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Commission

2007/594/EC:

Corrigenda

★ Corrigendum to Commission Regulation (EC) No 970/2007 of 17 August 2007 amending Council Regulation (EC) No 1184/2005 imposing certain specific restrictive measures directed against certain persons impeding the peace process and breaking international law in the conflict in the Darfur region in Sudan (OJ L 215, 18.8.2007)



Ι

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

REGULATIONS

COMMISSION REGULATION (EC) No 1003/2007

of 30 August 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:

 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 31 August 2007.

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

Done at Brussels, 30 August 2007.

 $^(^1)$ OJ L 337, 24.12.1994, p. 66. Regulation as last amended by Regulation (EC) No 756/2007 (OJ L 172, 30.6.2007, p. 41).

CN code	Third country code (1)	Standard import value
0702 00 00	МК	15,7
07020000	TR	85,9
	XS	28,3
	ZZ	
	LL	43,3
0707 00 05	TR	129,1
	ZZ	129,1
0709 90 70	TR	79,4
0/0//0	ZZ	79,4
		/ /, -
0805 50 10	AR	57,1
	UY	58,2
	ZA	56,4
	ZZ	57,2
0806 10 10	EG	157,6
0800 10 10	TR	93,7
	ZZ	125,7
		123,/
0808 10 80	AR	52,9
	AU	166,3
	BR	77,5
	CL	83,7
	CN	72,8
	NZ	91,6
	US	99,3
	ZA	88,0
	ZZ	91,5
		71,5
0808 20 50	AR	46,9
	TR	126,2
	ZA	85,0
	ZZ	86,0
0809 30 10, 0809 30 90	TR	160,1
0007 90 10, 0007 90 70	US	222,5
	ZZ	191,3
		171,2
0809 40 05	BA	41,3
	IL	89,0
	MK	44,8
	TR	47,1
	ZZ	55,6

to Commission Regulation of 30 August 2007 establishing the standard import values for determining the entry price of certain fruit and vegetables

(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'.

ANNEX

COMMISSION REGULATION (EC) No 1004/2007

of 30 August 2007

fixing the export refunds on white and raw sugar exported without further processing

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 market in the sugar sector (¹), and in particular the second subparagraph of Article 33(2) thereof,

Whereas:

- (1) Article 32 of Regulation (EC) No 318/2006 provides that the difference between prices on the world market for the products listed in Article 1(1)(b) of that Regulation and prices for those products on the Community market may be covered by an export refund.
- (2) Given the present situation on the sugar market, export refunds should therefore be fixed in accordance with the rules and certain criteria provided for in Articles 32 and 33 of Regulation (EC) No 318/2006.

- (3) The first subparagraph of Article 33(2) of Regulation (EC) No 318/2006 provides that the world market situation or the specific requirements of certain markets may make it necessary to vary the refund according to destination.
- (4) Refunds should be granted only on products that are allowed to move freely in the Community and that comply with the requirements of Regulation (EC) No 318/2006.
- (5) 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

Export refunds as provided for in Article 32 of Regulation (EC) No 318/2006 shall be granted on the products and for the amounts set out in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 31 August 2007.

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

Done at Brussels, 30 August 2007.

 ^{(&}lt;sup>1</sup>) 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).

Product code Destination Unit of measurement Amount of refund 1701 11 90 9100 S00 EUR/100 kg 33,27 (1) 1701 11 90 9910 S00 33,27 (1) EUR/100 kg 1701 12 90 9100 S00 EUR/100 kg 33,27 (1) 1701 12 90 9910 S00 EUR/100 kg 33,27 (1) 1701 91 00 9000 S00 EUR/1 % sucrose × 100 kg of net product 0,3617 1701 99 10 9100 S00 EUR/100 kg 36,17 1701 99 10 9910 S00 EUR/100 kg 36,17 1701 99 10 9950 S00 EUR/100 kg 36,17 1701 99 90 9100 S00 EUR/1 % sucrose × 100 kg of net product 0,3617

Export refunds on white and raw sugar exported without further processing applicable from 31 August 2007 (a)

NB: The destinations are defined as follows:

S00 - All destinations with the exception of:

(a) third countries: Albania, Croatia, Bosnia-Herzegovina, Montenegro, Serbia, Kosovo, the former Yugoslav Republic of Macedonia, Andorra, Liechtenstein and the Holy See (Vatican City State);

(b) territories of the EU Member States not forming part of the customs territory of the Community: Gibraltar, Ceuta, Melilla, the Communes of Livigno and Campione d'Italia, Heligoland, Greenland, the Faeroe Islands and the areas of the Republic of Cyprus in which the Government of the Republic of Cyprus does not exercise effective control.

(*) The amounts set out in this Annex are not applicable with effect from 1 February 2005 pursuant to Council Decision 2005/45/EC of 22 December 2004 concerning the conclusion and application of the Agreement between the European Economic Community and the Swiss Confederation of 22 July 1972 as regards the provisions applicable to processed agricultural products (OJ L 23, 26.1.2005, p. 17).

(1) This amount is applicable to raw sugar with a yield of 92 %. Where the yield for exported raw sugar differs from 92 % the refund amount applicable shall be multiplied, for each exporting operation concerned, by a conversion factor obtained by dividing by 92 the yield of the raw sugar exported, calculated in accordance with paragraph 3 of Point III of the Annex I of Regulation (EC) No 318/2006.

COMMISSION REGULATION (EC) No 1005/2007

of 30 August 2007

fixing the export refunds on syrups and certain other sugar products exported without further processing

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 market in the sugar sector (¹), and in particular the second subparagraph of Article 33(2) thereof,

Whereas:

- (1) Article 32 of Regulation (EC) No 318/2006 provides that the difference between prices on the world market for the products listed in Article 1(1)(c), (d) and (g) of that Regulation and prices for those products on the Community market may be covered by an export refund.
- (2) Given the present situation on the sugar market, export refunds should therefore be fixed in accordance with the rules and certain criteria provided for in Articles 32 and 33 of Regulation (EC) No 318/2006.
- (3) The first subparagraph of Article 33(2) of Regulation (EC) No 318/2006 provides that the world market situation or the specific requirements of certain markets may make it necessary to vary the refund according to destination.
- (4) Refunds should be granted only on products that are allowed to move freely in the Community and that comply with the requirements of Commission Regulation (EC) No 951/2006 of 30 June 2006 laying down detailed

rules for the implementation of Regulation (EC) No 318/2006 as regards trade with third countries in the sugar sector (²).

- (5) Export refunds may be set to cover the competitive gap between Community and third country's exports. Community exports to certain close destinations and to third countries granting Community products a preferential import treatment are currently in a particular favourable competitive position. Therefore, refunds for exports to those destinations should be abolished.
- (6) 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

1. Export refunds as provided for in Article 32 of Regulation (EC) No 318/2006 shall be granted on the products and for the amounts set out in the Annex to this Regulation subject to the conditions provided for in paragraph 2 of this Article.

2. To be eligible for a refund under paragraph 1 products must meet the relevant requirements laid down in Articles 3 and 4 of Regulation (EC) No 951/2006.

Article 2

This Regulation shall enter into force on 31 August 2007.

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

Done at Brussels, 30 August 2007.

 ^{(&}lt;sup>1</sup>) 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).

^{(&}lt;sup>2</sup>) OJ L 178, 1.7.2006, p. 24. Regulation as amended by Regulation (EC) No 2031/2006 (OJ L 414, 30.12.2006, p. 43).

Product code	Destination	Unit of measurement	Amount of refund
1702 40 10 9100	S00	EUR/100 kg dry matter	36,17
1702 60 10 9000	S00	EUR/100 kg dry matter	36,17
1702 60 95 9000	S00	EUR/1 % sucrose × 100 kg of net product	0,3617
1702 90 30 9000	S00	EUR/100 kg dry matter	36,17
1702 90 60 9000	S00	EUR/1 % sucrose × 100 kg of net product	0,3617
1702 90 71 9000	S00	EUR/1 % sucrose × 100 kg of net product	0,3617
1702 90 99 9900	S00	EUR/1 % sucrose × 100 kg of net product	0,3617 (1)
2106 90 30 9000	S00	EUR/100 kg dry matter	36,17
2106 90 59 9000	S00	EUR/1 % sucrose × 100 kg of net product	0,3617

Export refunds on syrups and certain other sugar products exported without further processing applicable from 31 August 2007 (a)

NB: The destinations are defined as follows:

S00 — All destinations with the exception of:

(a) third countries: Albania, Croatia, Bosnia-Herzegovina, Montenegro, Serbia, Kosovo, the former Yugoslav Republic of

(a) third counters. Austral, croatia, bosinaricitegovira, Monteligio, Seroia, Rosovo, die Joine 1 ligostav Republic of Macedonia, Andorra, Liechtenstein and the Holy See (Vatican City State);
(b) territories of the EU Member States not forming part of the customs territory of the Community: Gibraltar, Ceuta, Melilla, the Communes of Livigno and Campione d'Italia, Heligoland, Greenland, the Faeroe Islands and the areas of the Republic of Cyprus in which the Government of the Republic of Cyprus does not exercise effective control.

(a) The amounts set out in this Annex are not applicable with effect from 1 February 2005 pursuant to Council Decision 2005/45/EC of 22 December 2004 concerning the conclusion and application of the Agreement between the European Economic Community and the Swiss Confederation of 22 July 1972 as regards the provisions applicable to processed agricultural products (OJ L 23, 26.1.2005, p. 17).

(1) The basic amount is not applicable to the product defined under point 2 of the Annex to Commission Regulation (EEC) No 3513/92 (OJ L 355, 5.12.1992, p. 12).

COMMISSION REGULATION (EC) No 1006/2007

of 30 August 2007

fixing the maximum export refund for white sugar in the framework of the standing invitation to tender provided for in Regulation (EC) No 900/2007

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 the second subparagraph and point (b) of the third subparagraph of Article 33(2) thereof,

Whereas:

(2)

Commission Regulation (EC) No 900/2007 of 27 July 2007 on a standing invitation to tender to determine refunds on exports of white sugar for the 2007/2008 marketing year (²) requires the issuing of partial invitations to tender.

Pursuant to Article 8(1) of Regulation (EC) No 900/2007

and following an examination of the tenders submitted

in response to the partial invitation to tender ending on 30 August 2007, it is appropriate to fix a maximum export refund for that partial invitation to tender.

(3) 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

For the partial invitation to tender ending on 30 August 2007, the maximum export refund for the product referred to in Article 1(1) of Regulation (EC) No 900/2007 shall be 41,172 EUR/100 kg.

Article 2

This Regulation shall enter into force on 31 August 2007.

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

Done at Brussels, 30 August 2007.

 ^{(&}lt;sup>1</sup>) 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).
 (¹) OJ L 56, 222,2007

^{(&}lt;sup>2</sup>) OJ L 196, 28.7.2007, p. 26.

