Official Journal

L 54

of the European Union



English edition

Legislation

Volume 57
22 February 2014

Contents

II Non-legislative acts

INTERNATIONAL AGREEMENTS

2014/102/EU:

★ Council Decision of 28 January 2014 on the conclusion of the Protocol setting out the fishing opportunities and financial contribution provided for in the Agreement between the European Union and the Republic of Côte d'Ivoire (2013-2018)

REGULATIONS

- ★ Commission Implementing Regulation (EU) No 166/2014 of 17 February 2014 amending Regulation (EC) No 798/2008 as regards certification requirements for imports into the Union of meat of farmed ratites for human consumption and the entries for Israel and South Africa in the list of third countries or territories (¹)
- ★ Commission Regulation (EU) No 167/2014 of 21 February 2014 amending Annex I to Regulation (EC) No 689/2008 of the European Parliament and of the Council concerning the export and import of dangerous chemicals
- ★ Commission Implementing Regulation (EU) No 168/2014 of 21 February 2014 amending Regulation (EC) No 555/2008 as regards reporting and evaluation of Member States' support programmes

Price: EUR 3

(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.

(1) Text with EEA relevance

DECISIONS

*	2014/103/CFSP: Political and Security Committee Decision EUFOR RCA/1/2014 of 19 February 2014 on the appointment of the EU Force Commander for the European Union military operation in the Central African Republic (EUFOR RCA)	18
ACT	TS ADOPTED BY BODIES CREATED BY INTERNATIONAL AGREEMENTS	
	2014/104/EU:	
*	Decision No 1/2014 of the EU-Switzerland Joint Committee of 13 February 2014 amending Tables III and IV(b) of Protocol No 2 to the Agreement between the European Economic Community and the Swiss Confederation of 22 July 1972 concerning certain processed agricultural products	19
Corrigence	la	
*	Corrigendum to Commission Implementing Decision 2014/38/EU of 24 January 2014 authorising methods for grading pig carcases in Italy (OJ L 23, 28.1.2014)	22
*	Corrigendum to Council Implementing Regulation (EU) No 1361/2013 of 17 December 2013 implementing Regulation (EU) No 267/2012 concerning restrictive measures against Iran (OJ L 343, 19.12.2013)	22
*	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) (OJ L 331, 15.12.2010)	23



II

(Non-legislative acts)

INTERNATIONAL AGREEMENTS

COUNCIL DECISION

of 28 January 2014

on the conclusion of the Protocol setting out the fishing opportunities and financial contribution provided for in the Agreement between the European Union and the Republic of Côte d'Ivoire (2013-2018)

(2014/102/EU)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 43, in conjunction with Article 218(6)(a) thereof,

Having regard to the proposal from the European Commission,

Having regard to the consent of the European Parliament,

Whereas:

- (1) On 17 March 2008, the Council adopted Regulation (EC) No 242/2008 on the conclusion of the Fisheries Partnership Agreement between the European Community and the Republic of Côte d'Ivoire (¹) (hereinafter the 'Partnership Agreement').
- (2) The Union has negotiated a new Protocol with the Republic of Côte d'Ivoire granting Union vessels fishing opportunities in waters in which the Republic of Côte d'Ivoire exercises its sovereignty or jurisdiction with respect to fishing (hereinafter the 'new Protocol').
- (3) The new Protocol was signed on the basis of Council Decision 2013/303/EU (²), and will be provisionally applied as from 1 July 2013.
- (4) The new Protocol should be concluded,

HAS ADOPTED THIS DECISION:

Article 1

The Protocol setting out the fishing opportunities and financial contribution provided for in the Agreement between the European Union and the Republic of Côte d'Ivoire (2013-2018) (hereinafter the 'new Protocol') is hereby approved on behalf of the Union (3).

Article 2

The President of the Council shall, on behalf of the Union, give the notification provided for in Article 14 of the new Protocol (4).

Article 3

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

Done at Brussels, 28 January 2014.

For the Council The President G. STOURNARAS

⁽¹⁾ OJ L 75, 18.3.2008, p. 51.

⁽²⁾ OJ L 170, 22.6.2013, p. 1.

⁽³⁾ The new Protocol has been published in OJ L 170, 22.6.2013, p. 2, together with the decision on signature.

⁽⁴⁾ The date of entry into force of the new Protocol will be published in the Official Journal of the European Union by the General Secretariat of the Council.

