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# Legislation

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II

(Non-legislative acts)

#### REGULATIONS

#### COMMISSION REGULATION (EU) No 530/2010

#### of 18 June 2010

entering a name in the register of protected designations of origin and protected geographical indications (Gyulai kolbász/Gyulai pároskolbász (PGI))

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

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) Pursuant to the first subparagraph of Article 6(2) and in accordance with Article 17(2) of Regulation (EC) No 510/2006, Hungary's application to register the name 'Gyulai kolbász' or 'Gyulai pároskolbász' was published in the Official Journal of the European Union (2).

(2) As no statement of objection under Article 7 of Regulation (EC) No 510/2006 has been received by the Commission, that name should therefore be entered in the register,

HAS ADOPTED THIS REGULATION:

#### Article 1

The name contained in the Annex to this Regulation is hereby 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, 18 June 2010.

For the Commission The President José Manuel BARROSO

<sup>(1)</sup> OJ L 93, 31.3.2006, p. 12.

<sup>(2)</sup> OJ C 248, 16.10.2009, p. 26.

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

Class 1.2. Meat products (cooked, salted, smoked, etc.)

HUNGARY

Gyulai kolbász/Gyulai pároskolbász (PGI)

#### COMMISSION REGULATION (EU) No 531/2010

#### of 18 June 2010

# entering a name in the register of protected designations of origin and protected geographical indications (Csabai kolbász/Csabai vastagkolbász (PGI))

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union.

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) Pursuant to the first subparagraph of Article 6(2) and in accordance with Article 17(2) of Regulation (EC) No 510/2006, Hungary's application to register the name 'Csabai kolbász' or 'Csabai vastagkolbász' was published in the Official Journal of the European Union (2).

(2) As no statement of objection under Article 7 of Regulation (EC) No 510/2006 has been received by the Commission, that name should therefore be entered in the register,

HAS ADOPTED THIS REGULATION:

#### Article 1

The name contained in the Annex to this Regulation is hereby 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, 18 June 2010.

For the Commission
The President
José Manuel BARROSO

<sup>(1)</sup> OJ L 93, 31.3.2006, p. 12.

<sup>(2)</sup> OJ C 248, 16.10.2009, p. 22.

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

Class 1.2. Meat products (cooked, salted, smoked, etc.)

HUNGARY

Csabai kolbász/Csabai vastagkolbász (PGI)

#### COMMISSION REGULATION (EU) No 532/2010

#### of 18 June 2010

#### amending Council Regulation (EC) No 423/2007 concerning restrictive measures against Iran

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 423/2007 (1), and in particular Article 15(1)(c) thereof,

#### Whereas:

- (1) Annex IV to Regulation (EC) No 423/2007 lists persons, entities and bodies who, having been designated by the United Nations Security Council or by the Sanctions Committee of the UN Security Council, are covered by the freezing of funds and economic resources under that Regulation.
- (2) On 9 June 2010, the UN Security Council decided to amend the list of persons, entities and bodies to whom the freezing of funds and economic resources should apply. Annex IV should therefore be amended accordingly.

- (3) The Articles 8(a), 9 and 11 (2) (b) of Regulation (EC) No 423/2007 refer to the date on which the person, entity or body has been designated by the Sanctions Committee, the UN Security Council or the Council. It is appropriate to add the relevant date to each entry.
- (4) In order to ensure that the measures provided for in this Regulation are effective, this Regulation must enter into force immediately,

HAS ADOPTED THIS REGULATION:

#### Article 1

Annex IV to Regulation (EC) No 423/2007 is hereby amended as set out in the Annex to this Regulation.

#### Article 2

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

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

Done at Brussels, 18 June 2010.

For the Commission, On behalf of the President, João VALE DE ALMEIDA Director-General for External Relations

<sup>(1)</sup> OJ L 103, 20.4.2007, p. 1. Regulation as last amended by Regulation (EC) No 116/2008 (OJ L 35, 9.2.2008, p. 1).

#### 'ANNEX IV

Annex IV to Regulation (EC) No 423/2007 is amended as follows:

- (1) The following entries shall be added under the heading "A. Legal persons, entities and bodies":
  - (a) "Amin Industrial Complex (alias (a) Amin Industrial Compound, (b) Amin Industrial Company). Date of UN designation: 9.6.2010. Address: (a) P.O. Box 91735-549, Mashad, Iran; (b) Amin Industrial Estate, Khalage Rd., Seyedi District, Mashad, Iran; (c) Kaveh Complex, Khalaj Rd., Seyedi St., Mashad, Iran Other information: (a) Amin Industrial Complex sought temperature controllers which may be used in nuclear research and operational/production facilities, (b) Amin Industrial Complex is owned or controlled by, or acts on behalf of, the Defense Industries Organization (DIO), which was designated in UN Security Council Resolution 1737 (2006)."
  - (b) "Armament Industries Group. Date of EU designation: 24.4.2007 (UN: 9.6.2010). Address: (a) Sepah Islam Road, Karaj Special Road Km 10, Iran; (b) Pasdaran Ave., P.O. Box 19585/777, Tehran, Iran. Other information: (a) Armament Industries Group (AIG) manufacturers and services a variety of small arms and light weapons, including large- and medium-calibre guns and related technology, (b) AIG conducts the majority of its procurement activity through Hadid Industries Complex."
  - (c) "Defense Technology and Science Research Center. Date of EU designation: 24.4.2007 (UN: 9.6.2010). Address: Pasdaran Ave, PO Box 19585/777, Tehran, Iran. Other information: Defense Technology and Science Research Center (DTSRC) is owned or controlled by, or acts on behalf of, Iran's Ministry of Defense and Armed Forces Logistics (MODAFL), which oversees Iran's defence R&D, production, maintenance, exports, and procurement."
  - (d) "Doostan International Company. Date of UN designation: 9.6.2010. Other information: Doostan International Company (DICO) supplies elements to Iran's ballistic missile program."
  - (e) "Farasakht Industries. Date of UN designation: 9.6.2010. Address: P.O. Box 83145-311, Kilometer 28, Esfahan-Tehran Freeway, Shahin Shahr, Esfahan, Iran. Other information: Farasakht Industries is owned or controlled by, or acts on behalf of, the Iran Aircraft Manufacturing Company, which in turn is owned or controlled by MODAFL."
  - (f) "Fater (or Faater) Institute. Date of UN designation: 9.6.2010. Other information: (a) Khatam al-Anbiya (KAA) subsidiary, (b) Fater has worked with foreign suppliers, likely on behalf of other KAA companies on IRGC projects in Iran, (c) Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps."
  - (g) "First East Export Bank, P.L.C. Date of UN designation: 9.6.2010. Address: Unit Level 10 (B1), Main Office Tower, Financial Park Labuan, Jalan Merdeka, 87000 WP Labuan, Malaysia. Other information: (a) First East Export Bank, PLC is owned or controlled by, or acts on behalf of, Bank Mellat, (b) Over the last seven years, Bank Mellat has facilitated hundreds of millions of dollars in transactions for Iranian nuclear, missile, and defense entities, (c) Business Registration Number LL06889 (Malaysia)."
  - (h) "Gharagahe Sazandegi Ghaem. Date of UN designation: 9.6.2010. Other information: Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Gharagahe Sazandegi Ghaem is owned or controlled by KAA (see below)."
  - (i) "Ghorb Karbala. Date of UN designation: 9.6.2010. Other information: Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Ghorb Karbala is owned or controlled by KAA (see below)."
  - (j) "Ghorb Nooh. Date of UN designation: 9.6.2010. Other information: Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Ghorb Nooh is owned or controlled by KAA (see below)."
  - (k) "Hara Company. Date of UN designation: 9.6.2010. Other information: Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Owned or controlled by Ghorb Nooh."
  - (l) "Imensazan Consultant Engineers Institute. Date of UN designation: 9.6.2010. Other information: Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Owned or controlled by, or acts on behalf of, KAA (see below)."
  - (m) "Irano Hind Shipping Company. Date of UN designation: 9.6.2010. Address: (a) 18 Mehrshad Street, Sadaghat Street, Opposite of Park Mellat, Vali-e-Asr Ave., Tehran, Iran, (b) 265, Next to Mehrshad, Sedaghat St., Opposite of Mellat Park, Vali Asr Ave., Tehran 1A001, Iran. Other information: Owned or controlled by, or acting on behalf of, the Islamic Republic of Iran Shipping Lines."

