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Legislation English edition Contents Non-legislative acts II REGULATIONS Council Regulation (EU) No 630/2011 of 21 June 2011 amending Regulation (EU) No 7/2010 opening and providing for the management of autonomous tariff quotas of the Union for certain agricultural and industrial products Council Regulation (EU) No 631/2011 of 21 June 2011 amending Regulation (EC) No 1255/96 temporarily suspending the autonomous Common Customs Tariff duties on certain industrial, agricultural and fishery products Commission Implementing Regulation (EU) No 632/2011 of 29 June 2011 derogating, for 2011, from Regulation (EC) No 1067/2008 opening and providing for the administration of Community tariff quotas for common wheat of a quality other than high quality from third countries Commission Implementing Regulation (EU) No 633/2011 of 29 June 2011 temporarily suspending customs duties on imports of certain cereals for the 2011/12 marketing year 19 Commission Implementing Regulation (EU) No 634/2011 of 29 June 2011 opening a standing invitation to tender for the 2010/2011 marketing year for imports of sugar of CN code 1701 at a reduced customs duty Commission Implementing Regulation (EU) No 635/2011 of 29 June 2011 entering a name in the register of protected designations of origin and protected geographical indications [Aceite Campo de Calatrava (PDO)]

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(Continued overleaf)

Acts whose titles are printed in light type are those relating to day-to-day management of agricultural matters, and are generally valid for a limited period.

The titles of all other acts are printed in bold type and preceded by an asterisk.

ISSN 1725-2555

1,17

Volume 54 30 June 2011

1

4

18

21

26

\star	Commission Implementing Regulation (EU) No 636/2011 of 29 June 2011 entering a name in	
	the register of protected designations of origin and protected geographical indications [Moules	
	de bouchot de la Baie du Mont-Saint-Michel (PDO)]	28

DECISIONS

2011/384/EU:

2011/385/EU:

III Other acts

EUROPEAN ECONOMIC AREA



Π

(Non-legislative acts)

REGULATIONS

COUNCIL REGULATION (EU) No 630/2011

of 21 June 2011

amending Regulation (EU) No 7/2010 opening and providing for the management of autonomous tariff quotas of the Union for certain agricultural and industrial products

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 31 thereof,

Having regard to the proposal from the European Commission,

Whereas:

- (1) In order to ensure sufficient and uninterrupted supplies of certain goods insufficiently produced in the Union and to avoid any disturbances on the market, for certain agricultural and industrial products, autonomous tariff quotas have been opened by Council Regulation (EU) No 7/2010 (¹) within which those products can be imported at reduced or zero duty rates.
- (2) The quota volumes, previously established, for autonomous tariff quotas of the Union with order numbers 09.2767, 09.2813, 09.2977, 09.2628, 09.2629 and 09.2635 are insufficient to meet the needs of the Union industry. Consequently, those quota volumes should be increased, from 1 July 2011 in the case of the tariff quotas with the order numbers 09.2767 and 09.2813, and from 1 January 2011 in the case of tariff quotas with the order numbers 09.2977, 09.2628, 09.2629 and 09.2635.
- (3) Moreover, for the autonomous tariff quota of the Union with the order number 09.2631 the product description should be revised.
- (4) In addition, it is no longer in the interest of the Union to continue to grant a tariff quota for the second semester of 2011 in respect of the tariff quota with the order number 09.2947. That quota should therefore be

closed with effect from 1 July 2011 and the corresponding row should be deleted from the Annex to Regulation (EU) No 7/2010.

- (5) Regulation (EU) No 7/2010 should therefore be amended accordingly.
- (6) Since some of the measures provided for in this Regulation should take effect from 1 January 2011 and others from 1 July 2011, this Regulation should apply from those dates respectively and enter into force immediately,

HAS ADOPTED THIS REGULATION:

Article 1

The Annex to Regulation (EU) No 7/2010 is hereby amended as follows:

- the rows for the tariff quotas with order numbers 09.2767, 09.2813 and 09.2631 are replaced by the rows set out in Annex I to this Regulation;
- (2) the rows for the tariff quotas with order numbers 09.2977, 09.2628, 09.2629 and 09.2635 are replaced by the rows set out in Annex II to this Regulation;
- (3) the row for the tariff quota with order number 09.2947 is deleted.

Article 2

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

It shall apply from 1 July 2011.

However, point (2) of Article 1 shall apply from 1 January 2011.

⁽¹⁾ OJ L 3, 7.1.2010, p. 1.

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

Done at Luxembourg, 21 June 2011.

For the Council The President FAZEKAS S.

ANNEX I

Tariff quotas referred to in point (1) of Article 1

Order number	CN code	TARIC	Description	Quota period	Quota volume	Quota duty
09.2767	ex 2910 90 00	80	Allyl glycidyl ether	1.131.12.	4 300 tonnes	0 %
09.2813	ex 3920 91 00	94	Co-extruded trilayer poly(vinyl butyral) film without a graduated colour band containing by weight 29 % or more but not more than 31 % of 2,2'-ethylenedioxydiethyl bis(2-ethylhexanoate) as a plasticiser	1.131.12.	3 000 000 m ²	0 %
09.2631	ex 9001 90 00	80	Unmounted glass lenses, prisms and cemented elements for use in the manufacture of goods of CN codes 9002, 9005, 9013 10 and 9015 (1)	1.131.12.	5 000 000 units	0 %

ANNEX II

Tariff quotas referred to in point (2) of Article 1

Order number	CN code	TARIC	Description	Quota period	Quota amount	Quota duty
09.2977	2926 10 00		Acrylonitrile	1.131.12.	50 000 tonnes	0 %
09.2628	ex 7019 52 00	10	Glass web woven from glass fibre coated in plastic, of a weight of 120 g/m^2 (± 10 g/m^2), of a type used in rolling insect screens with fixed frames	1.131.12.	1 900 000 m ²	0 %
09.2629	ex 7616 99 90	85	Aluminium telescopic handle for use in the manufacture of luggage (1)	1.131.12.	600 000 units	0 %
09.2635	ex 9001 10 90	20	Optical fibres for the manufacture of glass fibre cables under heading 8544 (1)	1.131.12.	3 300 000 km	0 %

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EN

COUNCIL REGULATION (EU) No 631/2011

of 21 June 2011

amending Regulation (EC) No 1255/96 temporarily suspending the autonomous Common Customs Tariff duties on certain industrial, agricultural and fishery products

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 31 thereof,

Having regard to the proposal from the European Commission,

Whereas:

- It is in the interest of the Union to suspend totally the autonomous Common Customs Tariff duties on a certain number of new products currently not listed in the Annex to Council Regulation (EC) No 1255/96 (¹).
- (2) Four products with CN and TARIC codes 2933 39 99 70, 2933 39 99 80, 8507 80 30 40 and 8507 80 30 50 which are currently listed in the Annex to Regulation (EC) No 1255/96 should be deleted because it is no longer in the interest of the Union to maintain the suspension of autonomous Common Customs Tariff duties for those products.
- (3) It is necessary to modify the product description of 15 suspensions in the Annex to Regulation (EC) No 1255/96 in order to take account of technical product developments and economic trends on the market. Those suspensions should be deleted from the list in that Annex and reinserted as new suspensions using new descriptions. Moreover, TARIC codes for 12 products should be changed.
- (4) The suspensions for which those technical modifications are necessary should be deleted from the list of suspensions set out in the Annex to Regulation (EC) No 1255/96 and should be reinserted in that list using new product descriptions, or new TARIC codes.
- (5) In the interest of clarity, the modified entries should be marked with an asterisk in the lists of inserted and deleted suspensions set out in Annex I and Annex II to this Regulation.

- (6) Experience has shown that it is necessary to provide an expiry date for the suspensions set out in the Annex to Regulation (EC) No 1255/96 to ensure that account is taken of technological and economic changes. This should not exclude the premature termination of certain measures or their continuation beyond the expiry date, if economic justification is provided, in accordance with the principles laid down in the Commission communication of 1998 concerning autonomous tariff suspensions and quotas (²).
- (7) Regulation (EC) No 1255/96 should therefore be amended accordingly.
- (8) Since the suspensions laid down in this Regulation have to take effect from 1 July 2011, this Regulation should apply from that date and enter into force immediately,

HAS ADOPTED THIS REGULATION:

Article 1

The Annex to Regulation (EC) No 1255/96 is hereby amended as follows:

- (1) the rows for the products listed in Annex I to this Regulation are inserted;
- (2) the rows for the products for which the CN and TARIC codes are set out in Annex II to this Regulation are deleted.

Article 2

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

It shall apply from 1 July 2011.

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

Done at Luxembourg, 21 June 2011.

For the Council The President FAZEKAS S.

ANNEX I

Products referred to in Article 1(1)

CN code	TARIC	Description	Rate of autonomous duty	Validity period
0811 90 50 0811 90 70 *ex 0811 90 95	70	Fruit of the genus Vaccinium, uncooked or cooked by steaming or boiling in water, frozen, not containing added sugar or other sweetening matter	0 %	1.7.2011- 31.12.2013
*ex 1517 90 99	10	Vegetable oil, refined, containing by weight 25 % or more but not more than 50 % arachidonic acid or 12 % or more but not more than 50 % docosahexaenoic acid and stan- dardised with high oleic sunflower oil (HOSO)	0 %	1.7.2011- 31.12.2011
ex 2007 99 50 ex 2008 99 48	40 93	Mango puree concentrate: — of the genus <i>Mangifera</i> , — of a Brix value of 28 or more but not more than 30, for use in the manufacture of fruit juices (1)	6 %(3)	1.7.2011- 31.12.2015
ex 2007 99 50 ex 2008 99 49	50 50	Acerola puree concentrate: — of the genus <i>Malpighia</i> , — of a Brix value of 20, for use in the manufacture of fruit juices (1)	9 %(3)	1.7.2011- 31.12.2015
ex 2007 99 50 ex 2008 99 48	60 20	Guava puree concentrate: — of the genus <i>Psidium</i> , — of a Brix value of 20, for use in the manufacture of fruit juices (1)	6 %(3)	1.7.2011- 31.12.2015
ex 2008 99 48	94	Mango puree: — not from concentrate, — of the genus <i>Mangifera</i> , — of a Brix value of 16, for use in the manufacture of fruit juices (1)	6 %	1.7.2011- 31.12.2015
ex 2009 41 10 ex 2009 41 99	70 70	 Pineapple juice: not from concentrate, of the genus Ananas, of a Brix value of 11 or more but not more than 16, for use in the manufacture of fruit juices (1) 	8 %	1.7.2011- 31.12.2015
ex 2818 10 91	10	 Sintered corundum with micro crystalline structure, containing by weight: 94 % or more, but not more than 98,5 % of α-Al2O3, 2 % (± 1,5 %) of magnesium spinel, 1 % (± 0,6 %) of yttrium oxide, and 2 % (± 1,2 %) of each lanthanum oxide and neodymium oxide, with less than 50 % of the total weight having a particle size of more than 10 mm 	0 %	1.7.2011- 31.12.2015
*ex 2825 50 00	20	Copper (I or II) oxide containing by weight 78 % or more of copper and not more than 0,03 % of chloride	0 %	1.7.2011- 31.12.2013
ex 2826 19 90	10	Tungsten hexafluoride with a purity of 99,9 % by weight or more	0 %	1.7.2011- 31.12.2015
*ex 2833 29 80	20	Manganese sulphate monohydrate	0 %	1.7.2011- 31.12.2013
ex 2833 29 80	30	Zirconium sulphate	0 %	1.7.2011- 31.12.2015