REGULATIONS

COMMISSION IMPLEMENTING REGULATION (EU) No 166/2014

of 17 February 2014

amending Regulation (EC) No 798/2008 as regards certification requirements for imports into the Union of meat of farmed ratites for human consumption and the entries for Israel and South Africa in the list of third countries or territories

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 2002/99/EC of 16 December 2002 laying down the animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption (¹), and in particular the introductory phrase of Article 8, the first paragraph of point 1 of Article 8, points 3 and 4 of Article 8 and Article 9(2)(b) thereof,

Whereas:

- (1) Commission Regulation (EC) No 798/2008 (2) provides that certain commodities are only to be imported into and transited through the Union from third countries, territories, zones or compartments listed in the table in Part 1 of Annex I thereto. It also lays down the veterinary certification requirements for such commodities. Those requirements take into account whether or not specific conditions apply and if additional guarantees are required due to the disease status of those third countries, territories, zones or compartments. Specific conditions and additional guarantees that those commodities are required to comply with are set out in Part 2 of Annex I to Regulation (EC) No 798/2008.
- (2) Chapter III of Regulation (EC) No 798/2008 lays down the conditions for a third country, territory, zone or compartment to be considered as free from highly pathogenic avian influenza (HPAI) and the requirements for the veterinary certification in that respect for commodities destined for importation into the Union.

- (3) South Africa has been experiencing HPAI outbreaks of the subtype H5N2 in ratite holdings in an area with a high density of ratite holdings in 2004, 2006 and since April 2011. Consequently imports of certain ratite commodities including meat of farmed ratites are currently restricted by Regulation (EC) No 798/2008 as amended by Commission Implementing Regulation (EU) No 536/2011 (3). At present South Africa is not in a position to declare its HPAI free status.
- (4) Outdoor keeping of ratites poses a specific challenge for preventing the possible introduction of avian influenza viruses into ratite flocks, in particular from the wild bird reservoir. The South African competent authority has in collaboration with the ratite industry developed a tailor made system for producing ratite meat obtained from ratites which are kept on registered closed ratite holdings approved by the competent authority.
- (5) Those holdings are under official control and stringent biosecurity rules and movement controls and laboratory testing are applied. In addition surveillance is carried out for avian influenza on ratite and poultry holdings located in a defined radius around the registered closed ratite holding and on the whole South African territory. In setting up those requirements recommendations of the Community Veterinary Emergency Team (CVET) that had carried out a mission to South Africa in 2011 were duly taken into account.
- (6) Pending the declaration of HPAI freedom of its whole territory and in view of providing better guarantees for the safety of ratite meat destined for future imports into the Union, South Africa on 5 May 2013 submitted a revised proposal of the system of registered closed ratite holdings requesting authorisation of imports of ratite meat into the Union produced from ratites kept on such holdings.

⁽¹⁾ OJ L 18, 23.1.2003, p. 11.

⁽²⁾ Commission Regulation (EC) No 798/2008 of 8 August 2008 laying down a list of third countries, territories, zones or compartments from which poultry and poultry products may be imported into and transit through the Community and the veterinary certification requirements (OJ L 226, 23.8.2008, p. 1).

⁽³⁾ Commission Implementing Regulation (EU) No 536/2011 of 1 June 2011 amending Annex II to Decision 2007/777/EC and Annex I to Regulation (EC) No 798/2008 as regards the entries for South Africa in the lists of third countries or parts thereof (OJ L 147, 2.6.2011, p. 1).

- (7) Commission and Member States' experts evaluated the proposal and concluded that the system established by South Africa should provide for satisfactory guarantees for imports into the Union of ratite meat obtained from ratites kept on such holdings with respect to possible risks posed by HPAI virus.
- (8) A new specific condition 'H' should be established in Part 2 of Annex I to Regulation (EC) No 798/2008, which provides for specific guarantees for the safety of meat of farmed ratites for human consumption obtained from ratites coming from a registered closed ratite holding including guarantees in relation to possible future HPAI outbreaks and which should apply to South African territory. This specific condition should also be included in the model veterinary certificate for meat of farmed ratites for human consumption.
- (9) Part 1 of Annex I to Regulation (EC) No 798/2008 indicates currently in the entry for Israel five different codes, IL-0 to IL-4, which correspond to parts of the territory which was regionalised following previous HPAI outbreaks in that country. Following a request from Israel and taking into account that meat from poultry, ratites or wild game birds (POU, RAT, and WGM) produced during the periods of restrictions is no longer circulating on the market, the different zones should be consolidated and the entry for Israel should be modified accordingly. For the sake of market trans-

parency and in accordance with public international law, it should be clarified that the territorial coverage of the certificates is limited to the territory of the State of Israel excluding the territories under Israeli administration since June 1967, namely the Golan Heights, the Gaza Strip, East Jerusalem and the rest of the West Bank.

