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I

(Acts adopted under the EC Treaty/Euratom Treaty whose publication is obligatory)

REGULATIONS

COUNCIL REGULATION (EURATOM) No 549/2007

of 14 May 2007

on the implementation of Protocol No 9 on Unit 1 and Unit 2 of the Bohunice V1 nuclear power plant in Slovakia to the Act concerning the conditions of accession to the European Union of the Czech Republic, Estonia, Cyprus, Latvia, Lithuania, Hungary, Malta, Poland, Slovenia and Slovakia

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Atomic Energy Community, and in particular Article 203 thereof,

Having regard to Council Regulation (EC, Euratom) No 1605/2002 of 25 June 2002 on the Financial Regulation applicable to the general budget of the European Communities ⁽¹⁾ (the Financial Regulation), and in particular Article 110 thereof,

Having regard to Commission Regulation (EC, Euratom) No 2342/2002 of 23 December 2002 laying down detailed rules for the implementation of Council Regulation (EC, Euratom) No 1605/2002 on the Financial Regulation applicable to the general budget of the European Communities ⁽²⁾, and in particular Article 166 thereof,

Having regard to the proposal from the Commission,

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

Whereas:

(1) Slovakia committed itself to the closure of Unit 1 and Unit 2 of the Bohunice V1 nuclear power plant by 31 December 2006 and 31 December 2008, respectively.

⁽¹⁾ OJ L 248, 16.9.2002, p. 1. Regulation as amended by Regulation (EC, Euratom) No 1995/2006 (OJ L 390, 30.12.2006, p. 1).

⁽²⁾ OJ L 357, 31.12.2002, p. 1. Regulation as last amended by Regulation (EC, Euratom) No 478/2007 (OJ L 111, 28.4.2007, p. 13).

⁽³⁾ OJ C 280 E, 18.11.2006, p. 108.

The European Union expressed its willingness to continue to provide financial assistance up to 2006 as an extension of the pre-accession aid planned under the Phare programme in support of Slovakia's decommissioning efforts.

(2) Protocol No 9 on Unit 1 and Unit 2 of the Bohunice V1 nuclear power plant in Slovakia, as annexed to the 2003 Act of Accession, reiterates Slovakia's commitment to close the Bohunice V1 nuclear power plant and, to this end, establishes an assistance programme with a budget of EUR 90 million for the period 2004 to 2006.

(3) In Protocol No 9 the Union also recognised that decommissioning of the Bohunice V1 nuclear power plant will have to continue beyond the Financial Perspectives 2002 to 2006 and that this effort represents a significant financial burden for Slovakia. Decisions on the continuation of assistance from the Union in this field after 2006 will take account of this situation.

(4) International decommissioning funds managed by the European Bank for Reconstruction and Development (EBRD) have been in place for a number of years. Through the Phare programme in particular, the Community is the main contributor to these funds.

(5) Consequently, provision should be made for a sum of EUR 423 million ⁽⁴⁾ from the general budget of the European Union to fund the decommissioning of the Bohunice V1 nuclear power plant over the period from 2007 to 2013.

⁽⁴⁾ This figure is at current prices, and is equivalent to EUR 375 million at 2004 prices.

- (6) The appropriations of the general budget of the European Union for decommissioning should not lead to distortions of competition in relation to power supply companies on the energy market in the Union. These appropriations should also be used to finance measures to compensate the loss of production capacity in line with the *acquis*.
- (7) The financial assistance may be made available as a Community contribution to the Bohunice International Decommissioning Support Fund managed by the EBRD.
- (8) The tasks of the EBRD include managing the public funds allocated to the programmes for decommissioning nuclear power plants and monitoring the financial management of these programmes so as to optimise the use of public money. In addition, the EBRD carries out the budget tasks entrusted to it by the Commission in line with the requirements of Article 53(7) of the Financial Regulation.
- (9) Protocol No 9 leaves open the possibility of the establishment of different implementation routes for assistance to meet the purpose mentioned in Article 2, including a nationally administered accredited channel. The Commission and Slovakia could develop the implementing modalities in line with the relevant sections of the Financial Regulation.
- (10) In order to ensure the highest possible efficiency, the decommissioning of the Bohunice V1 nuclear power plant should be carried out with recourse to the best available technical expertise, and with due regard to the nature and technological specifications of the units to be shut down.
- (11) The decommissioning of the Bohunice V1 nuclear power plant should be carried out in line with the legislation on the environment, particularly Council Directive 85/337/EEC of 27 June 1985 on the assessment of the effects of certain public and private projects on the environment ⁽¹⁾.
- (12) A financial reference amount, within the meaning of Point 38 of the Interinstitutional Agreement of 17 May 2006 between the European Parliament, the Council and the Commission on budgetary discipline and sound

financial management ⁽²⁾, is inserted in this Regulation for the entire duration of the programme, without prejudice to the powers of the budgetary authority as defined by the Treaty establishing the European Community.

- (13) For the adoption of measures necessary for the implementation of this Regulation the Commission should be assisted by a committee,

HAS ADOPTED THIS REGULATION:

Article 1

This Regulation establishes the programme laying down detailed rules for implementation of the Community's financial contribution provided for in Protocol No 9 annexed to the 2003 Act of Accession.

Article 2

The Community contribution to the programme under this Regulation shall be granted for the purpose of providing financial support for measures connected with the decommissioning of the Bohunice V1 nuclear power plant, measures for environmental upgrading in line with the *acquis* and for modernising conventional production capacity to replace the production capacity of the two reactors at the Bohunice V1 power plant and other measures which stem from the decision to close and decommission this plant and which contribute to the necessary restructuring, upgrading of the environment and modernisation of the energy production, transmission and distribution sectors in Slovakia as well as to enhancing security of supply and energy efficiency in Slovakia.

Article 3

1. The financial reference amount necessary for implementation of the programme provided for in Article 2 for the period from 1 January 2007 to 31 December 2013 shall be EUR 423 million ⁽³⁾.

2. The annual appropriations shall be authorised by the budget authority within the limits of the financial framework.

3. The amount of the appropriations allocated to the programme may be reviewed in the course of the period from 1 January 2007 to 31 December 2013 to take account of the progress made with implementation of the programme and ensure that the programming and allocation of the resources are based on actual payment needs and absorption capacity.

⁽¹⁾ OJ L 175, 5.7.1985, p. 40. Directive as last amended by Directive 2003/35/EC of the European Parliament and of the Council (OJ L 156, 25.6.2003, p. 17).

⁽²⁾ OJ C 139, 14.6.2006, p. 1.

⁽³⁾ This figure is at current prices, and is equivalent to EUR 375 million at 2004 prices.

