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II

(Non-legislative acts)

REGULATIONS

COUNCIL REGULATION (EU) No 1124/2010

of 29 November 2010

fixing for 2011 the fishing opportunities for certain fish stocks and groups of fish stocks applicable in the Baltic Sea

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 43(3) thereof,

Having regard to the proposal from the European Commission,

Whereas:

- (1) According to Article 43(3) of the Treaty, the Council, on a proposal from the Commission, should adopt measures on the fixing and allocation of fishing opportunities.
- (2) 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) requires that measures governing access to waters and resources and the sustainable pursuit of fishing activities be established taking into account available scientific advice and, in particular, the report drawn up by the Scientific, Technical and Economic Committee for Fisheries (STECF).
- (3) It is incumbent upon the Council to adopt measures on the fixing and allocation of fishing opportunities by fishery or group of fisheries, including certain conditions functionally linked thereto, as appropriate. Fishing opportunities should be distributed among Member States in such a way as to assure each Member State relative stability of fishing activities for each stock or fishery and having due regard to the objectives of the common fisheries policy established in Regulation (EC) No 2371/2002.
- (4) The total allowable catches (TACs) should be established on the basis of the available scientific advice, by taking into account the biological and socioeconomic aspects whilst ensuring fair treatment between fishing sectors, as well as in light of the opinions expressed during the

consultation of stakeholders, in particular at the meetings with the Advisory Committee on Fisheries and Aquaculture and the concerned Regional Advisory Councils.

- (5) For stocks subject to specific multiannual plans, the fishing opportunities should be established in accordance with the rules laid down in these plans. Consequently, catch limits and fishing effort limits for the cod stocks in the Baltic Sea should be established in accordance with the rules laid down in Council Regulation (EC) No 1098/2007 of 18 September 2007 establishing a multiannual plan for the cod stocks in the Baltic Sea and the fisheries exploiting those stocks (2).
- (6) The use of fishing opportunities set out in this Regulation is subject to Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common fisheries policy (³) and in particular to Articles 33 and 34 thereof concerning the recording of catches and fishing effort and the notification of data on the exhaustion of fishing opportunities respectively. It is therefore necessary to specify the codes to be used by the Member States when sending data to the Commission relating to landings of stocks subject to this Regulation.
- (7) In accordance with Article 2 of Council Regulation (EC) No 847/96 of 6 May 1996 introducing additional conditions for year-to-year management of TACs and quotas (4), the stocks that are subject to the various measures referred to therein must be identified.
- (8) To ensure the livelihood of Union fishermen, it is important to open these fisheries on 1 January 2011,

⁽²⁾ OJ L 248, 22.9.2007, p. 1.

⁽³⁾ OJ L 343, 22.12.2009, p. 1.

⁽⁴⁾ OJ L 115, 9.5.1996, p. 3.

HAS ADOPTED THIS REGULATION:

CHAPTER I

SCOPE AND DEFINITIONS

Article 1

Subject matter

This Regulation fixes for 2011 the fishing opportunities for certain fish stocks and groups of fish stocks in the Baltic Sea.

Article 2

Scope

This Regulation shall apply to EU vessels operating in the Baltic Sea.

Article 3

Definitions

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

- (a) the International Council for the Exploration of the Sea (ICES) zones are the geographical areas specified in Annex I to Council Regulation (EC) No 2187/2005 of 21 December 2005 for the conservation of fishery resources through technical measures in the Baltic Sea, the Belts and the Sound (1);
- (b) 'Baltic Sea' means ICES Subdivisions 22-32;
- (c) 'EU vessel' means a fishing vessel flying the flag of a Member State and registered in the Union;
- (d) 'total allowable catch' (TAC) means the quantity that can be taken from each stock each year;
- (e) 'quota' means a proportion of the TAC allocated to the Union, a Member State or a third country;
- (f) 'day absent from port' means any continuous period of 24 hours or part thereof during which the vessel is absent from port.

CHAPTER II

FISHING OPPORTUNITIES

Article 4

TACs and allocations

The TACs, the allocation of such TACs among Member States, and the conditions functionally linked thereto, where appropriate, are set out in Annex I.

Article 5

Special provisions on allocations

- 1. The allocation of fishing opportunities among Member States as set out in this Regulation shall be without prejudice to:
- (a) exchanges made pursuant to Article 20(5) of Regulation (EC) No 2371/2002;
- (b) reallocations made pursuant to Article 37 of Regulation (EC) No 1224/2009;
- (c) additional landings allowed under Article 3 of Regulation (EC) No 847/96;
- (d) quantities withheld in accordance with Article 4 of Regulation (EC) No 847/96;
- (e) deductions made pursuant to Articles 37, 105, 106 and 107 of Regulation (EC) No 1224/2009.
- 2. Except where otherwise specified in Annex I to this Regulation, Article 3 of Regulation (EC) No 847/96 shall apply to stocks subject to precautionary TAC and Article 3(2) and (3) and Article 4 of that Regulation to stocks subject to analytical TAC.

Article 6

Conditions for landing catches and by-catches

Fish from stocks for which catch limits are established shall be retained on board or landed only if:

- (a) the catches have been taken by vessels of a Member State having a quota and that quota is not exhausted; or
- (b) the catches consist of a share in a Union quota which has not been allocated by quota among Member States, and that Union quota has not been exhausted.

Article 7

Fishing effort limits

- 1. Fishing effort limits are set out in Annex II.
- 2. The limits referred to in paragraph 1 shall also apply to ICES Subdivisions 27 and 28.2 in so far as the Commission has not taken a decision in accordance with Article 29(2) of Regulation (EC) No 1098/2007 to exclude those Subdivisions from the restrictions provided for in Article 8(1)(b), (3), (4) and (5) and Article 13 of that Regulation.

⁽¹⁾ OJ L 349, 31.12.2005, p. 1.

3. The limits referred to in paragraph 1 shall not apply to ICES Subdivision 28.1 in so far as the Commission has not taken a decision in accordance with Article 29(4) of Regulation (EC) No 1098/2007 that the restrictions provided for in Article 8(1)(b), (3), (4) and (5) of Regulation (EC) No 1098/2007 shall apply to that Subdivision.

CHAPTER III

FINAL PROVISIONS

Article 8

Data transmission

When, pursuant to Articles 33 and 34 of Regulation (EC) No 1224/2009, Member States send the Commission data relating

to landings of quantities of stocks caught, they shall use the stock codes set out in Annex I to this Regulation.

Article 9

Entry into force

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

It shall apply from 1 January 2011.

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

Done at Brussels, 29 November 2010.

For the Council The President K. PEETERS

ANNEX I

TACS APPLICABLE TO EU VESSELS IN AREAS WHERE TACS EXIST BY SPECIES AND BY AREA

The following tables set out the TACs and quotas (in tonnes live weight, except where otherwise specified) by stock, and conditions functionally linked thereto, where appropriate.

The references to fishing zones are references to ICES zones, unless otherwise specified.

Within each area, fish stocks are referred to following the alphabetical order of the Latin names of the species. The following table of correspondences of Latin names and common names is given for the purposes of this Regulation:

Scientific name	Alpha-3 code	Common name
Clupea harengus	HER	Herring
Gadus morhua	COD	Cod
Pleuronectes platessa	PLE	Plaice
Salmo salar	SAL	Atlantic salmon
Sprattus sprattus	SPR	Sprat

Species:	Herring Clupea harengus	Zone:	Subdivisions 30-31 HER/3D30.; HER/3D31.
Finland	85 568		
Sweden	18 801		
EU	104 369		
TAC	104 369		Analytical TAC

Species:	Herring Clupea harengus	Zone:	Subdivisions 22-24 HER/3B23.; HER/3C22.; HER/3D24.
Denmark	2 227		
Germany	8 763		
Finland	1		
Poland	2 067		
Sweden	2 826		
EU	15 884		
TAC	15 884		Analytical TAC Article 3 of Regulation (EC) No 847/96 does not apply. Article 4 of Regulation (EC) No 847/96 does not apply.

Species:	Herring Clupea harengus	Zone:	EU waters of Subdivisions 25-27, 28.2, 29 and 32 HER/3D25.; HER/3D26.; HER/3D27.; HER/3D28.; HER/3D29.; HER/3D32.
Denmark	2 363		
Germany	627		
Estonia	12 068		
Finland	23 557		
Latvia	2 978		
Lithuania	3 136		
Poland	26 763		
Sweden	35 928		
EU	107 420		
TAC	Not relevant		Analytical TAC Article 3 of Regulation (EC) No 847/96 does not apply. Article 4 of Regulation (EC) No 847/96 does not apply.
		Г_	
Species:	Herring Clupea harengus	Zone:	Subdivision 28.1 HER/03D.RG
Estonia	16 809		
Latvia	19 591		
EU	36 400		
TAC	36 400		Analytical TAC
			FV
Species:	Cod Gadus morhua	Zone:	EU waters of Subdivisions 25-32 COD/3D25.; COD/3D26.; COD/3D27.; COD/3D28.; COD/3D29.; COD/3D30.; COD/3D31.; COD/3D32.
Denmark	13 544		
Germany	5 388		
Estonia	1 320		
Finland	1 036		
Latvia	5 036		
Lithuania	3 318		
Poland	15 595		
Sweden	13 721		
EU	58 957		
TAC	Not relevant		Analytical TAC



Species:	Cod Gadus morhua	Zone:	EU waters of Subdivisions 22-24 COD/3B23.; COD/3C22.; COD/3D24.
Denmark	8 206	•	
Germany	4 012		
Estonia	182		
Finland	161		
Latvia	679		
Lithuania	440		
Poland	2 196		
Sweden	2 924		
EU	18 800		
TAC	18 800		Analytical TAC Article 3 of Regulation (EC) No 847/96 does not apply. Article 4 of Regulation (EC) No 847/96 does not apply.

