett Valley	Madera
California Shenandoah Valley	Malibu-Newton Canyon
Capay Valley	Martha's Vineyard
Caramel Valley	McDowell Valley
Catoctin	McMinnville
Cayuga Lake	Mendocino
Central Coast	Mendocino Ridge
Central Delaware Valley	Merritt Island
Chalk Hill	Mesilla Valley
Chalone	Middle Rio Grande Valley
Chiles Valley	Mimbres Valley
Cienega Valley	Mississippi Delta
Clarksburg	Monterey
Clear Lake	Monticello
Cole Ranch	Mt. Harlan
Columbia Gorge	Mt. Veeder
Columbia Valley	Napa Valley
Cucamonga Valley	Niagara Escarpment
Cumberland Valley	North Coast
Diablo Grande	North Fork of Long Island
Diamond Mountain District	North Fork of Roanoke
Dry Creek Valley	North Yuba
Dundee Hills	Northern Neck George Washington Birthplace
Dunnigan Hills	Northern Sonoma
Edna Valley	Oak Knoll District of Napa Valley
El Dorado	Oakville
Escondido Valley	Ohio River Valley
Fair Play	Old Mission Peninsula
Fennville	Ozark Highlands
Fiddletown	Ozark Mountain
Finger Lakes	Pacheco Pass
Fredericksburg in the Texas Hill Country	Paicines
Grand River Valley	Paso Robles
Grand Valley	Potter Valley
Guenoc Valley	Puget Sound
Hames Valley	Red Hills Lake County
Hermann	Red Mountain
High Valley	Redwood Valley
Horse Heaven Hills	Ribbon Ridge
Howell Mountain	River Junction
Hudson River Region	Rockpile
Isle St. George	Rocky Knob
Kanawha River Valley	Rogue Valley
	Russian River Valley

Rutherford	PART B:
Salado Creek	Alabama
San Benito	Alaska
San Bernabe	Arizona
San Francisco Bay	Arkansas
San Lucas	California
San Pasqual Valley	Colorado
San Ysidro District	Connecticut
Santa Clara Valley	Delaware
Santa Cruz Mountains	Florida
Santa Lucia Highlands	Georgia
Santa Maria Valley	Hawaii
Santa Rita Hills	Idaho
Santa Ynez Valley	Illinois
Seiad Valley	Indiana
Seneca Lake	Iowa
Shenandoah Valley	Kansas
Sierra Foothills	Kentucky
Solano County Green Valley	Louisiana
Sonoita	Maine
Sonoma Coast	Maryland
Sonoma County Green Valley	Massachusetts
Sonoma Mountain	Michigan
Sonoma Valley	Minnesota
South Coast	Mississippi
Southeastern New England	Missouri
Southern Oregon	Montana
Spring Mountain District	Nebraska
St. Helena	Nevada
Stags Leap District	New Hampshire
Suisun Valley	New Jersey
Temecula Valley	New Mexico
Texas Davis Mountains	New York
Texas High Plains	North Carolina
Texas Hill Country	North Dakota
The Hamptons, Long Island	Ohio
Trinity Lakes	Oklahoma
Umpqua Valley	Oregon
Virginia's Eastern Shore	Pennsylvania
Walla Walla Valley	Rhode Island
Warren Hills	South Carolina
West Elks	South Dakota
Western Connecticut Highlands	Tennessee
Wild Horse Valley	Texas
Willamette Valley	Utah
Willow Creek	Vermont
Yadkin Valley	Virginia
Yakima Valley	Washington
Yamhill-Carlton District	West Virginia
York Mountain	Wisconsin
Yorkville Highlands	Wyoming
Yountville	

PART C:

Arkansas

Baxter County (Ozark Mountain)
Benton County (Ozark Mountain)
Boone County (Ozark Mountain)
Carroll County (Ozark Mountain)
Clay County (Ozark Mountain)
Cleburne County (Ozark Mountain)
Conway County (Arkansas Mountain, Ozark Mountain)
Crawford County (Arkansas Mountain, Ozark Mountain)
Faulkner County (Arkansas Mountain, Ozark Mountain)
Franklin County (Altus, Arkansas Mountain, Ozark Mountain)
Fulton County (Ozark Mountain)
Independence County (Ozark Mountain)
Izard County (Ozark Mountain)
Jackson County (Ozark Mountain)
Johnson County (Altus, Arkansas Mountain, Ozark Mountain)
Lawrence County (Ozark Mountain)
Logan County (Arkansas Mountain)
Madison County (Arkansas Mountain, Ozark Mountain)
Marion County (Ozark Mountain)
Newton County (Arkansas Mountain, Ozark Mountain)
Pope County (Arkansas Mountain, Ozark Mountain)
Randolph County (Ozark Mountain)
Searcy County (Arkansas Mountain, Ozark Mountain)
Sharp County (Ozark Mountain)
Sebastian County (Arkansas Mountain)
Stone County (Ozark Mountain)
Van Buren County (Arkansas Mountain, Ozark Mountain)
Washington County (Ozark Mountain)
White County (Ozark Mountain)
Yell County (Arkansas Mountain)

Arizona

Cochise County (Sonoita)
Pima County (Sonoita)
Santa Cruz County (Sonoita)

California

Alameda County (Central Coast, Livermore Valley, San Francisco Bay, Santa Clara Valley)
Amador County (Fiddletown, Shenandoah Valley California, Sierra Foothills)
Calaveras County (Sierra Foothills)
Contra Costa County (San Francisco Bay)
El Dorado County (El Dorado, Fair Play, Shenandoah Valley California, Sierra Foothills)
Fresno County (Madera)
Humboldt County (Willow Creek)
Lake County (Benmore Valley, Clear Lake, Guenoc Valley, High Valley, North Coast, Red Hills Lake County)
Los Angeles County (Malibu-Newton Canyon)
Madera County (Madera)
Marin County (North Coast)
Mariposa County (Sierra Foothills)
Mendocino County (Anderson Valley, Cole Ranch, McDowell Valley, Mendocino, Mendocino Ridge, North Coast, Potter Valley, Redwood Valley, Yorkville Highlands)
Monterey County (Arroyo Seco, Carmel Valley, Central Coast, Chalone, Hames Valley, Monterey, San Bernabe, San Lucas, Santa Lucia Highlands)
Napa County (Atlas Peak, Chiles Valley, Diamond Mountain District, Howell Mountain, Los Carneros, Mt. Veeder, Napa Valley, North Coast, Oak Knoll District of Napa Valley, Oakville, Rutherford, Spring Mountain District, St. Helena, Stags Leap District, Wild Horse Valley, Yountville)
Nevada County (Sierra Foothills)
Orange County (South Coast)