- (10) Regulation (EC) No 798/2008 should therefore be amended accordingly.
- (11) The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on the Food Chain and Animal Health,

HAS ADOPTED THIS REGULATION:

Article 1

Annex I to Regulation (EC) No 798/2008 is amended in accordance with the Annex to this Regulation.

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, 17 February 2014.

For the Commission
The President
José Manuel BARROSO

ANNEX

Annex I to Regulation (EC) No 798/2008 is amended as follows:

- (1) Part 1 is amended as follows:
 - (a) the entry for 'Israel IL' is replaced by the following:

		Whole country	SPF					
°IL — Israel (⁶)			BPR, BBP, DOR, DOC, HER, HEP, SRP		N		A	S5, ST1
			POU, RAT		N			
			WGM	VIII				
			EP, E					S4'

(b) the entry for 'ZA — South Africa' is replaced by the following:

	ZA-0	Whole country	SPF					
			EP, E					S4'
			BPR	I				
'ZA — South Africa			DOR	II	P2	9.4.2011	A	
			HER	III				
			RAT	VII	P2 H	9.4.2011	A	

- (c) the following footnote is added:
 - '(6) Hereafter understood as the State of Israel, excluding the territories under Israeli administration since June 1967, namely the Golan Heights, the Gaza Strip, East Jerusalem and the rest of the West Bank.'
- (2) Part 2 is amended as follows:
 - (a) in section 'Specific conditions', the following shall be added after specific condition 'L':
 - "H": Guarantees have been provided that meat of farmed ratites for human consumption (RAT) is obtained from ratites coming from a registered closed ratite holding approved by the third country's competent authority. In case of a HPAI outbreak, imports of such meat may still be authorised, if it is obtained from ratites coming from a registered closed ratite holding free of HPAI and where within a radius of 100 km around that holding, including, where applicable, the territory of a neighbouring country, there has been no outbreak of HPAI for at least the last 30 days and where there has been no epidemiological link to a ratite or poultry holding in which the presence of HPAI has been detected within the last 30 days."
 - (b) the model veterinary certificate for meat of farmed ratites for human consumption (RAT) shall be replaced by the following:

'Model veterinary certificate for meat of farmed ratites for human consumption (RAT)

COU	NTR								Veterinary	certificate to EU	
	l.1.	Consignor Name				I.2. Certificat	e reference	e number	1.2.a.		
		Address				I.3. Central (Competent	Authority			
nt		Country Tel.				I.4. Local Co	mpetent A	uthority			
Part I: Details of dispatched consignment	I.5.	Consignee Name Address				I.6.					
spatched		Country Tel.									
ails of dis		Country of ISO origin) code	I.8. Region of origin	Code	I.9. Country of destination	of IS n	SO code I.	.10.		
: Det	l.11.	Place of origin				l.12.	-	'			
Part		Name Address		Approval num	nber						
	I.13.	Place of loading Address				I.14. Date of	departure				
	l.15.	Means of transport				I.16. Entry BIF	o in EU				
		Aeroplane	Ship [wagon 🗌						
		Road vehicle Identification Document	Other			1.17.					
	I.18.	Description of commo	odity				I.19. Com	nmodity code 02.08.90	(HS code)		
						'		1.20.	Quantity		
	I.21.	Temperature of produ	ucts					1.22.	Total number of	packages	
		Ambient		Chilled		Frozen 🗌					
	1.23.	Seal/Container No						1.24.			
	I.25.	Commodities certified	I for:								
		Human consumption									
	1.26.					I.27. For impo	ort or admis	ssion into EU	ı		
	1.28.	Identification of the co	ommoditie	 9S							
				Approval	number of establis	hments					
		Species (scientific name)			lanufacturing plant		ore	Number package		Net weight	