Article 4

The contribution for certain measures may amount to up to 100 % of the total expenditure. Every effort shall be made to continue the co-financing practice established under the pre-accession assistance and the assistance given over the period 2004 to 2006 for Slovakia's decommissioning effort as well as to attract co-financing from other sources, as appropriate.

Article 5

1. Measures and financial assistance under the programme shall be decided and implemented in accordance with the provisions laid down in Articles 53(2) and 54(2)(c) of the Financial Regulation.

2. Financial assistance for measures under the programme, or parts thereof, may be made available as a Community contribution to the Bohunice International Decommissioning Support Fund, managed by the EBRD.

3. Measures under the programme shall be adopted in accordance with the procedure referred to in Article 8(2).

Article 6

1. The Commission may have an audit of the use made of the assistance carried out either directly by its own staff or by any other qualified outside body of its choice. Such audits may be carried out throughout the lifetime of the agreement between the Community and the EBRD on making Community funds available to the Bohunice International Decommissioning Support Fund and for a period of five years from the date of payment of the balance. Where appropriate, the audit findings may lead to recovery decisions by the Commission.

2. Commission staff and outside personnel authorised by the Commission shall have appropriate right of access, particularly to the beneficiary's offices and to all the information, including information in electronic format, needed in order to conduct such audits.

The Court of Auditors shall enjoy the same rights, especially of access, as the Commission.

Furthermore, in order to protect the Community's financial interests against fraud and other irregularities, the European Anti-Fraud Office (OLAF) may carry out on-the-spot checks and inspections under this programme in accordance with Council Regulation (Euratom, EC) No 2185/96 ⁽¹⁾.

⁽¹⁾ Council Regulation (Euratom, EC) No 2185/96 of 11 November 1996 concerning on-the-spot checks and inspections carried out by the Commission in order to protect the European Communities' financial interests against fraud and other irregularities (OJ L 292, 15.11.1996, p. 2).

3. For the Community action financed under this Regulation, the term 'irregularity' in Article 1(2) of Council Regulation (EC, Euratom) No 2988/95 of 18 December 1995 on the protection of the European Communities financial interests ⁽²⁾ shall mean any infringement of a provision of Community law or any breach of a contractual obligation resulting from an act or omission by an economic operator which has, or would have, the effect of prejudicing the general budget of the European Union or budgets managed by it by an unjustified item of expenditure or budgets managed by other international organisations on behalf of the Communities.

4. The agreements between the Community and the EBRD on making Community funds available to the Bohunice International Decommissioning Support Fund shall provide for appropriate measures to protect the financial interests of the Community against fraud, corruption and other irregularities and to enable the Commission, OLAF and the Court of Auditors to carry out on-the-spot checks.

Article 7

The Commission shall ensure the implementation of this Regulation and shall report at regular intervals to the European Parliament and the Council. It shall carry out a mid-term review, as provided for in Article 3.

Article 8

1. The Commission shall be assisted by a Committee composed of the representatives of the Member States and chaired by the representative of the Commission.

2. Where reference is made to this paragraph, the following procedure shall apply:

— the representative of the Commission shall submit to the committee a draft of the measures to be taken. The committee shall deliver its opinion on the draft within a timelimit which the chairman may lay down according to the urgency of the matter. The opinion shall be delivered by the majority laid down in Article 118(2) of the Euratom Treaty, in the case of decisions which the Council is required to adopt on a proposal from the Commission. The votes of the representatives of the Member States within the committee shall be weighted in the manner set out in that Article. The chairman shall not vote,

— the Commission shall adopt measures which shall apply immediately. However, if these measures are not in accordance with the opinion of the committee, they shall be communicated by the Commission to the Council forthwith. In that event, the Commission may defer application of the measures which it has decided on for a period of 30 days,

⁽²⁾ OJ L 312, 23.12.1995, p. 1.

— the Council, acting by qualified majority, may take a different decision within the period provided for above.

3. The committee shall adopt its rules of procedure on the proposal of its chairman, on the basis of standard rules of procedure as published in the *Official Journal of the European Union*. The committee shall lay down in its rules of procedure special rules on consultation which shall enable the Commission, where necessary, to adopt special measures by an emergency procedure.

The principles and conditions on public access to documents applicable to the Commission shall apply to the committee.

The European Parliament shall be informed by the Commission of committee proceedings on a regular basis. To that end, it shall receive agendas for committee meetings, and the results of voting and summary records of the meetings and lists of the authorities and organisations to which the persons designated by the Member States to represent them belong.

Article 9

This Regulation shall enter into force on the 20th day following its publication in the *Official Journal of the European Union*.

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

Done at Brussels, 14 May 2007.

For the Council
The President
F.-W. STEINMEIER

COMMISSION REGULATION (EC) No 550/2007**of 22 May 2007****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 23 May 2007.

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

Done at Brussels, 22 May 2007.

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 22 May 2007 establishing the standard import values for determining the entry price of certain fruit and vegetables

(EUR/100 kg)

CN code	Third country code ⁽¹⁾	Standard import value
0702 00 00	MA	39,0
	TR	100,6
	ZZ	69,8
0707 00 05	JO	151,2
	TR	120,2
	ZZ	135,7
0709 90 70	TR	110,5
	ZZ	110,5
0805 10 20	EG	35,7
	IL	64,8
	MA	46,2
	ZZ	48,9
0805 50 10	AR	54,3
	ZA	67,6
	ZZ	61,0
0808 10 80	AR	99,8
	BR	75,1
	CL	85,7
	CN	91,8
	NZ	113,6
	US	116,9
	UY	69,1
	ZA	89,0
ZZ	92,6	

⁽¹⁾ Country nomenclature as fixed by Commission Regulation (EC) No 1833/2006 (OJ L 354, 14.12.2006, p. 19). Code 'ZZ' stands for 'of other origin'.