Placer County (Sierra Foothills)
Riverside County (Cucamonga Valley, South Coast, Temecula Valley)
Sacramento County (Clarksburg, Lodi)
San Benito County (Central Coast, Chalone, Cienega Valley, Lime Kiln Valley, Mt. Harlan, Pacheco Pass, Paicines, San Benito, San Francisco Bay, Santa Clara Valley)
San Bernardino County (Cucamonga Valley)
San Diego County (San Pasqual Valley, South Coast)
San Francisco County (San Francisco Bay)
San Joaquin County (Lodi, River Junction)
San Luis Obispo County (Arroyo Grande Valley, Central Coast, Edna Valley, Paso Robles, Santa Maria Valley, York Mountain)
San Mateo County (San Francisco Bay, Santa Clara Valley, Santa Cruz Mountains)
Santa Barbara County (Central Coast, Santa Maria Valley, Santa Rita Hills, Santa Ynez Valley)
Santa Clara County (Central Coast, Pacheco Pass, San Francisco Bay, San Ysidro District, Santa Clara Valley, Santa Cruz Mountains)
Santa Cruz County (Ben Lomond Mountain, Central Coast, San Francisco Bay, Santa Cruz Mountains)
Siskiyou County (Seiad Valley)
Solano County (Clarksburg, North Coast, Solano County Green Valley, Suisun Valley, Wild Horse Valley)
Sonoma County (Alexander Valley, Bennett Valley, Chalk Hill, Dry Creek Valley, Knights Valley, Los Carneros, North Coast, Northern Sonoma, Rockpile, Russian River Valley, Sonoma Coast, Sonoma County Green Valley, Sonoma Mountain, Sonoma Valley)
Stanislaus County (Diablo Grande, Salado Creek)
Trinity County (Trinity Lakes, Willow Creek)
Tuolumne County (Sierra Foothills)
Yolo County (Capay Valley, Clarksburg, Dunnigan Hills, Merritt Island)
Yuba County (North Yuba, Sierra Foothills)

Colorado

Delta County (West Elks)
Mesa County (Grand Valley)

Connecticut

Fairfield County (Western Connecticut Highlands)
Hartford County (Western Connecticut Highlands)
Litchfield County (Western Connecticut Highlands)
Middlesex County (Southeastern New England)
New Haven County (Western Connecticut Highlands, Southeastern New England)
New London County (Southeastern New England)

Indiana

Clark County (Ohio River Valley)
Crawford County (Ohio River Valley)
Dearborn County (Ohio River Valley)
Decatur County (Ohio River Valley)
Dubois County (Ohio River Valley)
Floyd County (Ohio River Valley)
Franklin County (Ohio River Valley)
Gibson County (Ohio River Valley)
Harrison County (Ohio River Valley)
Jefferson County (Ohio River Valley)
Jennings County (Ohio River Valley)
Ohio County (Ohio River Valley)
Perry County (Ohio River Valley)
Pike County (Ohio River Valley)
Posey County (Ohio River Valley)
Ripley County (Ohio River Valley)
Scott County (Ohio River Valley)
Spencer County (Ohio River Valley)
Switzerland County (Ohio River Valley)
Vanderburgh County (Ohio River Valley)
Warrick County (Ohio River Valley)
Washington County (Ohio River Valley)

Kentucky

Ballard County (Ohio River Valley)
Boone County (Ohio River Valley)
Boyd County (Ohio River Valley)
Bracken County (Ohio River Valley)
Breckenridge County (Ohio River Valley)
Bullitt County (Ohio River Valley)
Caldwell County (Ohio River Valley)
Campbell County (Ohio River Valley)
Carroll County (Ohio River Valley)
Carter County (Ohio River Valley)
Crittenden County (Ohio River Valley)
Daviss County (Ohio River Valley)
Elliott County (Ohio River Valley)
Fleming County (Ohio River Valley)
Gallatin County (Ohio River Valley)
Grant County (Ohio River Valley)
Greenup County (Ohio River Valley)
Hancock County (Ohio River Valley)
Hardin County (Ohio River Valley)
Henderson County (Ohio River Valley)
Henry County (Ohio River Valley)
Jefferson County (Ohio River Valley)
Kenton County (Ohio River Valley)
Lewis County (Ohio River Valley)
Livingston County (Ohio River Valley)
Lyon County (Ohio River Valley)
Marshall County (Ohio River Valley)
Mason County (Ohio River Valley)
McCracken County (Ohio River Valley)
McLean County (Ohio River Valley)
Meade County (Ohio River Valley)
Ohio County (Ohio River Valley)
Oldham County (Ohio River Valley)
Owen County (Ohio River Valley)
Pendleton County (Ohio River Valley)
Rowan County (Ohio River Valley)
Shelby County (Ohio River Valley)
Spencer County (Ohio River Valley)
Trimble County (Ohio River Valley)
Union County (Ohio River Valley)

Louisiana

East Carroll Parish (Mississippi Delta)
Madison Parish (Mississippi Delta)

Massachusetts

Barnstable County (Southeastern New England)
Bristol County (Southeastern New England)
Dukes County (Martha's Vineyard, Southeastern New England)
Nantucket County (Southeastern New England)
Norfolk County (Southeastern New England)
Plymouth County (Southeastern New England)

Maryland

Carroll County (Linganore)
Frederick County (Catoctin, Linganore)
Washington County (Catoctin, Cumberland Valley)

Michigan

Allegan County (Fennville, Lake Michigan Shore)
Berrien County (Lake Michigan Shore)
Cass County (Lake Michigan Shore)
Grand Traverse County (Old Mission Peninsula)
Kalamazoo County (Lake Michigan Shore)
Leelanau County (Leelanau Peninsula)
Van Buren County (Fennville, Lake Michigan Shore)

Minnesota

Douglas County (Alexandria Lakes)

Missouri

Barry County (Ozark Mountain)
Barton County (Ozark Mountain)
Benton County (Ozark Mountain)
Bollinger County (Ozark Mountain)
Butler County (Ozark Mountain)
Camden County (Ozark Mountain)
Cape Girardeau County (Ozark Mountain)
Carter County (Ozark Mountain)
Cedar County (Ozark Mountain)
Christian County (Ozark Mountain)
Crawford County (Ozark Highlands, Ozark Mountain)
Dade County (Ozark Mountain)
Dallas County (Ozark Mountain)
Dent County (Ozark Highlands, Ozark Mountain)
Douglas County (Ozark Mountain)
Franklin County (Hermann, Ozark Highlands, Ozark Mountain)
Gasconade County (Hermann, Ozark Highlands, Ozark Mountain)
Greene County (Ozark Mountain)
Hickory County (Ozark Mountain)
Howell County (Ozark Mountain)
Iron County (Ozark Mountain)
Jasper County (Ozark Mountain)
Jefferson County (Ozark Mountain)
Laclede County (Ozark Mountain)
Lawrence County (Ozark Mountain)
Maries County (Ozark Highlands, Ozark Mountain)
McDonald County (Ozark Mountain)
Miller County (Ozark Mountain)
Newton County (Ozark Mountain)
Oregon County (Ozark Mountain)
Osage County (Ozark Highlands, Ozark Mountain)
Ozark County (Ozark Mountain)
Perry County (Ozark Mountain)
Phelps County (Ozark Highlands, Ozark Mountain)
Polk County (Ozark Mountain)
Pulaski County (Ozark Highlands, Ozark Mountain)
Reynolds County (Ozark Highlands, Ozark Mountain)
Ripley County (Ozark Mountain)
Saint Charles County (Augusta)
Shannon County (Ozark Highlands, Ozark Mountain)
St. Clair County (Ozark Mountain)
St. Louis County (Ozark Mountain)
Ste. Genevieve County (Ozark Mountain)
Stoddard County (Ozark Mountain)
Stone County (Ozark Mountain)
Taney County (Ozark Mountain)
Texas County (Ozark Highlands, Ozark Mountain)
Vernon County (Ozark Mountain)