Part II: Certification

COUNTRY

RAT (meat of farmed ratites for human consumption)

II.	Health info	ormation		II.a. Certificate	reference number	II.b.			
II.1.	Public hea	alth attestation	'						
	No 852/20	004, (EC) No 85		and hereby cer	tify that the meat of ra	egulations (EC) No 178/2002, (EC) tites (1) described in this certificate			
		nes from (an) ation (EC) No 8		g a programme	based on the HAC	CP principles in accordance with			
	(b) it has 853/20		I in compliance with the cond	litions set out in	Sections III and V o	f Annex III to Regulation (EC) No			
			or human consumption following nex I to Regulation (EC) No 8		mortem inspection car	ried out in accordance with Section			
	(d) it has	been marked	with an identification mark in a	accordance with	Section I of Annex II	to Regulation (EC) No 853/2004;			
	(e) the guarantees covering live animals and products thereof provided by the residue plans submitted in accordance with Directive 96/23/EC and, in particular, Article 29 thereof, are fulfilled.								
II.2.	Animal health attestation I, the undersigned official veterinarian, hereby certify that the meat of ratites described in this certificate:								
II.2.1.	comes fro	m:							
(²) (³) (⁵) either	[the territo	ry of code	;]						
(²) (⁴) or	[compartm	nent(s)	;]						
(²) (¹¹) or	[registered closed ratite holding(s) approved by the competent authority around which within a radius of 100 km around that holding, including, where appropriate, the territory of a neighbouring country, there has been no outbreak of highly pathogenic avian influenza for at least the previous 30 days and where there has been no epidemiological link to a ratite or poultry holding where the presence of highly pathogenic avian influenza has been detected within the last 30 days;]								
	which at the	he date of issu	e of the certificate was (were)	free from:					
	highly pathogenic avian influenza as defined in Regulation (EC) No 798/2008, and								
	(⁶) [Newca	astle disease a	s defined in Regulation (EC) N	lo 798/2008;]					
II.2.2.	has been	obtained from I	atites which:						
(²) eithei	[have not l	been vaccinate	d against avian influenza;]						
(²) or	[have beer	n vaccinated a	gainst avian influenza in accor	dance with vacc	•	egulation (EC) No 798/2008 using:			
			(name an	d type of used v					
	at the age	of	weeks;]						
	(⁷) have b	een slaughtere	d on (dd/mm/yyyy) or between	(dd/mm/yy	yy) and (dd/mm/yyyy);			
II.2.3.	has been:								
(²) (⁶) eithe	r [II.2.3.1.	obtained from hatching in:	farmed ratites which have bee	n kept uninterru	otedly for at least thre	e months before slaughter or since			
		(²) (³) either	[the territory of code		;]				
		(2) (4) or	[compartment(s)		;]				
		(²) (¹¹) or	100 km around that holding, i has been no outbreak of high	ncluding, where ly pathogenic avi logical link to a	appropriate, the territo ian influenza for at lea ratite or poultry holo	rity around which within a radius of rry of a neighbouring country, there st the previous 30 days and where ling where the presence of highly ys;]			
(²) (⁸) or	[II.2.3.1.		nned and has been obtained for slaughter or since hatching in		es which have been ke	ept uninterruptedly for at least three			
		(²) (³) either	[the territory of code		;]				
		(2) (4) or	[compartment(s)		;]				
		(²) (¹¹) or	100 km around that holding, i has been no outbreak of high	ncluding, where ly pathogenic avi logical link to a	appropriate, the territo ian influenza for at lea ratite or poultry holo	rity around which within a radius of rry of a neighbouring country, there st the previous 30 days and where ling where the presence of highly vs:1			

COUNTRY

RAT (meat of farmed ratites for human consumption)