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COMMISSION REGULATION (EC) No 1007/2007

of 30 August 2007

fixing the maximum export refund for white sugar in the framework of the standing invitation to tender provided for in Regulation (EC) No 38/2007

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 the second subparagraph and point (b) of the third subparagraph of Article 33(2) thereof,

Whereas:

- (1) Commission Regulation (EC) No 38/2007 of 17 January 2007 opening a standing invitation to tender for the resale for export of sugar held by the intervention agencies of Belgium, the Czech Republic, Spain, Ireland, Italy, Hungary, Poland, Slovakia and Sweden (²) requires the issuing of partial invitations to tender.
- (2) Pursuant to Article 4(1) of Regulation (EC) No 38/2007 and following an examination of the tenders submitted

in response to the partial invitation to tender ending on 29 August 2007, it is appropriate to fix a maximum export refund for that partial invitation to tender.

(3) 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

For the partial invitation to tender ending on 29 August 2007, the maximum export refund for the product referred to in Article 1(1) of Regulation (EC) No 38/2007 shall be 473,09 EUR/t.

Article 2

This Regulation shall enter into force on 31 August 2007.

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

Done at Brussels, 30 August 2007.

 ^{(&}lt;sup>1</sup>) 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 11, 18.1.2007, p. 4. Regulation as amended by Regulation (EC) No 203/2007 (OJ L 61, 28.2.2006, p. 3).

COMMISSION REGULATION (EC) No 1008/2007

of 30 August 2007

fixing the export refunds on cereal-based compound feedingstuffs

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 13(3) thereof,

Whereas:

- (1) Article 13 of Regulation (EC) No 1784/2003 provides that the difference between quotations or prices on the world market for the products listed in Article 1 of that Regulation and prices for those products within the Community may be covered by an export refund.
- (2) Commission Regulation (EC) No 1517/95 of 29 June 1995 laying down detailed rules for the application of Regulation (EC) No 1784/2003 as regards the arrangements for the export and import of compound feedingstuffs based on cereals and amending Regulation (EC) No 1162/95 laying down special detailed rules for the application of the system of import and export licences for cereals and rice (²) in Article 2 lays down general rules for fixing the amount of such refunds.
- (3) That calculation must also take account of the cereal products content. In the interest of simplification, the refund should be paid in respect of two categories of 'cereal products', namely for maize, the most commonly used cereal in exported compound feeds

and maize products, and for 'other cereals', these being eligible cereal products excluding maize and maize products. A refund should be granted in respect of the quantity of cereal products present in the compound feedingstuff.

- (4) Furthermore, the amount of the refund must also take into account the possibilities and conditions for the sale of those products on the world market, the need to avoid disturbances on the Community market and the economic aspect of the export.
- (5) The current situation on the cereals market and, in particular, the supply prospects mean that the export refunds should be abolished.
- (6) The Management Committee for Cereals has not delivered an opinion within the time limit set by its chairman,

HAS ADOPTED THIS REGULATION:

Article 1

The export refunds on the compound feedingstuffs covered by Regulation (EC) No 1784/2003 and subject to Regulation (EC) No 1517/95 are hereby fixed as shown in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 31 August 2007.

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

Done at Brussels, 30 August 2007.

 ^{(&}lt;sup>1</sup>) 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).

^{(&}lt;sup>2</sup>) OJ L 147, 30.6.1995, p. 51.

to the Commission Regulation of 30 August 2007 fixing the export refunds on cereal-based compound feedingstuffs

Product codes benefiting from export refund:

2309 10 11 9000, 2309 10 13 9000, 2309 10 31 9000, 2309 10 33 9000, 2309 10 51 9000, 2309 10 53 9000, 2309 90 31 9000, 2309 90 33 9000, 2309 90 41 9000, 2309 90 43 9000, 2309 90 51 9000, 2309 90 53 9000.

Cereal products	Destination	Unit of measurement	Amount of refunds
Maize and maize products: CN codes 0709 90 60, 0712 90 19, 1005, 1102 20, 1103 13, 1103 29 40, 1104 19 50, 1104 23, 1904 10 10	C10	EUR/t	0,00
Cereal products excluding maize and maize products	C10	EUR/t	0,00

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 amended.

C10: All destinations.

COMMISSION REGULATION (EC) No 1009/2007

of 30 August 2007

fixing production refunds on cereals

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 8(2) thereof,

Whereas:

- Commission Regulation (EEC) No 1722/93 of 30 June (1)1993 laying down detailed rules for the application of Council Regulations (EEC) No 1766/92 and (EEC) No 1418/76 concerning production refunds in the cereals and rice sectors respectively (2) lays down the conditions for granting production refunds. The basis for calculating the refund is laid down in Article 3 of that Regulation. The refund thus calculated, differentiated where necessary for potato starch, must be fixed once a month and may be amended if the price of maize and/or wheat changes significantly.
- (2) The production refunds fixed in this Regulation should be adjusted by the coefficients listed in the Annex II to Regulation (EEC) No 1722/93 to establish the exact amount to be paid.
- The Management Committee for Cereals has not (3) delivered an opinion within the time limit set by its chairman,

HAS ADOPTED THIS REGULATION:

Article 1

The refund per tonne of starch referred to in Article 3(2) of Regulation (EEC) No 1722/93, is hereby fixed at:

- (a) EUR/tonne 0,00 for starch from maize, wheat, barley and oats:
- (b) EUR/tonne 0,00 for potato starch.

Article 2

This Regulation shall enter into force on 31 August 2007.

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

Done at Brussels, 30 August 2007.

^{(&}lt;sup>1</sup>) OJ L 270, 21.10.2003, p. 78. Regulation as amended by Commission Regulation (EC) No 1154/2005 (OJ L 187,

lation (EC) No 1950/2005 (OJ L 312, 29.11.2005, p. 18).

COMMISSION REGULATION (EC) No 1010/2007

of 30 August 2007

fixing the export refunds on cereals and on wheat or rye flour, groats and meal

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European 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 13(3) thereof,

Whereas:

- Article 13 of Regulation (EC) No 1784/2003 provides (1)that the difference between quotations or prices on the world market for the products listed in Article 1 of that Regulation and prices for those products in the Community may be covered by an export refund.
- (2)The refunds must be fixed taking into account the factors referred to in Article 1 of Commission Regulation (EC) No 1501/95 of 29 June 1995 laying down certain detailed rules under Council Regulation (EEC) No 1766/92 on the granting of export refunds on cereals and the measures to be taken in the event of disturbance on the market for cereals (²).
- (3) As far as wheat and rye flour, groats and meal are concerned, when the refund on these products is being calculated, account must be taken of the quantities of cereals required for their manufacture. These quantities were fixed in Regulation (EC) No 1501/95.

- (4) The world market situation or the specific requirements of certain markets may make it necessary to vary the refund for certain products according to destination.
- The refund must be fixed once a month. It may be (5) altered in the intervening period.
- (6) It follows from applying the detailed rules set out above to the present situation on the market in cereals, and in particular to quotations or prices for these products within the Community and on the world market, that the refunds should be as set out in the Annex hereto.
- The measures provided for in this Regulation are in (7) accordance with the opinion of the Management Committee for Cereals,

HAS ADOPTED THIS REGULATION:

Article 1

The export refunds on the products listed in Article 1(a), (b) and (c) of Regulation (EC) No 1784/2003, excluding malt, exported in the natural state, shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 September 2007.

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

Done at Brussels, 30 August 2007.

lation (EC) No 1996/2006 (OJ L 398, 30.12.2006, p. 1).

to the Commission Regulation of 30 August 2007 fixing the export refunds on cereals and on wheat or rye flour, groats and meal

ANNEX

Product code	Destination	Unit of measurement	Amount of refunds	 Product code	Destination	Unit of measurement	Amount of refunds
1001 10 00 9200	_	EUR/t	_	 1101 00 15 9130	C01	EUR/t	0
1001 10 00 9400	A00	EUR/t	0	1101 00 15 9150	C01	EUR/t	0
1001 90 91 9000	—	EUR/t	—	1101 00 15 9170	C01	EUR/t	0
1001 90 99 9000	A00	EUR/t	—	1101 00 15 9180	C01	EUR/t	0
1002 00 00 9000	A00	EUR/t	0	1101 00 15 9190	_	EUR/t	_
1003 00 10 9000	—	EUR/t	—	1101 00 90 9000	_	EUR/t	_
1003 00 90 9000	A00	EUR/t	—	1102 10 00 9500	A00	EUR/t	0
1004 00 00 9200	—	EUR/t	—	1102 10 00 9700	A00	1	0
1004 00 00 9400	A00	EUR/t	0		AUU	EUR/t	0
1005 10 90 9000	—	EUR/t	—	1102 10 00 9900	—	EUR/t	—
1005 90 00 9000	A00	EUR/t	0	1103 11 10 9200	A00	EUR/t	0
1007 00 90 9000	_	EUR/t	_	1103 11 10 9400	A00	EUR/t	0
1008 20 00 9000	—	EUR/t	—	1103 11 10 9900	—	EUR/t	—
1101 00 11 9000	—	EUR/t	—	1103 11 90 9200	A00	EUR/t	0
1101 00 15 9100	C01	EUR/t	0	1103 11 90 9800	—	EUR/t	—

NB: The product codes and the 'A' series destination codes are set out in the Commission Regulation (EEC) No 3846/87 (OJ L 366, 24.12.1987, p. 1), as amended. C01: All third countries with the exception of Albania, Croatia, Bosnia and Herzegovina, Montenegro, Serbia, the former Yugoslav Republic of Macedonia, Lichtenstein and Switzerland.

COMMISSION REGULATION (EC) No 1011/2007

of 30 August 2007

fixing the corrective amount applicable to the refund on cereals

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 15(2) thereof,

Whereas:

- Article 14(2) of Regulation (EC) No 1784/2003 provides (1)that the export refund applicable to cereals on the day on which an application for an export licence is made must be applied on request to exports to be effected during the period of validity of the export licence. In this case, a corrective amount may be applied to the refund.
- Commission Regulation (EC) No 1501/95 of 29 June (2)1995 laying down certain detailed rules under Council Regulation (EEC) No 1766/92 on the granting of export refunds on cereals and the cereals and the measures to be taken in the event of disturbance on the market for cereals (2), allows for the fixing of a corrective amount for the products listed in Article 1(a), (b) and (c) of Regulation (EC) No 1784/2003. That corrective amount must be calculated taking account of the factors referred to in Article 1 of Regulation (EC) No 1501/95.

- The world market situation or the specific requirements (3)of certain markets may make it necessary to vary the corrective amount according to destination.
- The corrective amount must be fixed according to the (4) same procedure as the refund; it may be altered in the period between fixings.
- (5) It follows from applying the provisions set out above that the corrective amount must be as set out in the Annex hereto.
- The measures provided for in this Regulation are in (6) accordance with the opinion of the Management Committee for Cereals,

HAS ADOPTED THIS REGULATION:

Article 1

The corrective amount referred to in Article 1(a), (b) and (c) of Regulation (EC) No 1784/2003 which is applicable to export refunds fixed in advance except for malt shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 September 2007.

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

Done at Brussels, 30 August 2007.

lation (EC) No 1996/2006 (OJ L 398, 30.12.2006, p. 1).