COMMISSION REGULATION (EC) No 551/2007**of 22 May 2007****amending and correcting Regulation (EC) No 952/2006 laying down detailed rules for the application of Council Regulation (EC) No 318/2006 as regards the management of the Community market in sugar and the quota system**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 318/2006 of 20 February 2006 on the common organisation of the markets in the sugar sector ⁽¹⁾, and in particular Article 40(1)(a), (b) and (d) thereof,

Whereas:

- (1) Article 6(3) of Commission Regulation (EC) No 952/2006 ⁽²⁾ defines the production of undertakings for the purposes of the common organisation of the markets in the sugar sector, in the particular case where one undertaking outsources production to another. This is deemed to be the production of the principal under certain conditions, including where the total sugar production of the processor and the principal is more than the sum of their quotas. This provision needs to be adapted in the light of Article 3 of Commission Regulation (EC) No 493/2006 of 27 March 2006 laying down transitional measures within the framework of the reform of the common organisation of the markets in the sugar sector, and amending Commission Regulations (EC) No 1265/2001 and (EC) No 314/2002 ⁽³⁾, which provides for a preventive withdrawal, applicable to the share of the production under quota which exceeds the threshold established in accordance with paragraph 2 of that Article. The aim of that measure is to create an incentive for sugar undertakings to reduce voluntarily their production in the marketing year 2006/07. It is also necessary to modify the definition of production in Article 6(3)(b) of Regulation (EC) No 952/2006 so that it does not discourage producers from reducing production. The definition of production for the marketing year 2006/07 should therefore concern the sum of the preventive withdrawal thresholds instead of the sum of quotas.
- (2) Article 13(1) of Regulation (EC) No 952/2006 lays down that the obligation of undertakings to establish monthly

prices concern quota sugar and non-quota sugar respectively. However, this distinction is not relevant for refiners, since their activity, which consists of refining imported sugar, is not dependent on the allocation of quotas. The fact that the distinction between quota and non-quota sugar does not apply to them needs to be explicitly indicated, so as to avoid confusion.

- (3) For sugar for industrial uses, the price reporting system established in accordance with Article 4 of Regulation (EC) No 318/2006 should focus on transactions of a minimum volume, since there is little interest in establishing a price indicator with regard to transactions where the quantities are insignificant. It is therefore appropriate to fix a minimum threshold for the application of the requirement to establish and communicate to the Commission the monthly average of purchase prices.
- (4) The application of the transitional provisions on transmission of price data to the Commission laid down in Article 15 of Regulation (EC) No 952/2006 needs to be extended until the first quarter of 2008 to allow for the drawing up of a report on the operation of the system followed by the implementation of a computerised system.
- (5) The one-off amounts to be paid for additional sugar quotas and for supplementary isoglucose quotas pursuant to Articles 8(3) and 9(3) of Regulation (EC) No 318/2006 are part of the Communities' own resources pursuant to Article 2(1)(a) of Council Decision 2000/597/EC, Euratom of 29 September 2000 on the system of the European Communities' own resources ⁽⁴⁾. The date of notification of these amounts to the debtor should be fixed, in order to determine the date of establishment of the Community's entitlement in accordance with the second subparagraph of Article 2(2) of Council Regulation (EC, Euratom) No 1150/2000 of 22 May 2000 implementing Decision 94/728/EC, Euratom on the system of the Communities' own resources ⁽⁵⁾.

⁽¹⁾ OJ L 58, 28.2.2006, p. 1. Regulation as last amended by Commission Regulation (EC) No 247/2007 (OJ L 69, 9.3.2007, p. 3).

⁽²⁾ OJ L 178, 1.7.2006, p. 39.

⁽³⁾ OJ L 89, 28.3.2006, p. 11. Regulation as last amended by Regulation (EC) No 119/2007 (OJ L 37, 9.2.2007, p. 3).

⁽⁴⁾ OJ L 253, 7.10.2000, p. 42.

⁽⁵⁾ OJ L 130, 31.5.2000, p. 1. Regulation as amended by Regulation (EC, Euratom) No 2028/2004 (OJ L 352, 27.11.2004, p. 1).

- (6) Pursuant to Article 16 of Regulation (EC) No 318/2006, a production charge shall be levied each marketing year from 2007/08 on the quota allocated for the marketing year concerned. The production charge is part of the Communities' own resources pursuant to Article 2(1)(a) of Council Decision 2000/597/EC, Euratom. The date of notification of these amounts to the debtor should be fixed in order to determine the date of establishment of the Community's entitlement in accordance with the second subparagraph of Article 2(2) of Regulation (EC, Euratom) No 1150/2000.
- (7) It is necessary to correct Article 21(1) of Regulation (EC) No 952/2006, which erroneously refers to Article 2(1) of that Regulation where it should instead be referred to Article 3(1).
- (8) Regulation (EC) No 952/2006 should therefore be amended accordingly.
- (9) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Sugar,

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EC) No 952/2006 is amended as follows:

1. in the first subparagraph of Article 6(3), point (b) is replaced by the following:

'(b) the total sugar production of the processor and of the principal is more than the sum of their quotas or, for the marketing year 2006/07, the sum of the thresholds fixed for them in accordance with Article 3(2) of Commission Regulation (EC) No 493/2006 (*).
- (*) OJ L 89, 28.3.2006, p. 11.;
2. Article 13 is amended as follows:
 - (a) in paragraph 1, the following subparagraph is added:

'The distinction between quota sugar and non-quota sugar does not apply for refiners.;
 - (b) the following paragraph 3 is added:

'3. The provisions laid down in paragraphs 1 and 2 shall not apply to processors whose purchase of sugar does not exceed 2 000 tonnes per calendar year.;

3. in Article 15, the first paragraph is replaced by the following:

'Not later than 20 October 2006, 20 January 2007, 20 April 2007, 20 July 2007, 20 October 2007, 20 January 2008 and 20 April 2008, undertakings approved in accordance with Articles 7 and 8 of this Regulation and processors approved in accordance with Article 17(1) of Regulation (EC) No 318/2006 shall communicate to the Commission the prices established in accordance with Article 13(1) of this Regulation during the previous three months.'

4. the title of Chapter V is replaced by the following:

'CHAPTER V

QUOTAS AND PRODUCTION CHARGE';

5. in Article 18, the following paragraph 3 is added:

'3. Member States shall communicate to the Commission the deadline for the payment of the one-off amount referred to in Article 8(4) of Regulation (EC) No 318/2006 within 10 working days of their decision on that deadline.

Member States shall notify to each sugar undertaking concerned the amount due at least one month before the deadline referred to in the first subparagraph and on 31 January 2008 at the latest.;

6. in Article 19, the following paragraph 3 is added:

'3. Member States shall communicate to the Commission the deadline referred to in paragraph 2 within 10 working days of their decision on that deadline.

Member States shall notify to each isoglucose undertaking concerned the amounts due at least one month before the deadline referred to in paragraph 2 and on 30 November of the marketing year from which the quota is allocated at the latest.;

7. the following Article 20a is inserted:

'Article 20a

Production charge

From the marketing year 2007/08, Member States shall, on 31 January each year at the latest, notify to each approved sugar and isoglucose producer the production charge to be paid for the current marketing year.;

8. in Article 21(1), the introductory phrase is replaced by the following:

'Each approved manufacturer and refiner shall notify to the competent authority of the Member State in which the production or refining took place, before the 20th of each month, the total quantities, expressed as white sugar, of the sugars and syrups indicated in Article 3(1)(a), (b), (c) and (d):'.