II. Health	informatio	1	II.a. Certificate reference number	II.b.
II.2.4.	has beer);		
		obtained from ratites from (an) establishment	(s):	
		(a) which receive(s) regular veterinary inspec	tion visits to detect diseases transmis	sible to humans or animals:
		(b) which is (are) not subject to animal-health poultry are susceptible;		
		(c) within a 10 km radius of which, including, no outbreak of highly pathogenic avian in		
(8) (2) (12) or	[II.2.4.1.	boned and skinned and comes from ratites establishments:	which were reared/kept for at least t	hree months prior to slaughter on
		(a) which receive regular veterinary inspectio	n visits to detect diseases transmissib	le to humans or animals;
		(b) which are not subject to animal-health repoultry are susceptible;	estrictions in connection with any dis-	ease to which ratites and/or other
		(c) on which there has been no outbreak of N months and around which no outbreaks of at least three months within a distance of the ratites, including where appropriate the	highly pathogenic avian influenza or N 10 km from the perimeter of that part of	ewcastle disease have occurred for
(2) or	[II.2.4.1.	boned and skinned and comes from ratites fr	rom countries in Asia or Africa which:	
		(a) were placed in isolation in tick-proofed sur least 14 days prior to slaughter;	roundings under an officially approved	programme for rodent control for at
		(b) before being moving to the tick-proofed s	urroundings, were:	
		(2) either [examined to verify that they w	ere tick-free,]	
		(2) or [underwent treatment to ensure	that all ticks on them were destroyed	t
		by (specify the treatment):to any detectable residues in the ratite m		d this treatment has not given rise
		(c) were checked for the presence of ticks o	n arrival in the slaughterhouse (each l	batch), with negative results;]
II.2.5.		peen obtained from ratites that were slaughtered tite diseases;	d under any animal health scheme for	the control or eradication of poultry
II.2.6.	comes fr	om ratites:		
(²) (⁶) (⁹) eithe	r [II.2.6.1.	that have been vaccinated against Newcastle	disease using a live vaccine in the 3	0 days preceding slaughter;]
(²) (⁶) or	[II.2.6.1.	that have not been vaccinated against Newc	astle disease using a live vaccine in	the 30 days preceding slaughter;]
(²) (⁸) eithe	r [II.2.6.1.	that have not been vaccinated against Newca	astle disease;]	
(²) (⁸) or	[II.2.6.1.	that have been vaccinated against Newcastle Annex VI of Regulation (EC) No 798/2008 bu		
(²) (⁸) or	[II.2.6.1.	that have been vaccinated against Newcastle Annex VI of Regulation (EC) No 798/2008;]	e disease using an inactivated vaccine	e which meets the requirements of
(⁸) (¹⁰) [II.2.7		om ratites from establishments on which surve impling plan which produced negative results for		
		es that during transport to the slaughterhouse, n influenza or Newcastle disease;	did not come into contact with poultry	y and/or ratites infected with highly
outbr	eak of high	roved slaughterhouses which, at the time of s ly pathogenic avian influenza or Newcastle dis c avian influenza or Newcastle disease for at l	ease and within a 10 km radius of wh	
	ot been in 53/2004.	contact at any time of slaughter, cutting, store	age or transport with ratites or meat r	not complying with Regulation (EC)

COUNTRY

RAT (meat of farmed ratites for human consumption)

II.	Health information	II.a. Certificate reference number	II.b.
II.3.	Animal welfare attestation		
	I, the undersigned official veterinarian, hereby certify that which have been handled in the slaughterhouse before provisions of Union legislation and have met at least equino 1099/2009 (OJ L 303, 18.11.2009, p. 1).	e and the at the time of slaughter or	killing in accordance the relevant
Notes			

Part I:

- Box I.8: Provide the code for the zone or the compartment of origin, if necessary, as defined under code in column 2 of Part 1 of Annex I to Regulation (EC) No 798/2008.
- Box I.11: Name, address and approval number of the establishment of dispatch.
- Box I.15: Indicate the registration number(s) of railway wagons and lorries, the names of ships and, if known, the flight numbers of aircraft. In the case of transport in containers or boxes, the total number of these and their registration and where there is a serial number of the seal it has to be indicated in box I.23.

Part II:

- (1) 'Ratite meat' means any parts, excluding offal, of farmed ratites that are fit for human consumption and which have not undergone any treatment other than cold treatment to ensure preservation; vacuum-wrapped meat or meat wrapped in a controlled atmosphere must also be accompanied by a certificate in accordance with this model.
- (2) Keep as appropriate.
- (3) Code of the territory as it appears in column 2 of Part 1 of Annex I to Regulation (EC) No 798/2008.
- (4) Insert the name of compartment(s).
- (5) For countries or territories with the entry 'N' in column 6 of Part 1 of Annex I to Regulation (EC) No 798/2008, for meat of farmed ratites for human consumption (RAT) only, this means that in the case of an outbreak of Newcastle disease as defined in Regulation (EC) No 798/2008 then the country code or territory code shall continue to be used but this will exclude any area under official restrictions, by the third country concerned in relation to Newcastle disease, at the date of issue of this certificate.
- (6) Not applicable to the countries with the entry 'VII' in column 5 in Part 1 of Annex I to Regulation (EC) No 798/2008.
- (7) Indicate the date or dates of slaughter. Imports of this meat shall not be allowed when obtained from ratites slaughtered in the territory or the compartment(s) mentioned under II.2.1 during a period where restrictive measures have been adopted by the European Union against imports of this meat from this territory or that (these) compartment(s).
- (8) Applicable only to the countries with the entry 'VII' in column 5 of Part 1 of Annex I to Regulation (EC) No 798/2008.
- (9) Such consignment cannot be sent to Sweden or Finland.
- (10) In non-vaccinated flocks this surveillance is carried out by serology and in vaccinated flocks it is carried out by tracheal swabs of ratites.
- (11) For meat of farmed ratites for human consumption (RAT) only from countries or territories of that country with the entry 'H' in column 6 of Part 1 of Annex I to Regulation (EC) No 798/2008. Guarantees have been provided that in case of an outbreak of highly pathogenic avian influenza on the territory of a third country imports into the Union of ratite meat (RAT) obtained from ratites coming from a 'registered closed ratite holding' approved by the competent authority of the third country may be authorised provided that the holding is free of highly pathogenic avian influenza and where within a radius of 100 km around that holding, including, where appropriate, the territory of a neighbouring country, there has been no outbreak of highly pathogenic avian influenza for at least the previous 30 days and where there has been no epidemiological link to a ratite or poultry holding where the presence of highly pathogenic avian influenza has been detected within the last 30 days.
- (12) Not applicable for registered closed ratite holdings.

COUNTRY	RAT (meat of farmed ratites for human consumption
II. Health information	II.a. Certificate reference number II.b.
Official veterinarian	
Name (in capital letters):	Qualification and title:
Date:	Signature:'
Stamp:	

COMMISSION REGULATION (EU) No 167/2014

of 21 February 2014

amending Annex I to Regulation (EC) No 689/2008 of the European Parliament and of the Council concerning the export and import of dangerous chemicals

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EC) No 689/2008 of the European Parliament and of the Council of 17 June 2008 concerning the export and import of dangerous chemicals (1), and in particular Article 22(4) thereof,

Whereas:

- Regulation (EC) No 689/2008 implements the Rotterdam (1) Convention on the Prior Informed Consent Procedure ('PIC procedure') for certain hazardous chemicals and pesticides in international trade, signed on 11 September 1998 and approved, on behalf of the Community, by Council Decision 2003/106/EC (2).
- (2) It is appropriate that regulatory action in respect of certain chemicals taken pursuant to Regulation (EC) No 1107/2009 of the European Parliament and of the Council (3), Regulation (EU) No 528/2012 of the European Parliament and of the Council (4) and Regulation (EC) No 1907/2006 of the European Parliament and of the Council (5) be taken into account.
- At its sixth meeting held from 28 April to 10 May 2013, (3) the Conference of the Parties to the Rotterdam Convention decided to include azinphos-methyl, perfluorooctane sulfonic acid, perfluorooctane sulfonates, perfluorooctane sulfonamides and perfluorooctane sulfonyls in Annex III to that Convention, with the

effect that those chemicals became subject to the PIC procedure under that Convention. Those chemicals should thus be removed from the list of chemicals contained in Part 2 of Annex I to Regulation (EC) No 689/2008 and added to the list of chemicals contained in Part 3 of that Annex.