ANNEX to the Commission Regulation of 30 August 2007 fixing the corrective amount applicable to the refund on cereals

								(EUR/t)
Product code	Destination	Current 9	1st period 10	2nd period 11	3rd period 12	4th period 1	5th period 2	6th period 3
1001 10 00 9200	_	_	_	_	_	_	_	_
1001 10 00 9400	A00	0	0	0	0	0	_	—
1001 90 91 9000	_	_	_	_	_	_	_	—
1001 90 99 9000	C01	0	0	0	0	0	—	—
1002 00 00 9000	A00	0	0	0	0	0	—	—
1003 00 10 9000	—	_		—	—	—	—	—
1003 00 90 9000	C02	0	0	0	0	0	—	—
1004 00 00 9200	—	—	_	—	—	—	—	—
1004 00 00 9400	C03	0	0	0	0	0	—	—
1005 10 90 9000	—	—	_	—	—	—	—	—
1005 90 00 9000	A00	0	0	0	0	0	—	—
1007 00 90 9000	—	_	—	—	—	—	—	—
1008 20 00 9000	—	_	—	—	—	—	—	—
1101 00 11 9000	—	_	—	—	—	—	—	—
1101 00 15 9100	C01	0	0	0	0	0	—	—
1101 00 15 9130	C01	0	0	0	0	0	_	—
1101 00 15 9150	C01	0	0	0	0	0	—	—
1101 00 15 9170	C01	0	0	0	0	0	—	—
1101 00 15 9180	C01	0	0	0	0	0	—	—
1101 00 15 9190	—	—	—	—	—	—	_	—
1101 00 90 9000	—	—	—	—	—	—	_	—
1102 10 00 9500	A00	0	0	0	0	0	—	—
1102 10 00 9700	A00	0	0	0	0	0	_	—
1102 10 00 9900	—	_		—	—	—	—	—
1103 11 10 9200	A00	0	0	0	0	0	—	_
1103 11 10 9400	A00	0	0	0	0	0	—	—
1103 11 10 9900		—	—	—	—	—	—	—
1103 11 90 9200	A00	0	0	0	0	0	—	—
1103 11 90 9800	—	—	—	—	—	—	—	—

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 amended. The numeric destination codes are set out in Regulation (EC) No 2081/2003 (OJ L 313, 28.11.2003, p. 11).

C01: All third countries with the exception of Albania, Croatia, Bosnia and Herzegovina, Montenegro, Serbia, the former Yugoslav Republic of Macedonia, Liechtenstein and Switzerland.

C02: Algeria, Saudi Arabia, Bahrain, Egypt, United Arab Emirates, Iran, Iraq, Israel, Jordan, Kuwait, Lebanon, Libia, Morocco, Mauritania, Oman, Qatar, Syria, Tunisia and Yemen.

C03: All countries with the exception of Norway, Switzerland and Liechtenstein.

COMMISSION REGULATION (EC) No 1012/2007

of 30 August 2007

fixing the export refunds on malt

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 13(3) thereof,

Whereas:

- Article 13 of Regulation (EC) No 1784/2003 provides (1)that the difference between quotations or prices on the world market for the products listed in Article 1 of that Regulation and prices for those products within the Community may be covered by an export refund.
- The refunds must be fixed taking into account the factors (2)referred to in Article 1 of Commission Regulation (EC) No 1501/95 of 29 June 1995 laying down certain detailed rules under Council Regulation (EEC) No 1766/92 on the granting of export refunds on cereals and the measures to be taken in the event of disturbance on the market for cereals (²).
- (3) The refund applicable in the case of malts must be calculated with amount taken of the quantity of cereals required to manufacture the products in question. The said quantities are laid down in Regulation (EC) No 1501/95.

- The world market situation or the specific requirements (4)of certain markets may make it necessary to vary the refund for certain products according to destination.
- The refund must be fixed once a month. It may be (5) altered in the intervening period.
- (6) It follows from applying these rules to the present situation on markets in cereals, and in particular to quotations or prices for these products within the Community and on the world market, that the refunds should be as set out in the Annex hereto.
- The measures provided for in this Regulation are in (7) accordance with the opinion of the Management Committee for Cereals,

HAS ADOPTED THIS REGULATION:

Article 1

The export refunds on malt listed in Article 1(c) of Regulation (EC) No 1784/2003 shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 September 2007.

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

Done at Brussels, 30 August 2007.

lation (EC) No 1996/2006 (OJ L 398, 30.12.2006, p. 1).

to the Commission Regulation of 30 August 2007 fixing the export refunds on malt

Product code	Destination	Unit of measurement	Amount of refunds
1107 10 19 9000	A00	EUR/t	0,00
1107 10 99 9000	A00	EUR/t	0,00
1107 20 00 9000	A00	EUR/t	0,00

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 amended.

The numeric destination codes are set out in Commission Regulation (EC) No 2081/2003 (OJ L 313, 28.11.2003, p. 11).

COMMISSION REGULATION (EC) No 1013/2007

of 30 August 2007

fixing the corrective amount applicable to the refund on malt

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 organization of the market in cereals (1), and in particular Article 15(2),

Whereas:

- Article 14(2) of Regulation (EC) No 1784/2003 provides (1) that the export refund applicable to cereals on the day on which application for an export licence is made must be applied on request to exports to be effected during the period of validity of the export licence. In this case, a corrective amount may be applied to the refund.
- Commission Regulation (EC) No 1501/95 of 29 June (2)1995 laying down certain detailed rules under Council Regulation (EEC) No 1766/92 on the granting of export refunds on cereals and the measures to be taken in the event of disturbance on the market for cereals (2) allows for the fixing of a corrective amount for the malt referred

to in Article 1(1)(c) of Regulation (EC) No 1784/2003. That corrective amount must be calculated taking account of the factors referred to in Article 1 of Regulation (EC) No 1501/95.

- (3)It follows from applying the provisions set out above that the corrective amount must be as set out in the Annex hereto.
- (4) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Cereals,

HAS ADOPTED THIS REGULATION:

Article 1

The corrective amount referred to in Article 15(3) of Regulation (EC) No 1784/2003 which is applicable to export refunds fixed in advance in respect of malt shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 September 2007.

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

Done at Brussels, 30 August 2007.

lation (EC) No 1996/2006 (OJ L 398, 30.12.2006, p. 1).

ANNEX

to the Commission Regulation of 30 August 2007 fixing the corrective amount applicable to the refund on malt

							(EUR/t)
Product code	Destination	Current 9	1st period 10	2nd period 11	3rd period 12	4th period 1	5th period 2
110710119000110710199000110710919000110710999000110720009000	A00 A00 A00 A00 A00	0 0 0 0	0 0 0 0	0 0 0 0	0 0 0 0	0 0 0 0	0 0 0 0 0 (EUR/t)
Product code	Destination	6th period 3	7th period 4	8th period 5	9th period 6	10th period 7	11th period 8
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	A00 A00 A00 A00 A00	0 0 0 0 0	0 0 0 0 0	0 0 0 0 0	0 0 0 0 0	0 0 0 0 0	0 0 0 0 0

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 amended.

The numeric destination codes are set out in Commission Regulation (EC) No 2081/2003 (OJ L 313, 28.11.2003, p. 11).

COMMISSION REGULATION (EC) No 1014/2007

of 30 August 2007

fixing the refunds applicable to cereal and rice sector products supplied as Community and national food aid

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 13(3) thereof,

Having regard to Council Regulation (EC) No 1785/2003 of 29 September 2003 on the common organisation of the market in rice (2) and in particular Article 14(3) thereof,

Whereas:

- Article 2 of Council Regulation (EEC) No 2681/74 of 21 (1)October 1974 on Community financing of expenditure incurred in respect of the supply of agricultural products as food aid (3) lays down that the portion of the expenditure corresponding to the export refunds on the products in question fixed under Community rules is to be charged to the European Agricultural Guidance and Guarantee Fund, Guarantee Section.
- (2) In order to make it easier to draw up and manage the budget for Community food aid actions and to enable the Member States to know the extent of Community participation in the financing of national food aid actions, the level of the refunds granted for these actions should be determined.

- The general and implementing rules provided for in (3) Article 13 of Regulation (EC) No 1784/2003 and in Article 13 of Regulation (EC) No 1785/2003 on export refunds are applicable mutatis mutandis to the abovementioned operations.
- The specific criteria to be used for calculating the export (4)refund on rice are set out in Article 14 of Regulation (EC) No 1785/2003.
- (5) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Cereals,

HAS ADOPTED THIS REGULATION:

Article 1

For Community and national food aid operations under international agreements or other supplementary programmes, and other Community free supply measures, the refunds applicable to cereals and rice sector products shall be as set out in the Annex.

Article 2

This Regulation shall enter into force on 1 September 2007.

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

Done at Brussels, 30 August 2007.

OJ L 270, 21.10.2003, p. 78. Regulation as last amended by Regulation (EC) No 735/2007 (OJ L 169, 29.6.2007, p. 6).
 OJ L 270, 21.10.2003, p. 96. Regulation as last amended by Commission Regulation (EC) No 797/2006 (OJ L 144, 31.5.2006, p. 1).

^{(&}lt;sup>3</sup>) OJ L 288, 25.10.1974, p. 1.

ANNEX

to the Commission Regulation of 30 August 2007 fixing the refunds applicable to cereal and rice sector products supplied as Comunity and national food aid

(EUR	
Refund	Product code
0,00	1001 10 00 9400
0,00	1001 90 99 9000
0,00	1002 00 00 9000
0,00	1003 00 90 9000
0,00	1005 90 00 9000
0,00	1006 30 92 9100
0,00	1006 30 92 9900
0,00	1006 30 94 9100
0,00	1006 30 94 9900
0,00	1006 30 96 9100
0,00	1006 30 96 9900
0,00	1006 30 98 9100
0,00	1006 30 98 9900
0,00	1006 30 65 9900
0,00	1007 00 90 9000
0,00	1101 00 15 9100
0,00	1101 00 15 9130
0,00	1102 10 00 9500
15,99	1102 20 10 9200
13,70	1102 20 10 9400
0,00	1103 11 10 9200
20,56	1103 13 10 9100
0,00	1104 12 90 9100

NB: The product codes are defined in Commission Regulation (EEC) No 3846/87 (OJ L 366, 24.12.1987, p. 1), amended.

COMMISSION REGULATION (EC) No 1015/2007

of 30 August 2007

fixing the rates of the refunds applicable to certain milk products exported in the form of goods not covered by Annex I to the Treaty

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1255/1999 of 17 May 1999 on the common organisation of the market in milk and milk products (¹), and in particular Article 31(3) thereof,

Whereas:

- Article 31(1) of Regulation (EC) No 1255/1999 provides that the difference between prices in international trade for the products listed in Article 1(a), (b), (c), (d), (e), and (g) of that Regulation and prices within the Community may be covered by an export refund.
- (2) Commission Regulation (EC) No 1043/2005 of 30 June 2005 implementing Council Regulation (EC) No 3448/93 as regards the system of granting export refunds on certain agricultural products exported in the form of goods not covered by Annex I to the Treaty, and the criteria for fixing the amount of such refunds (²), specifies the products for which a rate of refund is to be fixed, to be applied where these products are exported in the form of goods listed in Annex II to Regulation (EC) No 1255/1999.
- (3) In accordance with the first paragraph of Article 14 of Regulation (EC) No 1043/2005, the rate of the refund per 100 kilograms for each of the basic products in question is to be fixed each month.
- (4) However, in the case of certain milk products exported in the form of goods not covered by Annex I to the Treaty, there is a danger that, if high refund rates are fixed in advance, the commitments entered into in relation to

those refunds may be jeopardised. In order to avert that danger, it is therefore necessary to take appropriate precautionary measures, but without precluding the conclusion of long-term contracts. The fixing of specific refund rates for the advance fixing of refunds in respect of those products should enable those two objectives to be met.