Article 2

This Regulation shall enter into force on the seventh 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, 22 May 2007.

For the Commission
Mariann FISCHER BOEL
Member of the Commission

COMMISSION REGULATION (EC) No 552/2007

of 22 May 2007

establishing the maximum Community contribution to financing the work programmes in the olive oil sector and fixing, for 2007, budgetary ceilings for the partial or optional implementation of the Single Payment Scheme and the annual financial envelopes for the Single Area Payment Scheme, provided for in Council Regulation (EC) No 1782/2003, and amending that Regulation

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1782/2003 of 29 September 2003 establishing common rules for direct support schemes under the common agricultural policy and establishing certain support schemes for farmers and amending Regulations (EEC) No 2019/93, (EC) No 1452/2001, (EC) No 1453/2001, (EC) No 1454/2001, (EC) No 1868/94, (EC) No 1251/1999, (EC) No 1254/1999, (EC) No 1673/2000, (EEC) No 2358/71 and (EC) No 2529/2001⁽¹⁾, and in particular Articles 64(2), 70(2), 110i(3) and (4), 143b(3) and 145(i) thereof,

Whereas:

- (1) For the Member State implementing the Single Payment Scheme provided for in Title III of Regulation (EC) No 1782/2003 in 2007, the budgetary ceilings for each of the payments referred to in Articles 66 to 69 of that Regulation should be fixed for 2007 under the conditions laid down in Section 2 of Chapter 5 of Title III of that Regulation.
- (2) For the Member States making use, in 2007, of the option provided for in Article 70 of Regulation (EC) No 1782/2003, the budgetary ceilings applying to the direct payments excluded from the Single Payment Scheme should be fixed for 2007.
- (3) The maximum amount of aid for olive groves referred to in Article 110i(3) of Regulation (EC) No 1782/2003 should be adjusted according to the reduction of the coefficient referred to in the third subparagraph of the same provision and to the amount withheld under Article 110i(4), notified by the Member States concerned. The national ceilings set in Annex VIIIa to that Regulation should be adjusted accordingly.
- (4) For the sake of clarity, it is appropriate to publish the budgetary ceilings for the Single Payment Scheme for

2007 after deduction, from the ceilings of Annex VIII to Regulation (EC) No 1782/2003, of the ceilings established for the payments referred to in Articles 66 to 70 of that Regulation.

- (5) For Member States implementing in 2007 the Single Area Payment Scheme provided for in Title IVa of Regulation (EC) No 1782/2003, the annual financial envelopes for 2007 should be fixed in accordance with Article 143b(3) of that Regulation.
- (6) For the sake of clarity, it is appropriate to publish the maximum amount of funds available to Member States applying the Single Area Payment Scheme for granting separate sugar payments in 2007 under Article 143ba of Regulation (EC) No 1782/2003 established on the basis of their notifications.
- (7) The maximum amount of Community contribution to the financing of work programmes drawn up by certified organisations of operators in the olive oil sector should be set, according to the coefficient applied to the amount withheld under Article 110(i)(4) of Regulation (EC) No 1782/2003, notified by the Member States concerned.
- (8) Regulation (EC) No 1782/2003 should be amended accordingly.
- (9) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Direct Payments,

HAS ADOPTED THIS REGULATION:

Article 1

1. The budgetary ceilings for 2007 referred to in Articles 66 to 69 of Regulation (EC) No 1782/2003 are set out in Annex I to this Regulation.

⁽¹⁾ OJ L 270, 21.10.2003, p. 1. Regulation as last amended by Regulation (EC) No 2013/2006 (OJ L 384, 29.12.2006, p. 13).

2. The budgetary ceilings for 2007 referred to in Article 70(2) of Regulation (EC) No 1782/2003 are set out in Annex II to this Regulation.

3. The budgetary ceilings for the single payment scheme for 2007 referred to in Title III of Regulation (EC) No 1782/2003 are set out in Annex III to this Regulation.

4. The annual financial envelopes for 2007 referred to in Article 143b(3) of Regulation (EC) No 1782/2003 are set out in Annex IV to this Regulation.

5. The maximal amounts of funding available to the Czech Republic, Latvia, Lithuania, Hungary, Poland, Romania and Slovakia for granting the separate sugar payment in 2007, as referred to in Article 143ba(4) of Regulation (EC) No 1782/2003, are published in Annex V to this Regulation.

Article 2

The maximum Community contribution to financing the work programmes drawn up by certified operators in the olive oil sector under Article 110i(4) of Regulation (EC) No 1782/2003 shall be as follows:

	<i>EUR million</i>
Greece	11,098
France	0,576
Italy	35,991

Article 3

Regulation (EC) No 1782/2003 is amended as follows:

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

Done at Brussels, 22 May 2007.

1. In the first subparagraph of Article 110i(3), the table is replaced by the following table:

	<i>EUR million</i>
Spain	103,14
Cyprus	2,93'

2. In Annex VIIIa, the columns concerning Malta and Slovenia are replaced by the following:

'Calendar year	Malta	Slovenia
2005	670	35 800
2006	830	44 184
2007	1 668	59 026
2008	2 085	73 618
2009	2 502	87 942
2010	2 919	101 959
2011	3 336	115 976
2012	3 753	129 993
2013	4 170	144 110
2014	4 170	144 110
2015	4 170	144 110
2016 and subsequent years	4 170	144 110'

Article 4

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

For the Commission

Mariann FISCHER BOEL

Member of the Commission

ANNEX III

BUDGETARY CEILINGS FOR THE SINGLE PAYMENT SCHEME**2007 Calendar year***(EUR thousand)*

Member State	
Belgium	488 660
Denmark	987 356
Germany	5 693 330
Greece	2 069 049
Spain	3 542 583
France	6 107 448
Ireland	1 337 919
Italy	3 612 988
Luxembourg	37 051
Malta	1 668
Netherlands	730 632
Austria	643 956
Portugal	432 636
Slovenia	50 454
Finland	521 285
Sweden	714 201
United Kingdom	3 931 186

ANNEX IV

ANNUAL FINANCIAL ENVELOPES FOR THE SINGLE AREA PAYMENT SCHEME

2007 Calendar year

(EUR thousand)

Member State	
Bulgaria	202 097
Czech Republic	355 384
Estonia	40 503
Cyprus	19 439
Latvia	55 815
Lithuania	147 781
Hungary	509 562
Poland	1 145 834
Romania	440 635
Slovak Republic	147 342