Species:	Plaice Pleuronectes platessa	Zone:	EU waters of Subdivisions 22-32 PLE/3B23.; PLE/3C22.; PLE/3D24.; PLE/3D25.; PLE/3D26.; PLE/3D27.; PLE/3D28.; PLE/3D29.; PLE/3D30.; PLE/3D31.; PLE/3D32.
Denmark	2 179		
Germany	242		
Poland	456		
Sweden	164		
EU	3 041		
TAC	3 041		Precautionary TAC Article 4 of Regulation (EC) No 847/96 does not apply.

 $(^{1})$ Expressed by number of individual fish.

(1) Expressed by number of individual fish.

Species:	Atlantic salmon	Zone:	EU waters of Subdivisions 22-31
	Salmo salar		SAL/3B23.; SAL/3C22.; SAL/3D24.; SAL/3D25.; SAL/3D26.; SAL/3D27.; SAL/3D28.; SAL/3D29.; SAL/3D30.; SAL/3D31.
Denmark	51 829 (¹)	•	
Germany	5 767 (¹)		
Estonia	5 267 (1)		
Finland	64 627 (1)		
Latvia	32 965 (1)		
Lithuania	3 875 (1)		
Poland	15 723 (¹)		
Sweden	70 056 (¹)		
EU	250 109 (¹)		
TAC	Not relevant		Analytical TAC Article 3 of Regulation (EC) No 847/96 does not apply. Article 4 of Regulation (EC) No 847/96 does not apply.

Species:	Atlantic salmon Salmo salar	Zone:	EU waters of Subdivision 32 SAL/3D32.
Estonia	1 581 (¹)		
Finland	13 838 (1)		
EU	15 419 (¹)		
TAC	Not relevant		Analytical TAC Article 3 of Regulation (EC) No 847/96 does not apply. Article 4 of Regulation (EC) No 847/96 does not apply.



Species:	Sprat	Zone:	EU waters of Subdivisions 22-32
	Sprattus sprattus		SPR/3B23.; SPR/3C22.; SPR/3D24.; SPR/3D25.; SPR/3D26.; SPR/3D27.; SPR/3D28.; SPR/3D29.; SPR/3D30.; SPR/3D31.; SPR/3D32.
Denmark	28 485		
Germany	18 046		
Estonia	33 077		
Finland	14 911		
Latvia	39 949		
Lithuania	14 451		
Poland	84 780		
Sweden	55 067		
EU	288 766		
TAC	Not relevant		Analytical TAC Article 3 of Regulation (EC) No 847/96 does not apply. Article 4 of Regulation (EC) No 847/96 does not apply.

ANNEX II

FISHING EFFORT LIMITS

- 1. For vessels flying their flag, Member States shall ensure that fishing with trawls, Danish seines or similar gear of a mesh size equal to or larger than 90 mm, with gillnets, entangling nets or trammel nets of a mesh size equal to or larger than 90 mm, with bottom set lines, longlines except drifting lines, handlines and jigging equipment shall be permitted for a maximum number of:
 - (a) 163 days absent from port in Subdivisions 22-24 with the exception of the period from 1 to 30 April when Article 8(1)(a) of Regulation (EC) No 1098/2007 applies, and
 - (b) 160 days absent from port in Subdivisions 25–28 with the exception of the period from 1 July to 31 August when Article 8(1)(b) of Regulation (EC) No 1098/2007 applies.
- 2. The maximum number of days absent from port per year for which a vessel may be present within the two areas defined in point 1(a) and (b) fishing with the gears referred to in point 1 may not exceed the maximum number of days allocated for one of the two areas.

COMMISSION REGULATION (EU) No 1125/2010

of 3 December 2010

determining the intervention centres for cereals and amending Regulation (EC) No 1173/2009

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), and in particular Article 41 in conjunction with Article 4 thereof,

Whereas:

- (1) Annex I to Commission Regulation (EC) No 428/2008 of 8 May 2008 on determining the intervention centres for cereals (2) sets out the intervention centres for each Member State by cereal type, with the exception of durum wheat.
- (2) The Annex to Commission Regulation (EC) No 1173/2009 (3) lists the intervention centres for durum wheat and rice referred to in Article 2 of Commission Regulation (EC) No 670/2009 (4).
- Commission Regulation (EU) No 1272/2009 of (3) 11 December 2009 laying down common detailed rules for the implementation of Council Regulation (EC) No 1234/2007 as regards buying-in and selling of agricultural products under public intervention (5) sets out the conditions to be complied with, from the 2010/2011 marketing year onwards, for the designation and approval of cereal intervention centres and their conditions. storage premises. Among these Article 3(1)(a)(i) of that Regulation provides that each cereal intervention centre must have a minimum storage capacity of 20 000 tonnes.
- (4) With effect from 1 July 2010, Regulation (EU) No 1272/2009 repeals Regulation (EC) No 670/2009 with regard to cereals.
- (5) With effect from 1 July 2010, the cereal intervention centres designated pursuant to Article 41 of Regulation (EC) No 1234/2007 must comply with the conditions laid down in Articles 2 and 3 of Regulation (EU) No

1272/2009. It is therefore appropriate to repeal Regulation (EC) No 428/2008 and to amend Regulation (EC) No 1173/2009.

- (6) In accordance with Article 55(1) of Regulation (EU) No 1272/2009, the Member States have sent the Commission a list of intervention centres for actual designation and a list of the storage premises attached to those centres which they have approved as fulfilling the minimum standards required by Community legislation. In cases where cereal production levels are low, or where estimates do not indicate any cereal sectors generating surpluses and intervention has not been used for a significant period, some Member States have not reported any cereal intervention centres.
- (7) In order to ensure that the public intervention scheme works efficiently, the Commission should designate intervention centres on the basis of their geographical location and publish a list of the storage premises attached thereto, together with all the information required by the operators involved in public intervention.
- (8) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for the Common Organisation of Agricultural Markets.

HAS ADOPTED THIS REGULATION:

Article 1

The intervention centres for cereals referred to in Article 2 of Regulation (EU) No 1272/2009 are designated in the Annex hereto.

The addresses of the storage premises linked to each intervention centre and the detailed information relating to these premises and intervention centres are published on the Internet (6).

Article 2

Regulation (EC) No 428/2008 is hereby repealed.

Section A of the Annex to Regulation (EC) No 1173/2009 is deleted.

⁽¹⁾ OJ L 299, 16.11.2007, p. 1.

⁽²⁾ OJ L 129, 17.5.2008, p. 8.

⁽³⁾ OJ L 314, 1.12.2009, p. 48.

⁽⁴⁾ OJ L 194, 25.7.2009, p. 22.

⁽⁵⁾ OJ L 349, 29.12.2009, p. 1.

⁽⁶⁾ The addresses of the storage premises of the intervention centres are available on the European Commission website CIRCA (http://circa.europa.eu/Public/irc/agri/cereals/library?l=/publicsdomain/cereals/intervention_agencies&vm=detailed&sb=Title).

Article 3

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

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

Done at Brussels, 3 December 2010.

For the Commission The President José Manuel BARROSO

Cereal intervention centres

Pollhagen BELGIUM Viljandi Rinteln Tartu België/Belgique Salzhemmendorf Rosdorf BULGARIA **GREECE** Northeim Североизточен район ΑΛΕΞΑΝΔΡΟΥΠΟΛΗ Bad Gandersheim Северен централен ΟΡΕΣΤΙΑΔΑ Holzminden район ΣΕΡΡΕΣ Bremen Северозападен район ΘΕΣΣΑΛΟΝΙΚΗ Büren Югоизточен район

ΓΙΑΝΝΙΤΣΑ Beverungen Южен район KATEPINH Krefeld ΒΟΛΟΣ CZECH REPUBLIC Hanau ΣΤΕΦΑΝΟΒΙΚΙ Andernach Jihovýchod ΛΑΡΙΣΑ Worms Jihozápad Mannheim $\Lambda IBANATE\Sigma$

Severovýchod
Severozápad
Střední Čechy
Střední Morava
Střední Morava
Würzburg
Cádiz

Moravskoslezsko Würzburg Cadiz

Moravskoslezsko Drebkau Córdoba-Málaga

Sevilla DENMARK Ketzin Huesca Gransee Aalborg Teruel Kyritz Århus Zaragoza Karstädt Fredericia Burgos Neubrandenburg Kolding Palencia Malchin Grenå Salamanca Pasewalk Åbenrå Soria Rostock Kalundborg Valladolid Güstrow Korsør Zamora Stralsund Vordingborg Albacete Schwerin Odense Ciudad Real Wismar Svendborg Cuenca Trebsen Nakskov Guadalajara Eilenburg Rønne Badajoz Riesa

GERMANY Torgau Cáceres
Groitzsch Navarra

Lübeck Ziegra-Knobelsdorf Heiligenhafen Aschersleben

FRANCE Bad Oldesloe Querfurt Kiel Aquitaine Dessau-Roßlau Kappeln Basse-Normandie Salzwedel Büdelsdorf Bourgogne Halberstadt Nordhackstedt Bretagne Magdeburg Itzehoe Centre Bülstringen

Hochdonn Osterburg Champagne-Ardenne
Büsum Buttstädt Hamburg Ebeleben Erfurt Lorraine