- (5) Article 15(2) of Regulation (EC) No 1043/2005 provides that, when the rate of the refund is being fixed, account is to be taken, where appropriate, of production refunds, aids or other measures having equivalent effect applicable in all Member States in accordance with the Regulation on the common organisation of the market in the product in question to the basic products listed in Annex I to Regulation (EC) No 1043/2005 or to assimilated products.
- (6) Article 12(1) of Regulation (EC) No 1255/1999 provides for the payment of aid for Community-produced skimmed milk processed into casein if such milk and the casein manufactured from it fulfil certain conditions.
- (7) Commission Regulation (EC) No 1898/2005 of 9 November 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 (³), lays down that butter and cream at reduced prices should be made available to industries which manufacture certain goods.
- (8) 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

The rates of the refunds applicable to the basic products listed in Annex I to Regulation (EC) No 1043/2005 and in Article 1 of Regulation (EC) No 1255/1999, and exported in the form of goods listed in Annex II to Regulation (EC) No 1255/1999, shall be fixed as set out in the Annex to this Regulation.

^{(&}lt;sup>1</sup>) OJ L 160, 26.6.1999, p. 48. Regulation as amended by Commission Regulation (EC) No 1913/2005 (OJ L 307, 25.11.2005, p. 2).

⁽²⁾ OJ L 172, 5.7.2005, p. 24. Regulation as last amended by Regulation (EC) No 447/2007 (OJ L 106, 24.4.2007, p. 31).

⁽³⁾ OJ L 308, 25.11.2005, p. 1. Regulation as last amended by Regulation (EC) No 96/2007 (OJ L 25, 1.2.2007, p. 6).

Article 2

This Regulation shall enter into force on 31 August 2007.

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

Done at Brussels, 30 August 2007.

For the Commission Heinz ZOUREK Director-General Enterprise and Industry

Rates of the refunds applicable from 31 August 2007 to certain milk products exported in the form of goods not covered by Annex I to the Treaty (1)

		•	(EUR/100 kg)		
		Rate of	Rate of refund		
CN code	Description	In case of advance fixing of refunds	Other		
ex 0402 10 19	Powdered milk, in granules or other solid forms, not containing added sugar or other sweetening matter, with a fat content not exceeding 1,5 % by weight (PG 2):				
	(a) on exportation of goods of CN code 3501	—	—		
	(b) on exportation of other goods	0,00	0,00		
ex 0402 21 19	Powdered milk, in granules or other solid forms, not containing added sugar or other sweetening matter, with a fat content of 26 % by weight (PG 3):				
	 (a) where goods incorporating, in the form of products assimilated to PG 3, reduced-price butter or cream obtained pursuant to Regu- lation (EC) No 1898/2005 are exported 	0,00	0,00		
	(b) on exportation of other goods	0,00	0,00		
ex 0405 10	Butter, with a fat content by weight of 82 % (PG 6):				
	 (a) where goods containing reduced-price butter or cream which have been manufactured in accordance with the conditions provided for in Regulation (EC) No 1898/2005 are exported 	0,00	0,00		
	(b) on exportation of goods of CN code 2106 90 98 containing 40 % or more by weight of milk fat	0,00	0,00		
	(c) on exportation of other goods	0,00	0,00		

(1) The rates set out in this Annex are not applicable to exports to a) third countries: Andorra, the Holy See (Vatican City State), Liechtenstein, the United States of America and the goods listed in Tables I and II of Protocol 2 to the Agreement between the European Community and the Swiss Confederation of 22 July 1972 unstable to the Swiss Confederation of 22 July 1972

exported to the Swiss Confederation. b) territories of EU Member States not forming part of the customs territory of the Community: Gibraltar, Ceuta, Melilla, the Communes of Livigno and Campione d'Italia, Heligoland, Greenland, the Faeroe Islands and the areas of the Republic of Cyprus in which the Government of the Republic of Cyprus does not exercise effective control.

COMMISSION REGULATION (EC) No 1016/2007

of 30 August 2007

fixing the rates of refunds applicable to certain products from the sugar sector exported in the form of goods not covered by Annex I to the Treaty

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 market in the sugar sector (¹), and in particular Article 33(2)(a) and (4) thereof,

Whereas:

- Article 32(1) and (2) of Regulation (EC) No 318/2006 provides that the differences between the prices in international trade for the products listed in Article 1(1)(b), (c), (d) and (g) of that Regulation and prices within the Community may be covered by an export refund where these products are exported in the form of goods listed in Annex VII to that Regulation.
- (2) Commission Regulation (EC) No 1043/2005 of 30 June 2005 implementing Council Regulation (EC) No 3448/93 as regards the system of granting export refunds on certain agricultural products exported in the form of goods not covered by Annex I to the Treaty, and the criteria for fixing the amount of such refunds (²), specifies the products for which a rate of refund is to be fixed, to be applied where these products are exported in the form of goods listed in Annex VII to Regulation (EC) No 318/2006.
- (3) In accordance with the first paragraph of Article 14 of Regulation (EC) No 1043/2005, the rate of the refund per 100 kilograms for each of the basic products in question is to be fixed each month.
- (4) Article 32(4) of Regulation (EC) No 318/2006 lays down that the export refund for a product contained in goods

may not exceed the refund applicable to that product when exported without further processing.

- (5) The refunds fixed under this Regulation may be fixed in advance as the market situation over the next few months cannot be established at the moment.
- (6) The commitments entered into with regard to refunds which may be granted for the export of agricultural products contained in goods not covered by Annex I to the Treaty may be jeopardised by the fixing in advance of high refund rates. It is therefore necessary to take precautionary measures in such situations without, however, preventing the conclusion of longterm contracts. The fixing of a specific refund rate for the advance fixing of refunds is a measure which enables these various objectives to be met.
- (7) 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

The rates of the refunds applicable to the basic products listed in Annex I to Regulation (EC) No 1043/2005 and in Article 1(1) and in point (1) of Article 2 of Regulation (EC) No 318/2006, and exported in the form of goods listed in Annex VII to Regulation (EC) No 318/2006, shall be fixed as set out in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 31 August 2007.

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

Done at Brussels, 30 August 2007.

For the Commission Heinz ZOUREK Director-General Enterprise and Industry

 ^{(&}lt;sup>1</sup>) OJ L 58, 28.2.2006, p. 1. Regulation as amended by Commission Regulation (EC) No 1585/2006 (OJ L 294, 25.10.2006, p. 19).

^{(&}lt;sup>2</sup>) OJ L 172, 5.7.2005, p. 24. Regulation as last amended by Regulation (EC) No 447/2007 (OJ L 106, 24.4.2007, p. 31).

Rates of refunds applicable from 31 August 2007 to certain products from the sugar sector exported in the form of goods not covered by Annex I to the Treaty (1)

CN code		Rate of refund	in EUR/100 kg
	Description	In case of advance fixing of refunds	Other
1701 99 10	White sugar	36,17	36,17

 ^{(&}lt;sup>1</sup>) The rates set out in this Annex are not applicable to exports to

 a) third countries: Albania, Croatia, Bosnia and Herzegovina, Serbia, Montenegro, Kosovo, the former Yugoslav Republic of Macedonia, Andorra, Holy See (Vatican City State), Liechtenstein and to the goods listed in Tables I and II of Protocol 2 to the Agreement between the European Community and the Swiss Confederation of 22 July 1972 exported to the Swiss Confederation.
 b) territories of EU Member States not forming part of the customs territory of the Community: Gibraltar, Ceuta, Melilla, the Communes of Livigno and Campione d'Italia, Heligoland, Greenland, the Faeroe Islands and the areas of the Republic of Cyprus in which the Government of the Republic of Cyprus does not exercise effective control.

COMMISSION REGULATION (EC) No 1017/2007

of 30 August 2007

entering a designation in the register of protected designations of origin and protected geographical indications (Arancia del Gargano (PGI))

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 510/2006 of 20 March 2006 on the protection of geographical indications and designations of origin for agricultural products and foodstuffs (1), and in particular the first subparagraph of Article 7(4) thereof,

Whereas:

(1)In accordance with the first subparagraph of Article 6(2)and Article 17(2) of Regulation (EC) No 510/2006, the application by Italy to register the designation 'Arancia del Gargano' was published in the Official Journal of the European Union (2).

As no objections within the meaning of Article 7 of (2) Regulation (EC) No 510/2006 were received by the Commission, this designation should be entered in the register,

HAS ADOPTED THIS REGULATION:

Article 1

The designation contained in the Annex to this Regulation shall be entered in the register.

Article 2

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

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

Done at Brussels, 30 August 2007.

For the Commission Mariann FISCHER BOEL Member of the Commission

^{(&}lt;sup>1</sup>) OJ L 93, 31.3.2006, p. 12. Regulation as last amended by Regulation (EC) No 952/2007 (OJ L 210, 10.8.2007, p. 26).

^{(&}lt;sup>2</sup>) OJ C 258, 26.10.2006, p. 13.

Agricultural products intended for human consumption listed in Annex I to the Treaty

Class 1.6. - Fruit, vegetables and cereals, fresh or processed

ITALY

Arancia del Gargano (PGI)

COMMISSION REGULATION (EC) No 1018/2007

of 30 August 2007

registering a name in the register of protected designations of origin and protected geographical indications (Lomnické suchary (PGI))

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 510/2006 of 20 March 2006 on the protection of geographical indications and designations of origin for agricultural products and foodstuffs (1), and in particular the first subparagraph of Article 7(4) thereof,

Whereas:

(1)In accordance with the first subparagraph of Article 6(2) and pursuant to Article 17(2) of Regulation (EC) No 510/2006, the Czech Republic's application to register the name 'Lomnické suchary' was published in the Official Journal of the European Union (²).

As no objection under Article 7 of Regulation (EC) No (2) 510/2006 was sent to the Commission, that name should be registered,

HAS ADOPTED THIS REGULATION:

Article 1

The name in the Annex to this Regulation is hereby registered.

Article 2

This Regulation shall enter into force on the 20th 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, 30 August 2007.

For the Commission Mariann FISCHER BOEL Member of the Commission

^{(&}lt;sup>1</sup>) OJ L 93, 31.3.2006, p. 12. Regulation as last amended by Regulation (EC) No 952/2007 (OJ L 210, 10.8.2007, p. 26).

^{(&}lt;sup>2</sup>) OJ C 308, 16.12.2006, p. 10.

Foodstuffs referred to in Annex I to Regulation (EC) No 510/2006:

Class 2.4. — Bread, pastry, cakes, confectionery, biscuits and other baker's wares

CZECH REPUBLIC Lomnické suchary (PGI).