ANNEX V

MAXIMUM AMOUNT OF FUNDING AVAILABLE TO MEMBER STATES FOR GRANTING THE SEPARATE SUGAR PAYMENTS REFERRED TO IN ARTICLE 143ba OF REGULATION (EC) No 1782/2003

2007 Calendar year

(EUR thousand)

Member State	
Czech Republic	24 490
Latvia	5 164
Lithuania	8 012
Hungary	31 986
Poland	122 906
Romania	1 930
Slovak Republic	14 762

COMMISSION REGULATION (EC) No 553/2007**of 22 May 2007****amending for the 77th time Council Regulation (EC) No 881/2002 imposing certain specific restrictive measures directed against certain persons and entities associated with Usama bin Laden, the Al-Qaida network and the Taliban, and repealing Council Regulation (EC) No 467/2001**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 881/2002 of 27 May 2002 imposing certain specific restrictive measures directed against certain persons and entities associated with Usama bin Laden, the Al-Qaida network and the Taliban, and repealing Council Regulation (EC) No 467/2001 prohibiting the export of certain goods and services to Afghanistan, strengthening the flight ban and extending the freeze of funds and other financial resources in respect of the Taliban of Afghanistan ⁽¹⁾, and in particular Article 7(1), first indent, thereof,

Whereas:

- (1) Annex I to Regulation (EC) No 881/2002 lists the persons, groups and entities covered by the freezing of funds and economic resources under that Regulation.

- (2) On 11 May 2007, the Sanctions Committee of the United Nations Security Council decided to amend the list of persons, groups and entities to whom the freezing of funds and economic resources should apply. Annex I should therefore be amended accordingly,

HAS ADOPTED THIS REGULATION:

Article 1

Annex I to Regulation (EC) No 881/2002 is hereby amended as set out in the Annex to this Regulation.

*Article 2*This Regulation shall enter into force on the day following that 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, 22 May 2007.

For the Commission
Eneko LANDÁBURU
Director-General for External Relations

⁽¹⁾ OJ L 139, 29.5.2002, p. 9. Regulation as last amended by Commission Regulation (EC) No 507/2007 (OJ L 119, 9.5.2007, p. 27).

ANNEX

Annex I to Regulation (EC) No 881/2002 is amended as follows:

1. The entry 'Abd al-Hadi al-Iraqi (aka Abu Abdallah, Abdal Al-Hadi Al-Iraqi)' under the heading 'Natural persons' shall be replaced by:

'Nashwan Abd Al-Razzaq **Abd Al-Baqi** (*alias* (a) Abdal Al-Hadi Al-Iraqi, (b) Abd al-Hadi al-Iraqi, (c) Abu Abdallah). Date of birth: 1961. Place of birth: Mosul, Iraq. Nationality: Iraqi. Other information: Senior official of Al-Qaida.'

2. The entry 'Idris Ahmed **Nasreddin** (*alias* (a) Nasreddin, Ahmad I.; (b) Nasreddin, Hadj Ahmed; (c) Nasreddine, Ahmed Idriss; (d) Ahmed Idris Nasreddin). Address: (a) Corso Sempione 69, 20149 Milan, Italy, (b) Piazzale Biancamano, Milan, Italy, (c) Rue De Cap Spartel, Tangiers, Morocco, (d) No 10, Rmilat, Villa Nasreddin in Tangiers, Morocco. Date of birth: 22.11.1929. Place of birth: Adi Ugri, Ethiopia (now Eritrea). Nationality: Italian. National identification No: Italian Identity Card No AG 2028062 (Expiry date 7.9.2005); Foreign ID card No: K 5249. Italian Fiscal Code: NSRDRS29S22Z315Y. Other information: In 1994, Mr. Nasreddin left his residence in 1 via delle Scuole, 6900 Lugano, Switzerland and moved to Morocco.' under the heading 'Natural persons' shall be replaced by:

'Ahmed Idris **Nasreddin** (*alias* (a) Nasreddin, Ahmad I.; (b) Nasreddin, Hadj Ahmed; (c) Nasreddine, Ahmed Idriss; (d) Idris Ahmed Nasreddin). Address: (a) Corso Sempione 69, 20149 Milan, Italy, (b) Piazzale Biancamano, Milan, Italy, (c) 10, Route De Cap Spartel, Tangiers, Morocco, (d) No 10, Rmilat, Villa Nasreddin in Tangiers, Morocco, (e) Via Maggio 21, P.O. Box 216, 6909 Lugano, Switzerland. Date of birth: 22.11.1929. Place of birth: Adi Ugri, Ethiopia (now Eritrea). Nationality: Italian. National identification No: Italian Identity Card No AG 2028062 (Expiry date 7.9.2005); Foreign ID card No: K 5249. Italian Fiscal Code: NSRDRS29S22Z315Y. Other information: (a) In 1994, Mr. Nasreddin left his residence in 1 via delle Scuole, 6900 Lugano, Switzerland and moved to Morocco, (b) President of Miga-Malaysian Swiss, Gulf and African Chamber.'

3. The entry 'MIGA-MALAYSIAN SWISS, GULF AND AFRICAN CHAMBER, (f.k.a. GULF OFFICE ASSOC. PER LO SVILUPPO COMM. IND. E TURIS. FRA GLI STATI ARABI DEL GOLFO E LA SVIZZERA); Via Maggio 21, 6900 Lugano TI, Switzerland' under the heading 'Legal persons, groups and entities' shall be replaced by:

'MIGA-MALAYSIAN SWISS, GULF AND AFRICAN CHAMBER (former alias GULF OFFICE ASSOC. PER LO SVILUPPO COMM. IND. E TURIS. FRA GLI STATI ARABI DEL GOLFO E LA SVIZZERA). Address: Via Maggio 21, P.O. Box 216, 6909 Lugano, Switzerland. Other information: The President of MIGA is Ahmed Idris Nasreddin.'

COMMISSION REGULATION (EC) No 554/2007
of 22 May 2007
amending Regulation (EC) No 535/2007 fixing the import duties in the cereals sector applicable from 16 May 2007

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⁾,

Having regard to Commission Regulation (EC) No 1249/96 of 28 June 1996 on rules of application (cereal sector import duties) for Council Regulation (EEC) No 1766/92 ⁽²⁾, and in particular Article 2(1) thereof,

Whereas:

(1) The import duties in the cereals sector applicable from 16 May 2007 were fixed by Commission Regulation (EC) No 535/2007 ⁽³⁾.

(2) As the average of the import duties calculated differs by more than EUR 5 a tonne from that fixed, a corresponding adjustment must be made to the import duties fixed by Regulation (EC) No 535/2007.