- (n) "IRISL Benelux NV. Date of UN designation: 9.6.2010. Address: Noorderlaan 139, B-2030, Antwerp, Belgium. Other information: (a) V.A.T. Number BE480224531 (Belgium), (b) Other information: Owned or controlled by, or acting on behalf of, the Islamic Republic of Iran Shipping Lines."
- (o) "Kaveh Cutting Tools Company. Date of UN designation: 9.6.2010. Address: (a) 3rd Km of Khalaj Road, Seyyedi Street, Mashad 91638, Iran, (b) Km 4 of Khalaj Road, End of Seyedi Street, Mashad, Iran, (c) P.O. Box 91735-549, Mashad, Iran, (d) Khalaj Rd., End of Seyyedi Alley, Mashad, Iran; (e) Moqan St., Pasdaran St., Pasdaran Cross Rd., Tehran, Iran. Other information: Kaveh Cutting Tools Company is owned or controlled by, or acts on behalf of, the DIO."
- (p) "Khatam al-Anbiya Construction Headquarters. Date of EU designation: 24.6.2008 (UN: 9.6.2010). Other information: (a) Khatam al-Anbiya Construction Headquarters (KAA) is an Islamic Revolutionary Guard Corps (IRGC)-owned company involved in large scale civil and military construction projects and other engineering activities. It undertakes a significant amount of work on Passive Defense Organization projects. In particular, KAA subsidiaries were heavily involved in the construction of the uranium enrichment site at Oom/Fordow."
- (q) "M. Babaie Industries. Date of UN designation: 9.6.2010. Address: P.O. Box 16535-76, Tehran, 16548, Iran. Other information: (a) M. Babaie Industries is subordinate to Shahid Ahmad Kazemi Industries Group (formally the Air Defense Missile Industries Group) of Iran's Aerospace Industries Organization (AIO), (b) AIO controls the missile organizations Shahid Hemmat Industrial Group (SHIG) and the Shahid Bakeri Industrial Group (SBIG), both of which were designated in resolution 1737 (2006)."
- (r) "Makin. Date of UN designation: 9.6.2010. Other information: Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Makin is owned or controlled by or acting on behalf of KAA, and is a subsidiary of KAA."
- (s) "Malek Ashtar University. Date of EU designation: 24.6.2008 (UN: 9.6.2010). Address: Corner of Imam Ali Highway and Babaei Highway, Tehran, Iran. Other information: (a) a subordinate of the DTRSC within MODAFL, (b) this includes research groups previously falling under the Physics Research Center (PHRC), (c) IAEA inspectors have not been allowed to interview staff or see documents under the control of this organization to resolve the outstanding issue of the possible military dimension to Iran's nuclear program."
- (t) "Ministry of Defense Logistics Export. Date of EU designation: 24.6.2008 (UN: 9.6.2010). Address: (a) PO Box 16315-189, Tehran, Iran; (b) located on the west side of Dabestan Street, Abbas Abad District, Tehran, Iran. Other information: Ministry of Defense Logistics Export (MODLEX) sells Iranian-produced arms to customers around the world in contravention of UN Security Council Resolution 1747 (2007), which prohibits Iran from selling arms or related materiel."
- (u) "Mizan Machinery Manufacturing (alias 3MG). Date of EU designation: 24.6.2008 (UN: 9.6.2010). Address: O. Box 16595-365, Tehran, Iran. Other information: Mizan Machinery Manufacturing (3M) is owned or controlled by, or acts on behalf of, SHIG."
- (v) "Modern Industries Technique Company (alias (a) Rahkar Company, (b) Rahkar Industries, (c) Rahkar Sanaye Company, (d) Rahkar Sanaye Novin). Date of UN designation: 9.6.2010. Address: Arak, Iran. Other information: (a) Modern Industries Technique Company (MITEC) is responsible for design and construction of the IR-40 heavy water reactor in Arak, (b) MITEC has spearheaded procurement for the construction of the IR-40 heavy water reactor."
- (w) "Nuclear Research Center for Agriculture and Medicine (alias (a) Center for Agricultural Research and Nuclear Medicine, (b) Karaji Agricultural and Medical Research Center). Date of UN designation: 9.6.2010. Address: P.O. Box 31585-4395, Karaj, Iran. Other information: (a) the Nuclear Research Center for Agriculture and Medicine (NFRPC) is a large research component of the Atomic Energy Organization of Iran (AEOI), which was designated in UN Security Council Resolution 1737 (2006), (b) the NFRPC is AEOI's center for the development of nuclear fuel and is involved in enrichment-related activities."
- (x) "Omran Sahel. Date of UN designation: 9.6.2010. Other information: Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Owned or controlled by Ghorb Nooh."
- (y) "Oriental Oil Kish. Date of UN designation: 9.6.2010. Other information: Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Oriental Oil Kish is owned or controlled by or acting on behalf of KAA."