COMMISSION REGULATION (EC) No 1019/2007

of 30 August 2007

establishing a prohibition of fishing for tusk in Norwegian waters of ICES zone IV by vessels flying the flag of Germany

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 2371/2002 of 20 December 2002 on the conservation and sustainable exploitation of fisheries resources under the common fisheries policy (¹), and in particular Article 26(4) thereof,

Having regard to Council Regulation (EEC) No 2847/93 of 12 October 1993 establishing a control system applicable to common fisheries policy (²), and in particular Article 21(3) thereof,

Whereas:

- Council Regulation (EC) No 41/2007 of 21 December 2006 fixing for 2007 the fishing opportunities and associated conditions for certain fish stocks and groups of fish stocks applicable in Community waters and for Community vessels, in waters where catch limitations are required (³), lays down quotas for 2007.
- (2) According to the information received by the Commission, catches of the stock referred to in the Annex to this Regulation by vessels flying the flag of or registered in the Member State referred to therein have exhausted the quota allocated for 2007.

(3) It is therefore necessary to prohibit fishing for that stock and its retention on board, transhipment and landing,

HAS ADOPTED THIS REGULATION:

Article 1

Quota exhaustion

The fishing quota allocated to the Member State referred to in the Annex to this Regulation for the stock referred to therein for 2007 shall be deemed to be exhausted from the date set out in that Annex.

Article 2

Prohibitions

Fishing for the stock referred to in the Annex to this Regulation by vessels flying the flag of or registered in the Member State referred to therein shall be prohibited from the date set out in that Annex. It shall be prohibited to retain on board, tranship or land such stock caught by those vessels after that date.

Article 3

Entry into force

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

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

Done at Brussels, 30 August 2007.

For the Commission Fokion FOTIADIS Director-General for Fisheries and Maritime Affairs

(¹) OJ L 358, 31.12.2002, p. 59.

(2) OJ L 261, 20.10.1993, p. 1. Regulation as last amended by Regulation (EC) No 1967/2006 (OJ L 409, 30.12.2006, p. 11), corrected by OJ L 36, 8.2.2007, p. 6.

<sup>by OJ L 36, 8.2.2007, p. 6.
(3) OJ L 15, 20.1.2007, p. 1. Regulation as last amended by Commission Regulation (EC) No 898/2007 (OJ L 196, 28.7.2007, p. 22).</sup>

No	31
Member State	Germany
Stock	USK/4AB-N
Species	Tusk (Brosme brosme)
Zone	Norwegian waters of ICES zone IV
Date	28 July 2007

Π

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

DECISIONS

COMMISSION

COMMISSION DECISION

of 29 August 2007

amending Annex IV to Council Directive 90/539/EEC as regards model veterinary certificates for intra-Community trade in poultry and hatching eggs to take account of certain public health requirements

(notified under document number C(2007) 3999)

(Text with EEA relevance)

(2007/594/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 90/539/EEC of 15 October 1990 on animal health conditions governing intra-Community trade in, and imports from third countries of, poultry and hatching eggs (¹), and in particular Article 34 thereof,

Having regard at Regulation (EC) No 882/2004 of the European Parliament and of the Council of 29 April 2004 on official controls performed to ensure the verification of compliance with feed and food law, animal health and animal welfare rules (²), and in particular Article 30(1)(b) thereof,

Whereas:

(1) Directive 90/539/EEC lays down animal health conditions governing intra-Community trade in, and

imports from third countries of, poultry and hatching eggs, including the condition that poultry and hatching eggs during transportation to the place of destination are to be accompanied by a veterinary certificate which conforms with the appropriate model certificates in Annex IV to that Directive.

- (2) Those veterinary certificates provide for guarantees with regard to certain animal diseases. However, they do not contain any information with regard to public health, such as information on testing for certain zoonoses and zoonotic agents.
- (3) Regulation (EC) No 2160/2003 of the European Parliament and of the Council of 17 November 2003 on the control of salmonella and other specified food-borne zoonotic agents (³) provides that the flocks of origin of poultry covered by that Regulation are to be tested for certain specified zoonoses and zoonotic agents prior to any dispatch from the food business of origin of live animals or hatching eggs. The date and the results of testing are to be included in the relevant veterinary certificates, provided for in Community legislation, from the dates indicated in Annex I to that Regulation. Those requirements apply to live breeding animals and hatching eggs from 1 January 2007 and are to apply to laying hens from 1 February 2008 and to broilers from 1 January 2009.

^{(&}lt;sup>1</sup>) OJ L 303, 31.10.1990, p. 6. Directive as last amended by Directive 2006/104/EC (OJ L 363, 20.12.2006, p. 352).

⁽²⁾ OJ L 165, 30.4.2004, p. 1, corrected by OJ L 191, 28.5.2004, p. 1. Regulation as last amended by Council Regulation (EC) No 1791/2006 (OJ L 363, 20.12.2006, p. 1).

⁽³⁾ OJ L 325, 12.12.2003, p. 1. Regulation as last amended by Regulation (EC) No 1791/2006.

- Regulation (EC) No 882/2004 lays down requirement for (4) the adoption of model health certificates to verify compliance with Community rules aiming at the prevention, elimination, or reduction to acceptable levels of risks to human and animal health. In the interests of coherence and simplicity of Community legislation, a single model certificate should, where appropriate, combine requirements concerning official certification of feed and food and other relevant requirements.
- Taking account of the testing requirements for public (5) health reasons pursuant to Regulation (EC) No 2160/2003, the animal health requirements of Directive 90/539/EEC, and the appropriateness to combine all certifications into a single model certificate, new model certificates for poultry and hatching eggs should be introduced in Community legislation and should replace the model certificates in Directive 90/539/EEC.
- In October 2004 Denmark introduced the systematic (6) prophylactic vaccination of poultry against Newcastle disease. Denmark should therefore no longer be listed as a country having an EC-approved non-vaccinating status for Newcastle disease in the model health certificates set out in Directive 90/539/EEC.
- Commission Decision 2006/415/EC of 14 June 2006 (7) concerning certain protection measures in relation to highly pathogenic avian influenza of the subtype H5N1 in poultry in the Community and repealing Decision 2006/135/EC (1), Commission Decision 2006/563/EC of 11 August 2006 concerning certain protection measures in relation to highly pathogenic avian influenza of subtype H5N1 in wild birds in the Community and repealing Decision 2006/115/EC (2) and Commission Decision 2006/605/EC of 6 September 2006 on certain protection measures in relation to intra-Community trade in poultry intended for restocking of wild game supplies ⁽³⁾ lay down certain provisions concerning authorisations for movements of live poultry and hatching eggs from areas subject to certain restrictions.
- In addition, Council Directive 2005/94/EC of 20 (8) December 2005 on Community measures for the

control of avian influenza and repealing Directive 92/40/EEC (4) provides for the approval of vaccination plans against avian influenza in certain Member States.

- Taking account of those provisions of Decisions (9) 2006/563/EC, 2006/415/EC, 2006/605/EC and Directive 2005/94/EC, certain amendments should be made to the current model veterinary certificates set out in Directive 90/539/EEC.
- It is appropriate for the certificates to be presented in (10)accordance with the standardised layout of veterinary certificates as set out in Commission Decision 2004/292/EC of 30 March 2004 on the introduction of the Traces system and amending Decision 92/486/EEC (⁵).
- (11)Commission Regulation (EC) No 599/2004 of 30 March 2004 concerning the adoption of a harmonised model certificate and inspection report linked to intra-Community trade in animals and products of animal origin (6) provides that the various veterinary certificates required in the context of intra-Community are to be presented on the basis of the harmonised model certificates annexed to that Regulation. Accordingly, it is necessary to harmonise the model veterinary certificates set out in Directive 90/539/EEC.
- Directive 90/539/EEC should therefore be amended (12)accordingly.
- The measures provided for in this Decision are in (13)accordance with the opinion of the Standing Committee on the Food Chain and Animal Health,

HAS ADOPTED THIS DECISION:

Article 1

Annex IV to Directive 90/539/EEC is replaced by the text in the Annex to this Decision.

Article 2

This Decision shall apply from 1 September 2007.

- (⁵) OJ L 94, 31.3.2004, p. 63. Decision as amended by Decision 2005/515/EC (OJ L 187, 19.7.2005, p. 29).
- (6) OJ L 94, 31.3.2004, p. 44.

⁽¹⁾ OJ L 164, 16.6.2006, p. 51. Decision as last amended by Decision 2007/556/EC (OJ L 212, 14.8.2007, p. 10).

OJ L 222, 15.8.2006, p. 11. Decision as last amended by Decision 2007/119/EC (OJ L 51, 20.2.2007, p. 22).

^{(&}lt;sup>3</sup>) OJ L 246, 8.9.2006, p. 12.

^{(&}lt;sup>4</sup>) OJ L 10, 14.1.2006, p. 16.

31.8.2007

However, the following provisions of the Models set out in Annex IV to Directive 90/539/EEC, as amended by this Decision, shall apply from the following dates:

- (a) point II.2(a) of the veterinary certificate in Model 2 for dayold chicks, shall apply from:
 - (i) 1 February 2008 where those chicks are solely intended for the production of eggs other than hatching eggs; or
 - (ii) 1 January 2009 where those chicks are solely intended for meat production.
- (b) point II.2(a) of the veterinary certificate in Model 3 for breeding and productive poultry, shall apply from:
 - (i) 1 February 2008 where those poultry are solely intended for the production of eggs other than hatching eggs; or
 - (ii) 1 January 2009 where those poultry are solely intended for meat production.
- (c) point II.2(a) of the veterinary certificate in Model 4 for poultry, day-old chicks and hatching eggs, shall apply from:

- (i) 1 February 2008 where those poultry or chicks are solely intended for the production of eggs other than hatching eggs; or
- (ii) 1 January 2009 where those poultry or chicks are solely intended for meat production.
- (d) point II.2(a) of the veterinary certificate in Model 5 for slaughter poultry, shall apply from:
 - (i) 1 February 2008 where those poultry are solely intended for the production of eggs other than hatching eggs; or
 - (ii) 1 January 2009 where those poultry are solely intended for meat production.

Article 3

This Decision is addressed to the Member States.

Done at Brussels, 29 August 2007.