(3) Regulation (EC) No 535/2007 should therefore be amended accordingly,

HAS ADOPTED THIS REGULATION:

Article 1

Annexes I and II to Regulation (EC) No 535/2007 are hereby replaced by the text in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 23 May 2007.

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

Done at Brussels, 22 May 2007.

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

⁽¹⁾ OJ L 270, 29.9.2003, p. 78. Regulation as amended by Commission Regulation (EC) No 1154/2005 (OJ L 187, 19.7.2005, p. 11).

⁽²⁾ OJ L 161, 29.6.1996, p. 125. Regulation as last amended by Regulation (EC) No 1110/2003 (OJ L 158, 27.6.2003, p. 12).

⁽³⁾ OJ L 128, 16.5.2007, p. 3.

ANNEX

‘ANNEX I

Import duties on the products referred to in Article 10(2) of Regulation (EC) No 1784/2003 applicable from 23 May 2007

CN code	Description	Import duties ⁽¹⁾ (EUR/t)
1001 10 00	Durum wheat, high quality	0,00
	medium quality	0,00
	low quality	0,00
1001 90 91	Common wheat seed	0,00
ex 1001 90 99	High quality common wheat, other than for sowing	0,00
1002 00 00	Rye	0,00
1005 10 90	Maize seed other than hybrid	4,12
1005 90 00	Maize, other than seed ⁽²⁾	4,12
1007 00 90	Grain sorghum other than hybrids for sowing	0,00

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

- 3 EUR/t, where the port of unloading is on the Mediterranean Sea, or
- 2 EUR/t, where the port of unloading is in Denmark, Estonia, Ireland, Latvia, Lithuania, Poland, Finland, Sweden, the United Kingdom or the Atlantic coast of the Iberian peninsula.

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

ANNEX II

Factors for calculating the duties laid down in Annex I

15.5.-21.5.2007

1. Averages over the reference period referred to in Article 2(2) of Regulation (EC) No 1249/96:

	EUR/t					
	Common wheat (*)	Maize	Durum wheat, high quality	Durum wheat, medium quality (**)	Durum wheat, low quality (***)	Barley
Exchange	Minneapolis	Chicago	—	—	—	—
Quotation	156,40	109,35	—	—	—	—
Fob price USA	—	—	177,62	167,62	147,62	132,40
Gulf of Mexico premium	—	10,61	—	—	—	—
Great Lakes premium	12,35	—	—	—	—	—

(*) Premium of 14 EUR/t incorporated (Article 4(3) of Regulation (EC) No 1249/96).

(**) Discount of 10 EUR/t (Article 4(3) of Regulation (EC) No 1249/96).

(***) Discount of 30 EUR/t (Article 4(3) of Regulation (EC) No 1249/96).

2. Averages over the reference period referred to in Article 2(2) of Regulation (EC) No 1249/96:

Freight costs: Gulf of Mexico–Rotterdam: 37,94 EUR/tonne

Freight costs: Great Lakes–Rotterdam: 37,67 EUR/tonne'

II

(Acts adopted under the EC Treaty/Euratom Treaty whose publication is not obligatory)

DECISIONS

COMMISSION

COMMISSION DECISION

of 15 May 2007

amending Decision 2003/43/EC establishing the classes of reaction-to-fire performance for certain construction products as regards wood-based panels

(notified under document number C(2007) 2045)

(Text with EEA relevance)

(2007/348/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 89/106/EEC of 21 December 1988 on the approximation of laws, regulations and administrative provisions of the Member States relating to construction products⁽¹⁾, and in particular Article 20(2) a thereof,

Whereas:

- (1) Commission Decision 2003/43/EC⁽²⁾ establishes classes of reaction-to-fire performance for certain construction products.
- (2) Decision 2003/43/EC needs to be further adapted to take account of technical progress regarding wood-based panels.
- (3) Decision 2003/43/EC should therefore be amended accordingly.

- (4) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on Construction,

HAS ADOPTED THIS DECISION:

Article 1

The Annex to Decision 2003/43/EC is amended as set out in the Annex to this Decision.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 15 May 2007.

For the Commission
Günter VERHEUGEN
Vice-President

⁽¹⁾ OJ L 40, 11.2.1989, p. 12. Directive as last amended by Commission Decision 2006/190/EC (OJ L 66, 8.3.2006, p. 47).

⁽²⁾ OJ L 13, 18.1.2003, p. 35. Decision as last amended by Decision 2006/673/EC (OJ L 276, 7.10.2006, p. 77).

ANNEX

In the Annex to Decision 2003/43/EC, Table 1 is replaced by the following:

Table 1

Classes of reaction to fire performance for wood-based panels

Product	EN product standard	End use condition ⁽⁶⁾	Minimum density (kg/m ³)	Minimum thickness (mm)	Class ⁽⁷⁾ (excluding floorings)	Class ⁽⁸⁾ (floorings)
Cement-bonded particleboard ⁽¹⁾	EN 634-2	without an air gap behind the panel	1 000	10	B-s1, d0	B _{fl} -s1
Fibreboard, hard ⁽¹⁾	EN 622-2	without an air gap behind the wood-based panel	900	6	D-s2, d0	D _{fl} -s1
Fibreboard, hard ⁽²⁾	EN 622-2	with a closed air gap not more than 22 mm behind the wood-based panel	900	6	D-s2, d2	—
Particleboard ^{(1), (2), (5)}	EN 312	without an air gap behind the wood-based panel	600	9	D-s2, d0	D _{fl} -s1
Fibreboard, hard and medium ^{(1), (2), (5)}	EN 622-2 EN 622-3					
MDF ^{(1), (2), (5)}	EN 622-5					
MDF ^{(1), (2), (5)}	EN 300					
Plywood ^{(1), (2), (5)}	EN 636	"-	400	9	D-s2, d0	D _{fl} -s1
Solid wood panel ^{(1), (2), (5)}	EN 13353			12		
Flaxboard ^{(1), (2), (5)}	EN 15197	"-	450	15	D-s2, d0	D _{fl} -s1
Particleboard ^{(3), (5)}	EN 312	with a closed or an open air gap not more than 22 mm behind the wood-based panel	600	9	D-s2, d2	—
Fibreboard, hard and medium ^{(3), (5)}	EN 622-2 EN 622-3					
MDF ^{(3), (5)}	EN 622-5					
OSB ^{(3), (5)}	EN 300					
Plywood ^{(3), (5)}	EN 636	"-	400	9	D-s2, d2	—
Solid wood panel ^{(3), (5)}	EN 13353			12		
Particleboard ^{(4), (5)}	EN 312	with a closed air gap behind the wood-based panel	600	15	D-s2, d0	D _{fl} -s1
Fibreboard, medium ^{(4), (5)}	EN 622-3					
MDF ^{(4), (5)}	EN 622-5					
OSB ^{(4), (5)}	EN 300					
Plywood ^{(4), (5)}	EN 636	"-	400	15	D-s2, d1	D _{fl} -s1
Solid wood panel ^{(4), (5)}	EN 13353				D-s2, d0	
Flaxboard ^{(4), (5)}	EN 15197	"-	450	15	D-s2, d0	D _{fl} -s1