Hoya Nord-Pas-de-Calais
Lüneburg Pays de la Loire

ESTONIA

Hildesheim Picardie
Peine Tamsalu Poitou-Charentes
Nienburg Keila Rhône-Alpes

UNITED KINGDOM

England

Scotland

IZ-Ost

IZ-Süd

IZ-Mitte

LATVIA	POLAND	Corabia
Daugavpils	WARMIŃSKO-	Satu Mare
Dobele	MAZURSKIE	Cărpiniș
Rīga	LUBELSKIE	Carani
Jēkabpils	DOLNOŚLĄSKIE	
ускиорно	ZACHODNIOPO-	SLOVENIA
	MORSKIE	Slovenija
LITHUANIA	WIELKOPOLSKIE	Siovernju
Šiaurės vakarų		SLOVAKIA
regionas	PORTUGAL	Bratislava
	Silo de Évora	Trnava
LUXEMBURG	Silo de Cuba	Dunajská Streda
		Nitra
MERSCH	ROMANIA	Dvory nad Žitavou
		Bánovce nad
HUNGARY	Oradea	Bebrayou
Bács-Kiskun	Roman	Martin
	Ianca	Veľký Krtíš
Baranya Békés	Brăila	Rimavská Sobota
Borsod-Abaúj-	Făurei	Košice
Zemplén	Dudești	Kosiec
Csongrád	Bărăganul	FINLAND
Fejér	Ciocârlia	
Győr-Moson-Sopron	Casicea	Hämeenlinna-Turenki
Hajdú-Bihar	N. Bălcescu	Iisalmi-Oulu
Heves	Palas	Kokemäki-Rauma
Jász-Nagykun-	Cogealac	Koria-Kouvola
Szolnok	Negru Vodă	Loimaa-Naantali
Komárom-Esztergom	Băneasa	Mustio-Perniö
Nógrád	Traian	Seinäjoki-Vaasa
Pest	Babadag	
Somogy	Baia	SWEDEN
Szabolcs-Szatmár-	Cataloi	Södra Sverige,
Bereg	Oltenița	som omfattar
Tolna	Ciulnița	alla Sveriges län
Vas	Chirnogi	förutom Gävleborgs,
Veszprém	Călărași	Västernorrlands,
Zala	Movila	Jämtlands,
	Fetești	Västerbottens och
ALICTRIA	Ţăndărei	Norrbottenslän.
AUSTRIA	Căzănești	IDUTED VINCEOU
17.0-4	n	UNITED KINGDOM

Bucu

Turnu Măgurele

Alexandria

COMMISSION REGULATION (EU) No 1126/2010

of 3 December 2010

amending Regulation (EC) No 1547/2007 as regards an extension of the transitional period for withdrawing the Republic of Cape Verde from the list of beneficiary countries of the special arrangement for least developed countries

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 732/2008 of 22 July 2008 applying a scheme of generalised tariff preferences for the period from 1 January 2009 to 31 December 2011 and amending Regulations (EC) No 552/97, (EC) No 1933/2006 and Commission Regulations (EC) No 1100/2006 and (EC) No 964/2007 (¹), and in particular Article 11(8) thereof,

Whereas:

- (1) The Republic of Cape Verde (hereinafter referred to as Cape Verde) is a beneficiary of the special arrangement for least-developed countries (also known as the Everything but Arms scheme, EBA) under the Union's scheme of generalised tariff preferences.
- (2) Article 11(8) of Regulation (EC) No 732/2008 provides for the withdrawal of a country from the special arrangement for least-developed countries, when that country is excluded by the United Nations from the list of the least developed countries. This Article also provides for the establishment of a transitional period of at least three years before the removal takes effect.
- (3) Cape Verde was excluded by the United Nations from the list of least-developed countries, with effect from 1 January 2008 (2).
- (4) Commission Regulation (EC) No 1547/2007 (3) provides for Cape Verde's removal from the list of beneficiaries of the special arrangement for least developed countries

with effect from 1 January 2011 after the expiry of a three-year transitional period.

- (5) The transitional period granted under Regulation (EC) No 1547/2007, coming in a time of economic crisis, was marked by declining trade volumes that hampered Cape Verde's economic diversification efforts. Hence, this transitional period has not allowed the time necessary for Cape Verde to overcome the over-reliance on one key export sector and thus alleviate potential adverse effects of the removal from the EBA scheme. That period should therefore be extended until 1 January 2012.
- (6) The measures provided for in this Regulation are in accordance with the opinion of the Generalised Preferences Committee,

HAS ADOPTED THIS REGULATION:

Article 1

Article 1 of Regulation (EC) No 1547/2007 is replaced by the following:

'Article 1

The Republic of Cape Verde shall be removed from the list of beneficiaries of the special arrangement for the least-developed countries in Annex I to Regulation (EC) No 732/2008, with effect from 1 January 2012.'

Article 2

This Regulation shall enter into force on the third 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, 3 December 2010.

For the Commission
The President
José Manuel BARROSO

⁽¹⁾ OJ L 211, 6.8.2008, p. 1.

⁽²⁾ UN General Assembly Resolution A/Res/59/210 of 20 December 2004.

⁽³⁾ OJ L 337, 21.12.2007, p. 70.

COMMISSION REGULATION (EU) No 1127/2010

of 3 December 2010

establishing a transitional period for withdrawing the Republic of Maldives from the list of beneficiary countries of the special arrangement for least developed countries, as set out in Council Regulation (EC) No 732/2008 applying a scheme of generalised tariff preferences for the period from 1 January 2009 to 31 December 2011

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 732/2008 of 22 July 2008 applying a scheme of generalised tariff preferences for the period from 1 January 2009 to 31 December 2011 and amending Regulations (EC) No 552/97, (EC) No 1933/2006 and Commission Regulations (EC) No 1100/2006 and (EC) No 964/2007 (¹), and in particular Article 11(8) thereof,

Whereas:

- (1) The Republic of Maldives (hereinafter referred to as 'Maldives') is a beneficiary of the special arrangement for least-developed countries under the Union's scheme of generalised tariff preferences.
- (2) Article 11(8) of Regulation (EC) No 732/2008 provides for the withdrawal of a country from the special arrangement for least developed countries, when that country is excluded by the United Nations from the list of the least-developed countries. That Article also provides for the establishment of a transitional period of at least three years, to alleviate any adverse effects which may be caused by the removal of the tariff preferences granted under the special arrangement for least-developed countries.

- (3) Maldives has been excluded by the United Nations from the list of least-developed countries, with effect from 1 January 2011 (2).
- (4) Maldives should, therefore, be allowed to continue to benefit from the preferences granted under the special arrangement for least developed countries, until 31 December 2013.
- (5) The measures provided for in this Regulation are in accordance with the opinion of the Generalised Preferences Committee,

HAS ADOPTED THIS REGULATION:

Article 1

The Republic of Maldives shall be removed from the list of beneficiaries of the special arrangement for the least developed countries in Annex I to Regulation (EC) No 732/2008, with effect from 1 January 2014.

Article 2

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

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

Done at Brussels, 3 December 2010.

For the Commission The President José Manuel BARROSO

 $^{^{(2)}}$ UN General Assembly Resolution A/Res/60/33 of 30 November 2005.

COMMISSION REGULATION (EU) No 1128/2010

of 30 November 2010

establishing a prohibition of fishing for hake in VI and VII; EU and international waters of Vb; international waters of XII and XIV by vessels flying the flag of the Netherlands

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common fisheries policy (1), and in particular Article 36(2) thereof,

Whereas:

- (1) Council Regulation (EU) No 53/2010 of 14 January 2010 fixing for 2010 the fishing opportunities for certain fish stocks and groups of fish stocks, applicable in EU waters and, for EU vessels, in waters where catch limitations are required (²), lays down quotas for 2010.
- (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 2010.
- (3) It is therefore necessary to prohibit fishing activities for that stock,

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 2010 shall be deemed to be exhausted from the date set out in that Annex.

Article 2

Prohibitions

Fishing activities 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. In particular it shall be prohibited to retain on board, relocate, tranship or land fish from that stock caught by those vessels after that date.

Article 3

Entry into force

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

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

Done at Brussels, 30 November 2010.

For the Commission, On behalf of the President, Lowri EVANS

⁽¹⁾ OJ L 343, 22.12.2009, p. 1.

⁽²⁾ OJ L 21, 26.1.2010, p. 1.

No	26/T&Q	
Member State	The Netherlands	
Stock	HKE/571214	
Species	Hake (Merluccius merluccius)	
Zone	VI and VII; EU and international waters of Vb; international waters of XII and XIV	
Date	2.7.2010	

COMMISSION REGULATION (EU) No 1129/2010

of 30 November 2010

establishing a prohibition of fishing for forkbeards in Community waters and waters not under the sovereignty or jurisdiction of third countries of VIII and IX by vessels flying the flag of Spain

THE EUROPEAN COMMISSION,

HAS ADOPTED THIS REGULATION:

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

Having regard to Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common fisheries policy (1), and in particular Article 36(2) thereof,

Whereas:

- (1) Council Regulation (EC) No 1359/2008 of 28 November 2008 fixing for 2009 and 2010 the fishing opportunities for Community fishing vessels for certain deep-sea fish stocks (2) lays down quotas for 2009 and 2010.
- (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 2010.
- (3) It is therefore necessary to prohibit fishing activities for that stock,

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 2010 shall be deemed to be exhausted from the date set out in that Annex.

Article 2

Prohibitions

Fishing activities 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. In particular it shall be prohibited to retain on board, relocate, tranship or land fish from that stock caught by those vessels after that date.

Article 3

Entry into force

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

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

Done at Brussels, 30 November 2010.