- The Conference of the Parties to the Rotterdam Convention also decided to include commercial pentabromodiphenyl ether, including tetra- and pentabromodiphenyl ether, as well as commercial octabromodiphenyl ether, including hexa- and heptabromodiphenyl ether, in Annex III to that Convention, with the effect that those chemicals became subject to the PIC procedure under that Convention. Since tetrabromodiphenyl ether, pentabromodiphenyl ether, hexabromodiphenyl ether and heptabromodiphenyl ether are already listed in Annex V to Regulation (EC) No 689/2008 and are therefore subject to an export ban, those chemicals are not added to the list of chemicals contained in Part 3 of Annex I to Regulation (EC) No 689/2008.
- (5) The approval of the substance didecyldimethylammonium chloride has been withdrawn in accordance with Regulation (EC) No 1107/2009, with the effect that didecyldimethylammonium chloride is banned for use as pesticide in the group of plant protection products and thus should be added to the list of chemicals contained in Part 1 of Annex I to Regulation (EC) No 689/2008.
- The entry for chlorate in Parts 1 and 2 of Annex I to Regulation (EC) No 689/2008 should be amended in order to provide more clarity as to which substances were meant to be covered by that entry.
- Regulation (EC) No 689/2008 should therefore be amended accordingly.
- In order to allow enough time for industry to take the measures necessary for compliance with this Regulation and for Member States to take the measures necessary for its implementation, its application should be deferred.
- The measures provided for in this Regulation are in (9) accordance with the opinion of the Committee established by Article 133 of Regulation (EC) No 1907/2006,

OJ L 204, 31.7.2008, p. 1. Council Decision 2003/106/EC of 19 December 2002 concerning the approval, on behalf of the European Community, of the Rotterdam Convention on the Prior Informed Consent Procedure for certain hazardous chemicals and pesticides in international

trade (OJ L 63, 6.3.2003, p. 27).

(3) Regulation (EC) No 1107/2009 of the European Parliament and of the Council of 21 October 2009 concerning the placing of plant protection products on the market and repealing Council Directives 79/117/EEC and 91/414/EEC (OJ L 309, 24.11.2009, p. 1).

(4) Regulation (EU) No 528/2012 of the European Parliament and of the Council of 22 May 2012 concerning the making available on the market and use of biocidal products (OJ L 167, 27.6.2012, p. 1).

Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the registration, evaluation, authorisation and restriction of chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ L 396, 30.12.2006, p. 1).

HAS ADOPTED THIS REGULATION:

Article 1

Annex I to Regulation (EC) No 689/2008 is amended in accordance with the Annex to this Regulation.

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.

It shall apply from 1 May 2014.

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

Done at Brussels, 21 February 2014.

For the Commission
The President
José Manuel BARROSO

Annex I to Regulation (EC) No 689/2008 is amended as follows:

- (1) Part 1 is amended as follows:
 - (a) the following entry is added:

Chemical	CAS No	Einecs No	CN code	Subcategory (*)	Lise limitation (**)	Countries for which no notification is required
Didecyldimethylammonium chloride	7173-51-5	230-525-2	2923 90 00	p(1)	b'	

ANNEX

(b) the entries for azinphos-methyl and perfluorooctane sulfonates are replaced by the following:

Chemical	CAS No	Einecs No	CN code	Subcategory (*)	Use limitation (**)	Countries for which no notification is required
'Azinphos-methyl #	86-50-0	201-676-1	2933 99 80	p(1)	Ъ	
Perfluorooctane sulfonates	1763-23-1	217-179-8	2904 90 95	i(1)	sr'	
(PFOS) $C_8F_{17}SO_2X$	2795-39-3	220-527-1	2904 90 95			
(X = OH, Metal salt (O-M+), halide, amide, and other derivatives including polymers) +/#	70225-14-8	274-460-8	2922 12 00			
other derivatives including polynters) +/#	56773-42-3	260-375-3	2923 90 00			
	4151-50-2	223-980-3	2935 00 90			
	57589-85-2	260-837-4	2924 29 98			
	68081-83-4	268-357-7	3824 90 97			
	and others					

(c) the entry for chlorate is replaced by the following:

Chemical	CAS No	Einecs No	CN code	Subcategory (*)	Use limitation (**)	Countries for which no notification is required
'Chlorate +	7775-09-9	231-887-4	2829 11 00	p(1)	b'	
	10137-74-3	233-378-2	2829 19 00			
	7783-92-8	232-034-9	2843 29 00			
	and others					

(a) the entry for perfluorooctane sulfonates is replaced by the following:

Chemical	CAS RN	Einecs No	CN code	Category (*)	Use limitation (**)
Perfluorooctane sulfonate derivatives (including polymers), not covered by	57589-85-2	260-837-4	2924 29 98	i	sr'
	68081-83-4	268-357-7	3824 90 97		
Perfluorooctane sulfonic acid, Perfluorooctane sulfonates, Perfluorooctane sulfonamides, Perfluorooctane sulfonyls	and others				