CN code	TARIC	Description	Rate of autonomous duty	Validity period
*ex 2836 99 17	20	Zirconium (IV) basic carbonate	0 %	1.7.2011- 31.12.2013
ex 2903 69 90	70	α,α,α',α'-Tetrachloro-o-xylen	0 %	1.7.2011- 31.12.2015
ex 2905 29 90	30	Dodeca-8,10-dien-1-ol	0 %	1.7.2011- 31.12.2015
ex 2909 30 90	30	3,4,5-Trimethoxytoluene	0 %	1.7.2011- 31.12.2015
ex 2912 49 00	30	Salicylaldehyde	0 %	1.7.2011- 31.12.2015
ex 2915 39 00	60	Dodec-8-enyl acetate	0 %	1.7.2011- 31.12.2015
ex 2915 39 00	65	Dodeca-7,9-dienyl acetate	0 %	1.7.2011- 31.12.2015
ex 2915 39 00	70	Dodec-9-enyl acetate	0 %	1.7.2011- 31.12.2015
ex 2917 12 00	20	Dimethyl adipate	0 %	1.7.2011- 31.12.2015
ex 2917 39 95	40	Benzene-1,2,4-tricarboxylic acid 1,2-anhydride	0 %	1.7.2011- 31.12.2015
ex 2920 90 85	20	Tris(methylphenyl)phosphite	0 %	1.7.2011- 31.12.2015
ex 2920 90 85	30	2,2'-[[3,3',5,5'-Tetrakis(1,1-dimethylethyl)[1,1'-biphenyl]- 2,2'-diyl]bis(oxy)]bis[biphenyl-1,3,2-dioxaphosphepine]	0 %	1.7.2011- 31.12.2015
ex 2920 90 85	40	Bis(2,4-dicumylphenyl)pentaerythritol diphosphite	0 %	1.7.2011- 31.12.2015
ex 2921 42 00	82	2-Chloro-4-nitroaniline	0 %	1.7.2011- 31.12.2015
ex 2921 43 00	50	4-Aminobenzotrifluoride	0 %	1.7.2011- 31.12.2015
ex 2921 43 00	60	3-Aminobenzotrifluoride	0 %	1.7.2011- 31.12.2015
ex 2921 49 00	80	4-Heptafluoroisopropyl-2-methylaniline	0 %	1.7.2011- 31.12.2015
ex 2922 49 85	45	Glycine	0 %	1.7.2011- 31.12.2015
*ex 2923 90 00	10	Tetramethylammonium hydroxide, in the form of an aqueous solution containing 25 % (± 0,5 %) by weight of tetramethylammonium hydroxide	0 %	1.7.2011- 31.12.2013
ex 2923 90 00	75	 Tetraethylammonium hydroxide, in the form of an aqueous solution containing: 35 % (± 0,5 %) by weight of tetraethylammonium hydroxide, not more than 1 000 mg/kg of chloride, not more than 2 mg/kg of iron, and not more than 10 mg/kg of potassium 	0 %	1.7.2011- 31.12.2015

CN code	TARIC	Description	Rate of autonomous duty	Validity period
ex 2924 29 98	35	2'-Methoxyacetoacetanilide	0 %	1.7.2011- 31.12.2015
ex 2924 29 98	40	N,N'-1,4-Phenylenebis[3-oxobutyramide]	0 %	1.7.2011- 31.12.2015
ex 2924 29 98	45	Propoxur (ISO)	0 %	1.7.2011- 31.12.2015
ex 2924 29 98	50	N,N'-(2,5-Dichloro-1,4-phenylene)bis[3-oxobutyramide]	0 %	1.7.2011- 31.12.2015
ex 2924 29 98	55	N,N'-(2,5-Dimethyl-1,4-phenylene)bis[3-oxobutyramide]	0 %	1.7.2011- 31.12.2015
ex 2924 29 98	60	N,N'-(2-Chloro-5-methyl-1,4-phenylene)bis[3-oxobuty- ramide]	0 %	1.7.2011- 31.12.2015
ex 2926 90 95	30	2-Amino-3-(3,4-dimethoxyphenyl)-2-methylpropanenitrile hydrochloride	0 %	1.7.2011- 31.12.2015
ex 2929 10 00	55	2,5 (and 2,6)-Bis(isocyanatomethyl)bicyclo[2.2.1]heptane	0 %	1.7.2011- 31.12.2015
ex 2930 90 99	10	2,3-Bis((2-mercaptoethyl)thio)-1-propanethiol	0 %	1.7.2011- 31.12.2015
ex 2930 90 99	20	2-Methoxy-N-[2-nitro-5-(phenylthio)phenyl]acetamide	0 %	1.7.2011- 31.12.2015
ex 2930 90 99	55	Thiourea	0 %	1.7.2011- 31.12.2015
ex 2930 90 99	65	Pentaerythritol tetrakis(3-mercaptopropionate)	0 %	1.7.2011- 31.12.2015
ex 2931 00 99	30	Diethylborane isopropoxide	0 %	1.7.2011- 31.12.2015
ex 2933 21 00	80	5,5-Dimethylhydantoin	0 %	1.7.2011- 31.12.2015
ex 2933 39 99	85	2-Chloro-5-chloromethylpyridine	0 %	1.7.2011- 31.12.2015
ex 2933 69 80	55	Terbutryn (ISO)	0 %	1.7.2011- 31.12.2015
ex 2933 99 80	64	((3R)-1-{(1R,2R)-2-[2-(3,4-Dimethoxyphenyl) ethoxy]cyclohexyl}pyrrolidin-3-ol.hydrochloride	0 %	1.7.2011- 31.12.2015
ex 2934 99 90	85	N2-[1-(S)-Ethoxycarbonyl-3-phenylpropyl]-N6-trifluor- oacetyl-L-lysyl-N2-carboxy anhydride	0 %	1.7.2011- 31.12.2015
ex 2934 99 90	86	Dithianon (ISO)	0 %	1.7.2011- 31.12.2015
ex 2934 99 90	87	2,2'-(1,4-Phenylene)bis(4H-3,1-benzoxazin-4-one)	0 %	1.7.2011- 31.12.2015
ex 2935 00 90	40	Imazosulfuron (ISO), of a purity by weight of 98 % or more	0 %	1.7.2011- 31.12.2015
ex 2935 00 90	42	Penoxsulam (ISO)	0 %	1.7.2011- 31.12.2015

CN code	TARIC	Description	Rate of autonomous duty	Validity period
ex 3204 11 00	10	Dye C.I. Disperse Yellow 54 also known as C.I. Solvent Yellow 114	0 %	1.7.2011- 31.12.2015
ex 3204 11 00	20	Dye C.I. Disperse Yellow 241	0 %	1.7.2011- 31.12.2015
ex 3204 11 00	30	 Preparation of dispersion dyes, containing: C.I. Disperse Orange 61, C.I. Disperse Blue 291:1, C.I. Disperse Violet 93:1, C.I. Disperse Red 54 	0 %	1.7.2011- 31.12.2015
ex 3204 19 00	71	Dye C.I. Solvent Brown 53	0 %	1.7.2011- 31.12.2015
ex 3204 19 00	72	Dye C.I. Solvent Yellow 93	0 %	1.7.2011- 31.12.2015
ex 3204 19 00	73	Dye C.I. Solvent Blue 104	0 %	1.7.2011- 31.12.2015
*ex 3208 20 10	20	Immersion topcoat solution containing by weight 0,5 % or more but not more than 15 % of acrylate-methacrylate- alkenesulphonate copolymers with fluorinated side chains, in a solution of n-butanol and/or 4-methyl-2-pentanol and/or diisoamylether	0 %	1.7.2011- 31.12.2013
ex 3215 90 00	40	Dry ink powder with a base of hybrid resin (made from polystyrene acrilyc resin and polyester resin) mixed with: — wax, — a vinyl-based polymer, and — a colouring agent, for use in the manufacture of toner bottles for photo- copiers, fax machines, printers and multifunction devices (1)	0 %	1.7.2011- 31.12.2015
*ex 3707 90 90	85	 Rolls, containing: a dry layer of a photosensitive acrylic resin, on one side a poly(ethylene terephthalate) protecting foil, and on the other side a polyethylene protecting foil 	0 %	1.7.2011- 31.12.2014
ex 3808 93 90	20	 Preparation consisting of benzyl(purin-6-yl)amine in a glycol solution, containing by weight: 1,88 % or more but not more than 2,00 % of benzyl(purin-6-yl)amine, of a kind used in plant growth regulators 	0 %	1.7.2011- 31.12.2015
ex 3808 93 90	30	Aqueous solution containing by weight: — 1,8 % of sodium para-nitrophenolate, — 1,2 % of sodium ortho-nitrophenolate, — 0,6 % of sodium 5-nitroguaiacolate, for use in the manufacture of a plant growth regulator (1)	0 %	1.7.2011- 31.12.2015
ex 3808 93 90	40	 Mixed white powder containing by weight: 3 % or more but not more than 3,6 % of 1-methyl-cyclopropene with a purity more than 96 %, and containing less than 0,05 % of each impurity of 1-chloro-2-methylpropene and 3-chloro-2-methylpropene, for use in the manufacture of a growth regulator of post-harvest fruits, vegetables and ornamentals with a specific generator (1) 	0 %	1.7.2011- 31.12.2015