For the Commission Markos KYPRIANOU Member of the Commission

Intra-trade certificate

ANNEX

'ANNEX IV

VETERINARY CERTIFICATES FOR INTRA-COMMUNITY TRADE

(Models 1 to 6)

MODEL 1

EUROPEAN COMMUNITY

	I.1. Consignor		1.2 Cortificat	e reference number	I.2.a. Local reference number:		
	3						
	Name		I.3. Central Competent Authority				
	Address		·····				
	Postal code		I.4. Local Co	mpetent Authority			
ted			1.6.				
sen	I.5. Consignee Name		1.0.				
pre	Name						
t	Address		1.7.				
ame	Postal code						
Part I: Details of consignment presented	I.8. Country of origin ISO code	I.9. Region of origin Code	I.10. Country destinat		e I.11. Region of Code destination		
S			destinat		destination		
ils of	I.12. Place of origin		I.13. Place o	f destination			
Deta	Holding	Establishment	Holding 🗌 Establishment 🗌 Approved body 🗌				
Ë	Name	Approval number	Name		Approval number		
Ра	Address		Address				
	Postal code						
			Postal o	code			
	I.14. Place of loading		I.15. Date ar	nd time of departure			
	Postal code						
	I.16. Means of transport		I.17. Transpo	orter			
	Aeroplane 🗌 Ship	🗌 🛛 Railway wagon 🗖	Name	Ap	pproval number		
	Road vehicle 🗌	Other	Address				
	Identification:		Postal code Member State				
	I.18. Animal species/product			I.19. Commodity coo			
					04.07		
					I.20. Number/quantity		
	l.21.				I.22. Number of packages		
	I.23. Identification of container/seal	number			1.24.		
	I.25. Animals certified as/products	certified for					
	Breeding	Approved body		Othe	r 🗖		
	I.26. Transit through third country		127 Transit	through Member States			
	Third country	ISO code		nber State	ISO code		
	•	Code			ISO code		
	Exit point			nber State			
	Entry point BIP unit No:			nber State	ISO code		
	I.28. Export		1.29.				
	Third country	ISO code					
	Exit point	Code					
	1.30.						
	I.31. Identification of the animals						
	Species (Scientific name)	Category	Identification	Age Num	ber of packages Quantity		

EN

EUI					Hatching eggs				
	II.1.	Anima	al health a	attestation	II.a. Certificate reference number	II.b. Local reference number			
		I, the	undersigne	d official veterinarian, certify that the hatching e	eggs described above:				
		(a)	comply w	ith					
			(¹) either						
ation		(¹) (²) or [the provisions of Articles 6 (1) (a), (b) and (2), 7 and 15 of Council Directive 90/539/EEC];							
II: Certification		(3) (b) comply with the provisions of Article 12 (1) (a) of Council Directive 90/539/EEC.							
Part II: C		(⁴) (c) comply with the provisions of Commission Decision(s):/							
		(d)	come fror	m poultry which:					
			(¹) either	[have not been vaccinated against Newcastle	e disease;]				
			(¹) or	[have been vaccinated against Newcastle dis	ease using:				
				(name and type (live or inactivated) of Newca On (date) at the age of		ccine(s))			
	II.2.	Public	c health at	ttestation					
		I, the	undersigne	ed official veterinarian, certify that the hatching e	eggs described above:				
		(⁵) (a)		n a flock which has been tested for <i>Salmonella</i> 2160/2003.	serotypes with public health significa	ance in accordance with Regulation			
			Date of la	ast sampling of the flock from which the testing	result is known:				
			Result of	all testing in the flock:					
			(¹) (⁶) <i>eith</i>	her [positive;]					
		(¹) (⁶) or [negative] (⁵) (b) and, neither Salmonella Enteritidis nor Salmonella Typhimurium were detected within the control programme referred to i point II.2(a).							
	II.3.	Additional health information							
		(1) (7)		he consignment consists of live poultry/day-old gainst avian influenza has been carried out.	d chicks/hatching eggs originating fr	om holdings where no vaccination			
		(1)	II.3.2. T	his consignment complies with the animal healt	th conditions laid down in Commissio	on Decision 2006/415/EC.			
		(1)	II.3.3. T	his consignment complies with the animal healt	th conditions laid down in Commissio	on Decision 2006/563/EC.			

Notes

Part I:

- Box reference I.16: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship).

- Box reference I.31: Category: select one of the following: pure line/grandparents/parents/laying pullets/fattening/others.

Identification: indicate the identification details of parent flock and brand name.

Age: provide the date of collection.

Part II:

- (¹) Keep as appropriate.
- (²) Only applicable if II.3.2. or II.3.3. are complied with.
- (³) To certify in case of dispatch to a Member State, which has an EC-approved non-vaccinating status for Newcastle disease currently: Finland and Sweden otherwise delete reference.
- (⁴) Complete if appropriate.
- (⁵) The certification under points II.2 only applies if the poultry belongs to the species Gallus gallus.
- (⁶) If any of the results were positive for Salmonella Infantis, Salmonella Virchow or Salmonella Hadar during the life of the flock, indicate as positive.
- (⁷) Only applicable for Member States which carry out vaccination against avian influenza according to EC approved vaccination plan. — The colour of the stamp and signature must be different from that of the other particulars in the certificate.

Official veterinarian

Name (in Capital): Local Veterinary Unit: Date: Stamp Qualification and title No of the related LVU: Signature:

EUI	ROPEAN COMMUNITY		Intra-trade certificate			
	I.1. Consignor		I.2. Certificate	e reference number	I.2.a. Local reference number:	
	Name		I.3. Central Competent Authority			
	Address					
	Postal code		I.4. Local Cor	mpetent Authority		
consignment presented	I.5. Consignee Name		I.6. No(s) of r	elated original certifica	ates No(s) of accompanying documents	
ment pi	Address Postal code		1.7.			
consign	I.8. Country of origin ISO code	I.9. Region of origin Code	I.10. Country destinati		e I.11. Region of Code destination	
đ	I.12. Place of origin		I.13. Place of	destination		
Part I: Details	Holding	Establishment	Hold	ing 🔲 🛛 Establish	nment Approved body	
벁	Name	Approval number	Name		Approval number	
Ра	Address		Address			
	Postal code		Postal c	ode		
	I.14. Place of loading		I.15. Date and	d time of departure		
	Postal code					
	I.16. Means of transport		I.17. Transporter			
	Aeroplane 🗌 Ship Road vehicle 🗖		Name		oproval number	
	Road venicle	Other 🗌	Address			
	Identification:		Postal code Member State			
	I.18. Animal species/product			I.19. Commodity cod	le (CN code)	
					I.20. Number/quantity	
					1.20. Number/quantity	
	l.21.				I.22. Number of packages	
	I.23. Identification of container/sea	l number			1.24.	
	I.25. Animals certified as/products Breeding	certified for Approved body		Oth	er 🔲	
	LOO. There it there are third a combined		107 Turnett 4			
	I.26. Transit through third country Third country	ISO code		hrough Member States ber State	ISO code	
	Exit point	Code		ber State	ISO code	
	Entry point	BIP unit No:	Mem	ber State	ISO code	
	I.28. Export		1.29.			
	Third country	ISO code				
	Exit point	Code				
	1.30.					
	I.31. Identification of the animals					
	Species (Scientific name)	Category	Age	Number of pac	kages Quantity	

EUROPEAN COMMUNITY

Dav-old chicks

_011						Day-old Chicks					
					II.a. Certificate reference number	II.b. Local reference number					
	II.1.	Anima	imal health attestation								
	I, the undersigned official veterinarian, hereby certify that the day-old chicks described above:										
		(a)	comply with:								
on			539/EEC];								
Part II: Certification			(¹) or			the requirements of Model HEP of Commission Decision Article 8 (b) and (c) of Council Directive 90/539/EEC].					
Part II: ((¹) (²) (³) or	[if derived from hatching eggs imported acc 2006/696/EC, with the provision of Article 6 (
		(⁴) (b)	comply with	Article 12 (1)(b) of Council Directive 90/539/El	EC.						
		(⁵) (c)		the provisions of Commission Decision(s): (indicate disease(s)							
		(¹) (d)	-	either [have not been vaccinated against Newcastle disease;] (¹) or [have been vaccinated against Newcastle disease using:							
			,	ype (live or inactivated) of Newcastle disease (date)].	virus strain used in vaccine(s))						
		(e)	come from p	poultry which:							
			(¹) either	[have not been vaccinated against Newcastle	sease;]						
			(¹) or	[have been vaccinated against Newcastle dise	ease using:	sing:					
			(name and t	ype (live or inactivated) of Newcastle disease	virus strain used in vacaine(s))						
			on								
(1) (f) that the day-old chicks for introduction into flocks of breeding poultry or flocks of productive poultry come from flocks w been tested with negative results according to the rules laid down in Commission Decision 2003/644/EC of 8 Septen establishing additional guarantees regarding salmonella for consignments to Finland and Sweden of breeding poultry ar chicks for introduction into flocks of breeding poultry or flocks of productive poultry.						003/644/EC of 8 September 2003					
	II.2.	Public	health attes	station							
		l, the ı	undersigned o	official veterinarian, hereby certify that the day-	old chicks described above:						
		(⁶) (a)	come from a (EC) No 216	a flock which has been tested for <i>Salmonella</i> s 50/2003.	serotypes with public health significa	nce in accordance with Regulation					
			Date of last	sampling of the flock from which the testing re	esult is known:						
			Result of all	testing in the flock:							
			(¹) (⁷) <i>either</i>	[positive;]							
			(¹) (⁷) or [ne	gative]							
	(') (') or [negative] (⁶) (b) and, if intended for breeding, neither <i>Salmonella</i> Enteritidis nor <i>Salmonella</i> Typhimurium were detected within the co programme referred to in point II.2(a).										

II.3. Additional health information

- (¹) (⁸) II.3.1. The consignment consists of live poultry/day-old chicks/hatching eggs originating from holdings where no vaccination against avian influenza has been carried out.
- (1) II.3.2. This consignment complies with the animal health conditions laid down in Commission Decision 2006/415/EC.

Notes Part I:

- Box reference I.6: No(s) of accompanying animal health certificates.
- Box reference I.16: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship).
- Box reference I.19: use the appropriate HS codes: 01.05, 01.06.39.
- Box reference I.31: Category: select one of the following: pure line/grandparents/parents/laying pullets/fattening/others. Age: provide date hatched.

Number of packages: provide the number of crates or cages.

Part II:

- (1) Keep as appropriate.
- (²) Only applicable if II.3.2. is complied with.
- (³⁾ In those cases where day-old chicks come from eggs imported from a third country the period of isolation on the holding of destination has to be respected as foreseen in Article 10 of Commission Decision 2006/696/EC. The competent authority of the final destination of the day-old chicks has to be informed through the TRACES system about this requirement.
- (4) To certify in case of dispatch to a Member State, which has an EC-approved non-vaccinating status for Newcastle disease currently: Finland and Sweden otherwise delete reference.
- (⁵) Complete if appropriate.
- (⁶) The guarantees given under points II.2 only apply if the day-old chicks belong to the species Gallus gallus and,
 - They apply from 1 February 2008, if the day-old chicks are intended solely for production of eggs, other than hatching eggs.
 - They apply from 1 January 2009, if the day-old chicks are intended solely for meat production.
- (⁷) If any of the results were positive for the serotypes below during the life of the flock, indicate as positive. Flocks of breeding poultry: *Salmonella* Hadar, *Salmonella* Virchow and *Salmonella* Infantis. Flocks of productive poultry: *Salmonella* Enteritidis and *Salmonella* Typhimurium.
- (8) Only applicable for Member States which carry out vaccination against avian influenza according to EC approved vaccination plan.
- — The colour of the stamp and signature must be different from that of the other particulars in the certificate.