- (z) "Pejman Industrial Services Corporation. Date of UN designation: 9.6.2010. Address: P.O. Box 16785-195, Tehran, Iran. Other information: Pejman Industrial Services Corporation is owned or controlled by, or acts on behalf of, SBIG."
- (aa) "Rah Sahel. Date of UN designation: 9.6.2010. Other information: Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Rah Sahel is owned or controlled by or acting on behalf of KAA."
- (bb) "Rahab Engineering Institute. Date of UN designation: 9.6.2010. Other information: Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Rahab is owned or controlled by or acting on behalf of KAA, and is a subsidiary of KAA."
- (cc) "Sabalan Company. Date of UN designation: 9.6.2010. Address: Damavand Tehran Highway, Tehran, Iran. Other information: Sabalan is a cover name for SHIG."
- (dd) "Sahand Aluminum Parts Industrial Company (SAPICO). Date of UN designation: 9.6.2010. Address: Damavand Tehran Highway, Tehran, Iran. Other information: SAPICO is a cover name for SHIG."
- (ee) "Sahel Consultant Engineers. Date of UN designation: 9.6.2010. Other information: Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Owned or controlled by Ghorb Nooh."
- (ff) "Sepanir. Date of UN designation: 9.6.2010. Other information: Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Sepanir is owned or controlled by or acting on behalf of KAA."
- (gg) "Sepasad Engineering Company. Date of UN designation: 9.6.2010. Other information: Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Sepasad Engineering Company is owned or controlled by or acting on behalf of KAA."
- (hh) "Shahid Karrazi Industries. Date of UN designation: 9.6.2010. Address: Tehran, Iran. Other information: Shahid Karrazi Industries is owned or controlled by, or act on behalf of, SBIG."
- (ii) "Shahid Satarri Industries (alias Shahid Sattari Group Equipment Industries). Date of UN designation: 9.6.2010. Address: Southeast Tehran, Iran. Other information: Shahid Sattari Industries is owned or controlled by, or acts on behalf of, SBIG."
- (jj) "Shahid Sayyade Shirazi Industries. Date of UN designation: 9.6.2010. Address: (a) Next to Nirou Battery Mfg. Co, Shahid Babaii Expressway, Nobonyad Square, Tehran, Iran, (b) Pasdaran St., P.O. Box 16765, Tehran 1835, Iran, (c) Babaei Highway Next to Niru M.F.G, Tehran, Iran. Other information: Shahid Sayyade Shirazi Industries (SSSI) is owned or controlled by, or acts on behalf of, the DIO."
- (kk) "South Shipping Line Iran (SSL). Date of UN designation: 9.6.2010. Address: (a) Apt. No. 7, 3rd Floor, No. 2, 4th Alley, Gandi Ave., Tehran, Iran, (b) Qaem Magham Farahani St., Tehran, Iran. Other information: Owned or controlled by, or acting on behalf of, the Islamic Republic of Iran Shipping Lines."
- (ll) "Special Industries Group. Date of EU designation: 24.4.2007 (UN: 9.6.2010). Address: Pasdaran Avenue, PO Box 19585/777, Tehran, Iran. Other information: Special Industries Group (SIG) is a subordinate of DIO."
- (mm) "Tiz Pars. Date of UN designation: 9.6.2010. Address: Damavand Tehran Highway, Tehran, Iran. Other information: (a) Tiz Pars is a cover name for SHIG, (b) Between April and July 2007, Tiz Pars attempted to procure a five axis laser welding and cutting machine, which could make a material contribution to Iran's missile program, on behalf of SHIG."
- (nn) "Yazd Metallurgy Industries (alias (a) Yazd Ammunition Manufacturing and Metallurgy Industries, (b) Directorate of Yazd Ammunition and Metallurgy Industries.). Date of UN designation: 9.6.2010. Address: (a) Pasdaran Avenue, Next to Telecommunication Industry, Tehran 16588, Iran, (b) Postal Box 89195/878, Yazd, Iran, (c) P.O. Box 89195-678, Yazd, Iran, (d) Km 5 of Taft Road, Yazd, Iran. Other information: Metallurgy Industries (YMI) is a subordinate of DIO."
- (2) The following entry shall be added under the heading "B Natural persons":
  - "Javad Rahiqi. Date of EU designation: 24.4.2007 (UN: 9.6.2010). Date of birth: 24.4.1954. Place of birth: Marshad. Function: Head of the Atomic Energy Organization of Iran (AEOI) Esfahan Nuclear Technology Center."

#### COMMISSION REGULATION (EU) No 533/2010

#### of 18 June 2010

# establishing the standard import values for determining the entry price of certain fruit and vegetables

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation) (1),

Having regard to Commission Regulation (EC) No 1580/2007 of 21 December 2007 laying down implementing rules for Council Regulations (EC) No 2200/96, (EC) No 2201/96 and (EC) No 1182/2007 in the fruit and vegetable sector (²), and in particular Article 138(1) thereof,

Whereas:

Regulation (EC) No 1580/2007 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 Annex XV, Part A thereto,

HAS ADOPTED THIS REGULATION:

#### Article 1

The standard import values referred to in Article 138 of Regulation (EC) No 1580/2007 are fixed in the Annex hereto.

#### Article 2

This Regulation shall enter into force on 19 June 2010.

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

Done at Brussels, 18 June 2010.

For the Commission,
On behalf of the President,
Jean-Luc DEMARTY
Director-General for Agriculture and
Rural Development

<sup>(1)</sup> OJ L 299, 16.11.2007, p. 1.

<sup>(2)</sup> OJ L 350, 31.12.2007, p. 1.

 $\label{eq:annex} ANNEX$  Standard import values for determining the entry price of certain fruit and vegetables

(EUR/100 kg)

CN code	Third country code (1)	Standard import value
0702 00 00	IL	132,1
	MA	44,4
	MK	45,6
	TR	59,0
	ZZ	70,3
0707 00 05	MA	37,3
	MK	33,9
	TR	106,5
	ZZ	59,2
0709 90 70	TR	101,8
	ZZ	101,8
0805 50 10	AR	80,5
	BR	112,1
	TR	97,3
	US	83,2
	ZA	98,9
	ZZ	94,4
0808 10 80	AR	111,4
0000 10 00	BR	78,7
	CA	118,8
	CL	90,4
	CN	53,1
	NZ	122,3
	US	160,7
	ZA	97,2
	ZZ	104,1
0809 10 00	TR	238,5
0809 10 00	US	396,9
	ZZ	317,7
0809 20 95	SY	
0809 20 93		218,5
	TR	325,3
	US	481,5
	ZZ	341,8
0809 30	TR	149,8
	ZZ	149,8
0809 40 05	AU	185,7
	EG	219,5
	IL	236,6
	US	375,4
	ZZ	254,3

<sup>(1)</sup> Nomenclature of countries laid down by Commission Regulation (EC) No 1833/2006 (OJ L 354, 14.12.2006, p. 19). Code 'ZZ' stands for 'of other origin'.

#### COMMISSION REGULATION (EU) No 534/2010

#### of 18 June 2010

# suspending submission of applications for import licences for sugar products under certain tariff quotas

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation) (1),

Having regard to Commission Regulation (EC) No 891/2009 of 25 September 2009 opening and providing for the administration of certain Community tariff quotas in the sugar sector (2), and in particular Article 5(2) thereof,

#### Whereas:

(1) Quantities covered by applications for import licences submitted to the competent authorities from 1 to 7 June 2010 in accordance with Regulation (EC) No

891/2009, are equal to the quantity available under order number 09.4319.

(2) Submission of further applications for licences for order number 09.4319 should be suspended until the end of the marketing year, in accordance with Regulation (EC) No 891/2009,

HAS ADOPTED THIS REGULATION:

#### Article 1

Submission of further applications for licences, which correspond to the order numbers indicated in the Annex, shall be suspended until the end of the marketing year 2009/10.

#### Article 2

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

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

Done at Brussels, 18 June 2010.

For the Commission,
On behalf of the President,
Jean-Luc DEMARTY
Director-General for Agriculture and
Rural Development

<sup>(1)</sup> OJ L 299, 16.11.2007, p. 1.

<sup>(2)</sup> OJ L 254, 26.9.2009, p. 82.

# CXL Concessions Sugar 2009/10 marketing year

#### Applications lodged from 1.6.2010 to 7.6.2010

Order No	Country	Allocation coefficient (%)	Further applications	
09.4317	Australia	_		
09.4318	Brazil	_		
09.4319	Cuba	(1)	Suspended	
09.4320	Any third countries	_	Suspended	
09.4321	India	_	Suspended	

<sup>&#</sup>x27;—': Not applicable: no licence application has been sent to the Commission.