CN code	TARIC	Description	Rate of autonomous duty	Validity period
ex 3808 93 90	50	 Preparation in the form of powder, containing by weight: 55% or more of Gibberellin A4, 1% or more but not more than 35% of Gibberellin A7, 90% or more of Gibberellin A4 and Gibberellin A7 combined, not more than 10% of a combination of water and other naturally occurring Gibberellins, of a kind used in plant growth regulators 	0 %	1.7.2011- 31.12.2015
ex 3815 12 00	20	Carbon supported platinum catalyst powder, containing by weight 9,5 % or more but not more than 10,5 % of platinum, for use as a fuel cell catalyst(1)	0 %	1.7.2011- 31.12.2015
ex 3815 12 00	30	Carbon supported platinum alloy catalyst, containing by weight 11% or more but not more than 12,6% of platinum, for use as a fuel cell catalyst(1)	0 %	1.7.2011- 31.12.2015
ex 3815 90 90	30	 Catalyst, consisting of a suspension in mineral oil of: tetrahydrofuran complexes of magnesium chloride and titanium(III) chloride, and silicon dioxide, containing 6,6 % (± 0,6 %) by weight of magnesium, and containing 2,3 % (± 0,2 %) by weight of titanium 	0 %	1.7.2011- 31.12.2015
*ex 3824 90 97	46	Carboxylic acid anhydride based hardener for epoxide resin, in liquid form, of a specific weight at 25 °C of $1,15 \text{ g/cm}^3$ or more but not more than $1,20 \text{ g/cm}^3$	0 %	1.7.2011- 31.12.2013
ex 3824 90 97	58	N2-[1-(S)-Ethoxycarbonyl-3-phenylpropyl]-N6-trifluor- oacetyl-L-lysyl-N2-carboxy anhydride in a solution of dich- loromethane at 37 %	0 %	1.7.2011- 31.12.2015
ex 3824 90 97	59	3',4',5'-Trifluorobiphenyl-2-amine, in the form of a solution in toluene containing by weight 80 % or more but not more than 90 % of 3',4',5'-trifluorobiphenyl-2-amine	0 %	1.7.2011- 31.12.2015
ex 3901 30 00	80	 Ethylene-vinyl acetate copolymer, containing 27,8 % or more but not more than 29,3 % by weight of vinyl acetate, with a melt flow index of 22 g/10 min or more but no more than 28 g/10 min, containing not more than 15 mg/kg vinyl acetate monomer 	0 %	1.7.2011- 31.12.2015
ex 3901 30 00	82	 Ethylene-vinyl acetate copolymer, — containing 9,8 % or more but not more than 10,8 % by weight of vinyl acetate, — with a melt flow index of 2,5 g/10 min or more but no more than 3,5 g/10 min, — containing not more than 15 mg/kg vinyl acetate monomer 	0 %	1.7.2011- 31.12.2015

CN code	TARIC	Description	Rate of autonomous duty	Validity period
ex 3901 90 90	80	 Block copolymer of ethylene with octene in the form of pellets: with a specific gravity of 0,862 or more, but not more than 0,865, able to stretch to at least 200 % its original length, with a hysteresis of 50 % (± 10 %), with permanent deformation of not more than 20 %, for use in the manufacture of napkin liners for babies (1) 	0 %	1.7.2011- 31.12.2015
ex 3901 90 90	82	Copolymer of ethylene and methacrylic acid	0 %	1.7.2011- 31.12.2015
*ex 3902 10 00	40	 Polypropylene, containing no plasticiser: of a tensile strength: of 32-60 MPa (as determined by the ASTM D638 method), of a flexural strength of 50-90 MPa (as determined by the ASTM D790 method), of a Melt Flow Rate (MFR) at 230 °C/2,16 kg of 5-15 g/10 min (as determined by the ASTM D1238 method), with 40 % or more but not more than 80 % by weight of polypropylene, with 10 % or more but not more than 30 % by weight of glass fibre, with 10 % or more but not more than 30 % by weight of mica 	0 %	1.7.2011- 31.12.2014
ex 3902 90 90	84	Blend of hydrogenated styrenic block copolymer, poly- ethylene wax, and tackifier resin, in the form of pellets, containing by weight: — 70 (\pm 5) % of styrenic block copolymer, — 15 (\pm 5) % of polyethylene wax, and — 15 (\pm 5) % of tackifier resin, with the following physical properties: — able to stretch to at least 200 % of its original length, — with a hysteresis of 50 (\pm 10) %, — with a permanent deformation of no more than 20 %, for use in the manufacture of napkins and napkin liners for babies (1)	0 %	1.7.2011- 31.12.2015
*ex 3903 90 90	86	 Mixture containing by weight: 45 % or more but not more than 65 % of polymers of styrene, 35 % or more but not more than 45 % of poly(phenylene ether), not more than 10 % of other additives, and with one or more of the following special colour effects: metallic or pearlescent with a visual angular metamerism caused by at least 0,3 % flake-based pigment, fluorescent, as characterised by emitting light during absorption of ultraviolet radiation, bright white, as characterised by L * not less than 92 and b * not more than 2 and a * between -5 and 7 on the CIELab colour scale 	0 %	1.7.2011- 31.12.2013
ex 3907 99 90	80	Copolymer, consisting of 72 % by weight or more of terephthalic acid and/or derivatives thereof and cyclohex- anedimethanol, completed with linear and/or cyclic dioles	0 %	1.7.2011- 31.12.2015

CN code	TARIC	Description	Rate of autonomous duty	Validity period
ex 3909 40 00	20	Powder of thermosetting resin particles in which magnetic particles have been evenly distributed, for use in the manufacture of toner bottles for photocopiers, fax machines, printers and multifunction devices (1)	0 %	1.7.2011- 31.12.2015
ex 3911 90 99	30	1,4:5,8- Dimethanonaphthalene, 2-ethylidene- 1,2,3,4,4a,5,8,8a-octahydro-, polymer with 3a,4,7,7a- tetrahydro- 4,7-methano-1H-indene, hydrogenated	0 %	1.7.2011- 31.12.2015
ex 3911 90 99	35	Alternated copolymer of ethylene and maleic anhydride (EMA)	0 %	1.7.2011- 31.12.2015
ex 3919 90 00	63	 Co-extruded trilayer film, each layer containing a mixture of polypropylene and polyethylene, containing not more than 3 % by weight of other polymers, whether or not containing titanium dioxide in the core layer, coated with an acrylic pressure sensitive adhesive, and with a release liner, of an overall thickness of not more than 110 µm 	0 %	1.7.2011- 31.12.2015
ex 3921 90 55 *ex 7019 40 00 *ex 7019 40 00	25 21 29	Prepreg sheets or rolls containing polyimide resin	0 %	1.7.2011- 31.12.2014
ex 5603 13 10	20	 Non-woven of spunbonded polyethylene, with a coating, of a weight of more than 80 g/m² but not more than 105 g/m², and an air resistance (Gurley) of 8 seconds or more but not more than 75 seconds (as determined by the ISO 5636/5 method) 	0 %	1.7.2011- 31.12.2015
ex 7009 91 00	10	 Unframed glass mirrors with: a length of 1 516 (± 1 mm), a width of 553 (± 1 mm), a thickness of 3 (± 0,1 mm), the back of the mirror covered with protective polyethylene (PE) film, with a thickness of 0,11 mm or more but not more than 0,13 mm, a lead content of not more than 90 mg/kg, and a corrosion resistance of 72 hours or more according to ISO 9227 salt spray test 	0 %	1.7.2011- 31.12.2015
*ex 7019 19 10	10	Yarn of 33 tex or a multiple thereof (± 7,5 %), obtained from continuous spun-glass filaments of a nominal diameter of 3,5 μ m or of 4,5 μ m, in which filaments of a diameter of 3 μ m or more but not more than 5,2 μ m predominate, other than those treated so as to improve their adhesion to elastomers	0 %	1.7.2011- 31.12.2013
ex 7019 19 10	20	Yarn of 10,3 tex or more but not more than 11,9 tex, obtained from continuous spun-glass filaments, in which filaments of a diameter of 4,83 μ m or more but not more than 5,83 μ m predominate	0 %	1.7.2011- 31.12.2015
ex 7019 19 10	25	Yarn of 5,1 tex or more but not more than 6,0 tex, obtained from continuous glass-spun filaments, in which filaments of a diameter of 4,83 μ m or more but not more than 5,83 μ m predominate	0 %	1.7.2011- 31.12.2015

CN code	TARIC	Description	Rate of autonomous duty	Validity period
*ex 7019 19 10	30	Yarn of E-glass of 22 tex (± 1,6 tex), obtained from continuous spun-glass filaments of a nominal diameter of 7 μ m, in which filaments of a diameter of 6,35 μ m or more but not more than 7,61 μ m predominate	0 %	1.7.2011- 31.12.2013
*ex 7019 19 10	55	 Glass cord impregnated with rubber or plastic, obtained from K or U glass filaments, made up of: 9 % or more but not more than 16 % of magnesium oxide, 19 % or more but not more than 25 % of aluminium oxide, 0 % or more but not more than 2 % of boron oxide, without calcium oxide, coated with a latex comprising at least a resorcinol-formaldehyde resin and chlorosulphonated polyethylene 	0 %	1.7.2011- 31.12.2014
*ex 7019 19 10 *ex 7019 90 99	60 30	High modulus glass cord (K) impregnated with rubber, obtained from twisted high modulus glass filament yarns, coated with a latex comprising a resorcinol-formal- dehyde resin with or without vinylpyridine and/or hydro- genated acrylonitrile-butadiene rubber (HNBR)	0 %	1.7.2011- 31.12.2013
*ex 7019 19 10 *ex 7019 90 99	70 20	Glass cord impregnated with rubber or plastic, obtained from twisted glass filament yarns, coated with a latex comprising at least a resorcinol-formaldehyde- vinylpyridine resin and an acrylonitrile-butadiene rubber (NBR)	0 %	1.7.2011- 31.12.2013
*ex 7019 19 10 *ex 7019 90 99	80 10	Glass cord impregnated with rubber or plastic, obtained from twisted glass filament yarns, coated with a latex comprising at least a resorcinol-formaldehyde resin and chlorosulphonated polyethylene	0 %	1.7.2011- 31.12.2013
*ex 7019 40 00 *ex 7019 40 00	11 19	 Woven fabrics of rovings, impregnated with epoxy resin, with a coefficient of thermal expansion between 30 °C and 120 °C (measured according to IPC-TM-650) of: 10 ppm per °C or more, but not more than 12 ppm per °C in the length and width, and 20 ppm per °C or more, but not more than 30 ppm per °C in the thickness, with a glass transition temperature of 152 °C or more, but not more than 153 °C (measured according IPC-TM-650) 	0 %	1.7.2011- 31.12.2013
ex 7604 29 10 ex 7606 12 99	10 20	Sheets and bars of aluminium-lithium alloys	0 %	1.7.2011- 31.12.2015
ex 7607 20 90	20	 Lubricating entry sheet of a total thickness of not more than 350 µm, comprising of: a layer of aluminium foil of a thickness of 70 µm or more but not more than 150 µm, a water soluble lubricant of a thickness of 20 µm or more but not more than 200 µm and solid at room temperature, for use in the manufacture of printed circuit boards (1) 	0 %	1.7.2011- 31.12.2015
ex 8104 30 00	10	Magnesium powder: — of purity by weight of 98 % or more, — with a particle size of 0,2 mm or more but not more than 0,8 mm	0 %	1.7.2011- 31.12.2015