Product	EN product standard	End use condition ⁽⁶⁾	Minimum density (kg/m ³)	Minimum thickness (mm)	Class ⁽⁷⁾ (excluding floorings)	Class ⁽⁸⁾ (floorings)
Particleboard ⁽⁴⁾ , ⁽⁵⁾	EN 312	with an open air gap behind the wood-based panel	600	18	D-s2, d0	D _{fl} -s1
Fibreboard, medium ⁽⁴⁾ , ⁽⁵⁾	EN 622-3					
MDF ⁽⁴⁾ , ⁽⁵⁾	EN 622-5					
OSB ⁽⁴⁾ , ⁽⁵⁾	EN 300					
Plywood ⁽⁴⁾ , ⁽⁵⁾	EN 636	-"	400	18	D-s2, d0	D _{fl} -s1
Solid wood panel ⁽⁴⁾ , ⁽⁵⁾	EN 13353	-"	450	18	D-s2, d0	D _{fl} -s1
Particleboard ⁽⁵⁾	EN 312	any	600	3	E	E _{fl}
OSB ⁽⁵⁾	EN 300					
MDF ⁽⁵⁾	EN 622-5	-"	400	3	E	E _{fl}
			250	9	E	E _{fl}
Plywood ⁽⁵⁾	EN 636	-"	400	3	E	E _{fl}
Fibreboard, hard ⁽⁵⁾	EN 622-2	-"	900	3	E	E _{fl}
Fibreboard, medium ⁽⁵⁾	EN 622-3	-"	400	9	E	E _{fl}
Fibreboard, soft	EN 622-4	-"	250	9	E	E _{fl}

⁽¹⁾ Mounted without an air gap directly against class A1 or A2-s1, d0 products with minimum density 10 kg/m³ or at least class D-s2, d2 products with minimum density 400 kg/m³.

⁽²⁾ A substrate of cellulose insulation material of at least class E may be included if mounted directly against the wood-based panel, but not for floorings.

⁽³⁾ Mounted with an air gap behind. The reverse face of the cavity shall be at least class A2-s1, d0 products with minimum density 10 kg/m³.

⁽⁴⁾ Mounted with an air gap behind. The reverse face of the cavity shall be at least class D-s2, d2 products with minimum density 400 kg/m³.

⁽⁵⁾ Veneered, phenol- and melamine-faced panels are included for class excl. floorings.

⁽⁶⁾ A vapour barrier with a thickness up to 0,4 mm and a mass up to 200 g/m² can be mounted in between the wood-based panel and a substrate if there are no air gaps in between.

⁽⁷⁾ Class as provided for in Table 1 of the Annex to Decision 2000/147/EC.

⁽⁸⁾ Class as provided for in Table 2 of the Annex to Decision 2000/147/EC.

COMMISSION DECISION**of 15 May 2007****amending Decision 2006/609/EC fixing an indicative allocation by Member State of the commitment appropriations for the 'European territorial cooperation' objective for the period 2007 to 2013 as concerns Bulgaria and Romania***(notified under document number C(2007) 2047)**(2007/349/EC)*

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1083/2006 of 11 July 2006 laying down general provisions for the European Regional Development Fund, the European Social Fund and the Cohesion Fund and repealing Regulation (EC) No 1260/1999 ⁽¹⁾, and in particular Article 18(2) thereof,

Whereas:

- (1) By Decision 2006/609/EC ⁽²⁾, the Commission fixed an indicative allocation by Member State of the commitment appropriations for the European territorial cooperation objective for the period 2007 to 2013.
- (2) Following the accession of Bulgaria and Romania, the indicative amounts of the commitment appropriations for the regions eligible to benefit from Structural Funds under the European territorial cooperation objective should be fixed for those Member States.
- (3) Decision 2006/609/EC should therefore be amended accordingly.

- (4) For reasons of clarity and legal certainty, this Decision should apply from the date of accession of Bulgaria and Romania,

HAS ADOPTED THIS DECISION:

Article 1

The Annex to Decision 2006/609/EC is replaced by the Annex to this Decision.

Article 2

This Decision shall apply from 1 January 2007.

Article 3

This Decision is addressed to the Member States.

Done at Brussels, 15 May 2007.

For the Commission

Danuta HÜBNER

Member of the Commission

⁽¹⁾ OJ L 210, 31.7.2006, p. 25. Regulation as amended by Regulation (EC) No 1989/2006 (OJ L 411, 30.12.2006, p. 6).

⁽²⁾ OJ L 247, 9.9.2006, p. 26.

ANNEX

'ANNEX

Indicative allocation by Member State of the commitment appropriations for the Member States and regions eligible for funding from the Structural Funds under the "European territorial cooperation" objective for the period from 1 January 2007 to 31 December 2013