### Balkans Sugar 2009/10 marketing year

#### Applications lodged from 1.6.2010 to 7.6.2010

Order No	Country	Allocation coefficient (%)	Further applications	
09.4324	Albania	_		
09.4325	Bosnia and Herzegovina	_		
09.4326	Serbia, Montenegro and Kosovo (*)	(1)		
09.4327	Former Yugoslav Republic of Macedonia	_		
09.4328	Croatia	(1)		

<sup>&#</sup>x27;--': Not applicable: no licence application has been sent to the Commission.

# Exceptional import sugar and industrial import sugar $2009/10 \ marketing \ year$

#### Applications lodged from 1.6.2010 to 7.6.2010

Order No	Туре	Allocation coefficient (%)	Further applications
09.4380	Exceptional	_	
09.4390	Industrial	_	

<sup>&#</sup>x27;--': Not applicable: no licence application has been sent to the Commission.

<sup>(1)</sup> Not applicable: the applications do not exceed the quantities available and are fully granted.

<sup>(\*)</sup> Not applicable: the applications do not exceed the quantities available and are fully granted.

<sup>(1)</sup> Kosovo under United Nations Security Council Resolution 1244/1999.

#### COMMISSION REGULATION (EU) No 535/2010

#### of 18 June 2010

on the issue of import licences for applications lodged during the first seven days of June 2010 under the tariff quotas opened by Regulation (EC) No 533/2007 for poultrymeat

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation) (1),

Having regard to Commission Regulation (EC) No 1301/2006 of 31 August 2006 laying down common rules for the administration of import tariff quotas for agricultural products managed by a system of import licences (2), and in particular Article 7(2) thereof,

Having regard to Commission Regulation (EC) No 533/2007 of 14 May 2007 opening and providing for the administration of tariff quotas in the poultrymeat sector (3), and in particular Article 5(6) thereof,

Whereas:

- (1) Regulation (EC) No 533/2007 opened tariff quotas for imports of poultrymeat products.
- (2) The applications for import licences lodged during the first seven days of June 2010 for the subperiod from 1 July to 30 September 2010 relate, for some quotas, to quantities exceeding those available. The extent to which import licences may be issued should therefore be determined by establishing the allocation coefficient to be applied to the quantities requested,

HAS ADOPTED THIS REGULATION:

#### Article 1

The quantities for which import licence applications have been lodged under Regulation (EC) No 533/2007 for the subperiod from 1 July to 30 September 2010 shall be multiplied by the allocation coefficients set out in the Annex to this Regulation.

#### Article 2

This Regulation shall enter into force on 19 June 2010.

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

Done at Brussels, 18 June 2010.

For the Commission,
On behalf of the President,
Jean-Luc DEMARTY
Director-General for Agriculture and
Rural Development

<sup>(1)</sup> OJ L 299, 16.11.2007, p. 1.

<sup>(2)</sup> OJ L 238, 1.9.2006, p. 13.

<sup>(3)</sup> OJ L 125, 15.5.2007, p. 9.

Group No	Order No	Allocation coefficient for import licence applications lodged for the subperiod from 1.7.2010-30.9.2010 (%)
P1	09.4067	1,849093
Р3	09.4069	0,706723

#### COMMISSION REGULATION (EU) No 536/2010

#### of 18 June 2010

on the issue of import licences for applications lodged during the first seven days of June 2010 under the tariff quotas opened by Regulation (EC) No 539/2007 for certain products in the egg sector and for egg albumin

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (single CMO Regulation) (1),

Having regard to Commission Regulation (EC) No 1301/2006 of 31 August 2006 laying down common rules for the administration of import tariff quotas for agricultural products managed by a system of import licences (2), and in particular Article 7(2) thereof.

Having regard to Commission Regulation (EC) No 539/2007 of 15 May 2007 opening and providing for the administration of tariff quotas in the egg sector and for egg albumin (3), and in particular Article 5(6) thereof,

Whereas:

- (1) Regulation (EC) No 539/2007 opened tariff quotas for imports of egg products and egg albumin.
- (2) The applications for import licences lodged during the first seven days of June 2010 for the subperiod from 1 July to 30 September 2010 relate, for some quotas, to quantities exceeding those available. The extent to which import licences may be issued should therefore be determined by establishing the allocation coefficient to be applied to the quantities requested,

HAS ADOPTED THIS REGULATION:

#### Article 1

The quantities for which import licence applications have been lodged under Regulation (EC) No 539/2007 for the subperiod from 1 July to 30 September 2010 shall be multiplied by the allocation coefficients set out in the Annex hereto.

#### Article 2

This Regulation shall enter into force on 19 June 2010.

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

Done at Brussels, 18 June 2010.

For the Commission,
On behalf of the President,
Jean-Luc DEMARTY
Director-General for Agriculture and
Rural Development

<sup>(1)</sup> OJ L 299, 16.11.2007, p. 1.

<sup>(2)</sup> OJ L 238, 1.9.2006, p. 13.

<sup>(3)</sup> OJ L 128, 16.5.2007, p. 19.

Group No	Order No	Allocation coefficient for import licence applications lodged for the subperiod from 1.7.2010-30.9.2010 (%)
E2	09.4401	23,64245

#### COMMISSION REGULATION (EU) No 537/2010

#### of 18 June 2010

on the issue of import licences for applications lodged during the first seven days of June 2010 under the tariff quota opened by Regulation (EC) No 1385/2007 for poultrymeat

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union.

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation) (1),

Having regard to Commission Regulation (EC) No 1301/2006 of 31 August 2006 laying down common rules for the administration of import tariff quotas for agricultural products managed by a system of import licences (2), and in particular Article 7(2) thereof.

Having regard to Commission Regulation (EC) No 1385/2007 of 26 November 2007 laying down detailed rules for the application of Council Regulation (EC) No 774/94 as regards opening and providing for the administration of certain Community tariff quotas for poultrymeat (3), and in particular Article 5(6) thereof,

Whereas:

The applications for import licences lodged during the first seven days of June 2010 for the subperiod from 1 July to 30 September 2010 relate, for some quotas, to quantities exceeding those available. The extent to which import licences may be issued should therefore be determined by establishing the allocation coefficient to be applied to the quantities requested,

HAS ADOPTED THIS REGULATION:

#### Article 1

The quantities for which import licence applications have been lodged for the subperiod from 1 July to 30 September 2010 under Regulation (EC) No 1385/2007 shall be multiplied by the allocation coefficients set out in the Annex hereto.

#### Article 2

This Regulation shall enter into force on 19 June 2010.

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

Done at Brussels, 18 June 2010.

For the Commission,
On behalf of the President,
Jean-Luc DEMARTY
Director-General for Agriculture and
Rural Development

<sup>(1)</sup> OJ L 299, 16.11.2007, p. 1.

<sup>(2)</sup> OJ L 238, 1.9.2006, p. 13.

<sup>(3)</sup> OJ L 309, 27.11.2007, p. 47.

Group No	Order No	Allocation coefficient for import licence applications lodged for the subperiod from 1.7.2010-30.9.2010 (%)
1	09.4410	0,417015
3	09.4412	0,451267
4	09.4420	0,71429
6	09.4422	0,96713

#### COMMISSION REGULATION (EU) No 538/2010

#### of 18 June 2010

on the issue of import licences for applications lodged during the first seven days of June 2010 under the tariff quota opened by Regulation (EC) No 1384/2007 for poultrymeat originating in Israel

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation) (1),

Having regard to Commission Regulation (EC) No 1301/2006 of 31 August 2006 laying down common rules for the administration of import tariff quotas for agricultural products managed by a system of import licences (2), and in particular Article 7(2) thereof.