Official veterinarian

Name (in Capital):Qualification and titleLocal Veterinary Unit:No of the related LVU:Date:Signature:StampStamp

MODEL 3

Е

UF	ROPE			Intra-trade certificate						
		Consignor Name		1.2. (Certificate	reference i	number	I.2.a. Local	reference	number:
		Address		I.3. Central Competent Authority I.4. Local Competent Authority I.6.						
		Postal code								
sented		Consignee Name								
Part I: Details of consignment presented		Address Postal code	1.7.							
consignn	I.8.	Country of origin ISO code I.9. Region o	of origin Code	l.10.	Country destination		ISO code	e I.11. Regio destir		Code
s of	I.12.	Place of origin		I.13.	Place of	destination				
Details		Holding Establishment		Holdi	ng 🗖	Establish	ment 🗌	Approved I	oody 🗖	
ut I:		Name Approv	val number		Name			Approva	l number	
Ра	Address				Address					
		Postal code		Postal co	ode					
	l.14.	Place of loading	I.15.	Date and	I time of de	parture				
		Postal code								
	l.16.	Means of transport	I.17.	Transpor	ter					
		Aeroplane Ship Rail Road vehicle Other	way wagon 🗌	Name Approval number Address						
	Iden	tification:		Postal code Member State						
	l.18.	Animal species/product				I.19. Comr	nodity cod	e (CN code)		
								I.20. Number/	quantity	
	l.21.							I.22. Number	of package	s
	1.23.	Identification of container/seal number						1.24.		
	1.25.	Animals certified as/products certified for Breeding	Approved body				Oth	ər 🗌		
	I.26.	Transit through third country		1.27.		rough Merr	ber States			
		Third country	ISO code			ber State			SO code	
		Exit point Entry point	Code BIP unit No:			ber State ber State			SO code SO code	
	1.28	Export	Bill diffe filo.	1.29.	WOTH					
	1.20.	Third country	ISO code	1.20.						
		Exit point	Code							
	I.30.									
	1.31.	Identification of the animals								
		Species (Scientific name)	Category	lden	tification		Numbe	of packages	Qua	antity

E

EUF	ROPEA	N CON	IMUNITY		Breeding and productive poultry
				II.a. Certificate reference number	II.b. Local reference number
	II.1.	Anima	I health attestation		
		l, the u	indersigned official veterinarian, certify that the poultry desc	ribed above:	
		(a)	comply with the provisions of Articles 6, 9 and 15 of Cour	ncil Directive 90/539/EEC.	
uo		(¹) (b)	comply with Article 12(1)(c) Council Directive 90/539/EEC.		
Part II: Certification		(²) (c)	comply with the provisions of Commission Decision(s): (indicate disease(s)		
II: C		(³) (d)	either [have not been vaccinated against Newcastle diseas	se:1	
Part		() (-)	(³) or [have been vaccinated against Newcastle disease us	-	
			(name and type (live or inactivated) of Newcastle disease	virus strain used in vaccine(s))	
			on (date) at the age of	weeks].	
		(³) (e)	that the breeding poultry has been tested with negative 2003/644/EC of 8 September 2003 establishing addition Sweden of breeding poultry and day-old chicks for introd	al guarantees regarding salmonella	for consignments to Finland and
		(³) (f)	that the laying hens (productive poultry reared with a view results according to the rules laid down in Commission De regarding salmonella for consignments to Finland and Swe eggs for consumption).	cision 2004/235/EC of 9 March 2004	establishing additional guarantees
	II.2.	Public	health attestation		
		l, the u	undersigned official veterinarian, certify that the poultry desc	cribed above:	
		(⁴) (a)	come from a flock which has been tested for <i>Salmonella</i> (EC) No 2160/2003.	serotypes with public health significa	nce in accordance with Regulation
			Date of last sampling of the flock from which the result is	known:	
			Result of all testing in the flock:		
			(³) (⁵) <i>either</i> [positive;]		
			(³) (⁵) <i>or</i> [negative];		
		(⁴) (b)	and, if breeding poultry, neither <i>Salmonella</i> Enteritidis nor referred to in point II.2(a).	Salmonella Typhimurium were deteo	cted within the control programme
	II.3.	Additi	onal health information		
		(³) (⁶)	II.3.1. The consignment consists of live poultry/day-old chick avian influenza has been carried out.	ks/hatching eggs originating from hold	lings where no vaccination against

Notes

Part I:

- Box reference I.16: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship).

- Box reference I.19: use the appropriate HS codes: 01.05, 01.06.39.

- Box reference I.31: Category: select one of the following: pure line/grandparents/parents/laying pullets/fattening/others. Identification: indicate the identification details of flock of origin and brand name.

Part II:

(1) To certify in case of dispatch to a Member State, which has an EC-approved non-vaccinating status for Newcastle disease currently: Finland and Sweden otherwise delete reference.

(²) Complete if appropriate.

(3) Keep as appropriate

(4) The guarantees given under points II.2 apply only if the poultry belongs to the species Gallus gallus, and

- They apply from 1 February 2008, if the poultry is intended solely for the production of eggs, other than hatching eggs.
- They apply from 1 January 2009, if the poultry is reared solely for meat production.
- (5) If any of the results were positive for the serotypes below during the life of the flock, indicate as positive.
 - Flocks of breeding poultry: Salmonella Hadar, Salmonella Virchow and Salmonella Infantis.
 - Flocks of productive poultry: Salmonella Enteritidis and Salmonella Typhimurium.
- (6) Only applicable for Member States which carry out vaccination against avian influenza according to EC approved vaccination plan.
 - The colour of the stamp and signature must be different from that of the other particulars in the certificate.

Official veterinarian

Name (in Capital):

Local Veterinary Unit:

Date:

Stamp

Qualification and title

No of the related LVU:

Signature:

EUF	ROPEAN COMMUNITY	Intra-trade certificate			
	I.1. Consignor	I.2. Certificate reference number I.2.a. Local reference number:			
	Name	I.3. Central Competent Authority			
	Address				
	Postal code	I.4. Local Competent Authority			
nted	I.5. Consignee	1.6.			
rese	Name				
nt p	Address Postal code	1.7.			
nme					
Part I: Details of consignment presented	I.8. Country of origin ISO code I.9. Region of origin Code	I.10. Country of ISO code I.11. Region of Code destination			
of co					
ails o	I.12. Place of origin	I.13. Place of destination			
Det	Holding 🗌 Establishment 🗌	Holding 🗌 Establishment 🗌 Approved body 🗌			
벁	Name Approval number	Name Approval number			
å	Address	Address			
	Postal code	Postal code			
	I.14. Place of loading	I.15. Date and time of departure			
	Postal code				
	I.16. Means of transport	I.17. Transporter			
	Aeroplane 🗌 Ship 🗌 Railway wagon 🗌	Name Approval number			
	Road vehicle D Other	Address			
	Identification:	Postal code Member State			
	I.18. Animal species/product	I.19. Commodity code (CN code)			
		I.20. Number/quantity			
	1.21.	I.22. Number of packages			
	I.23. Identification of container/seal number	1.24.			
	I.25. Animals certified as/products certified for				
	Breeding Game restocking	Slaughter Pets Approved body			
		Other			
	I.26. Transit through third country	I.27. Transit through Member States			
	Third country ISO code	Member State ISO code			
	Exit point Code Entry point BIP unit No:	Member State ISO code Member State ISO code			
	I.28. Export ISO code	1.29.			
	Exit point Code				
	1.30.				
	I.31. Identification of the animals				
	Species (Scientific name) Category	Identification Age Number of packages Quantity			
		Nonlineation Age Number of packages Quality			

EUF	ROPEAN COM	MUNITY		Poultr (exce	y, day-old chicks and egg pt for ratites and hatching	gs for hatching in lots of under 20 g eggs thereof)
				II.a. Ce	ertificate reference number	II.b. Local reference number
	II.1. Anima	al health atte	estation			
	I, the	undersigned	official veterinarian, certify that:			
	(a)		[the poultry, day-old chicks or ha Directive 90/539/EEC.]	tching eggs describe	ed above comply with the	provisions of Article 11 of Council
_			[the poultry, day-old chicks or hatch fourth indent of Council Directive S		above comply with the provi	sions of Article 11(1) and (2) first to
Part II: Certification	(³) (b)	the poultry,	, day-old chicks or hatching eggs d	lescribed above com	oly with Article 12 (1) of Co	uncil Directive 90/539/EEC.
Certif	(¹) (c)	either (i)) [the poultry;]			
≓		(¹) or (ii)) [day-old chicks;]			
Part		(¹) or (iii)) [hatching eggs;]			
		(4)				dditional guarantees with regard to 4 of Council Directive 90/539/EEC.
	(d)	the poultry:	:			
		(¹) either	[have not been vaccinated again	st Newcastle disease	;]	
		(¹) or	[have been vaccinated against N	lewcastle disease usi	ng:	
			type (live or inactivated) of Newca (date) at the age of			
	(e)	the day old	1 chicks			
	(6)	(¹) either	[have not been vaccinated again	st Newcastle disease]	
		(¹) or	[have been vaccinated against N		-	
		(name and	type (live or inactivated) of Newca	ustle disease virus str	ain used in vaccine(s))	
		on	(date)].			
	(f)	the poultry	from which the day-old chicks con	ne:		
		(¹) either	[have not been vaccinated again	st Newcastle disease	;]	
		(¹) or	[have been vaccinated against N	lewcastle disease usi	ng:	
		(name and	type (live or inactivated) of Newca	stle disease virus str	ain used in vaccine(s))	
		on	(date) at the age of	week	s].	
	(g)	the poultry	from which hatching eggs come:			
		(¹) either	[have not been vaccinated again	st Newcastle disease	;]	
		(¹) or	[have been vaccinated against N	lewcastle disease usi	ng:	
		(name and	type (live or inactivated) of Newca	stle disease virus str	ain used in vaccine(s))	
		on	(date) at the age of	week	s].	

II.2. Public health attestation

I, the undersigned official veterinarian, certify that:

(⁵) (a) the poultry, the day-old chicks or the hatching eggs come from a flock which has been tested for *Salmonella* serotypes with public health significance in accordance with Regulation (EC) No 2160/2003.

Date of last sampling of the flock from which the result is known:

Result of all testing in the flock:

- (¹) (⁶) *either* [positive;]
- (¹) (⁶) *or* [negative];
- (⁵) (b) and, if breeding poultry, hatching eggs or day-old chicks intended for breeding, neither *Salmonella* Enteritidis nor *Salmonella* Typhimurium were detected within the control programme referred to in point II.2(a).

II.3. Additional health information

- (¹) (⁷) II.3.1. The consignment consists of live poultry/day-old chicks/hatching eggs originating from holdings where no vaccination against avian influenza has been carried out.
- (1) II.3.2. This consignment complies with the animal health conditions laid down in Commission Decision 2006/415/EC.
- (1) II.3.3. This consignment complies with the animal health conditions laid down in Commission Decision 2006/563/EC.

Notes

Part I:

- Box reference 1.16: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship).
- Box reference I.19: use the appropriate HS codes: 01.05, 01.06.39, 04.07.
- Box reference I.31: Category: select one of the following: pure line/grandparents/parents/laying pullets/fattening/others.
 Identification: indicate the identification details of flocks of origin.

Age: provide the date of collection (in case of eggs) or the approximate age (in case of poultry).