For the Commission,
On behalf of the President,
Lowri EVANS

⁽¹⁾ OJ L 343, 22.12.2009, p. 1.

⁽²⁾ OJ L 352, 31.12.2008, p. 1.

No	31/T&Q	
Member state	Spain	
Stock	GFB/89-	
Species	Forkbeards (Phycis blennoides)	
Zone	Community waters and waters not under the sovereignty or jurisdiction of third countries of VIII and IX	
Date	20.8.2010	

COMMISSION REGULATION (EU) No 1130/2010

of 30 November 2010

establishing a prohibition of fishing for Greenland halibut in EU waters of IIa and IV; EU and international waters of Vb and VI by vessels flying the flag of France

THE EUROPEAN COMMISSION,

HAS ADOPTED THIS REGULATION:

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

Having regard to Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common fisheries policy (1), and in particular Article 36(2) thereof,

Whereas:

- (1) Council Regulation (EU) No 53/2010 of 14 January 2010 fixing for 2010 the fishing opportunities for certain fish stocks and groups of fish stocks, applicable in EU waters and, for EU vessels, in waters where catch limitations are required (2), lays down quotas for 2010.
- (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 2010.
- (3) It is therefore necessary to prohibit fishing activities for that stock,

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 2010 shall be deemed to be exhausted from the date set out in that Annex.

Article 2

Prohibitions

Fishing activities 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. In particular it shall be prohibited to retain on board, relocate, tranship or land fish from that stock caught by those vessels after that date.

Article 3

Entry into force

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

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

Done at Brussels, 30 November 2010.

For the Commission,
On behalf of the President,

Lowri EVANS

⁽¹⁾ OJ L 343, 22.12.2009, p. 1.

⁽²) OJ L 21, 26.1.2010, p. 1.

No	35/T&Q	
Member State	France	
Stock	GHL/2A-C46	
Species	Greenland halibut (Reinhardtius hippoglossoides)	
Zone	EU waters of IIa and IV; EU and international waters of Vb and VI	
Date	1.9.2010	

COMMISSION REGULATION (EU) No 1131/2010

of 30 November 2010

establishing a prohibition of fishing for cod in EU waters of IIa and IV; that part of IIIa not covered by the Skagerrak and Kattegat by vessels flying the flag of Sweden

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common fisheries policy (1), and in particular Article 36(2) thereof,

Whereas:

- (1) Council Regulation (EU) No 53/2010 of 14 January 2010 fixing for 2010 the fishing opportunities for certain fish stocks and groups of fish stocks, applicable in EU waters and, for EU vessels, in waters where catch limitations are required (²), lays down quotas for 2010.
- (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 2010.
- (3) It is therefore necessary to prohibit fishing activities for that stock,

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 2010 shall be deemed to be exhausted from the date set out in that Annex.

Article 2

Prohibitions

Fishing activities 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. In particular it shall be prohibited to retain on board, relocate, tranship or land fish from that stock caught by those vessels after that date.

Article 3

Entry into force

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

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

Done at Brussels, 30 November 2010.

For the Commission, On behalf of the President, Lowri EVANS

⁽¹⁾ OJ L 343, 22.12.2009, p. 1.

⁽²⁾ OJ L 21, 26.1.2010, p. 1.

No	30/T&Q	
Member State	Sweden	
Stock	COD/2A3AX4	
Species	Cod (Gadus morhua)	
Zone	EU waters of IIa and IV; that part of IIIa not covered by the Skagerrak and Kattegat	
Date	30.8.2010	

COMMISSION REGULATION (EU) No 1132/2010

of 30 November 2010

establishing a prohibition of fishing for spurdog/dogfish in EU waters of IIa and IV by vessels flying the flag of Denmark

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common fisheries policy (1), and in particular Article 36(2) thereof,

Whereas:

- (1) Council Regulation (EU) No 53/2010 of 14 January 2010 fixing for 2010 the fishing opportunities for certain fish stocks and groups of fish stocks, applicable in EU waters and, for EU vessels, in waters where catch limitations are required (²), lays down quotas for 2010.
- (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 2010.
- (3) It is therefore necessary to prohibit fishing activities for that stock,

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 2010 shall be deemed to be exhausted from the date set out in that Annex.

Article 2

Prohibitions

Fishing activities 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. In particular it shall be prohibited to retain on board, relocate, tranship or land fish from that stock caught by those vessels after that date.

Article 3

Entry into force

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

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

Done at Brussels, 30 November 2010.

For the Commission, On behalf of the President, Lowri EVANS

⁽¹⁾ OJ L 343, 22.12.2009, p. 1.

⁽²⁾ OJ L 21, 26.1.2010, p. 1.

No	37/T&Q
Member State	Denmark
Stock	DGS/2AC4-C
Species	Spurdog/dogfish (Squalus acanthias)
Zone	EU waters of IIa and IV
Date	24.2.2010

COMMISSION REGULATION (EU) No 1133/2010

of 30 November 2010

establishing a prohibition of fishing for cod in EC waters of subdivisions 22-24 by vessels flying the flag of Finland

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common fisheries policy (1), and in particular Article 36(2) thereof,

Whereas:

- (1) Council Regulation (EC) No 1226/2009 of 20 November 2009 fixing the fishing opportunities and associated conditions for certain fish stocks and groups of fish stocks applicable in the Baltic Sea for 2010 (²), lays down quotas for 2010.
- (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 2010.
- (3) It is therefore necessary to prohibit fishing activities for that stock,

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 2010 shall be deemed to be exhausted from the date set out in that Annex.

Article 2

Prohibitions

Fishing activities 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. In particular it shall be prohibited to retain on board, relocate, tranship or land fish from that stock caught by those vessels after that date.

Article 3

Entry into force

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

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

Done at Brussels, 30 November 2010.

For the Commission,
On behalf of the President,

Lowri EVANS

⁽¹⁾ OJ L 343, 22.12.2009, p. 1.

⁽²) OJ L 330, 16.12.2009, p. 1.

No	39/BAL
Member State	Finland
Stock	COD/3B23.; COD/3C22.; COD/3D24.
Species	Cod (Gadus morhua)
Zone	EC waters of Subdivisions 22–24
Date	22.9.2010

COMMISSION REGULATION (EU) No 1134/2010

of 30 November 2010

establishing a prohibition of fishing forkbeards in Community waters and waters not under the sovereignty or jurisdiction of third countries of VIII and IX by vessels flying the flag of Portugal

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common fisheries policy (1), and in particular Article 36(2) thereof,

Whereas:

- (1) Council Regulation (EC) No 1359/2008 of 28 November 2008 fixing for 2009 and 2010 the fishing opportunities for Community fishing vessels for certain deep-sea fish stocks (2) lays down quotas for 2009 and 2010.
- (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 2010.
- (3) It is therefore necessary to prohibit fishing activities for that stock,

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 2010 shall be deemed to be exhausted from the date set out in that Annex.

Article 2

Prohibitions

Fishing activities 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. In particular it shall be prohibited to retain on board, relocate, tranship or land fish from that stock caught by those vessels after that date.

Article 3

Entry into force

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

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

Done at Brussels, 30 November 2010.

For the Commission, On behalf of the President,

Lowri EVANS

⁽¹⁾ OJ L 343, 22.12.2009, p. 1.

⁽²⁾ OJ L 352, 31.12.2008, p. 1.

No	41/DSS	
Member State	Portugal	
Stock	GFB/89-	
Species	Forkbeards (Phycis blennoides)	
Zone	Community waters and waters not under the sovereignty or jurisdiction of third countries of VIII and IX	
Date	22.9.2010	

COMMISSION REGULATION (EU) No 1135/2010

of 3 December 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 4 December 2010.

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

Done at Brussels, 3 December 2010.

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

⁽¹⁾ OJ L 299, 16.11.2007, p. 1.

⁽²⁾ 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	AL	53,4
	MA	95,9
	MK	66,1
	TR	95,0
	ZZ	77,6
0707 00 05	EG	145,5
	JO	182,1
	TR	75,6
	ZZ	134,4
0709 90 70	MA	77,8
	TR	110,0
	ZZ	93,9
0805 10 20	BR	57,8
	MA	56,2
	TR	50,9
	ZA	51,5
	ZW	43,6
	ZZ	52,0
0805 20 10	MA	68,9
	ZZ	68,9
0805 20 30, 0805 20 50, 0805 20 70,	HR	60,9
0805 20 90	IL	72,2
	TR	68,8
	ZZ	67,3
0805 50 10	AR	45,9
	TR	60,1
	UY	57,1
	ZZ	54,4
0808 10 80	AR	74,9
	AU	164,5
	BR	50,3
	CA	65,9
	CL	84,2
	CN	86,4
	CO	50,3
	MK	26,7
	NZ	99,2
	US	92,5
	ZA	125,0
	ZZ	83,6
0808 20 50	CN	104,5
	US	112,9
	ZZ	108,7

⁽¹) 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'.