Having regard to Commission Regulation (EC) No 1384/2007 of 26 November 2007 laying down detailed rules for the application of Council Regulation (EC) No 2398/96 as regards opening and providing for the administration of certain quotas for imports into the Community of poultrymeat products originating in Israel (3), and in particular Article 5(5) thereof.

Whereas:

The applications for import licences lodged during the first seven days of June 2010 for the subperiod from 1 July to 30 September 2010 relate to quantities exceeding those available for licences under the quota with order number 09.4092. The extent to which import licences may be issued should therefore be determined by establishing the allocation coefficient to be applied to the quantities requested,

HAS ADOPTED THIS REGULATION:

#### Article 1

The quantities for which import licence applications have been lodged under Regulation (EC) No 1384/2007 for the subperiod from 1 July to 30 September 2010 shall be multiplied by the allocation coefficients set out in the Annex hereto.

#### Article 2

This Regulation shall enter into force on 19 June 2010.

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

Done at Brussels, 18 June 2010.

For the Commission,
On behalf of the President,
Jean-Luc DEMARTY
Director-General for Agriculture and
Rural Development

<sup>(1)</sup> OJ L 299, 16.11.2007, p. 1.

<sup>(2)</sup> OJ L 238, 1.9.2006, p. 13.

<sup>(3)</sup> OJ L 309, 27.11.2007, p. 40.

Group No	Order No	Allocation coefficient for import licence applications lodged for the subperiod from 1.7.2010-30.9.2010 (%)
IL1	09.4092	94,895882

#### **DIRECTIVES**

#### **COMMISSION DIRECTIVE 2010/38/EU**

#### of 18 June 2010

#### amending Council Directive 91/414/EEC to include sulfuryl fluoride as active substance

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union.

Having regard to Council Directive 91/414/EEC of 15 July 1991 concerning the placing of plant protection products on the market (1), and in particular Article 6(1) thereof,

Whereas:

- In accordance with Article 6(2) of Directive 91/414/EEC (1) the United Kingdom received on 29 July 2002 an application from Dow AgroScience for the inclusion of the active substance sulfuryl fluoride in Annex I to Directive 91/414/EEC. Commission Decision 2004/131/EC (2) confirmed that the dossier was 'complete' in the sense that it could be considered as satisfying, in principle, the data and information requirements of Annexes II and III to Directive 91/414/EEC.
- For that active substance, the effects on human health (2) and the environment have been assessed, in accordance with the provisions of Article 6(2) and (4) of Directive 91/414/EEC, for the uses proposed by the applicant. The rapporteur Member State submitted a draft assessment report on 29 October 2004.
- (3) The assessment report was peer reviewed by the Member States and the European Food Safety Authority (EFSA) and presented to the Commission on 17 December 2009 (3). The draft review report was reviewed by the Member States and the Commission within the Standing Committee on the Food Chain and Animal Health and was finalised on 12 March 2010 in the format of the Commission review report for sulfuryl fluoride.

- It has appeared from the various examinations made that plant protection products containing sulfuryl fluoride may be expected to satisfy, in general, the requirements laid down in Article 5(1)(a) and (b) and Article 5(3) of Directive 91/414/EEC, in particular with regard to the uses which were examined and detailed in the Commission review report. It is therefore appropriate to include sulfuryl fluoride in Annex I to that Directive, in order to ensure that in all Member States the authorisations of plant protection products containing this active substance may be granted in accordance with the provisions of that Directive.
- Without prejudice to that conclusion, it is appropriate to obtain further information on certain specific points. Article 6(1) of Directive 91/414/EEC provides that the inclusion of a substance in Annex I may be subject to conditions. It is appropriate, as regards sulfuryl fluoride, to require that the notifier submit further information on milling processing conditions necessary to ensure that residues of fluoride ion in cereals do not exceed the natural background levels, on tropospheric concentrations of sulfuryl fluoride and on estimates of sulfuryl fluoride atmospheric lifetime.
- Without prejudice to the obligations defined by Directive 91/414/EEC as a consequence of including an active substance in Annex I, Member States should be allowed a period of 6 months after inclusion to review existing provisional authorisations of plant protection products containing sulfuryl fluoride to ensure that the requirements laid down by Directive 91/414/EEC, in particular in its Article 13 and the relevant conditions set out in Annex I, are satisfied. Member States should transform existing provisional authorisations into full authorisations, amend them or withdraw them in accordance with the provisions of Directive 91/414/EEC. By derogation from the above deadline, a longer period should be provided for the submission and assessment of the complete Annex III dossier of each plant protection product for each intended use in accordance with the uniform principles laid down in Directive 91/414/EEC.

- (1) OJ L 230, 19.8.1991, p. 1.
- (2) OJ L 37, 10.2.2004, p. 34. (3) The EFSA Journal 2010; 8(1):1441. [66 pp.], Conclusion on the peer review of the pesticide risk assessment of the active substance sulfuryl fluoride (finalised: 17 December 2009).
- It is therefore appropriate to amend Directive 91/414/EEC accordingly.

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

HAS ADOPTED THIS DIRECTIVE:

#### Article 1

Annex I to Directive 91/414/EEC is amended as set out in the Annex to this Directive.

#### Article 2

Member States shall adopt and publish by 28 February 2011 at the latest the laws, regulations and administrative provisions necessary to comply with this Directive. They shall forthwith communicate to the Commission the text of those provisions and a correlation table between those provisions and this Directive.

They shall apply those provisions from 1 March 2011.

When Member States adopt those provisions, they shall contain a reference to this Directive or shall be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.

#### Article 3

- 1. Member States shall in accordance with Directive 91/414/EEC, where necessary, amend or withdraw existing authorisations for plant protection products containing sulfuryl fluoride as active substance by 28 February 2011. By that date, they shall in particular verify that the conditions in Annex I to that Directive relating to sulfuryl fluoride are met, with the exception of those identified in part B of the entry concerning the active substance, and that the holder of the authorisation has, or has access to, a dossier satisfying the requirements of Annex II to that Directive in accordance with the conditions of Article 13(2) of that Directive.
- 2. By way of derogation from paragraph 1, for each authorised plant protection product containing sulfuryl fluoride as

either the only active substance or as one of several active substances all of which were listed in Annex I to Directive 91/414/EEC by 31 August 2010 at the latest, Member States shall re-evaluate the product in accordance with the uniform principles provided for in Annex VI to Directive 91/414/EEC, on the basis of a dossier satisfying the requirements of Annex III to that Directive and taking into account part B of the entry in Annex I to that Directive concerning sulfuryl fluoride. On the basis of that evaluation, they shall determine whether the product satisfies the conditions set out in Article 4(1)(b), (c), (d) and (e) of Directive 91/414/EEC.

Following that determination Member States shall:

- (a) in the case of a product containing sulfuryl fluoride as the only active substance, where necessary, amend or withdraw the authorisation by 29 February 2012 at the latest; or
- (b) in the case of a product containing sulfuryl fluoride as one of several active substances, where necessary, amend or withdraw the authorisation by 29 February 2012 or by the date fixed for such an amendment or withdrawal in the respective Directive or Directives which added the relevant substance or substances to Annex I to Directive 91/414/EEC, whichever is the latest.