CN code	TARIC	Description	Rate of autonomous duty	Validity period
*ex 8108 90 50	60	 Plates, sheets, strips and foils of an alloy of titanium, aluminium, silicon and niobium, containing by weight: 0,4 % or more but not more than 0,6 % of aluminium, 0,35 % or more but not more than 0,55 % of silicon, and 0,1 % or more but not more than 0,3 % of niobium 	0 %	1.7.2011- 31.12.2013
ex 8302 42 00 ex 9401 90 80	80 10	Ratchet disk of a kind used in the manufacture of reclining car seats	0 %	1.7.2011- 31.12.2015
ex 8407 90 90	20	 Compact Liquid Petroleum Gas (LPG) Engine System, with: 6 cylinders, an output of 75 kW or more, but not more than 80 kW, inlet and exhaust valves modified to operate continuously in heavy duty applications, for use in the manufacture of vehicles of heading 8427 (1) 	0 %	1.7.2011- 31.12.2015
*ex 8414 30 81	50	Hermetic or semi-hermetic variable-speed electric scroll compressors, with a nominal power rating of 0.5 kW or more, but not more than 10 kW , with a displacement volume of not more than 35 cm^3 , of the type used in refrigeration equipment	0 %	1.7.2011- 31.12.2014
ex 8479 89 97 ex 8479 90 80	50 80	Machinery, being components of a production line for the manufacture of lithium ion batteries for passenger electric motor vehicles, for the construction of such a production line (1)	0 %	1.7.2011- 31.12.2015
ex 8483 40 90	80	Transmission gearbox, with: — not more than 3 gears, — an automatic deceleration system, and — a power reversal system, for use in the manufacture of goods of heading 8427 (1)	0 %	1.7.2011- 31.12.2015
*ex 8501 10 99	79	DC motor with brushes and an internal rotor with a three- phase winding, whether or not equipped with a worm, of a specified temperature range covering at least -20 °C to +70 °C	0 %	1.7.2011- 31.12.2013
*ex 8501 31 00	40	 Permanently excited DC-motor with: a multiple-phase winding, an external diameter of 30 mm or more, but not more than 80 mm, a rated speed of not more than 15 000 rpm, an output of 45 W or more, but not more than 300 W, and a supply voltage of 9 V or more, but not more than 25 V 	0 %	1.7.2011- 31.12.2014
ex 8507 10 20	80	 Lead acid starter battery, with: a charge acceptance capacity of 200 % or more of the level of an equivalent conventional flooded battery during the first 5 seconds of charge, a liquid electrolyte, for use in the manufacture of passenger cars and light commercial vehicles employing high regenerative alternator controls or start/stop systems with high regenerative alternator controls (1) 	0 %	1.7.2011- 31.12.2015

CN code	TARIC	Description	Rate of autonomous duty	Validity period
*ex 8507 80 30	60	 Lithium-ion rechargeable batteries, with: a length of 1 213 mm or more, but not more than 1 575 mm, a width of 245 mm or more but not more than 1 200 mm, a height of 265 mm or more, but not more than 755 mm, a weight of 265 kg or more but not more than 294 kg, a nominal capacity of 66,6 Ah, put up in packs of 48 modules 	0 %	1.7.2011- 31.12.2015
ex 8508 70 00 ex 8537 10 99	10 96	Electronic circuit card without separate housing for actuating and controlling vacuum cleaner brushes powered by not more than 300 W	0 %	1.7.2011- 31.12.2015
ex 8508 70 00 ex 8537 10 99	20 98	 Electronic circuit cards that: are connected by wire or radio frequency to each other and the motor controller card, and regulate the functioning (switching on or off and suction capacity) of vacuum cleaners according to a stored program, whether or not fitted with indicators that display the functioning of the vacuum cleaner (suction capacity and/or dust bag full and/or filter full) 	0 %	1.7.2011- 31.12.2015
*ex 8522 90 80	83	Blu-ray optical pick-up unit, whether or not recordable, for use with Blu-ray, DVD and CD discs, comprising at least: — laser diodes operating at three different wavelengths, — a photo detector integrated circuit, and — an actuator, for the manufacture of products falling within heading 8521(1)	0 %	1.7.2011- 31.12.2013
*ex 8525 80 19	31	 Closed circuit television (CCTV) camera: of a weight of not more than 5,9 kg, whether or not contained in a housing, of dimensions of not more than 400 mm × 250 mm, with a single Charge-Couple-Device (CCD) or Complementary Metal–Oxide–Semiconductor (CMOS) sensor, with effective pixels of not more than 5 megapixels, for use in CCTV surveillance systems (1) 	0 %	1.7.2011- 31.12.2013
ex 8526 91 20 ex 8528 59 80	80 10	 Integrated audio module (IAM) with a digital video output for connection to an LCD touch screen monitor, interfaced over the Media Oriented Systems Transport (MOST) network and transported over the MOST High protocol, with: a Printed circuit board (PCB) containing a Global Positioning System (GPS) receiver, a gyroscope, and a Traffic Message Channel (TMC) tuner, a hard disk drive supporting multiple maps, a HD radio, a connection to an external CD and DVD drive, Bluetooth, MP3 and USB input connectivity, a voltage of 10 V or more but not more than 16 V, for the use in the manufacture of vehicles in Chapter 87 (1) 	0 %	1.7.2011- 31.12.2015

CN code	TARIC	Description	Rate of autonomous duty	Validity period
ex 8529 90 92	50	 Colour LCD display panel for LCD monitors of heading 8528: with a diagonal measurement of the screen of 14,48 cm or more but not more than 31,24 cm, with background lighting, micro-controller, with a CAN (Controller area network)-controller with LVDS (Low-voltage differential signalling) interface and CAN/power supply socket or with an APIX (Automotive Pixel Link) controller with APIX interface, in a housing with an aluminium heat sink at the back of the housing, without a signal-processing module, for use in the manufacture of vehicles of heading 8703(1) 	0 %	1.7.2011- 31.12.2015
ex 8536 69 90	84	Universal serial bus (USB) female connector in a single or multiple form for connecting with other USB devices, for use in the manufacture of goods falling within headings 8521 and 8528 (1)	0 %	1.7.2011- 31.12.2015
ex 8536 90 85 ex 8538 90 99 ex 8543 90 00	96 94 50	Keypads, wholly of either silicone or polycarbonate, including printed keys with electrical contacting elements	0 %	1.7.2011- 31.12.2015
ex 8537 10 99	97	Electronic controller card for actuating and controlling of a single-phase electric AC commutator motor, with an output of 750 W or more and an input power of more than 1 600 W but not more than 2 700 W	0 %	1.7.2011- 31.12.2015
ex 8543 70 90	95	 Mobile telephone view and control module comprising: a mains power/CAN (Controller Area Network) output socket, a USB (Universal Serial Bus) port and audio IN/OUT ports, and incorporating a video switching device for the interface of smart phone operating systems with the Media Orientated Systems Transport network (MOST) for use in the manufacture of vehicles of Chapter 87(1) 	0 %	1.7.2011- 31.12.2015
ex 8545 90 90	20	Carbon fibre paper of a kind used for gas diffusion layers in fuel cell electrodes	0 %	1.7.2011- 31.12.2015
ex 8708 30 91	10	 Drum type parking brake: operating within the service brake disk, with a diameter of 170 mm or more but not more than 175 mm, for use in the manufacture of motor vehicles (1) 	0 %	1.7.2011- 31.12.2015
*ex 9001 20 00	10	Material consisting of a polarising film, whether or not on rolls, supported on one or both sides by transparent material, whether or not with an adhesive layer, covered on one side or on both sides with a release film	0 %	1.7.2011- 31.12.2012

(*) Suspension relating to a product in the Annex to Regulation (EC) No 1255/96 for which the CN or TARIC code or the product description is modified by this Regulation.

ANNEX II

Products referred to in Article 1(2)

CN code	TARIC
*0811 90 50	
*0811 90 70	
*ex 0811 90 95	69
*ex 1517 90 99	10
*ex 2825 50 00	11
*ex 2825 50 00	19
*ex 2833 29 80	10
*ex 2836 99 17	10
*ex 2923 90 00	10
ex 2933 39 99	70
ex 2933 39 99	80
*ex 3208 20 10	20
*ex 3707 10 00	55
*ex 3824 90 97	46
*ex 3902 10 00	40
*ex 3903 90 90	86
*ex 3921 90 55	25
*ex 7019 19 10	41
*ex 7019 19 10	42
*ex 7019 19 10	43
*ex 7019 19 10	44
*ex 7019 19 10	45
*ex 7019 19 10	46
*ex 7019 19 10	61
*ex 7019 19 10	62
*ex 7019 19 10	63
	I

CN code	TARIC
*ex 7019 19 10	64
*ex 7019 19 10	65
*ex 7019 19 10	66
*ex 7019 40 00	10
*ex 7019 40 00	20
*ex 7019 90 99	10
*ex 7019 90 99	20
*ex 7019 90 99	30
*ex 8108 90 50	60
*ex 8414 30 81	50
*ex 8501 10 99	79
*ex 8501 31 00	40
ex 8507 80 30	40
ex 8507 80 30	50
*ex 8507 80 30	60
*ex 8522 90 80	83
*ex 8525 80 19	31
*ex 9001 20 00	10

(*) Suspension relating to a product in the Annex to Regulation (EC) No 1255/96 for which the CN or TARIC code or the product description is modified by this Regulation.

COMMISSION IMPLEMENTING REGULATION (EU) No 632/2011

of 29 June 2011

derogating, for 2011, from Regulation (EC) No 1067/2008 opening and providing for the administration of Community tariff quotas for common wheat of a quality other than high quality from third countries

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 144 in conjunction with Article 4 thereof,

Whereas:

- Article of Commission Regulation (EC) (1)3(1) No 1067/2008 of 30 October 2008 opening and providing for the administration of Community tariff quotas for common wheat of a quality other than high quality from third countries and derogating from Council Regulation (EC) No 1234/2007 (2) stipulates that the annual import quota of 2 989 240 tonnes be subdivided into three subquotas: 572 000 tonnes for the United States. 38 853 tonnes for Canada and 2 378 387 tonnes for other third countries.
- (2) Article 3(3) of Regulation (EC) No 1067/2008 stipulates that subquota III of 2 378 387 tonnes for other third countries be divided into four quarterly subperiods, covering in particular subperiod 3 extending from 1 July to 30 September for a quantity of 594 597 tonnes and subperiod 4 extending from 1 October to 31 December for a quantity of 594 596 tonnes.
- (3) In view of the situation of the market, in order to promote a fluid supply of the EU market in cereals under subquota III for 2011, subperiod 3 and

subperiod 4 should be merged into a single subperiod, covering the cumulative quantity for subperiods 3 and 4, namely 1 189 193 tonnes.

- (4) A derogation should therefore be made from Regulation (EC) No 1067/2008 for 2011.
- (5) In order to ensure effective management of the procedure for issuing import certificates from 1 July 2011, this Regulation must enter into force on the day following its publication in the Official Journal of the European Union.
- (6) 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

By way of derogation from Article 3(3)(c) of Regulation (EC) No 1067/2008, for 2011, subperiod 3 shall extend from 1 July 2011 to 31 December 2011, covering a quantity of 1 189 193 tonnes.