DIRECTIVES

COMMISSION DIRECTIVE 2010/87/EU

of 3 December 2010

amending Council Directive 91/414/EEC to include fenbuconazole as active substance and amending Decision 2008/934/EC

(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:

- (1) Commission Regulations (EC) No 451/2000 (²) and 1490/2002 (³) lay down the detailed rules for the implementation of the third stage of the programme of work referred to in Article 8(2) of Directive 91/414/EEC and establish a list of active substances to be assessed, with a view to their possible inclusion in Annex I to Directive 91/414/EEC. That list included fenbuconazole.
- (2) In accordance with Article 11e of Regulation (EC) No 1490/2002 the applicant withdrew its support of the inclusion of that active substance in Annex I to Directive 91/414/EEC within two months from receipt of the draft assessment report. Consequently, Commission Decision 2008/934/EC of 5 December 2008 concerning the non-inclusion of certain active substances in Annex I to Council Directive 91/414/EEC and the withdrawal of authorisations for plant protection products containing these substances (4) was adopted on the non-inclusion of fenbuconazole.
- (3) Pursuant to Article 6(2) of Directive 91/414/EEC the original notifier (hereinafter the applicant) submitted a new application requesting the accelerated procedure to be applied, as provided for in Article 14 to 19 of Commission Regulation (EC) No 33/2008 of 17 January 2008 laying down detailed rules for the

application of Council Directive 91/414/EEC as regards a regular and an accelerated procedure for the assessment of active substances which were part of the programme of work referred to in Article 8(2) of that Directive but have not been included into its Annex I (5).

- (4) The application was submitted to the United Kingdom, which had been designated rapporteur Member State by Regulation (EC) No 451/2000. The time period for the accelerated procedure was respected. The specification of the active substance and the supported uses are the same as were the subject of Decision 2008/934/EC. That application also complies with the remaining substantive and procedural requirements of Article 15 of Regulation (EC) No 33/2008.
- The United Kingdom evaluated the additional data submitted by the applicant and prepared an additional report. It communicated that report to the European Food Safety Authority (hereinafter 'the Authority') and to the Commission on 20 July 2009. The Authority communicated the additional report to the other Member States and the applicant for comments and forwarded the comments it had received to the Commission. In accordance with Article 20(1) of Regulation (EC) No 33/2008 and at the request of the Commission, the Authority presented its conclusion on fenbuconazole to the Commission on 18 March 2010 (6). The draft assessment report, the additional report and the conclusion of the Authority were reviewed by the Member States and the Commission within the Standing Committee on the Food Chain and Animal Health and finalised on 28 October 2010 in the format of the Commission review report for fenbuconazole.
- (6) It has appeared from the various examinations made that plant protection products containing fenbuconazole may be expected to satisfy, in general, the requirements laid down in Article 5(1)(a) and (b) of Directive 91/414/EEC, in particular with regard to the uses which have been

⁽¹⁾ OJ L 230, 19.8.1991, p. 1.

⁽²) OJ L 55, 29.2.2000, p. 25.

⁽³⁾ OJ L 224, 21.8.2002, p. 23.

⁽⁴⁾ OJ L 333, 11.12.2008, p. 11.

⁽⁵⁾ OJ L 15, 18.1.2008, p. 5.

⁽⁶⁾ European Food Safety Authority; Conclusion on the peer review of the pesticide risk assessment of the active substance fenbuconazole. EFSA Journal 2010; 8(4):1558. [67pp].doi:10.2903/j.efsa.2010.1558. Available online: www.efsa.europa.eu

examined and detailed in the Commission review report. It is therefore appropriate to include fenbuconazole in Annex I, in order to ensure that in all Member States the authorisations of plant protection products containing this active substance can be granted in accordance with the provisions of that Directive.

- (7) Without prejudice to that conclusion, it is appropriate to obtain further information on certain specific points. Article 6(1) of Directive 91/414/EC provides that inclusion of a substance in Annex I may be subject to conditions. Therefore, it is appropriate to require that the applicant submit confirmatory data on residues of triazole derivative metabolites (TDMs) in primary crops, rotational crops and products of animal origin. To further refine the assessment of potential endocrine disrupting properties, it is appropriate to require that fenbuconazole be subjected to further testing as soon as OECD test guidelines on endocrine disruption, or, alternatively, Community agreed test guidelines exist.
- (8) A reasonable period should be allowed to elapse before an active substance is included in Annex I in order to permit Member States and the interested parties to prepare themselves to meet the new requirements which will result from the inclusion.
- (9) 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 six months after inclusion to review existing authorisations of plant protection products containing fenbuconazole 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 vary, replace or withdraw, as appropriate, existing authorisations, 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.
- (10) The experience gained from previous inclusions in Annex I to Directive 91/414/EEC of active substances assessed in the framework of Commission Regulation (EEC) No 3600/92 of 11 December 1992 laying down the detailed rules for the implementation of the first stage of the programme of work referred to in Article 8(2) of Council Directive 91/414/EEC concerning the placing of plant protection products on the market (¹) has shown that difficulties can arise in interpreting the duties of holders of existing authorisations in relation to access to data. In order to avoid further difficulties it therefore appears necessary to clarify the duties of

the Member States, especially the duty to verify that the holder of an authorisation demonstrates access to a dossier satisfying the requirements of Annex II to that Directive. However, this clarification does not impose any new obligations on Member States or holders of authorisations compared to the directives which have been adopted until now amending Annex I.

- (11) It is therefore appropriate to amend Directive 91/414/EEC accordingly.
- (12) Commission Decision 2008/934/EC of 5 December 2008 concerning the non-inclusion of certain active substances in Annex I to Council Directive 91/414/EEC and the withdrawal of authorisations for plant protection products containing these substances provides for the non-inclusion of fenbuconazole and the withdrawal of authorisations for plant protection products containing that substance by 31 December 2011. It is necessary to delete the line concerning fenbuconazole in the Annex to that Decision.
- (13) It is therefore appropriate to amend Decision 2008/934/EC accordingly.
- (14) 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

The line concerning fenbuconazole in the Annex to Decision 2008/934/EC is deleted.

Article 3

Member States shall adopt and publish by 31 October 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 November 2011.

When Member States adopt those provisions, they shall contain a reference to this Directive or 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 4

1. Member States shall in accordance with Directive 91/414/EEC, where necessary, amend or withdraw existing authorisations for plant protection products containing fenbuconazole as an active substance by 1 November 2011.

By that date they shall in particular verify that the conditions in Annex I to that Directive relating to fenbuconazole are met, with the exception of those identified in part B of the entry concerning that 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 of that Directive.

2. By way of derogation from paragraph 1, for each authorised plant protection product containing fenbuconazole 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 30 April 2011 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 fenbuconazole. 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 fenbuconazole as the only active substance, where necessary, amend or withdraw the authorisation by 30 April 2015 at the latest; or
- (b) in the case of a product containing fenbuconazole as one of several active substances, where necessary, amend or withdraw the authorisation by 30 April 2015 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 5

This Directive shall enter into force on 1 May 2011.

Article 6

This Directive is addressed to the Member States.

Done at Brussels, 3 December 2010.

For the Commission
The President
José Manuel BARROSO

The following entry shall be added at the end of the table in Annex I to Directive 91/414/EC:

No	Common Name, Identification Numbers	IUPAC Name	Purity (*)	Entry into force	Expiration of inclusion	Specific provisions
'320	Fenbuconazole	(R,S) 4-(4-chlorophenyl)-2-phenyl-	≥ 965 g/kg	1 May 2011	30 April 2021	PART A
	CAS No: 114369-43-6 CIPAC No: 694	2-(1H-1,2,4-triazol-1- ylmethyl)butyronitrile				Only uses as fungicide may be authorised.
						PART B
						For the implementation of the uniform principles of Annex VI, the conclusions of the review report on fenbuconazole, and in particular Appendices I and II thereof, as finalised in the Standing Committee on the Food Chain and Animal Health on 28 October 2010 shall be taken into account.
						In this overall assessment Member States shall pay particular attention to:
						— the operator safety and ensure that conditions of use prescribe the application of adequate personal protective equipment where appropriate,
						— the dietary exposure of consumers to the residues of triazole derivative metabolites (TDMs),
						— the risk to aquatic organisms and mammals.
						Conditions of use shall include risk mitigation measures, where appropriate.
						The Member States concerned shall request the submission of confirmatory data on residues of triazole derivative metabolites (TDMs) in primary crops, rotational crops and products of animal origin.
						They shall ensure that the applicant provides such studies to the Commission by 30 April 2013.
						The Member States concerned shall ensure that the applicant submits to the Commission further information addressing the potential endocrine disrupting properties of fenbuconazole within two years after the adoption of the OECD test guidelines on endocrine disruption or, alternatively, of Community agreed test guidelines.'

ANNEX

^(*) Further details on identity and specification of active substance are provided in the review report.

DECISIONS

DECISION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

of 24 November 2010

on the 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 (application EGF/2009/021 IE/SR Technics from Ireland)

(2010/739/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 9 October 2009 to mobilise the EGF, in respect of redundancies in SR Technics and supplemented it with additional information up to 18 May 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 7 445 863.
- (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 shall be mobilised to provide the sum of EUR 7 445 863 in commitment and payment appropriations.

Article 2

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

Done at Strasbourg, 24 November 2010.

For the European Parliament
The President
J. BUZEK

⁽¹⁾ OJ C 139, 14.6.2006, p. 1.

⁽²) OJ L 406, 30.12.2006, p. 1.

of 24 November 2010

on the 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 (application EGF/2009/024 NL/Noord Holland and Zuid Holland Division 58 from the Netherlands)

(2010/740/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) The Netherlands submitted an application on 30 December 2009 to mobilise the EGF, in respect of redundancies in eight enterprises operating in NACE Revision 2 Division 58 (publishing activities) in the two contiguous NUTS II regions Noord Holland (NL32) and Zuid Holland (NL33) and supplemented it with additional information up to 31 May 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 2 326 459.
- (5) The EGF should, therefore, be mobilised in order to provide a financial contribution for the application submitted by the Netherlands,

HAVE ADOPTED THIS DECISION:

Article 1

For the general budget of the European Union for the financial year 2010, the European Globalisation Adjustment Fund shall be mobilised to provide the sum of EUR 2 326 459 in commitment and payment appropriations.