#### Article 4

This Directive shall enter into force on 1 September 2010.

#### Article 5

This Directive is addressed to the Member States.

Done at Brussels, 18 June 2010.

For the Commission
The President
José Manuel BARROSO

In Annex I to Directive 91/414/EEC, the following entry is added at the end of the table:

No	Common Name, Identification Numbers	IUPAC Name	Purity (1)	Entry into force	Expiration of inclusion	Specific provisions
·311	Sulfuryl fluoride	Sulfuryl fluoride	> 994 g/kg	1 November 2010	31 October 2020	PART A
	CAS No 002699-79-8 CIPAC No 757					Only uses as insecticide/nematicide (fumigant) applied by professional users in sealable structures
						(a) which are empty; or
						(b) where conditions of use ensure that consumer exposure is acceptable;
						may be authorised.
						PART B
						For the implementation of the uniform principles of Annex VI, the conclusions of the review report on sulfuryl fluoride, and in particular Appendices I and II thereof, as finalised in the Standing Committee on the Food Chain and Animal Health on 11 May 2010 shall be taken into account.
						In this overall assessment, Member States must pay particular attention to:
						— the risk posed by inorganic fluoride through contaminated products, such as flour and bran that remained in the mill machinery during fumigation, or grain stored in silos in the mill. Measures are required to ensure that such products do not enter the food and feed chain,
						— the risk to operators and the risk to workers, such as when re-entering a fumigated structure after aeration. Measures are required to ensure that they wear self containing breathing apparatus or other appropriate personal protective equipment,
						— the risk to bystanders by applying an appropriate exclusion zone around the fumigated structure.
						Conditions of authorisation shall include risk mitigation measures, where appropriate.
						The Member States concerned shall ensure that the notifier submits to the Commission further information and in particular, confirmatory data on:
						— the mill processing conditions necessary to ensure that residues of fluoride ion in flour, bran and grain do not exceed the natural background levels,
						— tropospheric concentrations of sulfuryl fluoride. Measured concentrations should be updated regularly. The limit of detection for the analysis shall be at least 0,5 ppt (equivalent to 2,1 ng sulfuryl fluoride/m³ of tropospheric air),
						— estimates of sulfuryl fluoride atmospheric lifetime based on worst case scenario, with respect to the global warming potential (GWP).
						They shall ensure that the notifier provides such information to the Commission by 31 August 2012.'

ANNEX

<sup>(1)</sup> Further details on identity and specification of active substances are provided in the review report.

#### **DECISIONS**

#### DECISION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

#### of 16 June 2010

on mobilisation of the European Globalisation Adjustment Fund, in accordance with point 28 of the Interinstitutional Agreement of 17 May 2006 between the European Parliament, the Council and the Commission on budgetary discipline and sound financial management

(2010/337/EU)

THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to the Interinstitutional Agreement of 17 May 2006 between the European Parliament, the Council and the Commission on budgetary discipline and sound financial management (1), and in particular point 28 thereof,

Having regard to Regulation (EC) No 1927/2006 of the European Parliament and of the Council of 20 December 2006 establishing the European Globalisation Adjustment Fund (2), and in particular Article 12(3) thereof,

Having regard to the proposal from the European Commission,

#### Whereas:

- (1) The European Globalisation Adjustment Fund (EGF) was established to provide additional support for workers made redundant as a result of major structural changes in world trade patterns due to globalisation and to assist them with their reintegration into the labour market.
- (2) The scope of the EGF was broadened for applications submitted from 1 May 2009 to include support for workers made redundant as a direct result of the global financial and economic crisis.
- (3) The Interinstitutional Agreement of 17 May 2006 allows the mobilisation of the EGF within the annual ceiling of EUR 500 million.
- (4) Spain submitted an application on 2 September 2009 to mobilise the EGF, in respect of redundancies in 181

enterprises operating in the NACE Revision 2 division 23 ('Manufacture of other non-metallic mineral products') sector in a single NUTS II region, Comunidad Valenciana (ES52), and supplemented it by additional information until 22 February 2010. This application complies with the requirements for determining the financial contributions as laid down in Article 10 of Regulation (EC) No 1927/2006. The Commission therefore proposes to mobilise an amount of EUR 6 598 735.

(5) The EGF should, therefore, be mobilised in order to provide a financial contribution for the application submitted by Spain,

HAVE ADOPTED THIS DECISION:

#### Article 1

For the general budget of the European Union for the financial year 2010, the European Globalisation Adjustment Fund (EGF) shall be mobilised to provide the sum of EUR 6 598 735 in commitment and payment appropriations.

#### Article 2

This Decision shall be published in the Official Journal of the European Union.

Done at Strasbourg, 16 June 2010.

For the European Parliament
The President
J. BUZEK

<sup>(1)</sup> OJ C 139, 14.6.2006, p. 1.

<sup>(</sup>²) OJ L 406, 30.12.2006, p. 1.

#### DECISION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

#### of 16 June 2010

on mobilisation of the European Globalisation Adjustment Fund, in accordance with point 28 of the Interinstitutional Agreement of 17 May 2006 between the European Parliament, the Council and the Commission on budgetary discipline and sound financial management

(2010/338/EU)

THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION.

Having regard to the Treaty on the Functioning of the European Union

Having regard to the Interinstitutional Agreement of 17 May 2006 between the European Parliament, the Council and the Commission on budgetary discipline and sound financial management (1), and in particular point 28 thereof,

Having regard to Regulation (EC) No 1927/2006 of the European Parliament and of the Council of 20 December 2006 establishing the European Globalisation Adjustment Fund (2), and in particular Article 12(3) thereof,

Having regard to the proposal from the European Commission,

#### Whereas:

- (1) The European Globalisation Adjustment Fund (EGF) was established to provide additional support for workers made redundant as a result of major structural changes in world trade patterns due to globalisation and to assist them with their reintegration into the labour market.
- (2) The scope of the EGF was broadened for applications submitted from 1 May 2009 to include support for workers made redundant as a direct result of the global financial and economic crisis.
- (3) The Interinstitutional Agreement of 17 May 2006 allows the mobilisation of the EGF within the annual ceiling of EUR 500 million.
- (4) Spain submitted an application on 9 October 2009 to mobilise the EGF, in respect of redundancies in 36 enter-

prises operating in the NACE Revision 2 division 16 ('Manufacture of wood and of products of wood and cork, except furniture; manufacture of articles of straw and plaiting materials') sector in a single NUTS II region, Castilla-La Mancha (ES42) and supplemented it by additional information until 22 February 2010. This application complies with the requirements for determining the financial contributions as laid down in Article 10 of Regulation (EC) No 1927/2006. The Commission therefore proposes to mobilise an amount of EUR 1 950 000.

(5) The EGF should, therefore, be mobilised in order to provide a financial contribution for the application submitted by Spain,

HAVE ADOPTED THIS DECISION:

#### Article 1

For the general budget of the European Union for the financial year 2010, the European Globalisation Adjustment Fund (EGF) shall be mobilised to provide the sum of EUR 1 950 000 in commitment and payment appropriations.