Washington County (Ozark Mountain)
Wayne County (Ozark Mountain)
Webster County (Ozark Mountain)
Wright County (Ozark Mountain)

Mississippi

Bolivar County (Mississippi Delta)
Carroll County (Mississippi Delta)
Coahoma County (Mississippi Delta)
De Soto County (Mississippi Delta)
Grenada County (Mississippi Delta)
Holmes County (Mississippi Delta)
Humphreys County (Mississippi Delta)
Issaquena County (Mississippi Delta)
Leflore County (Mississippi Delta)
Panola County (Mississippi Delta)
Quitman County (Mississippi Delta)
Sharkey County (Mississippi Delta)
Sunflower County (Mississippi Delta)
Tallahatchie County (Mississippi Delta)
Tate County (Mississippi Delta)
Tunica County (Mississippi Delta)
Warren County (Mississippi Delta)
Washington County (Mississippi Delta)
Yazoo County (Mississippi Delta)

New Jersey

Hunterdon County (Central Delaware Valley)
Mercer County (Central Delaware Valley)
Warren County (Warren Hills)

New Mexico

Bernalillo County (Middle Rio Grande Valley)
Dona Ana County (Mesilla Valley)
Grant County (Mimbres Valley)
Luna County (Mimbres Valley)
Sandoval County (Middle Rio Grande Valley)
Socorro County (Middle Rio Grande Valley)
Valencia County (Middle Rio Grande Valley)

New York

Cattaraugus County (Lake Erie)
Cayuga County (Cayuga Lake, Finger Lakes)
Chatauqua County (Lake Erie)
Chemung County (Finger Lakes)
Columbia County (Hudson River Region)
Cortland County (Finger Lakes)
Duchess County (Hudson River Region)
Erie County (Lake Erie)
Livingston County (Finger Lakes)
Monroe County (Finger Lakes)
Nassau County (Long Island)
Niagara County (Niagara Escarpment)
Onondaga County (Finger Lakes)
Ontario County (Finger Lakes, Seneca Lake)
Orange County (Hudson River Region)
Putnam County (Hudson River Region)
Rockland County (Hudson River Region)
Schuyler County (Finger Lakes, Seneca Lake)
Seneca County (Cayuga Lake, Finger Lakes, Seneca Lake)
Steuben County (Finger Lakes)

Suffolk County (Long Island, North Fork of Long Island, The Hamptons, Long Island)
Sullivan County (Hudson River Region)
Tioga County (Finger Lakes)
Tompkins County (Cayuga Lake, Finger Lakes)
Ulster County (Hudson River Region)
Wayne County (Finger Lakes)
Westchester County (Hudson River Region)
Yates County (Finger Lakes, Seneca Lake)

North Carolina

Davidson County (Yadkin Valley)
Davie County (Yadkin Valley)
Forsyth County (Yadkin Valley)
Stokes County (Yadkin Valley)
Surry County (Yadkin Valley)
Wilkes County (Yadkin Valley)
Yadkin County (Yadkin Valley)

Ohio

Adams County (Ohio River Valley)
Ashtabula County (Lake Erie, Grand River Valley)
Athens County (Ohio River Valley)
Belmont County (Ohio River Valley)
Brown County (Ohio River Valley)
Butler County (Ohio River Valley)
Clermont County (Ohio River Valley)
Clinton County (Ohio River Valley)
Cuyahoga County (Lake Erie)
Erie County (Lake Erie)
Gallia County (Ohio River Valley)
Geauga County (Lake Erie, Grand River Valley)
Hamilton County (Ohio River Valley)
Highland County (Ohio River Valley)
Hocking County (Ohio River Valley)
Huron County (Lake Erie)
Jackson County (Ohio River Valley)
Lake County (Lake Erie, Grand River Valley)
Lawrence County (Ohio River Valley)
Lorain County (Lake Erie)
Lucas County (Lake Erie)
Meigs County (Ohio River Valley)
Monroe County (Ohio River Valley)
Morgan County (Ohio River Valley)
Muskingum County (Ohio River Valley)
Noble County (Ohio River Valley)
Ottawa County (Lake Erie, Isle St. George)
Perry County (Ohio River Valley)
Pike County (Ohio River Valley)
Ross County (Ohio River Valley)
Sandusky County (Lake Erie)
Scioto County (Ohio River Valley)
Shelby County (Loramie Creek)
Vinton County (Ohio River Valley)
Warren County (Ohio River Valley)
Washington County (Ohio River Valley)
Wood County (Lake Erie)

Oklahoma

Adair County (Ozark Mountain)
Cherokee County (Ozark Mountain)
Delaware County (Ozark Mountain)

Mayes County (Ozark Mountain)
Muskogee County (Ozark Mountain)
Ottawa (Ozark Mountain)
Sequoyah County (Ozark Mountain)
Wagner County (Ozark Mountain)

Oregon

Amook County (Willamette Valley)
Benton County (Willamette Valley)
Clackamas County (Willamette Valley)
Douglas County (Southern Oregon, Umpqua Valley)
Gillman County (Columbia Valley)
Hood River County (Columbia Gorge)
Jackson County (Applegate Valley, Rogue Valley, Southern Oregon)
Josephine County (Applegate Valley, Rogue Valley, Southern Oregon)
Lane County (Willamette Valley)
Linn County (Willamette Valley)
Marion County (Willamette Valley)
Morrow County (Columbia Valley)
Multnomah County (Willamette Valley)
Polk County (Willamette Valley)
Sherman County (Columbia Valley)
Umatilla County (Columbia Valley, Walla Walla Valley)
Wasco County (Columbia Gorge, Columbia Valley)
Washington County (Willamette Valley, Yamhille-Carlton)
Yamhill County (Dundee Hills, McMinnville, Ribbon Ridge, Willamette Valley, Yamhill-Carlton)

Pennsylvania

Bucks County (Central Delaware Valley)
Chester County (Lancaster Valley)
Cumberland County (Cumberland Valley)
Erie County (Lake Erie)
Franklin County (Cumberland Valley)
Lancaster County (Lancaster Valley)

Rhode Island

Bristol County (Southeastern New England)
Newport County (Southeastern New England)
Providence County (Southeastern New England)
Washington County (Southeastern New England)

Tennessee

Shelby County (Mississippi Delta)

Texas

Armstrong County (Texas High Plains)
Bandera County (Texas Hill Country)
Barley County (Texas High Plains)
Bexar County (Texas Hill Country)
Blanco County (Texas Hill Country)
Borden County (Texas High Plains)
Briscoe County (Texas High Plains)
Burnet County (Texas Hill Country)
Castro County (Texas High Plains)
Cochran County (Texas High Plains)
Comal County (Texas Hill Country)
Crosby County (Texas High Plains)
Dawson County (Texas High Plains)
Deaf Smith County (Texas High Plains)
Dickens County (Texas High Plains)
Edwards County (Texas Hill Country)
El Paso County (Mesilla Valley)
Floyd County (Texas High Plains)