Part II:

- (¹) Keep as appropriate
- (²) Only applicable if II.3.2. or II.3.3. is complied with.
- (³) To certify in case of dispatch to a Member State, which has an EC-approved non-vaccinating status for Newcastle disease currently: Finland and Sweden otherwise delete reference.
- (4) Complete if appropriate.
- (⁵) The guarantees given under points II.2 apply only if the poultry, day-old chicks or hatching eggs belong to the species Gallus gallus, and
 - They apply from 1 February 2008, if the poultry or day-old chicks is intended solely for production of eggs, other than hatching eggs.
 - They apply from 1 January 2009, if the poultry or day-old chicks is reared solely for meat production.
- (⁶) If any of the results were positive for the serotypes below during the life of the flock, indicate as positive.
 - Flocks of breeding poultry: Salmonella Hadar, Salmonella Virchow and Salmonella Infantis.
 - Flocks of productive poultry: Salmonella Enteritidis and Salmonella Typhimurium.
- (7) Only applicable for Member States which carry out vaccination against avian influenza according to EC approved vaccination plan.
 - The colour of the stamp and signature must be different from that of the other particulars in the certificate.

Official veterir	Official veterinarian							
	Name (in Capital):	Qualification and title						
	Local Veterinary Unit:	No of the related LVU:						
	Date:	Signature:						
	Stamp							

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UF	ROPEAN COMMUNITY	Intra-trade certificate			
	I.1. Consignor	I.2. Certificate reference number I.2.a. Local reference number:			
	Name	I.3. Central Competent Authority			
	Address	I.4. Local Competent Authority			
-	Postal code				
entec	I.5. Consignee Name	1.6.			
ores		1.7.			
of consignment presented	Address Postal code	1.7.			
ignn	I.8. Country of origin ISO code I.9. Region of origin Co	de I.10. Country of ISO code I.11. Region of Code			
cons		destination destination			
	I.12. Place of origin	I.13. Place of destination			
Part I: Details	Holding 🗌 Establishment 🗌	Holding 🗌 Establishment 🗌 Approved body 🗌			
÷	Name Approval number	Name Approval number			
Pa	Address	Address			
	Postal code	Postal code			
	I.14. Place of loading	I.15. Date and time of departure			
	Postal code				
	I.16. Means of transport	I.17. Transporter			
	Aeroplane 🗌 Ship 🗌 Railway wagon 🗌	Name Approval number			
	Road vehicle 🗌 Other 🗌	Address			
	Identification:	Postal code Member State			
	I.18. Animal species/product	I.19. Commodity code (CN code)			
		I.20. Number/quantity			
	I.21.	I.22. Number of packages			
	I.23. Identification of container/seal number	1.24.			
	I.25. Animals certified as/products certified for Slaughter 🗌				
	I.26. Transit through third country	I.27. Transit through Member States			
	Third country ISO code	Member State ISO code			
	Exit point Code Entry point BIP unit No:	Member State ISO code Member State ISO code			
	I.28. Export ISO code	1.29.			
	Exit point Code				
	1.30.				
	I.31. Identification of the animals				
	Species (Scientific name) Category	Identification Age Number of packages Quantity			

E

UR	OPE/	AN CON	/MUNIT	ГҮ		Slaughter poultry
					II.a. Certificate reference number	II.b. Local reference number
	II.1.	Anima	l healtl	h attestation		
		l, the ı	undersig	gned official veterinarian, certify that the poultry des	cribed above:	
		(a) (¹)	either	[comply with the provisions of Articles 10 and	15 of Council Directive 90/539/EEC.]	
		(1) (2)	or	[comply with the provisions of Articles 10 (a),	(b), (c) and 15 of Council Directive 9	D/539/EEC.]
cation		(³) (b)	comply	y with Articles 12(1)(d) of Council Directive 90/539/I	EEC.	
Part II: Certification		(⁴) (c)	comply to	y with the provisions of Commission Decision(s): (indicate disease(s))	/EC concerning in accordance with Article 13 or 14 c	additional guarantees with regard f Council Directive 90/539/EEC (²)
Part		(d) (¹)	either	[have not been vaccinated against Newcastle	disease:]	
		(1)	or	[have been vaccinated against Newcastle dise	pase using:	
			•	and type (live or inactivated) of Newcastle disease		
	II.2.	Public	health	attestation		
		l, the ı	undersig	gned official veterinarian, certify that the poultry des	cribed above:	
		(⁵) are	tested	for Salmonella serotypes with public health significa	ance according to Regulation (EC) No	2160/2003.
				ampling of the flock from which the result is known	:	
				esting in the flock:		
			<i>eitner</i> (p <i>or</i> [nega	positive;] ative]		
	II.3.	Additi	onal he	ealth information		
		(¹) (⁷)		The consignment consists of live poultry/day-old chic avian influenza has been carried out.	ks/hatching eggs originating from hole	lings where no vaccination against
		(¹)	II.3.2. T	This consignment complies with the animal health c	onditions laid down in Commission Do	ecision 2006/415/EC.
	Not	es				
	Par	t I:				
				I.16: Registration number (railway wagons or conta		ıft) or name (ship).
				I.19: use the appropriate HS codes: 01.05, 01.06.		
	I	Identific	ation: in	1.31: Category: select one of the following: pure lindicate the identification details of parent flock and the approximate age of the poultry.	• • • • • • •	fattening/others.

Part II:

- (¹) Keep as appropriate.
- (2) Only applicable if II.3.2. or II.3.3. is complied with.

(³) To certify in case of dispatch to a Member State, which has an EC-approved non-vaccinating status for Newcastle disease currently: Finland and Sweden otherwise delete reference.

- (⁴) Complete if appropriate.
- (⁵) The guarantees given under point II.2 apply only if the slaughter poultry belong to the species Gallus gallus, and
 - They apply from 1 February 2008, if the poultry was kept solely for the production of eggs, other than hatching eggs.
 - They apply from 1 January 2009, if the poultry is reared solely for meat production.
- (⁶) If any of the results were positive for the serotypes below during the life of the flock, indicate as positive.
 - Flocks of breeding poultry: Salmonella Enteritidis, Salmonella Typhimurium, Salmonella Hadar, Salmonella Virchow and Salmonella Infantis.
 - Flocks of productive poultry: Salmonella Enteritidis and Salmonella Typhimurium.
- (7) Only applicable for Member States which carry out vaccination against avian influenza according to EC approved vaccination plan.
 - — The colour of the stamp and signature must be different from that of the other particulars in the certificate.

Official veterin	Official veterinarian				
	Name (in Capital):	Qualification and title			
	Local Veterinary Unit:	No of the related LVU:			
	Date:	Signature:			
	Stamp				

I.1. Consignor Name Address Postal code							I.2.a. Loca	al reference	number:			
Address			-		ompetent Au	Ithority						
					·		I.3. Central Competent Authority					
Postal code				I.4. Local Col								
					I.4. Local Competent Authority							
I.5. Consignee			-			I.6.						
Name		Name										
Address Postal code	Address Postal code				1.7.							
I.5. Consignee Name Address Postal code I.8. Country of origin I.12. Place of origin Holding Name Address	SO code I.9. Regio	on of origin	Code	I.10. Country destinati		ISO code	I.11. Regi dest	on of nation	Code			
I.12. Place of origin				I.13. Place of	destination		1					
Holding	Holding 🗌 Establishment 🗌				Holding 🗌 Establishment 🗌 Approved body 🗌							
Name	Арр	oroval number		Name Approval number								
Address				Address								
Postal code	Postal code			Postal code								
I.14. Place of loading			I.15. Date and time of departure									
Postal code												
I.16. Means of transport				I.17. Transporter								
Aeroplane 🗌 Ship 🗌 Railway wagon 🗌			Name Approval number									
Road vehicle C Other C			Address									
Identification:			Postal code Member State									
I.18. Animal species/product			I.19. Commodity code (CN code)									
						1.:	20. Number	/quantity				
l.21.						I.:	22. Number	of package	s			
I.23. Identification of conta	ainer/seal number					1.:	24.					
	I.25. Animals certified as/products certified for Game restocking											
I.26. Transit through third	I.27. Transit t	nrough Meml	ber States									
Third country ISO code			Member State ISO code									
Exit point Code		Member State ISO code Member State ISO code										
Entry point		BIP unit N	10:		ber State			ISO code				
I.28. Export		ISO code		1.29.								
Third country Exit point		Code										
1.30.												
I.31. Identification of the a Species (Scientific n		Category		Identification	Age	Num	ber of packa	ages	Quantity			

EUROPEAN COMMUNITY

Poultry for restocking game supplies

:06	UPEAN C		ANT F		Poultry for restocking game supplies				
				II.a. Certificate reference number	r II.b. Local reference number				
	ll.1. Ani r	nal he	ealth attestation						
	I, the	I, the undersigned official veterinarian, certify that the poultry described above:							
	(a) comply with the provisions of Articles 10a and 15 of Council Directive 90/539/EEC.								
	(¹) (b) comply with Article 12 (1) (c) of Council Directive 90/539/EEC.								
ation	(²) ((²) (c) comply with the provisions of Commission Decision(s):/EC concerning additional guarantees with regard to							
Ĕ	(³) e	either (d) [have not been vaccinated against Newcastle disease	ə;]					
Part II: Certification		Ć	³) or [have been vaccinated against Newcastle disea	ase using:					
Pa		(name and type (live or inactivated) of Newcastle disease virus strain used in vaccine(s))							
		c	n (date) at the age of weeks]						
	II.2. Add	itiona	I health information						
	(³) II.2.1. The consignment consists of live poultry/day-old chicks/hatching eggs originating from holdings where no vaccination against avian influenza has been carried out.								
	(³) II.2.2. This consignment complies with the animal health conditions laid down in Commission Decision 2006/605/EC.								
	Notes								
	Part I:								
	- Box reference I.16: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship).								
	- Box reference I.19: use the appropriate HS codes: 01.05, 01.06.39.								
	 Box reference I.31: Category: select one of the following: pure line/grandparents/parents/laying pullets/fattening/others. Identification: indicate the identification details of flocks of origin. 								
	Age: provide the approximate age of the poultry.								
	Part II:								
	(¹) To certify in case of dispatch to a Member State, which has an EC-approved non-vaccinating status for Newcastle disease currently: Finland and Sweden otherwise delete reference.								
	(²) Complete if appropriate.								
	(³) Keep as appropriate.								
	- The colour of the stamp and signature must be different from that of the other particulars in the certificate.								
	Official veterinarian								
			Name (in Capital):	Qualification	and title				
			Local Veterinary Unit:	No of the re	elated LVU:				
			Date:	Signature:					
	Stamp'								

CORRIGENDA

Corrigendum to Commission Regulation (EC) No 970/2007 of 17 August 2007 amending Council Regulation (EC) No 1184/2005 imposing certain specific restrictive measures directed against certain persons impeding the peace process and breaking international law in the conflict in the Darfur region in Sudan

(Official Journal of the European Union L 215 of 18 August 2007)

On page 17, point 1:

for: 'Sudanese Air Force',

read: 'Sudanese Armed Forces'.