By way of derogation from Article 3(3)(d) of Regulation (EC) No 1067/2008, subperiod 4 shall be eliminated for 2011.

Article 2

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

It shall apply until 31 December 2011.

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

Done at Brussels, 29 June 2011.

For the Commission The President José Manuel BARROSO

^{(&}lt;sup>1</sup>) OJ L 299, 16.11.2007, p. 1.

⁽²⁾ OJ L 290, 31.10.2008, p. 3.

COMMISSION IMPLEMENTING REGULATION (EU) No 633/2011

of 29 June 2011

temporarily suspending customs duties on imports of certain cereals for the 2011/12 marketing

year

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 187 in conjunction with Article 4 thereof,

Whereas:

- (1) In order to support the supply of cereals on the Community market in the last few months of the 2010/11 marketing year, Commission Regulation (EU) No 177/2011 (²) suspended customs duties for the import tariff quotas for common wheat of low and medium quality and feed barley opened by Regulations (EC) No 1067/2008 (³) and (EC) No 2305/2003 (⁴) respectively, until 30 June 2011.
- (2) The outlook for the cereals market for the start of the next marketing year (2011/12) would suggest that prices will remain high, given the low stock levels and the Commission's current estimates regarding the quantities which will actually be available from the 2011 harvest. In order to make it easier to maintain a flow of imports conducive to EU market equilibrium, there is a need to ensure continuity in cereal imports policy by keeping the temporary suspension of customs duties on imports during the 2011/12 marketing year until 31 December 2011 for the import tariff quotas to which this measure currently applies.
- (3) Moreover, traders should not be penalised in cases where cereals are en route for importation into the Union. Therefore, transport times should be taken into account and traders allowed to release cereals for free circulation under the customs-duty suspension arrangements provided for in this Regulation, for all products the direct transport of which to the Union started at the latest on 31 December 2011. The evidence to be
- (1) OJ L 299, 16.11.2007, p. 1.
- ⁽²⁾ OJ L 51, 25.2.2011, p. 8.
- (3) OJ L 290, 31.10.2008, p. 3.
- (⁴) OJ L 342, 30.12.2003, p. 7.

provided showing direct transport to the Union and the date on which the transport commenced should also be established.

- (4) In order to ensure sound management of the procedure for issuing import licences as from 1 July 2011, this Regulation should enter into force on the day after its publication in the Official Journal of the European Union.
- (5) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for the Common Organisation of Agricultural Markets,

HAS ADOPTED THIS REGULATION:

Article 1

1. The application of customs duties on imports of products of CN code 1001 90 99, of a quality other than high quality as defined in Annex II to Commission Regulation (EU) No 642/1010 (⁵), and CN code 1003 00 is suspended for the 2011/12 marketing year for all imports under the reduced-duty tariff quotas opened by Regulations (EC) No 1067/2008 and (EC) No 2305/2003.

2. Where the cereals referred to in paragraph 1 of this Article undergo direct transport to the Union and such transport began at the latest by 31 December 2011, the suspension of customs duties under this Regulation shall continue to apply for the purposes of the release into free circulation of the products concerned.

Proof of direct transport to the Union and of the date on which the transport commenced shall be provided, to the satisfaction of the relevant authorities, by the original transport document.

Article 2

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

It shall apply from 1 July 2011 to 31 December 2011.

^{(&}lt;sup>5</sup>) OJ L 187, 21.7.2010, p. 5.

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

Done at Brussels, 29 June 2011.

For the Commission The President José Manuel BARROSO

COMMISSION IMPLEMENTING REGULATION (EU) No 634/2011

of 29 June 2011

opening a standing invitation to tender for the 2010/2011 marketing year for imports of sugar of CN code 1701 at a reduced customs duty

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 187, in conjunction with Article 4 thereof,

Whereas:

- (1) The world market prices for sugar have been at a constant high level during the first months of the 2010/2011 marketing year, which has slowed down the pace of imports in particular from third countries benefiting from certain preferential agreements.
- Confronted with this situation, the Commission recently (2) adopted a series of measures with the purpose to bring additional supply to the Union market. Those measures included Commission Regulation (EU) No 222/2011 of 3 March 2011 laying down exceptional measures as regards the release of out-of-quota sugar and isoglucose on the Union market at reduced surplus levy during marketing year 2010/2011 (2), which increased the combined availability of sugar and isoglucose on the Union market by 526 000 tonnes, and Commission Implementing Regulation (EU) No 302/2011 of 28 March 2011 opening an exceptional import tariff quota for certain quantities of sugar in the 2010/11 marketing year (3), which suspended the import duties for sugar falling within CN 1701 for a quantity of 300 000 tonnes.
- (3) Imports of sugar under Inward Processing in accordance with chapter 3 of Commission Regulation (EEC) No 2454/93 of 2 July 1993 laying down provisions for the implementation of Council Regulation (EEC) No 2913/92 establishing the Community Customs Code (⁴) have been reduced and the processing industry has increased the use of quota sugar in exported products. Those developments have maintained the tight supply situation on the Union market, which threaten to cause undersupply during the last months of the marketing year, until the arrival of the new harvest.
- (4) The high prices on the world market for sugar therefore threaten the availability of supply on the Union market. For that reason and with the view to increasing the supply, it is necessary to make imports easier through the reduction of the import duty for certain quantities of

sugar. That quantity and the reduction of the duty should be assessed in the light of the current state and foreseeable development of the Union and world sugar market. The quantity and reduction should therefore be based on a tendering system.

- (5) The minimum eligibility requirements to tender should be specified.
- (6) A security should be lodged for each tender. That security should become the security for the import licence application in the case of a successful tender and be released when a tender is unsuccessful.
- (7) The competent authorities of the Member States should notify the Commission of the admissible tenders. In order to simplify and standardise those notifications, models should be made available.
- (8) For each partial invitation to tender, provision should be made for the Commission to fix a minimum customs duty and, if appropriate, an allocation coefficient in order to reduce the quantities accepted, or to decide not to fix a minimum customs duty.
- (9) Member States should inform the tenderers of the result of their participation in the partial invitation to tender within a short period.
- (10) The competent authorities should notify the Commission of the quantities for which import licenses have been issued. For this purpose, models should be made available by the Commission.
- (11) The Management Committee for the Common Organisation of Agricultural Markets has not delivered an opinion within the time limit set by its Chair,

HAS ADOPTED THIS REGULATION:

Article 1

A tendering procedure is opened for the 2010/2011 marketing year for imports of sugar of CN code 1701 at a reduced customs duty pursuant to Article 187 of Regulation (EC) No 1234/2007 and bearing reference number 09.4314.

That customs duty shall replace the common customs tariff duty and the additional duties referred to in Article 141 of Regulation (EC) No 1234/2007 and Article 36 of Commission Regulation (EC) No 951/2006 (⁵).

Commission Regulation (EC) No 376/2008 (6) shall apply save as otherwise provided for in this Regulation.

⁽¹⁾ OJ L 299, 16.11.2007, p. 1.

⁽²⁾ OJ L 60, 5.3.2011, p. 6.

^{(&}lt;sup>3</sup>) OJ L 81, 29.3.2011, p. 8.

^{(&}lt;sup>4</sup>) OJ L 253, 11.10.1993, p. 1.

^{(&}lt;sup>5</sup>) OJ L 178, 1.7.2006, p. 24.

⁽⁶⁾ OJ L 114, 26.4.2008, p. 3.

L 170/22

Article 2

1. The period during which tenders may be submitted in response to the first partial invitation to tender shall end on 13 July 2011 at 12 noon, Brussels time.

2. The periods during which tenders may be submitted in response to the second and subsequent partial invitations shall begin on the first working day following the end of the preceding period. They shall end at 12 noon., Brussels time, on 27 July 2011, 24 August 2011, 14 September 2011 and 28 September 2011.

3. The Commission may suspend the submission of tenders for one or several partial invitations to tender.

Article 3

1. Tenders in connection with this tendering procedure shall be addressed to the competent authority in a Member State by fax or electronic mail.

The competent authorities of the Member States may require that electronic tenders be accompanied by an advance electronic signature within the meaning of Directive 1999/93/EC of the European Parliament and of the Council (¹).

2. Tenders shall be admissible only if the following conditions are met:

(a) tenders shall indicate:

- (i) the name, address and VAT number of the tenderer;
- (ii) the quantity of sugar tendered, which shall at least be 20 tonnes and shall not exceed 45 000 tonnes;
- (iii) the proposed amount of the customs duty, in euros per tonne of sugar, rounded to no more than two decimal places;
- (iv) the eight digit CN code of the sugar;
- (b) proof is furnished before expiry of the time limit for the submission of tenders that the tenderer has lodged the security referred to in Article 4(1);
- (c) the tender is accompanied by an application for an import licence for the tendered quantities and customs duty, containing the entries provided for Article 8(2);
- (d) the tender is presented in the official language, or one of the official languages of the Member State in which the tender is lodged;
- (e) the tender indicates a reference to this Regulation and the expiry date for the submission of the tenders;
- (f) the tender does not include any additional conditions introduced by the tenderer other than those laid down in this Regulation.

3. A tender which is not submitted in accordance with paragraphs 1 and 2 shall not be admissible.

4. Applicants shall not submit more than one tender per eight digit CN code for the same partial invitation to tender.

(1) OJ L 13, 19.1.2000, p. 12.

5. A tender may not be withdrawn or amended after its submission.

Article 4

1. In accordance with the provisions of Title III of Commission Regulation (EEC) No 2220/85 (²) each tenderer shall lodge a security of EUR 150 per tonne of sugar to be imported under this Regulation.

Where a tender is successful, that security shall become the security for the import licence.

2. The security referred to in paragraph 1 shall be released in the case of unsuccessful tenderers.

Article 5

1. The competent authorities of the Member States shall decide on the validity of tenders on the basis of the conditions set out in Article 3.

Persons authorised to receive and examine the tenders shall be under an obligation not to disclose any particulars relating thereto to any unauthorised person.

Where the competent authorities of the Member States decide that a tender is invalid they shall inform the tenderer.

2. The competent authority concerned shall notify the Commission, by fax, of the admissible tenders submitted within 2 hours after the expiry of the time limit for the submissions laid down in Article 2(1) and (2). That notification shall not contain the data referred to in Article 3(2)(a)(i).

3. The form and content of the notifications shall be defined on the basis of models made available by the Commission to the Member States. When no tenders are submitted, the competent authority shall notify the Commission thereof by fax within the same time limit.

Article 6

In the light of the current state and foreseeable development of the Union and world sugar markets, the Commission shall, for each partial invitation to tender and eight digit CN code, either fix a minimum customs duty or decide not to fix a minimum customs duty by adopting an Implementing Regulation in accordance with the procedure referred to in Article 195(2) of Regulation (EC) No 1234/2007.

With that Regulation, the Commission shall also fix, where necessary, an allocation coefficient applicable to the tenders which have been introduced at the level of the minimum customs duty. In this case, the security referred to in Article 4 shall be released in proportion to the quantities allocated.