Gaines County (Texas High Plains)
Garza County (Texas High Plains)
Gillespie County (Bell Mountain, Fredericksburg in the Texas Hill Country, Texas Hill Country)
Guadalupe County (Texas Hill Country)
Hale County (Texas High Plains)
Hays County (Texas Hill Country)
Hockley County (Texas High Plains)
Jeff Davis County (Texas Davis Mountains)
Kendall County (Texas Hill Country)
Kerr County (Texas Hill Country)
Kimble County (Texas Hill Country)
Lamb County (Texas High Plains)
Lampasas County (Texas Hill Country)
Llano County (Texas Hill Country)
Lubbock County (Texas High Plains)
Lynn County (Texas High Plains)
Mason County (Texas Hill Country)
McCulloch County (Texas Hill Country)
Medina County (Texas Hill Country)
Menard County (Texas Hill Country)
Motley County (Texas High Plains)
Parmer County (Texas High Plains)
Pecos County (Escondido Valley)
Randall County (Texas High Plains)
Real County (Texas Hill Country)
San Saba County (Texas Hill Country)
Swisher County (Texas High Plains)
Terry County (Texas High Plains)
Travis County (Texas Hill Country)
Uvalde County (Texas Hill Country)
Williamson County (Texas Hill Country)
Yoakum County (Texas High Plains)

Virginia

Accomack County (Virginia's Eastern Shore)
Albemarle County (Monticello)
Amherst County (Shenandoah Valley)
Augusta County (Shenandoah Valley)
Botetourt County (Shenandoah Valley)
Clarke County (Shenandoah Valley)
Floyd County (Rocky Knob)
Frederick County (Shenandoah Valley)
Greene County (Monticello)
King George County (Northern Neck George Washington Birthplace)
Lancaster County (Northern Neck George Washington Birthplace)
Louisa County (Monticello)
Montgomery County (North Fork of Roanoke)
Nelson County (Monticello)
Northhampton County (Virginia's Eastern Shore)
Northumberland County (Northern Neck George Washington Birthplace)
Orange County (Monticello)
Page County (Shenandoah Valley)
Patrick County (Rocky Knob)
Richmond County (Northern Neck George Washington Birthplace)
Roanoke County (North Fork of Roanoke)
Rockbridge County (Shenandoah Valley)
Rockingham County (Shenandoah Valley)
Shenandoah County (Shenandoah Valley)
Warren County (Shenandoah Valley)
Westmoreland County (Northern Neck George Washington Birthplace)

Washington

Adams County (Columbia Valley)
Benton County (Red Mountain, Yakima Valley, Columbia Valley, Horse Heaven Hills)
Calallam County (Puget Sound)
Chelan County (Columbia Valley)
Columbia County (Columbia Valley)
Douglas County (Columbia Valley)
Fery County (Columbia Valley)
Franklin County (Columbia Valley)
Garfield County (Columbia Valley)
Grant County (Columbia Valley)
King County (Puget Sound)
Kitsap County (Puget Sound)
Kittitas County (Columbia Valley)
Klickitat County (Columbia Gorge, Columbia Valley, Horse Heaven Hills)
Lincoln County (Columbia Valley)
Mason County (Puget Sound)
Okanogan County (Columbia Valley)
Pieru County (Puget Sound)
San Juan County (Puget Sound)
Skagit County (Puget Sound)
Skamania County (Columbia Gorge)
Snohomish County (Puget Sound)
Stevens County (Columbia Valley)
Thurston County (Puget Sound)
Walla Walla County (Columbia Valley, Walla Walla Valley)
Whitman County (Columbia Valley)
Yakima County (Yakima Valley, Columbia Valley, Horse Heaven Hills)

West Virginia

Berkeley County (Shenandoah Valley)
Cabell County (Ohio River Valley, Kanawha River Valley)
Calhoun County (Ohio River Valley)
Doddridge County (Ohio River Valley)
Gilmer County (Ohio River Valley)
Jackson County (Ohio River Valley, Kanawha River Valley)
Jefferson County (Shenandoah Valley)
Kanawha County (Ohio River Valley, Kanawha River Valley)
Lincoln County (Ohio River Valley, Kanawha River Valley)
Marshall County (Ohio River Valley)
Mason County (Ohio River Valley, Kanawha River Valley)
Ohio County (Ohio River Valley)
Pleasants County (Ohio River Valley)
Putnam County (Ohio River Valley, Kanawha River Valley)
Ritchie County (Ohio River Valley)
Roane County (Ohio River Valley)
Tyler County (Ohio River Valley)
Wayne County (Ohio River Valley)
Wetzel County (Ohio River Valley)
Wirt County (Ohio River Valley)
Wood County (Ohio River Valley)

Wisconsin

Columbia County (Lake Wisconsin)
Dane County (Lake Wisconsin)
Sauk County (Lake Wisconsin)

COMMISSION REGULATION (EC) No 1417/2006

of 26 September 2006

amending Regulation (EC) No 1898/2005 laying down detailed rules for implementing Council Regulation (EC) No 1255/1999 as regards measures for the disposal of cream, butter and concentrated butter on the Community market

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 Articles 10, 15 and 40 thereof,

Whereas:

- (1) In view of the decrease in the aid amounts for using butter, concentrated butter and cream in pastry products, ice cream and other foodstuff and for concentrated butter for direct consumption, the level of the tendering securities and the level of reduction of the aid, respectively the forfeiture of the processing security for exceeding the time limit for processing, should be adapted.
- (2) In the light of the experience gained, certain provisions of Commission Regulation (EC) No 1898/2005 ⁽²⁾ should be clarified.
- (3) Regulation (EC) No 1898/2005 should therefore be amended accordingly.
- (4) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Milk and Milk products,

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EC) No 1898/2005 is amended as follows:

1. In point (b) of the first subparagraph of Article 6(1), the introductory terms are replaced by the following:

‘(b) by using, at the establishment where incorporation into the final products is effected, a minimum of five

tonnes per month or period of 30 days, or 45 tonnes per 12-month period of butter-equivalent or the same quantities in intermediate products.’

2. Article 13 is amended as follows:

- (a) in paragraph 1, point (c) is replaced by the following:

‘(c) they are capable of processing or incorporating at least five tonnes of butter per month or period of 30 days, or 45 tonnes per 12-month period, or the equivalent in concentrated butter or cream, or, where applicable, intermediate products;’

- (b) in paragraph 2, the second subparagraph is replaced by the following:

‘At the request of the establishment concerned, Member States may waive the obligation provided for in point (b) of the first subparagraph if the establishment possesses premises ensuring proper separation and identification of any stocks of the butterfats in question.’

3. In Article 27, paragraph 3 is replaced by the following:

‘3. The tendering security shall be:

- (a) EUR 61 per tonne for concentrated butter;

- (b) EUR 50 per tonne for intervention butter, butter and intermediate products referred to in Article 4(1)(b)(ii);

- (c) EUR 22 per tonne for cream.’

4. In Article 28, paragraph 4 is deleted.

5. In Article 35, paragraph 2 is replaced by the following:

‘2. Except in cases of *force majeure*, where the period laid down in Article 11 is exceeded, where the incorporation procedure used is that provided for in Article 6(1)(b), the amount of the aid shall be reduced by 15 %, and thereafter by 2 % of the remaining amount for each day.’

⁽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 308, 25.11.2005, p. 1. Regulation as last amended by Regulation (EC) No 1226/2006 (OJ L 222, 15.8.2006, p. 3).

6. In Article 45(1), the second subparagraph is replaced by the following:

'The control measures provided for in Article 2 of Regulation (EEC) No 3002/92 shall also apply to the products referred to in Article 5 of this Regulation from the beginning of the tracing operations referred to in Article 8 of this Regulation, or, in the case of concentrated butter to which no tracers have been added, from the date of manufacture or, in the case of milkfat, from the date of production, or, in the case of butter to which no tracers have been added and which is incorporated into intermediate products, from the date of incorporation and until incorporation into the final products.'