#### Article 2

This Decision shall be published in the Official Journal of the European Union.

Done at Strasbourg, 16 June 2010.

For the European Parliament
The President
J. BUZEK

<sup>(</sup>¹) OJ C 139, 14.6.2006, p. 1.

<sup>(2)</sup> OJ L 406, 30.12.2006, p. 1.

#### DECISION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

#### of 16 June 2010

on mobilisation of the European Globalisation Adjustment Fund, in accordance with point 28 of the Interinstitutional Agreement of 17 May 2006 between the European Parliament, the Council and the Commission on budgetary discipline and sound financial management

(2010/339/EU)

THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION.

Having regard to the Treaty on the Functioning of the European Union.

Having regard to the Interinstitutional Agreement of 17 May 2006 between the European Parliament, the Council and the Commission on budgetary discipline and sound financial management (1), and in particular point 28 thereof,

Having regard to Regulation (EC) No 1927/2006 of the European Parliament and of the Council of 20 December 2006 establishing the European Globalisation Adjustment Fund (2), and in particular Article 12(3) thereof,

Having regard to the proposal from the European Commission,

#### Whereas:

- (1) The European Globalisation Adjustment Fund (EGF) was established to provide additional support for workers made redundant as a result of major structural changes in world trade patterns due to globalisation and to assist them with their reintegration into the labour market.
- (2) The scope of the EGF was broadened for applications submitted from 1 May 2009 to include support for workers made redundant as a direct result of the global financial and economic crisis.
- (3) The Interinstitutional Agreement of 17 May 2006 allows the mobilisation of the EGF within the annual ceiling of EUR 500 million.
- (4) Ireland submitted an application on 7 August 2009 to mobilise the EGF, in respect of redundancies in the

enterprise Waterford Crystal and in three of its suppliers or downstream producers, and supplemented it by additional information until 3 November 2009. This application complies with the requirements for determining the financial contributions as laid down in Article 10 of Regulation (EC) No 1927/2006. The Commission, therefore, proposes to mobilise an amount of EUR 2 570 853.

(5) The EGF should, therefore, be mobilised in order to provide a financial contribution for the application submitted by Ireland,

HAVE ADOPTED THIS DECISION:

#### Article 1

For the general budget of the European Union for the financial year 2010, the European Globalisation Adjustment Fund (EGF) shall be mobilised to provide the sum of EUR 2 570 853 in commitment and payment appropriations.

#### Article 2

This Decision shall be published in the Official Journal of the European Union.

Done at Strasbourg, 16 June 2010.

For the European Parliament
The President
I. BUZEK

<sup>(1)</sup> OJ C 139, 14.6.2006, p. 1.

<sup>(</sup>²) OJ L 406, 30.12.2006, p. 1.

#### DECISION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

#### of 16 June 2010

on mobilisation of the European Globalisation Adjustment Fund, in accordance with point 28 of the Interinstitutional Agreement of 17 May 2006 between the European Parliament, the Council and the Commission on budgetary discipline and sound financial management

(2010/340/EU)

THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION.

Having regard to the Treaty on the Functioning of the European Union.

Having regard to the Interinstitutional Agreement of 17 May 2006 between the European Parliament, the Council and the Commission on budgetary discipline and sound financial management (1), and in particular point 28 thereof,

Having regard to Regulation (EC) No 1927/2006 of the European Parliament and of the Council of 20 December 2006 establishing the European Globalisation Adjustment Fund (2), and in particular Article 8(2) thereof,

Having regard to the proposal from the European Commission,

#### Whereas:

- (1) The European Globalisation Adjustment Fund (EGF) was established to provide additional support to redundant workers who suffer from the consequences of major structural changes in world trade patterns and to assist them with their reintegration into the labour market.
- (2) The scope of the EGF was broadened for applications submitted from 1 May 2009 to include support for workers made redundant as a direct result of the global financial and economic crisis.
- (3) The Interinstitutional Agreement of 17 May 2006 allows the mobilisation of the EGF within the annual ceiling of EUR 500 million.

- (4) Regulation (EC) No 1927/2006 provides that 0,35 % of the annual maximum amount can be made available each year for technical assistance at the initiative of the Commission. The Commission therefore proposes to mobilise an amount of EUR 1 110 000.
- (5) The EGF should, therefore, be mobilised in order to provide technical assistance at the initiative of the Commission.

HAVE ADOPTED THIS DECISION:

#### Article 1

For the general budget of the European Union for the financial year 2010, the European Globalisation Adjustment Fund (EGF) shall be mobilised to provide the sum of EUR 1 110 000 in commitment and payment appropriations.

#### Article 2

This Decision shall be published in the Official Journal of the European Union.

Done at Strasbourg, 16 June 2010.

For the European Parliament
The President
I. BUZEK

<sup>(1)</sup> OJ C 139, 14.6.2006, p. 1.

<sup>(2)</sup> OJ L 406, 30.12.2006, p. 1.

### POLITICAL AND SECURITY COMMITTEE DECISION EUPOL AFGHANISTAN/2/2010

#### of 11 June 2010

#### concerning the appointment of the Head of Mission of EUPOL Afghanistan

(2010/341/CFSP)

THE POLITICAL AND SECURITY COMMITTEE,

Having regard to the Treaty on European Union, and in particular the third paragraph of Article 38 thereof,

Having regard to Council Decision 2010/279/CFSP of 18 May 2010 on the European Union Police Mission in Afghanistan (EUPOL Afghanistan) (1), and in particular Article 10(1) thereof,

#### Whereas:

- (1) Pursuant to Article 10(1) of Decision 2010/279/CFSP, the Council authorised the Political and Security Committee, in accordance with Article 38 of the Treaty, to take the relevant decisions for the purpose of political control and strategic direction of the EUPOL AFGHANISTAN mission, including the decision to appoint a Head of Mission.
- (2) The High Representative of the Union for Foreign Affairs and Security Policy has proposed the appointment of

Brigadier General Jukka Petri SAVOLAINEN as Head of Mission from 15 July 2010,

HAS ADOPTED THIS DECISION:

#### Article 1

Brigadier General Jukka Petri SAVOLAINEN is hereby appointed Head of the European Union Police Mission in Afghanistan as from 15 July 2010.

#### Article 2

This Decision shall enter into force on the date of its adoption.

Done at Brussels, 11 June 2010.

For the Political and Security Committee

The Chairman

C. FERNÁNDEZ-ARIAS

#### COMMISSION DECISION

#### of 18 June 2010

# exempting the Banque de France from the application of Regulation (EC) No 1060/2009 of the European Parliament and of the Council on credit rating agencies

(notified under document C(2010) 3853)

#### (Text with EEA relevance)

(2010/342/EU)

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union.

Having regard to Regulation (EC) No 1060/2009 of the European Parliament and of the Council of 16 September 2009 on credit rating agencies (1), and in particular Article 2(4) thereof,

Having regard to the request submitted by France,

Whereas:

- (1) On 27 November 2009, France submitted to the Commission a request pursuant to Article 2(4) of Regulation (EC) No 1060/2009 concerning the exemption of the credit ratings issued by the Banque de France from the application of Regulation (EC) No 1060/2009.
- (2) The Banque de France is regulated in France by the 'Code monétaire et financier' as modified by Loi No 2008-776 of 4 August 2008 (²). Article L.141-6 of the 'Code monétaire et financier' allows the Banque de France to receive all necessary information from market participants to develop its essential functions. The 'Contrat de service public entre l'Etat et la Banque de France' (³) (hereafter 'the Contract'), renewed every 3 years, explicitly mentions the issuing of credit ratings by the Banque de France as one of the activities that the Banque de France is to ensure.
- (3) The Banque de France has established its own code of conduct (4) (hereafter 'the Code') essentially based on the Code of Conduct Fundamentals for credit rating agencies issued by the International Organisation of Securities Commissions (IOSCO).