Article 7

1. Where no minimum customs duty has been fixed all tenders shall be rejected.

^{(&}lt;sup>2</sup>) OJ L 205, 3.8.1985, p. 5.

The competent authorities of the Member States shall not accept tenders that have not been notified as provided for in Article 5.

2. The competent authority concerned shall notify applicants within three working days after the day of publication of the Regulation referred in Article 6 of the result of their participation in the partial invitation to tender. It shall send statements of award to any tenderer whose tender quotes a customs duty for the eight digit CN code equal to or more than the minimum customs duty fixed for that eight digit CN code. The quantities awarded for a specific customs duty and eight digit CN code shall be the quantities tendered for that customs duty and eight digit CN code.

- 3. Statements of award shall indicate at least:
- (a) the procedure to which the tender relates;
- (b) the quantity of sugar awarded;
- (c) the amount, expressed in euros rounded to no more than two decimal places, of the customs duty to be paid per tonne of sugar of the quantity referred to in point (b);
- (d) the eight digit CN code of the sugar.

Article 8

1. No later than the last working day of the week following the week during which the Regulation referred in Article 6 was published, the competent authority shall issue an import licence to every successful tenderer covering the quantity awarded.

2. Import licence applications and import licences shall contain the following entries:

(a) in box 16, the eight digit CN code of the sugar;

- (b) in boxes 17 and 18, the quantity of sugar;
- (c) in box 20 at least one of the entries listed in Part A of the Annex;
- (d) in box 24 the customs duty applicable using one of the entries listed in Part B of the Annex.

3. By way of derogation from Article 8(1) of Regulation (EC) No 376/2008, the rights deriving from the import licence shall not be transferable.

Article 9

Import licences issued in connection with a partial invitation to tender shall be valid from the day of issue until the end of the third month following the month in which the Regulation on partial invitation referred in Article 6 is published.

Article 10

No later than the last working day of the second week following the week during which the Regulation referred in Article 6 is published the competent authorities shall notify the Commission of the quantities for which import licences have been issued under this Regulation. The notification shall be transmitted electronically in accordance with models and methods made available to the Member States by the Commission.

Article 11

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

It shall expire on 31 October 2011.

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

Done at Brussels, 29 June 2011.

For the Commission The President José Manuel BARROSO

ANNEX

A. Entries referred to in Article 8(2)(c)

in Bulgarian:	Внесена при намалена ставка на митото съгласно Регламент за изпълнение (ЕС) № 634/2011; референтен номер 09.4314
in Spanish:	Importado con derecho de aduana reducido en virtud del Reglamento de Ejecución (UE) nº 634/2011; número de referencia 09.4314
in Czech:	Dovezeno se sníženou celní sazbou v souladu s prováděcím nařízením (EU) č. 634/2011; Referenční číslo 09.4314
in Danish:	Importeret til en nedsat toldsats i henhold til gennemførelsesforordning (EU) nr. 634/2011; Reference- nummer 09.4314
in German:	Eingeführt zum ermäßigten Zollsatz gemäß der Durchführungsverordnung (EU) Nr. 634/2011; Referenz- nummer 09.4314
in Estonian:	Imporditud vähendatud tollimaksuga vastavalt rakendusmäärusele (EL) nr 634/2011; viitenumber 09.4314
in Greek:	Εισαγωγή με μειωμένο δασμό δυνάμει του εκτελεστικού κανονισμού (ΕΕ) αριθ. 634/2011; αριθμός αναφοράς 09.4314
in English:	Imported at reduced customs duty pursuant to Implementing Regulation (EU) No 634/2011; reference number 09.4314
in French:	Importés à des taux de droits réduits conformément au règlement d'exécution (UE) nº 634/2011; numéro de référence 09.4314
in Italian:	Importato applicando un'aliquota ridotta del dazio doganale, a norma del regolamento di esecuzione (UE) n. 634/2011; numero di riferimento 09.4314
in Latvian:	Importēts ar samazinātu muitas nodokli saskaņā ar Īstenošanas regulu (ES) Nr. 634/2011; Atsauces numurs 09.4314
in Lithuanian:	Importuota taikant sumažintą muitą pagal Įgyvendinimo reglamentą (ES) Nr. 634/2011; Nuorodos numeris 09.4314
in Hungarian:	Behozatal csökkentett vámtétel mellett a 634/2011/EU végrehajtási rendelet alapján; Hivatkozási szám 09.4314
in Maltese:	Impurtat b'dazju doganali mnaqqas skont ir-Regolament ta' Implimentazzjoni (UE) Nru 634/2011; numru ta' referenza 09.4314
in Dutch:	Ingevoerd tegen verlaagd douanerecht overeenkomstig Uitvoeringsverordening (EU) nr. 634/2011; referentienummer 09.4314
in Polish:	Przywóz z zastosowaniem obniżonych stawek celnych zgodnie z rozporządzeniem wykonawczym (UE) nr 634/2011; Numer referencyjny 09.4314
in Portuguese:	Importado a taxa reduzida de direito aduaneiro a título do Regulamento de Execução (UE) n.º 634/2011; número de referência 09.4314
in Romanian:	Importat cu taxă vamală redusă conform Regulamentului de punere în aplicare (UE) nr. 634/2011; număr de referință 09.4314
in Slovak:	Dovoz so zníženým clom podľa Vykonávacieho nariadenia (EÚ) č. 634/2011; Referenčné číslo 09.4314
in Slovenian:	Uvoz po znižani carini v skladu z Izvedbeno uredbo (ES) št. 634/2011; Referenčna številka 09.4314
in Finnish:	Tuonti alennetuin tullein täytäntönpanoasetuksen (EU) N:o 634/2011 mukaisesti; Viitenumero 09.4314
in Swedish:	Importerad till nedsatt tullsats enligt genomförandeförordning (EU) nr 634/2011; Referensnummer 09.4314

B. Entries referred to in Article 8(2)(d)

in Bulgarian:	Мито (мито върху приетата оферта)
in Spanish:	Derecho de aduana (derecho de aduana de la oferta seleccionada)
in Czech:	Clo: (clo platné pro vybranou nabídku)
in Danish:	Toldsats: (toldsats for det antagne bud)
in German:	Zollsatz: (Zollsatz für das erfolgreiche Angebot)
in Estonian:	Tollimaks: (hankelepingu suhtes kohaldatav tollimaks)
in Greek:	Δασμός: (δασμός της κατακυρωθείσας προσφοράς)
in English:	Customs duty: (customs duty of the awarded tender)
in French:	Droit de douane: (droit de douane du marché attribué)
in Italian:	Dazio doganale: (dazio doganale dell'aggiudicazione)
in Latvian:	Muitas nodoklis: (konkursā uzvarējušā piedāvājuma muitas nodoklis)
in Lithuanian:	Muitas (konkursą laimėjusiam pasiūlymui taikomas muitas)
in Hungarian:	Vámtétel: (a nyertes ajánlat szerinti vámtétel)
in Maltese:	Dazju doganali: (id-dazju doganali tal-offerta rebbieħa)
in Dutch:	Douanerecht: (douanerecht voor de gegunde inschrijving)
in Polish:	Cło: (cło zatwierdzonej oferty)
in Portuguese:	Direito aduaneiro: (direito aduaneiro aplicável à proposta adjudicada)
in Romanian:	Taxă vamală: (taxa vamală aplicabilă ofertei selecționate)
in Slovak:	Clo: (clo vybranej ponuky)
in Slovenian:	Carina: (carina dodeljene ponudbe)
in Finnish:	Tulli: (voittaneeseen tarjoukseen sovellettava tulli)
in Swedish:	Tullsats: (tullsats för det antagna anbudet)

COMMISSION IMPLEMENTING REGULATION (EU) No 635/2011

of 29 June 2011

entering a name in the register of protected designations of origin and protected geographical indications [Aceite Campo de Calatrava (PDO)]

THE EUROPEAN COMMISSION,

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

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

Whereas:

 Pursuant to the first subparagraph of Article 6(2) of Regulation (EC) No 510/2006, Spain's application to register the name 'Aceite Campo de Calatrava' was published in the Official Journal of the European Union (²). (2) As no statement of objection under Article 7 of Regulation (EC) No 510/2006 has been received by the Commission, that name should therefore be entered in the register,

HAS ADOPTED THIS REGULATION:

Article 1

The name contained in the Annex to this Regulation is hereby entered in the register.

Article 2

This Regulation shall enter into force on the twentieth 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, 29 June 2011.

For the Commission, On behalf of the President, Dacian CIOLOŞ Member of the Commission

^{(&}lt;sup>1</sup>) OJ L 93, 31.3.2006, p. 12.

⁽²⁾ OJ C 287, 23.10.2010, p. 16.

ANNEX

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

Class 1.5. Oils and fats (butter, margarine, oils, etc.)

SPAIN

Aceite Campo de Calatrava (PDO)

COMMISSION IMPLEMENTING REGULATION (EU) No 636/2011

of 29 June 2011

entering a name in the register of protected designations of origin and protected geographical indications [Moules de bouchot de la Baie du Mont-Saint-Michel (PDO)]

THE EUROPEAN COMMISSION,

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

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

Whereas:

- (1) Pursuant to the first subparagraph of Article 6(2) of Regulation (EC) No 510/2006, France's application to register the name 'Moules de bouchot de la Baie du Mont-Saint-Michel' was published in the Official Journal of the European Union (²).
- (2) As no statement of objection under Article 7 of Regulation (EC) No 510/2006 has been received by the Commission, that name should therefore be entered in the register,

HAS ADOPTED THIS REGULATION:

Article 1

The name contained in the Annex to this Regulation is hereby entered in the register.

Article 2

This Regulation shall enter into force on the twentieth 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, 29 June 2011.

For the Commission, On behalf of the President, Dacian CIOLOŞ Member of the Commission

^{(&}lt;sup>1</sup>) OJ L 93, 31.3.2006, p. 12.

⁽²⁾ OJ C 302, 9.11.2010, p. 11.

ANNEX

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

Class 1.7. Fresh fish, molluscs and crustaceans and products derived therefrom

FRANCE

Moules de bouchot de la Baie du Mont-Saint-Michel (PDO)

COMMISSION IMPLEMENTING REGULATION (EU) No 637/2011

of 29 June 2011

approving a non-minor amendment to the specification for a name entered in the register of protected designations of origin and protected geographical indications [Beaufort (PDO)]

THE EUROPEAN COMMISSION,

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

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

Whereas:

 By virtue of the first subparagraph of Article 9(1) of Regulation (EC) No 510/2006, the Commission has examined France's application for the approval of amendments to the specification for the protected designation of origin 'Beaufort' registered under Commission Regulation (EC) No 1107/96 (²). (2) Since the amendment in question is not minor within the meaning of Article 9 of Regulation (EC) No 510/2006, the Commission published the amendment application in the Official Journal of the European Union (³), as required by the first subparagraph of Article 6(2) of that Regulation. As no statement of objection within the meaning of Article 7 of Regulation (EC) No 510/2006 has been received by the Commission, the amendment should be approved,

HAS ADOPTED THIS REGULATION:

Article 1

The amendment to the specification published in the Official Journal of the European Union regarding the name in the Annex to this Regulation is hereby approved.