7. In Article 53(2), the amount 'EUR 100' is replaced by the amount 'EUR 61'.

8. In Article 58, paragraph 2 is replaced by the following:

'2. Where a T5 control copy must be used as proof of taking-over by the retail trade and has not been returned to the agency holding the security within 12 months following the month of the deadline for the submission of tenders referred to in Article 49(3), owing to circumstances beyond the control of the interested party, that party may lodge a reasoned application with the competent authorities before the expiry of the 15-month time limit referred to in the first subparagraph of paragraph 1 of this Article for equivalence of treatment, together with supporting documents, which must include the transport

document and a document proving that the concentrated butter has been taken over by the retail trade.'

9. In Article 62, paragraph 2 is replaced by the following:

'2. Except in cases of *force majeure*, where the period referred to in paragraph 1 is exceeded, the amount of the aid shall be reduced by 15 %, and thereafter by 2 % of the remaining amount for each day.'

10. In Article 63(2), point (f) is replaced by the following:

'(f) they undertake to forward their manufacturing programme for each manufacturing batch, in accordance with the arrangements decided on by the Member State concerned, to the body responsible for the checks referred to in Article 67.'

11. Annexes VIII, XIII and XV are amended in accordance with the Annex to this Regulation,

Article 2

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

Article 1(3), (4), (5), (7) and (9) shall apply to tendering procedures for which the final date for submission of the tenders falls after 1 October 2006.

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

Done at Brussels, 26 September 2006.

For the Commission
Mariann FISCHER BOEL
Member of the Commission

ANNEX

The Annexes to Regulation (EC) No 1898/2005 are amended as follows:

(1) In Annex VIII, footnote 1 is replaced by the following:

'⁽¹⁾ Quantity of milkfat referred to in Article 5(2) used for the manufacture of:

— concentrated butter to which no tracers have been added:

formula A: _____ tonnes; formula B: _____ tonnes

— concentrated butter to which tracers have been added:

formula A: _____ tonnes; formula B: _____ tonnes.'

(2) Annex XIII is amended as follows:

(a) in section A, point (d) is replaced by the following:

'(d) on dispatch of cream to which tracers have been added for incorporation into final products:

— box 104 of the T5 control copy:

— *in Spanish*: Nata con adición de marcadores destinada a su incorporación a los productos finales contemplados en el artículo 4 del Reglamento (CE) n^o 1898/2005

— *in Czech*: Smetana s přídavkem stopovacích látek určená k přimíchání do konečných produktů uvedených v článku 4 nařízení (ES) č. 1898/2005

— *in Danish*: Fløde tilsat røbestoffer, bestemt til iblanding i færdigvarer som omhandlet i artikel 4 i forordning (EF) nr. 1898/2005

— *in German*: Gekennzeichneter Rahm zur Beimischung zu Enderzeugnissen gemäß Artikel 4 der Verordnung (EG) Nr. 1898/2005

— *in Estonian*: Märgistusainetega koor, mis on ette nähtud kasutamiseks määruuse (EÜ) nr 1898/2005 artiklis 4 osutatud lõpptootes

— *in Greek*: Κρέμα γάλακτος ιχνοθετημένη, που προορίζεται να ενσωματωθεί στα τελικά προϊόντα που αναφέρονται στο άρθρο 4 του κανονισμού (ΕΚ) αριθ. 1898/2005

— *in English*: Cream to which tracers have been added for incorporation into the final products referred to in Article 4 of Regulation (EC) No 1898/2005

— *in French*: Crème tracée destinée à être incorporée dans les produits finaux visés à l'article 4 du règlement (CE) n^o 1898/2005

— *in Italian*: Crema contenente rivelatori destinata ad essere incorporata nei prodotti finali di cui all'articolo 4 del regolamento (CE) n. 1898/2005

— *in Latvian*: Krējums ar pievienotiem marķieriem, paredzēts iestrādei Regulas (EK) Nr. 1898/2005 4. pantā minētos galaproduktos

— *in Lithuanian*: Grietinėlė, į kurią įdėta atsekamųjų medžiagų, skirta dėti į galutinius produktus, nurodytus Reglamento (EB) Nr. 1898/2005 4 straipsnyje

— *in Hungarian*: Tejszín, amelyhez jelölőanyagokat adtak az 1898/2005/EK rendelet 4. cikkében említett végtermékekbe való bedolgozásra

- *in Maltese*: Crema li giet miżjuda bi traċċanti għall- inkorporazzjoni fil-prodotti finali msemmija fl-Artikolu 4 tar- Regolament (KE) Nru 1898/2005
 - *in Dutch*: Room waarin verklikstoffen zijn toegevoegd, bestemd voor bijmenging in de in artikel 4 van Verordening (EG) nr. 1898/2005 bedoelde eindproducten
 - *in Polish*: Śmietana, do której dodano znaczniki, przeznaczona do włączenia do jednego z produktów końcowych, o których mowa w artykule 4 rozporządzenia (WE) nr 1898/2005
 - *in Portuguese*: Nata marcada destinada a ser incorporada nos produtos finais referidos no artigo 4.º do Regulamento (CE) n.º 1898/2005
 - *in Slovak*: Smetana, do ktorej boli pridané značkovacie látky, na vmiešavanie do konečných produktov podľa článku 4 nariadenia (ES) č. 1898/2005
 - *in Slovene*: Smetana z dodanimi sledljivimi snovmi za dodajanje h končnim proizvodom iz člena 4 Uredbe (ES) št. 1898/2005
 - *in Finnish*: Merkitty kerma, joka on tarkoitettu käytettäväksi asetuksen (EY) N:o 1898/2005 4 artiklassa tarkoitettuihin lopputuotteisiin
 - *in Swedish*: Grädde med tillsats av spårämnen avsedd att blandas i de slutprodukter som avses i artikel 4 i förordning (EG) nr 1898/2005
- box 106 of the T5 control copy:
1. final date for incorporation into final products;
 2. indication of intended use (formula B).'
- (b) in the second indent of section C, point 2 is deleted.
- (3) Annex XV is amended as follows:
- (a) in point 1, the fourth indent is replaced by the following:
 - ‘— *in German*: Butterschmalz/Butterfett — Verordnung (EG) Nr. 1898/2005 Kapitel III'
 - (b) in point 3, the fourth indent is replaced by the following:
 - ‘— *in German*: Verpacktes Butterschmalz/Butterfett zum unmittelbaren Verbrauch in der Gemeinschaft (vom Einzelhandel zu übernehmen).'
-

COMMISSION REGULATION (EC) No 1418/2006
of 26 September 2006
amending Regulation (EC) No 2805/95 fixing the export refunds in the wine sector

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1493/1999 of 17 May 1999 on the common organisation of the market in wine ⁽¹⁾, and in particular the second subparagraph of Articles 63(3) and 64(5) thereof,

Whereas:

- (1) Pursuant to Article 63(1) of Regulation (EC) No 1493/1999, to the extent necessary to enable the products listed in Article 1(2)(a) and (b) of that Regulation to be exported on the basis of the prices for those products on the world market and within the limits of the Agreements concluded in accordance with Article 300 of the Treaty, the difference between those prices and the prices in the Community may be covered by an export refund.
- (2) Under Article 64(3) of Regulation (EC) No 1493/1999, the amounts and destinations for refunds are to be fixed

periodically taking account of the existing situation and likely trends with regard to the prices and availability of the products concerned on the Community market and the world market prices for those products.