Article 2

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

Done at Strasbourg, 24 November 2010.

For the European Parliament
The President
J. BUZEK

⁽¹⁾ OJ C 139, 14.6.2006, p. 1.

⁽²⁾ OJ L 406, 30.12.2006, p. 1.

of 24 November 2010

on the 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 (application EGF/2009/027 NL/Noord Brabant and Zuid Holland Division 18 from the Netherlands)

(2010/741/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) The Netherlands submitted an application on 30 December 2009 to mobilise the EGF, in respect of redundancies in 70 enterprises operating in NACE Revision 2 Division 18 (printing and reproduction of recorded media) in the two contiguous NUTS II regions Noord Brabant (NL41) and Zuid Holland (NL33) and supplemented it with additional information up to 11 May 2010. This application complies with the requirements for determining the financial contribution as laid down in Article 10 of Regulation (EC) No 1927/2006. The Commission, therefore, proposes to mobilise an amount of EUR 2 890 027.
- (5) The EGF should, therefore, be mobilised in order to provide a financial contribution for the application submitted by the Netherlands,

HAVE ADOPTED THIS DECISION:

Article 1

For the general budget of the European Union for the financial year 2010, the European Globalisation Adjustment Fund shall be mobilised to provide the sum of EUR 2 890 027 in commitment and payment appropriations.

Article 2

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

Done at Strasbourg, 24 November 2010.

For the European Parliament
The President
J. BUZEK

⁽¹⁾ OJ C 139, 14.6.2006, p. 1.

⁽²⁾ OJ L 406, 30.12.2006, p. 1.

of 24 November 2010

on the 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 (application EGF/2009/028 NL/Limburg Division 18 from the Netherlands)

(2010/742/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) The Netherlands submitted an application on 30 December 2009 to mobilise the EGF, in respect of redundancies in nine enterprises operating in NACE Revision 2 Division 18 (printing and reproduction of recorded media) in the NUTS II region Limburg (NL42) and supplemented it with additional information up to 6 May 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 549 946.
- (5) The EGF should, therefore, be mobilised in order to provide a financial contribution for the application submitted by the Netherlands,

HAVE ADOPTED THIS DECISION:

Article 1

For the general budget of the European Union for the financial year 2010, the European Globalisation Adjustment Fund shall be mobilised to provide the sum of EUR 549 946 in commitment and payment appropriations.

Article 2

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

Done at Strasbourg, 24 November 2010.

For the European Parliament
The President
J. BUZEK

⁽¹⁾ OJ C 139, 14.6.2006, p. 1.

⁽²⁾ OJ L 406, 30.12.2006, p. 1.

of 24 November 2010

on the 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 (application EGF/2009/029 NL/Gelderland and Overijssel Division 18 from the Netherlands)

(2010/743/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 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) The Netherlands submitted an application on 30 December 2009 to mobilise the EGF, in respect of redundancies in 45 enterprises operating in NACE Revision 2 Division 18 (printing and reproduction of recorded media) in the two contiguous NUTS II regions Gelderland (NL22) and Overijssel (NL21) and supplemented it with additional information up to 6 May 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 2 013 619.
- (5) The EGF should, therefore, be mobilised in order to provide a financial contribution for the application submitted by the Netherlands,

HAVE ADOPTED THIS DECISION:

Article 1

For the general budget of the European Union for the financial year 2010, the European Globalisation Adjustment Fund shall be mobilised to provide the sum of EUR 2 013 619 in commitment and payment appropriations.

Article 2

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

Done at Strasbourg, 24 November 2010.

For the European Parliament
The President
J. BUZEK

⁽¹⁾ OJ C 139, 14.6.2006, p. 1.

⁽²) OJ L 406, 30.12.2006, p. 1.

of 24 November 2010

on the 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 (application EGF/2009/026 NL/Noord Holland and Utrecht Division 18 from the Netherlands)

(2010/744/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) The Netherlands submitted an application on 30 December 2009 to mobilise the EGF, in respect of redundancies in 79 enterprises operating in NACE Revision 2 Division 18 (printing and reproduction of recorded media) in the two contiguous NUTS II regions Noord Holland (NL32) and Utrecht (NL31) and supplemented it with additional information up to 6 May 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 2 266 625.
- (5) The EGF should, therefore, be mobilised in order to provide a financial contribution for the application submitted by the Netherlands,

HAVE ADOPTED THIS DECISION:

Article 1

For the general budget of the European Union for the financial year 2010, the European Globalisation Adjustment Fund shall be mobilised to provide the sum of EUR 2 266 625 in commitment and payment appropriations.

Article 2

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

Done at Strasbourg, 24 November 2010.

For the European Parliament
The President
J. BUZEK

⁽¹⁾ OJ C 139, 14.6.2006, p. 1.

⁽²⁾ OJ L 406, 30.12.2006, p. 1.

of 24 November 2010

on the mobilisation of the European Union Solidarity Fund, in accordance with point 26 of the Interinstitutional Agreement of 17 May 2006 between the European Parliament, the Council and the Commission on budgetary discipline and sound financial management

(2010/745/EU)

THE EUROPEAN PARLIAMENT AND THE COUNCIL 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 26 thereof,

Having regard to Council Regulation (EC) No 2012/2002 of 11 November 2002 establishing the European Union Solidarity Fund (2),

Having regard to the proposal from the Commission,

Whereas:

- (1) The European Union has created a European Union Solidarity Fund ('the Fund') to show solidarity with the population of regions struck by disasters.
- (2) The Interinstitutional Agreement of 17 May 2006 allows the mobilisation of the Fund within the annual ceiling of EUR 1 billion.
- (3) Regulation (EC) No 2012/2002 contains the provisions whereby the Fund may be mobilised.

(4) Ireland submitted an application to mobilise the Fund, concerning a disaster caused by severe flooding,

HAVE ADOPTED THIS DECISION:

Article 1

For the general budget of the European Union for the financial year 2010, the European Union Solidarity Fund shall be mobilised to provide the sum of EUR 13 022 500 in commitment and payment appropriations.

Article 2

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

Done at Strasbourg, 24 November 2010.

For the European Parliament
The President
J. BUZEK

⁽¹⁾ OJ C 139, 14.6.2006, p. 1.

⁽²⁾ OJ L 311, 14.11.2002, p. 3.

of 24 November 2010

on the 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 (application EGF/2009/030 NL/Drenthe Division 18 from the Netherlands)

(2010/746/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) The Netherlands submitted an application on 30 December 2009 to mobilise the EGF, in respect of redundancies in two enterprises operating in the NACE Revision 2 Division 18 (printing and reproduction of recorded media) in the NUTS II region Drenthe (NL13) and supplemented it with additional information up to 6 May 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 453 632.
- (5) The EGF should, therefore, be mobilised in order to provide a financial contribution for the application submitted by the Netherlands,

HAVE ADOPTED THIS DECISION:

Article 1

For the general budget of the European Union for the financial year 2010, the European Globalisation Adjustment Fund shall be mobilised to provide the sum of EUR 453 632 in commitment and payment appropriations.

Article 2

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

Done at Strasbourg, 24 November 2010.

For the European Parliament
The President
J. BUZEK

⁽¹⁾ OJ C 139, 14.6.2006, p. 1.

⁽²⁾ OJ L 406, 30.12.2006, p. 1.

COUNCIL DECISION 2010/747/CFSP

of 2 December 2010

amending Joint Action 2005/797/CFSP and Council Decision 2009/955/CFSP on the European Union Police Mission for the Palestinian Territories

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on European Union, and in particular Articles 28 and 43(2) thereof,

Whereas:

- (1) On 14 November 2005, the Council adopted Joint Action 2005/797/CFSP on the European Union Police Mission for the Palestinian Territories (¹) (EUPOL COPPS) for a period of 3 years. The operational phase of EUPOL COPPS began on 1 January 2006. Joint Action 2005/797/CFSP was extended by Joint Action 2008/958/CFSP (²) until 31 December 2010.
- (2) Council Decision 2009/955/CFSP (³) provided for a financial reference amount intended to cover the expenditure related to EUPOL COPPS for the period from 1 January to 31 December 2010. This financial reference amount should be increased to cover the Mission's operational needs.
- (3) Joint Action 2005/797/CFSP and Decision 2009/955/CFSP should be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

Article 14 of Joint Action 2005/797/CFSP is hereby replaced by the following:

'Article 14

Financial arrangements

1. The financial reference amount intended to cover the expenditure related to EUPOL COPPS for the period from 1 January to 31 December 2010 shall be EUR 6 870 000.

- 2. The expenditure financed by the amount referred to in paragraph 1 shall be managed in accordance with the procedures and rules applicable to the general budget of the European Union. Nationals of third States participating financially in the mission, of host parties and, if required for the operational needs of the mission, of neighbouring countries shall be allowed to tender for contracts.
- 3. The Head of Mission/Police Commissioner shall report fully to, and be supervised by, the Commission on the activities undertaken in the framework of his contract.
- 4. The financial arrangements shall respect the operational requirements of EUPOL COPPS, including compatibility of equipment and interoperability of its teams.
- 5. Expenditure shall be eligible as of the date of entry into force of this Joint Action.'.

Article 2

Article 2 of Decision 2009/955/CFSP is hereby deleted.

Article 3

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

Done at Brussels, 2 December 2010.

For the Council The President M. WATHELET

⁽¹⁾ OJ L 300, 17.11.2005, p. 65.

⁽²⁾ OJ L 338, 17.12.2008, p. 75.