Article 2

This Regulation shall enter into force on the twentieth 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, 29 June 2011.

For the Commission, On behalf of the President, Dacian CIOLOŞ Member of the Commission

^{(&}lt;sup>1</sup>) OJ L 93, 31.3.2006, p. 12.

⁽²⁾ OJ L 148, 21.6.1996, p. 1.

ANNEX

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

Class 1.3. Cheeses FRANCE

Beaufort (PDO)

COMMISSION IMPLEMENTING REGULATION (EU) No 638/2011

of 29 June 2011

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 Implementing Regulation (EU)

No 543/2011 of 7 June 2011 laying down detailed rules for the application of Council Regulation (EC) No 1234/2007 in

respect of the fruit and vegetables and processed fruit and vegetables sectors ⁽²⁾, and in particular Article 136(1) thereof,

Whereas:

Implementing Regulation (EU) No 543/2011 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 XVI, Part A thereto,

HAS ADOPTED THIS REGULATION:

Article 1

The standard import values referred to in Article 136 of Implementing Regulation (EU) No 543/2011 are fixed in the Annex hereto.

Article 2

This Regulation shall enter into force on 30 June 2011.

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

Done at Brussels, 29 June 2011.

For the Commission, On behalf of the President, José Manuel SILVA RODRÍGUEZ Director-General for Agriculture and Rural Development

^{(&}lt;sup>1</sup>) OJ L 299, 16.11.2007, p. 1.

⁽²⁾ OJ L 157, 15.6.2011, p. 1.

CN code	Third country code (1)	Standard import value
0702 00 00	AR	23,1
	EC	23,1
	MK	40,6
	TR	40,0
	ZZ	31,7
0707 00 05	TR	95,0
	ZZ	95,0
0709 90 70	EC	28,8
	TR	108,5
	ZZ	68,7
0805 50 10	AR	63,5
	CL	88,7
	TR	67,0
	UY	57,0
	ZA	86,7
	ZZ	72,6
0808 10 80	AR	139,6
	BR	77,0
	CA	105,9
	CL	93,2
	CN	77,3
	NZ	104,6
	US	163,6
	UY	64,1
	ZA	97,0
	ZZ	102,5
0809 10 00	AR	89,7
	TR	294,4
	XS	152,4
	ZZ	178,8
0809 20 95	TR	335,9
	ZZ	335,9
0809 30	EC	116,4
	TR	179,1
	XS	55,8
	ZZ	117,1

ANNEX

Standard import values for determining the entry price of certain fruit and vegetables

(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'.

COMMISSION IMPLEMENTING REGULATION (EU) No 639/2011

of 29 June 2011

amending the representative prices and additional import duties for certain products in the sugar sector fixed by Regulation (EU) No 867/2010 for the 2010/11 marketing year

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 951/2006 of 30 June 2006 laying down detailed rules for the implementation of Council Regulation (EC) No 318/2006 as regards trade with third countries in the sugar sector (²), and in particular Article 36(2), second subparagraph, second sentence thereof,

Whereas:

(1) The representative prices and additional duties applicable to imports of white sugar, raw sugar and certain syrups

for the 2010/11 marketing year are fixed by Commission Regulation (EU) No 867/2010 (³). These prices and duties have been last amended by Commission Implementing Regulation (EU) No 629/2011 (⁴).

(2) The data currently available to the Commission indicate that those amounts should be amended in accordance with the rules and procedures laid down in Regulation (EC) No 951/2006,

HAS ADOPTED THIS REGULATION:

Article 1

The representative prices and additional duties applicable to imports of the products referred to in Article 36 of Regulation (EC) No 951/2006, as fixed by Regulation (EU) No 867/2010 for the 2010/11 marketing year, are hereby amended as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 30 June 2011.

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

Done at Brussels, 29 June 2011.

For the Commission, On behalf of the President, José Manuel SILVA RODRÍGUEZ Director-General for Agriculture and Rural Development

^{(&}lt;sup>1</sup>) OJ L 299, 16.11.2007, p. 1.

⁽²⁾ OJ L 178, 1.7.2006, p. 24.

 ^{(&}lt;sup>3</sup>) OJ L 259, 1.10.2010, p. 3.
 (⁴) OJ L 169, 29.6.2011, p. 25.

ANNEX

Amended representative prices and additional import duties applicable to white sugar, raw sugar and products covered by CN code 1702 90 95 from 30 June 2011

(EU		
Additional duty per 100 kg net of the product concerned	Representative price per 100 kg net of the product concerned	CN code
0,00	51,67	1701 11 10 (¹)
0,00	51,67	1701 11 90 (¹)
0,00	51,67	1701 12 10 (¹)
0,00	51,67	1701 12 90 (¹)
1,39	53,59	1701 91 00 (²)
0,00	53,59	1701 99 10 (²)
0,00	53,59	1701 99 90 (²)
0,20	0,54	1702 90 95 (³)

(1) For the standard quality defined in point III of Annex IV to Regulation (EC) No 1234/2007.
(2) For the standard quality defined in point II of Annex IV to Regulation (EC) No 1234/2007.
(3) Per 1 % sucrose content.

EN

DECISIONS

COUNCIL IMPLEMENTING DECISION

of 20 June 2011

authorising Sweden to apply a reduced rate of electricity tax to electricity directly provided to vessels at berth in a port ('shore-side electricity') in accordance with Article 19 of Directive 2003/96/EC

(2011/384/EU)

THE COUNCIL OF THE EUROPEAN UNION,

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

Having regard to Council Directive 2003/96/EC of 27 October 2003 restructuring the Community framework for the taxation of energy products and electricity (¹), and in particular Article 19 thereof,

Having regard to the proposal from the European Commission,

Whereas:

- By letter of 4 March 2010, Sweden sought authorisation to apply a reduced rate of electricity tax to electricity directly provided to vessels at berth in a port (shoreside electricity) pursuant to Article 19 of Directive 2003/96/EC.
- (2) With the tax reduction it intends to apply, Sweden aims to promote a more widespread use of shore-side electricity as an environmentally less harmful way for ships to satisfy their electricity needs while lying at berth in ports as compared to the burning of bunker fuels on board the vessels.
- (3) In so far as the use of shore-side electricity avoids emissions of air pollutants associated with the burning of bunker fuels on board the vessels at berth, it contributes to an improvement of local air quality in port cities. Under the specific conditions of the electricity generation structure in the region concerned, i.e. the Nordic electricity market including Sweden, Denmark, Finland and Norway, the use of electricity from the onshore grid instead of electricity generated by burning bunker fuels on board is furthermore expected to avoid CO_2 emissions. The measure is therefore expected to contribute to the Union's environmental, health and climate policy objectives.

- (4) Allowing Sweden to apply a reduced rate of electricity taxation to shore-side electricity does not go beyond what is necessary to achieve the above mentioned objective, since on-board generation will remain the more competitive alternative in most cases. For the same reason, and because of the current relatively low degree of market penetration of the technology, the measure is unlikely to lead to significant distortions in competition during its lifetime and will thus not negatively affect the proper functioning of the internal market.
- (5) It follows from Article 19(2) of Directive 2003/96/EC that each authorisation granted under that provision is to be strictly limited in time. Given the need for a period long enough in order not to discourage port operators from making the necessary investments, but also the need not to undermine future developments of the existing legal framework, it is appropriate to grant the authorisation requested for a period of 3 years, subject however to the entry into application of general provisions in the matter, at a point in time earlier than the expiry thus foreseen,

HAS ADOPTED THIS DECISION:

Article 1

Sweden is hereby authorised to apply a reduced rate of electricity taxation to electricity directly supplied to vessels, other than private pleasure craft, berthed in ports (shore-side electricity) provided that the minimum levels of taxation pursuant to Article 10 of Directive 2003/96/EC are respected.

Article 2

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

It shall expire on 25 June 2014.

However, should the Council, acting on the basis of Article 113 of the Treaty, provide for general rules on tax advantages for shore-side electricity, this Decision shall expire on the day on which those general rules become applicable.

⁽¹⁾ OJ L 283, 31.10.2003, p. 51.

Article 3

This Decision is addressed to the Kingdom of Sweden.

Done at Luxembourg, 20 June 2011.

For the Council The President MATOLCSY Gy. L 170/38

EN

COMMISSION DECISION

of 28 June 2011

on the recognition of Ecuador pursuant to Directive 2008/106/EC of the European Parliament and of the Council as regards the systems for the training and certification of seafarers

(notified under document C(2011) 4440)

(Text with EEA relevance)

(2011/385/EU)

THE EUROPEAN COMMISSION,

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

Having regard to Directive 2008/106/EC of the European Parliament and of the Council of 19 November 2008 on the minimum level of training of seafarers (¹), and in particular the first subparagraph of Article 19(3) thereof,

Having regard to the request from Spain on 14 February 2006,

Whereas:

- According to Directive 2008/106/EC Member States may decide to endorse seafarers' appropriate certificates issued by third countries, provided that the third country concerned is recognised by the Commission. Those third countries have to meet all the requirements of the International Maritime Organisation (IMO) Convention on Standards of Training, Certification and Watchkeeping for Seafarers, 1978 (STCW Convention) (²), as revised in 1995.
- (2) By letter of 14 February 2006, Spain submitted a request for recognition of Ecuador. Following that request from Spain, the Commission assessed the training and certification systems in Ecuador in order to verify whether Ecuador meets all the requirements of the STCW Convention and whether the appropriate measures have been taken to prevent fraud involving certificates. That assessment was based on the results of an inspection carried out by experts of the European Maritime Safety Agency in July 2007. During that inspection certain deficiencies in the training and certification systems were identified.
- (3) The Commission provided the Member States with a report on the results of the assessment.

- (4) By letter of 18 March 2009, the Commission requested Ecuador to provide evidence demonstrating that the deficiencies identified had been corrected.
- (5) By letters of 8 May 2009 and 20 May 2009, Ecuador provided the requested information and evidence concerning the implementation of appropriate and sufficient corrective action to address all of the deficiencies identified during the assessment of compliance.
- (6) The outcome of the assessment of compliance and the evaluation of the information provided by Ecuador demonstrate that Ecuador meets all the requirements of the STCW Convention, and has taken appropriate measures to prevent fraud involving certificates. It should therefore be recognised by the Commission.
- (7) The measures provided for in this Decision are in accordance with the opinion of the Committee on Safe Seas and the Prevention of Pollution from Ships,

HAS ADOPTED THIS DECISION:

Article 1

For the purposes of Article 19 of Directive 2008/106/EC, Ecuador is recognised as regards the systems for the training and certification of seafarers.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 28 June 2011.