- (3) Commission Regulation (EC) No 2805/95 ⁽²⁾ should therefore be amended accordingly.
- (4) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Wines,

HAS ADOPTED THIS REGULATION:

Article 1

The Annex to Regulation (EC) No 2805/95 is replaced by the text in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 27 September 2006.

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

Done at Brussels, 26 September 2006.

For the Commission
Jean-Luc DEMARTY
*Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 179, 14.7.1999, p. 1. Regulation as last amended by Regulation (EC) No 2165/2005 (OJ L 345, 28.12.2005, p. 1).

⁽²⁾ OJ L 291, 6.12.1995, p. 10. Regulation as last amended by Regulation (EC) No 45/2006 (OJ L 8, 13.1.2006, p. 35).

ANNEX

'ANNEX

Product code	Destination	Unit of measurement	Amount of refund
2009 69 11 9100	W01	EUR/hl	28,448
2009 69 19 9100	W01	EUR/hl	28,448
2009 69 51 9100	W01	EUR/hl	28,448
2009 69 71 9100	W01	EUR/hl	28,448
2204 30 92 9100	W01	EUR/hl	28,448
2204 30 94 9100	W01	EUR/hl	7,537
2204 30 96 9100	W01	EUR/hl	28,448
2204 30 98 9100	W01	EUR/hl	7,537
2204 21 79 9100	W02	EUR/hl	3,906
2204 21 79 9100	W03	EUR/hl	3,906
2204 21 80 9100	W02	EUR/hl	4,719
2204 21 80 9100	W03	EUR/hl	4,719
2204 21 84 9100	W02	EUR/hl	5,334
2204 21 84 9100	W03	EUR/hl	5,334
2204 21 85 9100	W02	EUR/hl	6,446
2204 21 85 9100	W03	EUR/hl	6,446
2204 21 79 9200	W02	EUR/hl	4,572
2204 21 79 9200	W03	EUR/hl	4,572
2204 21 80 9200	W02	EUR/hl	5,524
2204 21 80 9200	W03	EUR/hl	5,524
2204 21 79 9910	W02 and W03	EUR/hl	2,749
2204 21 94 9910	W02 and W03	EUR/hl	10,388
2204 21 98 9910	W02 and W03	EUR/hl	10,388
2204 29 62 9100	W02	EUR/hl	3,906
2204 29 62 9100	W03	EUR/hl	3,906
2204 29 64 9100	W02	EUR/hl	3,906
2204 29 64 9100	W03	EUR/hl	3,906
2204 29 65 9100	W02	EUR/hl	3,906
2204 29 65 9100	W03	EUR/hl	3,906
2204 29 71 9100	W02	EUR/hl	4,719
2204 29 71 9100	W03	EUR/hl	4,719
2204 29 72 9100	W02	EUR/hl	4,719
2204 29 72 9100	W03	EUR/hl	4,719

Product code	Destination	Unit of measurement	Amount of refund
2204 29 75 9100	W02	EUR/hl	4,719
2204 29 75 9100	W03	EUR/hl	4,719
2204 29 62 9200	W02	EUR/hl	4,572
2204 29 62 9200	W03	EUR/hl	4,572
2204 29 64 9200	W02	EUR/hl	4,572
2204 29 64 9200	W03	EUR/hl	4,572
2204 29 65 9200	W02	EUR/hl	4,572
2204 29 65 9200	W03	EUR/hl	4,572
2204 29 71 9200	W02	EUR/hl	5,524
2204 29 71 9200	W03	EUR/hl	5,524
2204 29 72 9200	W02	EUR/hl	5,524
2204 29 72 9200	W03	EUR/hl	5,524
2204 29 75 9200	W02	EUR/hl	5,524
2204 29 75 9200	W03	EUR/hl	5,524
2204 29 83 9100	W02	EUR/hl	5,334
2204 29 83 9100	W03	EUR/hl	5,334
2204 29 84 9100	W02	EUR/hl	6,446
2204 29 84 9100	W03	EUR/hl	6,446
2204 29 62 9910	W02 and W03	EUR/hl	2,749
2204 29 64 9910	W02 and W03	EUR/hl	2,749
2204 29 65 9910	W02 and W03	EUR/hl	2,749
2204 29 94 9910	W02 and W03	EUR/hl	10,388
2204 29 98 9910	W02 and W03	EUR/hl	10,388

NB: The product codes and the "A" series destination codes are set out in Commission Regulation (EEC) No 3846/87 (OJ L 366, 24.12.1987, p. 1), as last amended by Regulation (EC) No 2091/2005 (OJ L 343, 24.12.2005, p. 1).

The numeric destination codes are set out in Commission Regulation (EC) No 750/2005 (OJ L 126, 19.5.2005, p. 12).

The other destinations are defined as follows:

W01: Libya, Nigeria, Cameroon, Gabon, Saudi Arabia, United Arab Emirates, India, Thailand, Vietnam, Indonesia, Malaysia, Brunei, Singapore, Philippines, China, Hong Kong SAR, South Korea, Japan, Taiwan, Equatorial Guinea.

W02: All countries of the African continent with the exception of: Algeria, Morocco, Tunisia, South Africa.

W03: All destinations, with the exception of: Africa, America, Australia, Bosnia-Herzegovina, Croatia, Israel, Serbia, Montenegro, Kosovo, Switzerland, the former Yugoslav Republic of Macedonia, Turkey, Bulgaria and Romania.'

II

(Acts whose publication is not obligatory)

COMMISSION

COMMISSION DECISION

of 22 September 2006

laying down the technical specifications on the standards for biometric features related to the development of the Visa Information System*(notified under document number C(2006) 3699)***(Only the Czech, Dutch, English, Estonian, Finnish, French, German, Greek, Italian, Latvian, Lithuanian, Polish, Portuguese, Swedish, Slovak, Slovene, Spanish, and Hungarian versions are authentic)**

(2006/648/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Decision 2004/512/EC of 8 June 2004 establishing the Visa Information System (VIS) ⁽¹⁾, and in particular Article 4 thereof,

Whereas:

- (1) Decision 2004/512/EC established the VIS as a system for the exchange of visa data between Member States and gives the mandate to the Commission to develop the VIS, consisting of the Central Visa Information System, a National Interface in each Member State and the communication infrastructure between the Central Visa Information System and the National Interfaces.
- (2) It is appropriate that the development of the VIS includes preparatory measures necessary for biometric features to be incorporated at a later stage.
- (3) The Council conclusions of 19-20 February 2004 on the development of the Visa Information System (VIS) set forth the requirement for biometric identifiers to be coherent with the Central Visa Information System.
- (4) The Council conclusions of 17 February 2005 on the inclusion of biometric data in visas and residence permits invite the Commission to make the necessary efforts to bring forward to 2006 the activation of

biometric identifiers in the development of the central part of the VIS.