⁽³⁾ OJ L 330, 16.12.2009, p. 76.

COUNCIL IMPLEMENTING DECISION

of 29 November 2010

amending Decision 2007/441/EC authorising the Italian Republic to apply measures derogating from Articles 26(1)(a) and 168 of Directive 2006/112/EC on the common system of value added tax

(2010/748/EU)

THE COUNCIL OF THE EUROPEAN UNION,

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

Having regard to Council Directive 2006/112/EC of 28 November 2006 on the common system of value added tax (1), and in particular Article 395(1) thereof,

Having regard to the proposal from the European Commission,

Whereas:

- (1) In a letter registered by the Commission's Secretariat-General on 18 February 2010, Italy requested an authorisation to extend a measure derogating from Article 26(1)(a) and Article 168 of Directive 2006/112/EC in order to continue to restrict the right of deduction in relation to expenditure on certain motorised road vehicles not wholly used for business purposes.
- (2) By letter dated 13 July 2010, the Commission informed the other Member States of Italy's request. By letter dated 15 July 2010, the Commission notified Italy that it had all the information necessary to consider the request.
- Council Decision 2007/441/EC of 18 June 2007 au-(3) thorising the Italian Republic to apply measures derogating from Articles 26(1)(a) and 168 of Directive 2006/112/EC on the common system of value added tax (2) authorises Italy to limit the right of deduction of value added tax (VAT) charged on expenditure on motorised road vehicles not wholly used for business purposes to 40 %. Decision 2007/441/EC provides that the use for private purposes of vehicles which have been subject to a right of deduction restriction under that Decision is not to be considered as a supply of services for consideration. Decision 2007/441/EC contains definitions of the vehicles and the expenditure included in the scope of that Decision and a list of vehicles which are explicitly excluded from the scope of that Decision.
- (4) In accordance with Article 6 of Decision 2007/441/EC, Italy submitted a report to the Commission covering the two first years of application of the Decision which

included a review of the percentage restriction. The information provided by Italy shows that a restriction of the right of deduction to 40 % still corresponds to the actual circumstances as regards the use for business or non-business purposes of the vehicles concerned. Italy should therefore be authorised to apply the measure during a further limited period, until 31 December 2013.

- (5) In the event Italy were to request a further extension beyond 2013, a new report should be submitted to the Commission together with that extension request by 1 April 2013.
- (6) On 29 October 2004, the Commission adopted a proposal for a Council Directive amending Directive 77/388/EEC with a view to simplifying value added tax obligations. The derogating measures provided for in this Decision should expire on the date of entry into force of that amending Directive, if that date is earlier than the date of expiry of the derogation measure set out in this Decision.
- (7) The derogation has no impact on the Union's own resources accruing from value added tax.
- (8) Decision 2007/441/EC should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

Decision 2007/441/EC is hereby amended as follows:

1. Article 6 is replaced by the following:

'Article 6

Any request for the extension of the measures provided for in this Decision shall be submitted to the Commission by 1 April 2013.

Any request for extension of those measures shall be accompanied by a report which includes a review of the percentage restriction applied on the right to deduct VAT charged on expenditure on motorised road vehicles not wholly used for business purposes.';

⁽¹⁾ OJ L 347, 11.12.2006, p. 1.

⁽²⁾ OJ L 165, 27.6.2007, p. 33.

2. Article 7 is replaced by the following:

'Article 7

This Decision shall expire on the date of entry into force of Union rules determining the expenditure relating to motorised road vehicles which is not eligible for a full deduction of VAT, but on 31 December 2013 at the latest.'.

Article 2

This Decision shall take effect on the day of its notification.

It shall apply from 1 January 2011.

Article 3

This Decision is addressed to the Italian Republic.

Done at Brussels, 29 November 2010.

For the Council
The President
K. PEETERS

COMMISSION DECISION

of 2 December 2010

amending Decision 2007/453/EC as regards the BSE status of India, Peru, Panama and South Korea

(notified under document C(2010) 8352)

(Text with EEA relevance)

(2010/749/EU)

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EC) No 999/2001 of the European Parliament and of the Council of 22 May 2001 laying down rules for the prevention, control and eradication of certain transmissible spongiform encephalopathies (1), and in particular the third subparagraph of Article 5(2) thereof,

Whereas:

- (1) Regulation (EC) No 999/2001 lays down rules for the prevention, control and eradication of transmissible spongiform encephalopathies (TSEs) in animals. For that purpose, the bovine spongiform encephalopathy (BSE) status of Member States or third countries or regions thereof (countries or regions) is to be determined by classification into one of three categories depending on the BSE risk involved, namely a negligible BSE risk, a controlled BSE risk and an undetermined BSE risk.
- (2) The Annex to Commission Decision 2007/453/EC of 29 June 2007 establishing the BSE status of Member States or third countries or regions thereof according to their BSE risk (²) lists countries or regions according to their BSE risk status.
- (3) The World Organisation for Animal Health (OIE) plays a leading role in the categorisation of countries or regions according to their BSE risk. The list in the Annex to Decision 2007/453/EC takes account of Resolution No XXII Recognition of the Bovine Spongiform Encephalopathy Status of Members adopted by the OIE in May 2009 regarding the BSE status of Member States and third countries.

- (4) In May 2010, the OIE adopted Resolution No 18—Recognition of the Bovine Spongiform Encephalopathy Risk Status of Members. That Resolution recognised India and Peru as having a negligible BSE risk and Panama and South Korea as having a controlled BSE risk. The list in the Annex to Decision 2007/453/EC should therefore be amended to be brought into line with that Resolution as regards those third countries.
- (5) Decision 2007/453/EC should therefore be amended accordingly.
- (6) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on the Food Chain and Animal Health,

HAS ADOPTED THIS DECISION:

Article 1

The Annex to Decision 2007/453/EC is replaced by the text in the Annex to this Decision.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 2 December 2010.

For the Commission

John DALLI

Member of the Commission

⁽¹⁾ OJ L 147, 31.5.2001, p. 1.

⁽²⁾ OJ L 172, 30.6.2007, p. 84.

ANNEX

LIST OF COUNTRIES OR REGIONS

	untries or regions with a negligible BSE risk
Men	nber States
_ '	Finland
_	Sweden
EFT	A countries
_ '	Iceland
_ '	Norway
Thir	d countries
—	Argentina
—	Australia
_	Chile
_ '	India
_	New Zealand
_	Paraguay
_	Peru
_	Singapore
_	Uruguay
. Cot	antries or regions with a controlled BSE risk
Men	nber States
	Belgium, Bulgaria, the Czech Republic, Denmark, Germany, Estonia, Ireland, Greece, Spain, France, Italy, Cyprus Latvia, Lithuania, Luxembourg, Hungary, Malta, the Netherlands, Austria, Poland, Portugal, Romania, Slovenia Slovakia, the United Kingdom
EFT	'A countries
_ '	Liechtenstein
_	Switzerland
Thir	d countries
_ '	Brazil
_	Canada
_	Colombia
—	Japan
_ '	Mexico
_ '	Panama
	South Korea
_	
	Taiwan

COMMISSION DECISION

of 3 December 2010

laying down the final balance to be paid or recovered at programme closure in the field of transitional rural development programmes financed by the European Agricultural Guidance and Guarantee Fund (EAGGF) by Estonia, Cyprus, Latvia, Lithuania, Malta, Poland and Slovakia

(notified under document C(2010) 8471)

(Only the Estonian, Greek, Latvian, Lithuanian, Maltese, Polish and Slovak texts are authentic)

(2010/750/EU)

THE EUROPEAN COMMISSION,

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

Having regard to Commission Regulation (EC) No 27/2004 of 5 January 2004 laying down transitional detailed rules for the application of Council Regulation (EC) No 1257/1999 as regards the financing by the EAGGF Guarantee Section of rural development measures in the Czech Republic, Estonia, Cyprus, Latvia, Lithuania, Hungary, Malta, Poland, Slovenia and Slovakia (¹) and in particular Article 3(4) thereof,

Having regard to Council Regulation (EC) No 1260/1999 of 21 June 1999 laying down general provisions on the structural funds (²), and in particular Article 32(3) thereof,

Having regard to Council Regulation (EC) No 1257/1999 of 17 May 1999 on support for rural development from the European Agricultural Guidance and Guarantee Fund (EAGGF) and amending and repealing certain Regulations (3), and in particular 47(3) thereof,

After consulting the Committee on the Agricultural Funds,

Whereas:

- (1) Commission Decision 2009/984/EU (4) laid down the final balance to be paid or recovered at programme closure in the field of transitional rural development financed by the EAGGF of the Czech Republic, Hungary and Slovenia.
- (2) On the basis of the annual accounts submitted by Estonia, Cyprus, Latvia, Lithuania, Malta, Poland and Slovakia concerning expenditure in the field of rural

development measures, accompanied by the information required, the accounts of the paying agencies referred to in Article 6(2) of Council Regulation (EC) No 1290/2005 of 21 June 2005 on the financing of the common agricultural policy (5), have been cleared for the financial years 2005 (6), 2006 (7), 2007 (8), 2008 (9) and 2009 (10). The respective clearance decisions have been adopted.