For the Commission Siim KALLAS Vice-President

^{(&}lt;sup>1</sup>) OJ L 323, 3.12.2008, p. 33.

⁽²⁾ Adopted by the International Maritime Organisation.

III

(Other acts)

EUROPEAN ECONOMIC AREA

EFTA SURVEILLANCE AUTHORITY DECISION

No 111/11/COL

of 11 April 2011

amending the list contained in point 39 of Part 1.2 of Chapter I of Annex I to the Agreement on the European Economic Area listing border inspection posts in Iceland and Norway agreed for veterinary checks on live animals and animal products from third countries and repealing EFTA Surveillance Authority Decision No 8/11/COL

THE EFTA SURVEILLANCE AUTHORITY,

Having regard to point 4(B)(1) and (3) and point 5(b) of the Introductory Part of Chapter I of Annex I to the EEA Agreement,

Having regard to the Act referred to at point 4 of Part 1.1 of Chapter I of Annex I to the EEA Agreement (Council Directive 97/78/EC of 18 December 1997 laying down the principles governing the organisation of veterinary checks on products entering the Community from third countries (¹)), as amended and adapted to the EEA Agreement by the sectoral adaptations referred to in Annex I to that Agreement, and in particular to Article 6(2) thereof,

Having regard to College Decision No 86/11/COL empowering the competent College Member to adopt this decision,

Whereas:

The EFTA Surveillance Authority (hereinafter the Authority), by Decision No 8/11/COL of 26 January 2011 (²), repealed its Decision No 43/10/COL of 10 February 2010 (³) and drew up a new list of border inspection posts in Iceland and Norway approved for veterinary checks on live animals and animal products from third countries.

On 1 March 2011, the Norwegian Food Safety Authority (hereinafter Mattilsynet) informed the Authority that it had suspended the Border Inspection Post (BIP) Båtsfjord Port (TRACES Code NO BJF 1) from the Norwegian list of approved BIPs, following the extensive damage suffered by the facilities of the BIP in a fire on 28 January 2011. Mattilsynet indicated that as a result of this fire, the BIP could no longer fulfil the requirements in the legislation concerning social rooms, laboratory and storage facilities.

The suspension of the approval, and the subsequent provision of information to the Authority, was done in accordance with the Norwegian legislation *Instruks om grensekontrollstasjoner mv*. Chapter I, point 2, which implements Article 6(3) of Directive 97/78/EC, and according to which the national competent authority shall inform the Authority about changes at a BIP or Inspection Centre (IC) which may be of importance concerning the list contained in point 39 of Part 1.2 of Chapter I of Annex I to the Agreement on the European Economic Area listing border inspection posts in Iceland and Norway.

According to Article 6(4) of Directive 97/78/EC, the Authority shall draw up and publish a list of approved border inspection posts, including cases where approval has been temporarily suspended.

It is therefore the Authority's obligation to amend the list of border inspection posts in Iceland and Norway and to publish a new list, reflecting the suspension of the BIP Båtsfjord Port (TRACES Code NO BJF 1) from the Norwegian list of BIPs.

The Authority has referred the matter to the EFTA Veterinary Committee assisting the EFTA Surveillance Authority. The measures provided for in this Decision are in accordance with the unanimous opinion of the EFTA Veterinary Committee assisting the EFTA Surveillance Authority and the final text of the measures remains unchanged.

⁽¹⁾ OJ L 24, 30.1.1998, p. 9.

⁽²⁾ OJ L 85, 31.3.2011, p. 27 and EEA Supplement No 16, 31.3.2011, p. 1.

⁽³⁾ OJ L 256, 30.9.2010, p. 30 and EEA Supplement No 53, 30.9.2010, p. 1.

L 170/40

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HAS ADOPTED THIS DECISION:

Article 1

BIP Båtsfjord Port (TRACES Code NO BJF 1) is suspended until further notice from the list contained in point 39 of Part 1.2 of Chapter I of Annex I to the Agreement on the European Economic Area of border inspection posts in Iceland and Norway agreed for veterinary checks on live animals and animal products from third countries.

Article 2

Veterinary checks on live animals and animal products brought into Iceland and Norway from third countries shall be carried out by the competent national authorities at the agreed border inspection posts listed in the Annex to this Decision.

Article 3

The EFTA Surveillance Authority Decision No 08/11/COL of 26 January 2011 is hereby repealed.

Article 4

This Decision shall enter into force on 11 April 2011.

Article 5

This Decision is addressed to Iceland and Norway.

Article 6

This Decision shall be authentic in the English language.

Done at Brussels, 11 April 2011.

For the EFTA Surveillance Authority Sverrir Haukur GUNNLAUGSSON College Member EN

ANNEX

LIST OF AGREED BORDER INSPECTION POSTS

Country: Iceland

1	2	3	4	5	6
Akureyri	IS AKU1	Р		HC-T(1)(2)(3), NHC(16)	
Hafnarfjörður	IS HAF 1	Р		HC(1)(2)(3), NHC-NT(2)(6)(16)	
Húsavík	IS HUS 1	Р		HC-T(FR)(1)(2)(3)	
Ísafjörður	IS ISA1	Р		HC-T(FR)(1)(2)(3)	
Keflavík Airport	IS KEF 4	А		HC(1)(2)(3)	
Reykjavík Eimskip	IS REY 1a	Р		HC(1)(2)(3), NHC-NT (2)(6)(16)	
Reykjavík Samskip	IS REY 1b	Р		HC-T(FR)(1)(2)(3), HC-NT(1)(2)(3), NHC-NT(2)(6)(16)	
Þorlákshöfn	IS THH1	Р		HC-T(FR)(1)(2)(3), HC-NT(6), NHC-NT(6)	

Country: Norway

1	2	3	4	5	6
Borg	NO BRG 1	Р		HC, NHC	E(7)
Båtsfjord (*)	NO BJF 1	Р		HC-T(FR)(1)(2)(3), HC-NT(1)(2)(3) (*)	
Egersund	NO EGE 1	Р		HC-NT(6), NHC-NT(6)(16)	
Florø EWOS	NO FRO 1	Р		NHC-NT(6)(16)	
Hammerfest	NO HFT 1	Р	Rypefjord	HC-T(FR)(1)(2)(3), HC-NT(1)(2)(3)	
Honningsvåg	NO HVG 1	Р	Honningsvåg	HC-T(FR)(1)(2)(3)	
			Gjesvær	HC-T(1)(2)(3)	
Kirkenes	NO KKN 1	Р		HC-T(FR)(1)(2)(3), HC-NT(1)(2)(3)	
Kristiansund	NO KSU 1	Р	Kristiansund	HC-T(FR)(1)(2)(3), NHC-T(FR)(2)(3) HC-NT(6), NHC-NT(6)	
Larvik	NO LAR 1	Р		HC(2)	
Måløy	NO MAY 1	Р	Gotteberg	HC-T(FR)(1)(2)(3), NHC-T(FR)(2)(3)	
			Trollebø	HC-T(FR)(1)(2)(3), NHC-T(FR)(2)(3)	
Oslo	NO OSL 1	Р		HC, NHC	
Oslo	NO OSL 4	А		HC, NHC	
Sortland	NO SLX 1	Р	Melbu	HC-T(FR)(1)(2)(3)	
			Sortland	HC-T(FR)(1)(2)(3)	
Storskog	NO STS 3	R		HC, NHC	U,E,O

1	2	3	4	5	6
Tromsø	NO TOS 1	Р	Bukta	HC-T(FR)(1)(2)(3)	
			Solstrand	HC-T(FR)(1)(2)(3)	
Vadsø	NO VOS 1	Р		HC-T(FR)(1)(2)(3)	
Ålesund	NO AES 1	Р	Breivika	HC-T(FR)(1)(2)(3), NHC-T(FR)(2)(3)	
			Ellingsøy	HC-T(FR)(1)(2)(3)	
			Skutvik	HC-T(1)(2)(3), HC-NT(6), NHC-T(FR) (2)(3), NHC-NT(6)	

1 = Name

- = TRACES Code 2 3
 - = Type A = Airport

 - F = Rail
 - P = Port
 - R = Road
- 4 = Inspection centre 5
 - = Products

6

- HC = All products for Human Consumption
- NHC = Other Products
- NT = No temperature requirements $T_{\rm req} = \frac{1}{12} \frac$
- = Frozen/chilled products Т
- T(FR) = Frozen products T(CH) = Chilled products
- = Live Animals
 - U = Ungulates: cattle, pigs, sheep, goats, wild and domestic solipeds
 - E = Registered equidae as defined in Council Directive 90/426/EEC
- O = Other animals
- 5-6 = Special remarks
 - (*) = Suspended on the basis of Article 6 of Directive 97/78/EC until further notice, as noted in columns 1, 4, 5 and 6 (1) = Checking in line with the requirements of Commission Decision 93/352/EEC taken in execution of Article 19(3) of Council Directive 97/78/EC

 - (2) = Packed products only(3) = Fishery products only
 - (4) = Animal proteins only

 - (5) = Wool hides and skins only
 (6) = Only liquid fats, oils, and fish oils
 - (7) = Icelandic ponies (from April to October only)
 - (8) = Equidae only
 - (9) = Tropical fish only
 - (10) = Only cats, dogs, rodents, lagomorphs, live fish, reptiles and other birds than ratites
 - (11) = Only feedstuffs in bulk
 - (12) = For (U) in the case of solipeds, only those consigned to a zoo; and for (O), only day-old chicks, fish, dogs, cats, insects, or other animals consigned to a zoo
 - (13) = Nagylak HU: This is a border inspection post (for products) and crossing point (for Live animals) on the Hungarian Romanian border, subject to transitional measures as negotiated and laid down in the Treaty of Accession for both products and live animals. See Commission Decision 2003/630/EC
 - (14) = Designated for transit across the European Community for consignments of certain products of animal origin for human consumption, coming to or from Russia under the specific procedures foreseen in relevant Community legislation
 - (15) = Aquaculture animals only
 - (16) = Fish meal only

EN

CORRIGENDA

Corrigendum to Directive 2010/78/EU of the European Parliament and of the Council of 24 November 2010 amending Directives 98/26/EC, 2002/87/EC, 2003/6/EC, 2003/41/EC, 2003/71/EC, 2004/39/EC, 2004/109/EC, 2005/60/EC, 2006/48/EC, 2006/49/EC and 2009/65/EC in respect of the powers of the European Supervisory Authority (European Banking Authority), the European Supervisory Authority (European Insurance and Occupational Pensions Authority) and the European Supervisory Authority (European Securities and Markets Authority)

(Official Journal of the European Union L 331 of 15 December 2010)

On page 145, Article 9, Amendments to Directive 2006/48/EC, point (6):

for: '(6) In Article 22, the following paragraph is added:

'3. In order to ...'.',

read: '(6) In Article 22, the following paragraph is added:

'6. In order to ...'.'.

Corrigenda



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