- (5) It is necessary to set forth technical specifications on the standards for biometric features used for the development of the VIS so that Member States can take preparatory actions for connecting their national systems to the Central Visa Information System.
- (6) The quality and reliability of biometric identifiers is of the highest importance. It is therefore necessary to define the technical standards that will allow meeting these requirements of quality and reliability. This will have serious financial and technical implications for the Member States.
- (7) This decision does not create any new standards; it is coherent with ICAO standards.
- (8) In accordance with Council Decision 2000/365/EC of 29 May 2000 concerning the request of the United Kingdom of Great Britain and Northern Ireland to take part in some of the provisions of the Schengen *acquis* ⁽²⁾, the United Kingdom has not taken part in the adoption of Decision 2004/512/EC and is not bound by it or subject to its application as it constitutes a development of provisions of the Schengen *acquis*. The United Kingdom is therefore not an addressee of this Commission decision.

⁽¹⁾ OJ L 213, 15.6.2004, p. 5.⁽²⁾ OJ L 131, 1.6.2000, p. 43.

- (9) In accordance with Council Decision 2002/192/EC of 28 February 2002 concerning Ireland's request to take part in some of the provisions of the Schengen *acquis*⁽¹⁾, Ireland has not taken part in the adoption of Decision 2004/512/EC and is not bound by it or subject to its application as it constitutes a development of provisions of the Schengen *acquis*. Ireland is therefore not an addressee of this Commission decision.
- (10) Pursuant to Article 5 of the Protocol on the position of Denmark, annexed to the Treaty on European Union and the Treaty establishing the European Community, on 13 August 2004 Denmark decided to implement Decision 2004/512/EC in Danish law. Decision 2004/512/EC is thus binding upon Denmark in international law.
- (11) As regards Iceland and Norway, Decision 2004/512/EC constitutes a development of provisions of the Schengen *acquis* within the meaning of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway concerning the association of those two States with the implementation, application and development of the Schengen *acquis*⁽²⁾, which fall within the area referred to in Article 1, point B of Council Decision 1999/437/EC of 17 May 1999 on certain arrangements for the application of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway concerning the association of those two States with the implementation, application and development of the Schengen *acquis*⁽³⁾.
- (12) As regards Switzerland, Decision 2004/512/EC constitutes a development of the provisions of the Schengen *acquis* within the meaning of the Agreement signed by the European Union, the European Community and the Swiss Confederation on the latter's association with the implementation, application and development of the Schengen *acquis* which fall within the area referred to in Article 4(1) of the Council

decision on the signing, on behalf of the European Community, and on the provisional application of certain provisions of this Agreement.

- (13) The measures provided for in this Decision are in accordance with the opinion of the Committee set up by Article 5(1) of Council Regulation (EC) No 2424/2001 of 6 December 2001 on the development of the second generation Schengen Information System (SIS II)⁽⁴⁾,

HAS ADOPTED THIS DECISION:

Article 1

The technical specifications on the standards for biometric features related to the development of the Visa Information System are set out in the Annex to this Decision.

Article 2

This Decision is addressed to the Kingdom of Belgium, the Czech Republic, the Federal Republic of Germany, the Republic of Estonia, the Hellenic Republic, the Kingdom of Spain, the French Republic, the Italian Republic, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Grand Duchy of Luxembourg, the Republic of Hungary, the Republic of Malta, the Kingdom of the Netherlands, the Republic of Austria, the Republic of Poland, the Portuguese Republic, the Republic of Slovenia, the Slovak Republic, the Republic of Finland and the Kingdom of Sweden.

Done at Brussels, 22 September 2006.

For the Commission
Franco FRATTINI
Vice-President

⁽¹⁾ OJ L 64, 7.3.2002, p. 20.

⁽²⁾ OJ L 176, 10.7.1999, p. 36.

⁽³⁾ OJ L 176, 10.7.1999, p. 31.

⁽⁴⁾ OJ L 328, 13.12.2001, p. 4.

ANNEX

1. Objective

This annex sets forth minimum requirements relating to standards and input formats that are to be met when capturing and transmitting data to the CS-VIS. Further specifications will be developed at a later stage when the detailed technical specifications of the future Biometric Matching System (BMS) will be defined.

2. File and compression format

The input format of alphanumeric data and fingerprint images is compliant with the ANSI/NIST-ITL 1 — 2000 specified format. The latest interpretation of this format was developed by the Interpol AFIS Expert group in October 2005 (version 4.22b). The compression format to be used is WSQ.

3. Devices

CS-VIS will be compatible and interoperable with live scan devices, used at the national level, which are capable of capturing and segmenting up to ten flat individual fingerprints.

3.1. Resolution

The minimum acceptable resolution is 500 dpi with 256 grey levels.

4. Requirements

The following requirements, for use with live scan devices, must be met.

4.1. Quality

The CS-VIS will be developed with quality thresholds for accepting fingerprints from NS-VIS. A check on quality must be performed locally prior to sending the images to the CS-VIS, which must meet the specifications that will be defined. Fingerprint images that do not meet the quality threshold determined by the CS-VIS will be rejected. The quality threshold may be modified in time.

4.2. Segmentation

Segmentation is the process of partitioning each multi-finger image into multiple single-finger images. Segmentation must be performed at the national level before the quality check, as quality checks can only be performed on single finger images.

The CS-VIS will be developed to accept segmented fingerprint images only.

4.3. Sequencing

Sequencing is the process of identifying specific fingers for each flat fingerprint image to ensure proper identification and sequence. The CS-VIS will be developed to store the order of transmitted segmented and sequenced fingerprint images.

COMMISSION DECISION**of 25 September 2006****on the renewal of the Community stocks of live attenuated vaccine against classical swine fever***(notified under document number C(2006) 4197)**(2006/649/EC)*

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Decision 90/424/EEC of 26 June 1990 on expenditure in the veterinary field ⁽¹⁾, and in particular Article 6(2) and Article 8(2) thereof,Having regard to Council Directive 2001/89/EC of 23 October 2001 on Community measures for the control of classical swine fever ⁽²⁾, and in particular Article 18(2) thereof,

Whereas:

- (1) Classical swine fever is a threat for domestic and feral pigs (wild boar) in the Community.
- (2) Outbreaks of classical swine fever in domestic pig holdings can lead to very serious consequences and economic losses in the Community, in particular if they occur in areas with a high density of pigs.
- (3) The rules for applying emergency vaccination of domestic and feral pigs are laid down in Directive 2001/89/EC.
- (4) The Community has purchased 1 000 000 doses of live attenuated classical swine fever vaccine and made arrangements for keeping it in stock and making it rapidly available in case of an emergency vaccination of domestic pigs.
- (5) Those doses of live attenuated classical swine fever vaccine expire in December 2006. Accordingly, they need to be replaced for the purpose of maintaining the Community's capability to respond quickly to the need to carry out emergency vaccination against classical swine fever.

- (6) 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

1. The Community shall purchase as soon as possible 1 000 000 doses of live attenuated classical swine fever vaccine.

2. The Community shall make arrangements for the storage and distribution of the vaccine referred to in paragraph 1.

Article 2

The maximum cost of the measures referred to in Article 1 shall not exceed EUR 350 000.

Article 3

The measures provided for in Article 1(2) shall be carried out by the Commission in cooperation with the suppliers designated by call for tender.

Article 4

This Decision is addressed to the Member States.

Done at Brussels, 25 September 2006.

For the Commission
Markos KYPRIANOU
Member of the Commission

⁽¹⁾ OJ L 224, 18.8.1990, p. 19. Decision as last amended by Decision 2006/53/EC (OJ L 29, 2.2.2006, p. 37).