Member State	Table 1 — Amount of appropriations (EUR, 2004 prices)						
	Regions eligible under the European territorial cooperation objective					Additional funding referred to in Annex II of Council Regulation (EC) No 1083/2006 under paragraph:	
	Cross-border				Transnational	21	22
	Internal	Transfer ENPI	Transfer IPA	Total			
België/Belgique	138 683 798			138 683 798	33 648 858		
Bulgaria	86 111 503	3 102 000	33 810 000	123 023 503	25 632 416	10 284 465	
Česká republika	244 455 613			244 455 613	33 227 937	67 403 698	
Danmark	74 215 963			74 215 963	17 511 738		
Deutschland	439 092 177			439 092 177	268 676 193	46 552 473	
Eesti	33 718 404	8 311 000		42 029 404	4 433 962		
Éire/Ireland	62 519 179			62 519 179	12 789 400		58 300 347
Ellada	88 684 278	7 027 000	38 296 000	134 007 278	35 790 788	15 983 389	
España	265 276 016	98 434 000		363 710 016	132 074 861		
France	562 425 071	10 833 000		573 258 071	199 472 091		
Italia	397 945 802	54 402 000	103 486 000	555 833 802	186 182 745	8 414 488	
Kypros	19 762 948	317 000	2 000 000	22 079 948	2 329 361		
Latvija	50 791 319	21 417 000		72 208 319	7 617 737		
Lietuva	60 432 203	25 380 000		85 812 203	11 299 892		
Luxembourg	11 665 819			11 665 819	1 453 448		
Magyarország	197 927 680	20 630 000	60 570 000	279 127 680	33 090 573	30 382 588	
Malta	11 525 022	700 000		12 225 022	1 289 699		
Nederland	166 380 429			166 380 429	52 597 106		
Österreich	151 118 200			151 118 200	26 332 104	50 195 673	
Polska	332 415 492	153 113 000		485 528 492	124 530 090	38 216 394	
Portugal	53 368 153	586 000		53 954 153	33 773 941		
România	211 575 782	67 742 000	29 613 000	308 930 782	70 994 855	23 207 715	
Slovenija	43 336 138		23 862 000	67 198 138	6 498 594	18 786 168	
Slovensko	159 645 924	7 335 000		166 980 924	17 560 404	17 065 458	
Suomi-Finland	54 696 740	35 000 000		89 696 740	16 941 695		
Sverige	198 144 807	8 000 000		206 144 807	29 072 222		
United Kingdom	306 039 072			306 039 072	192 941 833		141 199 653
Total	4 421 953 532	522 329 000	291 637 000	5 235 919 532	1 577 764 543	326 492 509	199 500 000

Member State	Table 2 — Yearly breakdown of appropriations (EUR, 2004 prices)						
	2007	2008	2009	2010	2011	2012	2013
België/Belgique	24 096 228	24 181 322	24 351 512	24 606 795	24 862 078	25 032 266	25 202 455
Bulgaria	22 307 579	22 372 401	22 502 044	22 696 509	22 890 974	23 020 617	23 150 260
Česká republika	48 781 994	48 866 024	49 034 084	49 286 174	49 538 264	49 706 324	49 874 384
Danmark	12 831 919	12 876 204	12 964 775	13 097 631	13 230 487	13 319 057	13 407 628
Deutschland	103 586 333	104 265 787	105 624 694	107 663 056	109 701 417	111 060 324	112 419 232
Eesti	6 568 744	6 579 957	6 602 383	6 636 021	6 669 661	6 692 087	6 714 513
Éire/Ireland	18 888 311	18 920 654	18 985 340	19 082 369	19 179 398	19 244 084	19 308 770
Ellada	25 984 211	26 074 722	26 255 744	26 527 278	26 798 811	26 979 833	27 160 856
España	68 774 676	69 108 679	69 776 686	70 778 697	71 780 706	72 448 713	73 116 720
France	107 291 297	107 795 740	108 804 628	110 317 960	111 831 291	112 840 179	113 849 067
Italia	104 312 152	104 782 989	105 724 662	107 137 171	108 549 681	109 491 354	110 433 026
Kypros	3 450 858	3 456 749	3 468 531	3 486 203	3 503 875	3 515 656	3 527 437
Latvija	11 285 384	11 304 648	11 343 177	11 400 970	11 458 763	11 497 293	11 535 821
Lietuva	13 697 617	13 726 193	13 783 345	13 869 074	13 954 803	14 011 955	14 069 108
Luxembourg	1 851 602	1 855 278	1 862 629	1 873 656	1 884 682	1 892 034	1 899 386
Magyarország	48 428 927	48 512 610	48 679 975	48 931 023	49 182 070	49 349 435	49 516 801
Malta	1 910 639	1 913 901	1 920 424	1 930 208	1 939 993	1 946 517	1 953 039
Nederland	30 465 429	30 598 440	30 864 465	31 263 503	31 662 541	31 928 566	32 194 591
Österreich	32 111 794	32 178 385	32 311 568	32 511 341	32 711 114	32 844 296	32 977 479
Polska	90 676 181	90 991 104	91 620 952	92 565 722	93 510 492	94 140 339	94 770 186
Portugal	12 007 919	12 093 330	12 264 151	12 520 384	12 776 615	12 947 437	13 118 258
România	56 487 600	56 667 138	57 026 215	57 564 830	58 103 446	58 462 523	58 821 600
Slovenija	13 110 890	13 127 323	13 160 192	13 209 495	13 258 798	13 291 667	13 324 535
Slovensko	28 528 175	28 572 584	28 661 400	28 794 625	28 927 850	29 016 668	29 105 484
Suomi-Finland	14 970 879	15 013 723	15 099 410	15 227 942	15 356 473	15 442 160	15 527 848
Sverige	33 150 806	33 224 327	33 371 368	33 591 930	33 812 492	33 959 532	34 106 574
United Kingdom	88 457 084	88 945 013	89 920 872	91 384 662	92 848 450	93 824 309	94 800 168
Total	1 024 015 228	1 028 005 225	1 035 985 226	1 047 955 229	1 059 925 225	1 067 905 225	1 075 885 226'

CORRIGENDA

Corrigendum to Commission Decision 2005/360/EC of 26/04/2005 establishing ecological criteria and the related assessment and verification requirements for the award of the Community eco-label to lubricants

(Official Journal of the European Union L 118 of 5 May 2005)

In the Annex, point 6. Technical performance:

for:

'Hydraulic fluids shall at least meet the technical performance criteria laid down in ISO 15380, Tables 2 to 5.

Greases shall be 'fit for purpose'.

Chain-saw oils shall at least meet the technical performance criteria laid down in the RAL-UZ 48 of the Blue Angel.

Concrete release agents and other total loss lubricants shall be fit for purpose.

Two-stroke oils shall at least meet the technical performance criteria laid down in 'NMMA Certification for two-stroke cycle gasoline engine lubricants' of NMMA TC-W3.

Assessment and verification of criterion 6

The applicant shall provide the competent body with a declaration of compliance with this criterion, together with related documentation.'

read:

'Hydraulic fluids shall at least meet the technical performance criteria laid down in ISO 15380, Tables 2 to 5.

Greases shall be 'fit for purpose'.

Chain-saw oils shall at least meet the technical performance criteria laid down in the RAL-UZ 48 of the Blue Angel.

Concrete release agents and other total loss lubricants shall be fit for purpose.

Two-stroke oils for marine applications shall at least meet the technical performance criteria laid down in 'NMMA Certification for Two-Stroke Cycle Gasoline Engine Lubricants' of NMMA TC-W3.

Two-stroke oils for terrestrial applications shall at least meet the EGD level of technical performance criteria laid down in ISO 13738:2000.

Assessment and verification of criterion 6

The applicant shall provide the competent body with a declaration of compliance with this criterion, together with related documentation.'