- (4) Pursuant to point (d) of Article 2(2) of Regulation (EC) No 1060/2009 four elements need to be assessed in order to exempt the credit ratings produced by the Banque de France from the application of that Regulation:
- (5) First, credit ratings may not be paid for by the rated entity. Point 1.3 of the Code provides that the Banque de France does not receive any remuneration from the rated entities with regard to the credit rating related to them and of which they are informed. Point 2.2 of the Code specifies that the users (credit institutions clients of the FIBEN 'Fichier Bancaire des Entreprises') of the credit ratings are the ones paying for the service in accordance to a published rate.
- (6) Second, credit ratings may not be disclosed to the public. Point 1.5 of the Code provides that the credit ratings are not to be made public. The access is legally restricted to certain categories of actors listed in the Code and which have to be identified by the Banque of France before having access to the credit rating.
  - Third, credit ratings must be issued in accordance with the principles, standards and procedures which ensure the adequate integrity and independence of credit rating activities as provided for by Regulation (EC) No 1060/2009. The provisions of the 'Code monétaire et financier', in particular Articles L.142-9, and L.164-2 ensure that analysts and agents working in the Banque de France are bound by the professional secrecy principle and by rules on conflicts of interest included in the professional ethics rules and in the financial ethical code of the Banque de France approved by the Minister of l'Economie, des Finances et de l'Industrie'. Moreover, the staff regulations of the Banque de France contain provisions aiming explicitly to prevent the agents from being or from remaining in situations of conflict of interests. The Banque de France is subject to internal control mechanisms, being exercised by an Independent Ethics Officer and his staff in charge of checking the application of the ethical code or through the collegial structure which is fully incorporated into the organisation of the management of the Banque de France, which constitute an effective means to enforce the compliance with these rules on integrity and independence. As these requirements are embedded in law, sanctions can be imposed in case of non-compliance. In

(1) OJ L 302, 17.11.2009, p. 1.

(2) Published in the French Official Journal on 5 August 2008.

(3) http://www.banque-de-france.net/fr/instit/telechar/histoire/contrat\_sp. pdf

<sup>(4)</sup> Code de conduite de l'activité de cotation des entreprises à la Banque de France: http://www.banque-france.fr/fr/instit/telechar/services/code\_conduite\_cotation\_bdf.pdf

addition, the Code establishes the necessary rules on procedures and sets the appropriate standards to ensure: (i) the integrity and quality of the credit rating process (including the formalisation of the decisional circuit, traceability of the decisions and quality control process), (ii) the relevant transparency and communication procedures (including rules of access to credit ratings, publication of the methods and evolution of the credit rating activities) and (iii) the measures to prevent any conflict of interest (including the due diligence to be observed by the analysts, the functioning of the national and regional rating committees).

- (8) Fourth, credit ratings must not relate to financial instruments issued by the respective central banks' Member States. Point 1.1 of the Code provides that the credit ratings produced by the Banque de France relate to non-financial firms. They relate to firms established in the French metropolitan territory and in the French 'départements d'Outre-Mer' covered by the 'Institut d'émission des départements d'outre-mer' (IEDOM). The Contract provides that the credit ratings produced by the Banque de France relate to firms. Therefore, the Banque de France does not issue credit ratings related to the public offering of financial instruments issued by the State of France, nor by other Member State.
- (9) In view of the factors examined in recitals 2 to 8, the conditions laid down in point (d) of Article 2(2) of Regulation (EC) No 1060/2009 can be considered to be met by the Banque de France in respect of the issuing of credit ratings.

- (10) Therefore, Regulation (EC) No 1060/2009 should not apply to the issuing of credit ratings by the Banque de France.
- (11) The measures provided for in this Decision are in accordance with the opinion of the European Securities Committee,

HAS ADOPTED THIS DECISION:

#### Article 1

The Banque de France falls within the scope of point (d) of Article 2(2) of Regulation (EC) No 1060/2009.

Regulation (EC) No 1060/2009 shall not apply to credit ratings issued by the Banque de France.

#### Article 2

This Decision is addressed to the Member States.

Done at Brussels, 18 June 2010.

For the Commission

Michel BARNIER

Member of the Commission

#### **CORRIGENDA**

Corrigendum to Commission Directive 2009/74/EC of 26 June 2009 amending Council Directives 66/401/EEC, 66/402/EEC, 2002/55/EC and 2002/57/EC as regards the botanical names of plants, the scientific names of other organisms and certain Annexes to Directives 66/401/EEC, 66/402/EEC and 2002/57/EC in the light of developments of scientific and technical knowledge

(Official Journal of the European Union L 166 of 27 June 2009)

On page 62, in the table concerning the entry with the heading 'Brassica spp. other than Brassica napus, Cannabis sativa other than monoecious Cannabis sativa, Carthamus tinctorius, Carum carvi, Gossypium spp. other than hybrids of Gossypium hirsutum and/or Gossypium barbadense, Sinapis alba':

for: 'Brassica spp. other than Brassica napus, Cannabis sativa other than monoecious Cannabis sativa, Carthamus tinctorius, Carum carvi, Gossypium spp. other than hybrids of Gossypium hirsutum and/or Gossypium barbadense, Sinapis alba',

read: 'Brassica spp. other than Brassica napus, Cannabis sativa other than monoecious Cannabis sativa, Carthamus tinctorius, Carum carvi, Sinapis alba'.

On page 62, in the table concerning the entry with the heading 'Gossypium hirsutum and/or Gossypium barbadense':

for: '- for the production of basic seed of parental lines of Gossypium hirsutum,

- for the production of basic seed of parental lines of Gossypium barbadense,',

read: '- for the production of basic seed of Gossypium hirsutum,

— for the production of basic seed of Gossypium barbadense,'.

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*	European Globalisation Adjustment Fund, in accordance with point 28 of the Interinstitutional Agreement of 17 May 2006 between the European Parliament, the Council and the Commission on budgetary discipline and sound financial management	27
	2010/341/CFSP:	
*	Political and Security Committee Decision EUPOL Afghanistan/2/2010 of 11 June 2010 concerning the appointment of the Head of Mission of EUPOL Afghanistan	28

#### 2010/342/EU:

Commission Decision of 18 June 2010 exempting the Banque de France from the application of Regulation (EC) No 1060/2009 of the European Parliament and of the Council on credit rating agencies (notified under document C(2010) 3853) (1).....

#### Corrigenda

Corrigendum to Commission Directive 2009/74/EC of 26 June 2009 amending Council Directives 66/401/EEC, 66/402/EEC, 2002/55/EC and 2002/57/EC as regards the botanical names of plants, the scientific names of other organisms and certain Annexes to Directives 66/401/EEC, 66/402/EEC and 2002/57/EC in the light of developments of scientific and technical knowledge (O) L 166, 27.6.2009) .... 31



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