⁽²⁾ OJ L 316, 1.12.2001, p. 5. Directive as amended by the 2003 Act of Accession.

COMMISSION DECISION**of 25 September 2006****amending Decision 2005/393/EC as regards restricted zones in relation to bluetongue***(notified under document number C(2006) 4227)***(Text with EEA relevance)**

(2006/650/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 2000/75/EC of 20 November 2000 laying down specific provisions for the control and eradication of bluetongue ⁽¹⁾, and in particular Article 8(3) thereof,

Whereas:

- (1) Directive 2000/75/EC lays down control rules and measures to combat bluetongue in the Community, including the establishment of protection and surveillance zones and a ban on animals leaving those zones.
- (2) Commission Decision 2005/393/EC of 23 May 2005 on protection and surveillance zones in relation to bluetongue and conditions applying to movements from or through these zones ⁽²⁾ provides for the demarcation of the global geographic areas where protection and surveillance zones ('the restricted zones') are to be established by the Member States in relation to bluetongue.
- (3) Following the notification of outbreaks of bluetongue in mid-August and early September 2006 by Belgium, Germany, France and the Netherlands, the Commission has amended several times Decision 2005/393/EC as regards the demarcation of the restricted zones concerned.

- (4) On 8 September 2006, the Netherlands informed the Commission of a new confirmed case of bluetongue in cattle in the north part of the country. In view of those findings, the restricted zone should be extended to the whole of the Netherlands.
- (5) Following a substantiated request submitted by Germany, it is appropriate to amend the demarcation of the restricted zone in Germany.
- (6) Decision 2005/393/EC should be amended accordingly.
- (7) 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 2005/393/EC is amended in accordance with the Annex to this Decision.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 25 September 2006.

For the Commission
Markos KYPRIANOU
Member of the Commission

⁽¹⁾ OJ L 327, 22.12.2000, p. 74.

⁽²⁾ OJ L 130, 24.5.2005, p. 22. Decision as last amended by Decision 2006/633/EC (OJ L 258, 21.9.2006, p. 7).

ANNEX

Annex I to Decision 2005/393/EC is amended as follows:

1. The list of restricted zones in *Zone F (serotype 8)* which relates to the Netherlands is replaced by the following:

'The Netherlands: Whole territory.'

2. The list of restricted zones in *Zone F (serotype 8)* which relates to Germany is replaced by the following:

'Germany:

Hessen

- im Landkreis Kassel die Gemeinden Breuna, Liebenau, Zierenberg, Wolfhagen, Naumburg, Bad Emstal, Schauenburg, Habichtswald, Calden, Ahnatal, Baunatal, Hofgeismar, Grebenstein, Fuldaabrück
- Stadt Kassel
- im Schwalm-Eder-Kreis die Gemeinden Fritzlar, Niedenstein, Gudensberg, Wabern, Borken (Hessen), Bad Zwesten, Jesberg, Gilserberg, Schwalmstadt, Neuental, Frielendorf, Homberg (Efze), Neukirchen, Schrecksbach, Willingshausen, Edermünde, Guxhagen, Körle, Melsungen, Felsberg, Malsfeld, Knüllwald, Schwarzenborn, Oberaula, Ottrau, Morschen
- Landkreis Waldeck-Frankenberg
- im Landkreis Hersfeld-Rotenburg die Gemeinden Ludwigsau, Neuenstein, Kirchheim, Niederaula, Breitenbach a. Herzberg
- im Landkreis Fulda die Gemeinden Bad Salzschlirf, Großlüder, Fulda, Hosenfeld, Neuhof, Flieden, Eichenzell, Kalbach
- Landkreis Marburg-Biedenkopf
- Vogelsbergkreis
- Lahn-Dill-Kreis
- Landkreis Gießen
- Landkreis Limburg-Weilburg
- Wetteraukreis
- Hochtaunuskreis
- Stadt Frankfurt am Main
- Stadt Offenbach
- Landkreis Offenbach
- Main-Kinzig-Kreis
- Rheingau-Taunus-Kreis
- Stadt Wiesbaden
- Main-Taunus-Kreis
- Landkreis Groß-Gerau
- Stadt Darmstadt
- Landkreis Darmstadt-Dieburg
- im Landkreis Bergstraße die Gemeinden Groß-Rohrheim, Biblis, Lampertheim, Bürstadt, Zwingenberg, Bensheim, Einhausen, Lorsch, Heppenheim, Lautertal, Lindenfels

Niedersachsen

- Stadt Osnabrück
- Im Landkreis Grafschaft Bentheim die Gemeinden Bad Bentheim, Suddendorf, Ohne, Samern, Schüttorf, Quendorf, Isterberg, Nordhorn, Engden
- Im Landkreis Emsland die Gemeinden Emsbüren, Salzbergen, Lünne, Spelle, Schapen
- Im Landkreis Osnabrück die Gemeinden Glandorf, Bad Laer, Bad Rothenfelde, Dissen, Bad Iburg, Hilter, Melle, Bissendorf, Georgsmarienhütte, Hagen, Hasbergen

Nordrhein-Westfalen

Gesamtes Landesgebiet

Rheinland-Pfalz

- Kreis Ahrweiler
- Kreis Altenkirchen
- Kreis Alzey-Worms
- Im Kreis Bad Dürkheim die Verbandsgemeinden Lambrecht (Pfalz), Hettenleidelheim, Freinsheim, Grünstadt Land
- Stadt Bad Dürkheim
- Kreis Bad Kreuznach
- Kreis Bernkastel-Wittlich
- Kreis Birkenfeld
- Kreis Bitburg-Prüm
- Kreis Cochem-Zell
- Kreis Daun
- Donnersbergkreis
- Stadt Grünstadt
- Kreis Kaiserslautern
- Stadt Kaiserslautern
- Stadt Koblenz
- Kreis Kusel
- Stadt Mainz
- Kreis Mainz Bingen
- Kreis Mayen-Koblenz
- Kreis Neuwied
- Im Kreis Südwestpfalz die Verbandsgemeinden Wallhalben, Waldfischbach-Burgalben, Thaleischweiler-Fröschen, Zweibrücken-Land sowie die Ortsgemeinden Donsieders, Clausen, Leimen aus der Verbandsgemeinde Rodalben, die verbandsfreie Gemeinde Rodalben und die Exklave zu Wilgartswiesen in der Verbandsgemeinde Rodalben
- In der Stadt Pirmasens die Stadtteile Windsberg, Hengsberg, Fehrbach
- Rhein-Hunsrück-Kreis
- Rhein-Lahn-Kreis
- Im Rhein-Pfalz Kreis die Verbandsgemeinde Hefßheim, verbandsfreie Gemeinde Bobenheim-Roxheim
- Stadt Trier
- Kreis Trier-Saarburg
- Westerwaldkreis
- Stadt Worms
- Stadt Zweibrücken

Saarland

Gesamtes Landesgebiet.'

CORRIGENDA**Corrigendum to Decision No 1/2006 of the EC-Turkey Customs Cooperation Committee of 26 September 2006 laying down detailed rules for the application of Decision No 1/95 of the EC-Turkey Association Council (2006/646/EC)**

(Official Journal of the European Union L 265 of 26 September 2006)

On the cover page, on page 18 in the title, and on page 32, in the concluding formula:

for: '26 September 2006'

read: '26 July 2006'.