- (3) The final eligibility date for TRDI programmes was set to 31 December 2008. An extension of the final eligibility date was granted to Estonia, Malta and Slovakia. The expenses incurred between 16 October 2008 and 30 June 2009 were declared in the 2009 annual accounts; thus, the clearance of accounts decisions referred to above clear the full expenditure incurred under these programmes.
- (4) Article 32(3) of Regulation (EC) No 1260/1999 provides that the combined total payments which are made in respect of the programme, prior to the payment of the final balance, shall not exceed 95 % of the Community commitment for the programme.
- (5) For the rural development expenditure covered by Article 3(4) of Regulation (EC) No 27/2004, the final balance to be paid or recovered shall be calculated on the basis of the latest clearance of accounts decision and additional information provided by Estonia, Cyprus, Latvia, Lithuania, Malta, Poland and Slovakia as per recital (6) hereafter.
- (6) In the light of the closure of the Transitional Rural Development programmes, the Member States concerned were requested to provide information on the outstanding debts in respect of the programmes. The debt data were verified and taken into consideration by the Commission when calculating the final balance.

⁽¹⁾ OJ L 5, 9.1.2004, p. 36.

⁽²⁾ OJ L 161, 26.6.1999, p. 1.

⁽³⁾ OJ L 160, 26.6.1999, p. 80.

⁽⁴⁾ OJ L 338, 19.12.2009, p. 95.

⁽⁵⁾ OJ L 209, 11.8.2005, p. 1.

⁽⁶⁾ OJ L 118, 3.5.2006, p. 20 and OJ L 122, 11.5.2007, p. 47.

 ⁽⁷⁾ OJ L 122, 11.5.2007, p. 41 and OJ L 139, 29.5.2008, p. 54.
 (8) OJ L 139, 29.5.2008, p. 25; OJ L 33, 3.2.2009, p. 31 and OJ L 34, 5.2.2010, p. 30.

⁽⁹⁾ OJ L 111, 5.5.2009, p. 35 and OJ L 36, 9.2.2010, p. 27.

⁽¹⁰⁾ OJ L 112, 30.4.2010, p. 10.

(7) In accordance with Article 30(2) of Regulation (EC) No 1290/2005, this Decision does not prejudice decisions taken subsequently by the Commission excluding from European Union financing expenditure not effected in accordance with European Union rules,

HAS ADOPTED THIS DECISION:

Article 1

The amounts of the final balance which is, recoverable from or payable to, each Member State pursuant to this Decision in the field of rural development measures applicable in Estonia, Cyprus, Latvia, Lithuania, Malta, Poland and Slovakia are set out in the Annex.

Article 2

This decision determines the final balances of the remaining Transitional Rural Development programmes financed by the European Agricultural Guidance and Guarantee Fund (EAGGF).

Article 3

This Decision is addressed to the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Malta, the Republic of Poland and the Slovak Republic.

Done at Brussels, 3 December 2010.

For the Commission

Dacian CIOLOS

Member of the Commission

TRDI programmes: Declared expenditure 2000/2006, final balance and decommitment of EU co-financing

ANNEX

								(EUR)
	New Member States	EE	CY	LV	LT	MT	PL	SK
			Declared exper	nditure 2004/2009				
A	Total committed amount for the programme	150 500 000,00	74 800 000,00	328 100 000,00	489 500 000,00	26 900 000,00	2 866 400 000,00	397 100 000,00
В	Eligible expenditure incurred by MS to 15/10/2009	150 248 896,61	74 751 757,19	327 974 003,26	489 455 652,85	27 258 271,08	2 865 928 297,23	400 572 246,92
C	Annually cleared expenditure							
	2004							
	2005	40 250 337,00	5 089 164,32	71 209 552,00	108 795 351,22	6 464 227,06	490 115 738,88	91 734 583,46
	2006	42 408 371,67	24 796 690,13	95 213 650,83	140 012 181,61	7 939 611,15	1 149 556 890,99	117 633 325,77
	2007	40 720 193,48	17 817 990,09	110 967 368,28	156 247 750,70	4 148 025,92	1 085 818 964,54	144 596 146,16
	2008	24 148 768,74	17 570 826,20	46 986 857,87	79 148 259,37	2 241 670,14	121 595 191,28	39 259 760,34
	2009	2 721 225,72	9 474 074,82	2 607 932,10	4 033 561,97	5 102 120,76	12 361 738,57	7 348 431,19
	Total cleared expenditure 2004/2009	150 248 896,61	74 748 745,56	326 985 361,08	488 237 104,87	25 895 655,03	2 859 448 524,26	400 572 246,92
		Final balance an	nd decommiment of	EU co-financing (si	tuation at closure)			
D	Total eligible expenditure (lowest: A, B or C)	150 248 896,61	74 748 745,56	326 985 361,08	488 237 104,87	25 895 655,03	2 859 448 524,26	397 100 000,00
Е	Less: Irregularities recovered by the MS to be deducted from the final balance	317 991,79	737 013,13	451 269,19	360 798,14	393 589,63	4 465 986,89	7 282,74
F	Total eligible expenditure to be reimbursed (D-E)	149 930 904,82	74 011 732,43	326 534 091,89	487 876 306,73	25 502 065,40	2 854 982 537,37	397 092 717,26
G	Less: Advances already paid	24 080 000,00	11 968 000,00	52 496 000,00	78 320 000,00	4 304 000,00	458 624 000,00	63 536 000,00
Н	Less: INT already made	118 894 999,00	59 092 000,00	259 199 000,00	386 705 000,00	21 251 000,00	2 264 456 000,00	313 708 999,00
I	Payment or recovery of net final balance (F-G-H)	6 955 905,82	2 951 732,43	14 839 091,89	22 851 306,73	- 52 934,60	131 902 537,37	19 847 718,26

DECISION OF THE EUROPEAN CENTRAL BANK

of 29 November 2010

on the approval of the volume of coin issuance in 2011 (ECB/2010/25)

(2010/751/EU)

THE GOVERNING COUNCIL OF THE EUROPEAN CENTRAL BANK.

(EUR million)

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 128(2) thereof,

Having regard to Council Decision 2010/416/EU of 13 July 2010 in accordance with Article 140(2) of the Treaty on the adoption by Estonia of the euro on 1 January 2011 (1), and in particular Article 1 thereof,

Whereas:

- (1) The European Central Bank (ECB) has the exclusive right from 1 January 1999 to approve the volume of coins issued by the Member States whose currency is the euro.
- (2) The derogation in favour of Estonia referred to in Article 4 of the 2003 Act of Accession has been abrogated with effect from 1 January 2011.
- (3) The 16 Member States whose currency is the euro and Estonia have submitted to the ECB for approval their estimates of the volume of euro coins to be issued in 2011, supplemented by explanatory notes on the forecasting methodology,

HAS ADOPTED THIS DECISION:

Article 1

Approval of the volume of euro coins to be issued in 2011

The ECB hereby approves the volume of euro coins to be issued by the Member States whose currency is the euro in 2011 as described in the following table:

	(EUR million)
	Issuance of coins intended for circulation and issuance of collector coins (not intended for circulation) in 2011
Belgium	178,3
Germany	629
Estonia	48,4
Ireland	44,4
Greece	54,5
Spain	180
France	300
Italy	262,4
Cyprus	15,6
Luxembourg	30
Malta	6,8
Netherlands	64
Austria	277
Portugal	30
Slovenia	36
Slovakia	42,2
Finland	60

Article 2 Final provision

This Decision is addressed to the Member States whose currency is the euro and Estonia.

Done at Frankfurt am Main, 29 November 2010.

The President of the ECB Jean-Claude TRICHET

⁽¹⁾ OJ L 196, 28.7.2010, p. 24.

*	2010/740/EU: Decision of the European Parliament and of the Council of 24 November 2010 on the 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 (application EGF/2009/024 NL/Noord Holland and Zuid Holland Division 58 from the Netherlands)	37
*	2010/741/EU: Decision of the European Parliament and of the Council of 24 November 2010 on the mobil-	
	isation 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 (application EGF/2009/027 NL/Noord Brabant and Zuid Holland Division 18 from the Netherlands)	38
	2010/742/EU:	
*	Decision of the European Parliament and of the Council of 24 November 2010 on the 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 (application EGF/2009/028 NL/Limburg Division 18 from the Netherlands)	39
	2010/743/EU:	
*	Decision of the European Parliament and of the Council of 24 November 2010 on the 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 (application EGF/2009/029 NL/Gelderland and Overijssel Division 18 from the Netherlands)	40
	2010/744/EU:	
*	Decision of the European Parliament and of the Council of 24 November 2010 on the 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	

2010/745/EU:



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201	U	/4	6	EU	J:

*	Decision of the European Parliament and of the Council of 24 November 2010 on the 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 (application EGF/2009/030 NL/Drenthe Division 18 from the Netherlands)	43
*	Council Decision 2010/747/CFSP of 2 December 2010 amending Joint Action 2005/797/CFSP and Council Decision 2009/955/CFSP on the European Union Police Mission for the Palestinian Territories	44
	2010/748/EU:	
*	Council Implementing Decision of 29 November 2010 amending Decision 2007/441/EC authorising the Italian Republic to apply measures derogating from Articles 26(1)(a) and 168 of Directive 2006/112/EC on the common system of value added tax	45
	2010/749/EU:	
*	Commission Decision of 2 December 2010 amending Decision 2007/453/EC as regards the BSE status of India, Peru, Panama and South Korea (notified under document C(2010) 8352) (1)	47
	2010/750/EU:	
*	Commission Decision of 3 December 2010 laying down the final balance to be paid or recovered at programme closure in the field of transitional rural development programmes financed by the European Agricultural Guidance and Guarantee Fund (EAGGF) by Estonia, Cyprus, Latvia, Lithuania, Malta, Poland and Slovakia (notified under document C(2010) 8471)	49
	2010/751/EU:	
*	Decision of the European Central Bank of 29 November 2010 on the approval of the volume of	-



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