(b) the entry for chlorate is replaced by the following:

Chemical	CAS RN	Einecs No	CN code	Category (*)	Use limitation (**)
'Chlorate	7775-09-9	231-887-4	2829 11 00	p	b'
	10137-74-3	233-378-2	2829 19 00		
	7783-92-8	232-034-9	2843 29 00		
	and others				

- (c) the entry for azinphos-methyl is deleted;
- (3) in Part 3, the following entries are added:

(2) Part 2 is amended as follows:

Chemical	Relevant CAS number(s)	HS code Pure substance	HS code Mixtures, preparations containing substance	Category
'Azinphos-methyl	86-50-0	2933.99	3808.10	Pesticide
Perfluorooctane sulfonic acid, Perfluorooctane sulfonates, Perfluorooctane sulfonamides, Perfluorooctane sulfonyls	1763-23-1 2795-39-3 29457-72-5 29081-56-9 70225-14-8 56773-42-3 251099-16-8 4151-50-2 31506-32-8 1691-99-2 24448-09-7 307-35-7 and others	2904.90 2904.90 2904.90 2904.90 2922.12 2923.90 2923.90 2935.00 2935.00 2935.00 2935.00 2935.00 2904.90	3824.90	Industrial'

COMMISSION IMPLEMENTING REGULATION (EU) No 168/2014

of 21 February 2014

amending Regulation (EC) No 555/2008 as regards reporting and evaluation of Member States' support programmes

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (¹), and in particular Article 54(c) thereof,

Whereas:

- (1) Article 35 of Commission Regulation (EC) No 555/2008 (²) lays down detailed rules for the implementation of Article 188a(5) and (6) of Council Regulation (EC) No 1234/2007 (³) on reporting and evaluation of Member States' support programmes in the wine sector. Regulation (EC) No 1234/2007 has been repealed and replaced by Regulation (EU) No 1308/2013 with effect on 1 January 2014.
- (2) Regulation (EU) No 1308/2013 does not include a provision on reporting and evaluation of Member States' support programmes, as provided for in Article 188a(5) and (6) of Regulation (EC) No 1234/2007, but empowers the Commission to adopt measures in this regard by means of implementing acts. Therefore it is necessary to adapt Article 35 of Regulation (EC) No 555/2008.
- (3) Regulation (EC) No 555/2008 should therefore be amended accordingly.
- (4) 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

Article 35 of Regulation (EC) No 555/2008 is amended as follows:

- (1) paragraph 1 is replaced by the following:
 - 1. Member States shall submit to the Commission by 1 March each year, a report on the implementation of the measures provided for in their support programmes

OJ L 347, 20.12.2013, p. 671.
 Commission Regulation (EC) No 555/2008 of 27 June 2008 laying down detailed rules for implementing Council Regulation (EC) No 479/2008 on the common organisation of the market in wine as regards support programmes, trade with third countries, production potential and on controls in the wine sector (OJ L 170, 30.6.2008, p. 1)

(3) 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) (OJ L 299, 16.11.2007, p. 1).

referred to in Section 4 of Chapter II of Title I of Part II of Regulation (EU) No 1308/2013 of the European Parliament and of the Council (*) during the previous financial year.

Those reports shall list and describe the measures for which Union assistance under the support programmes was granted.

Those reports shall be presented by Member States to the Commission in the form set out in Annexes V and VI to this Regulation. The information contained in the appropriate tables shall refer to each year in respect of the measures of the support programme:

- (a) a statement of expenditure by financial year already incurred in the programming period which will in no cases overshoot the budgetary limit for the Member State as laid down in Annex VI to Regulation (EU) No 1308/2013;
- (b) forecasts for subsequent financial years until the end of the planned period of implementation of the support programme, up to the budgetary limit for the Member State as laid down in VI to Regulation (EU) No 1308/2013 and in coherence with the most updated submission sent in accordance with Article 3 of this Regulation.
- (*) Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).';
- (2) paragraph 4 is replaced by the following:
 - '4. Member States shall, by 1 March 2014 and, a second time, by 1 March 2017, submit to the Commission an evaluation of the costs and benefits of the support programmes as well as an indication of how to increase their efficiency.

Those evaluations shall be presented by the Member States to the Commission in the form set out in Annexes V and VI. In addition the following items shall be inserted in the conclusions:

- C1: Evaluation of the costs and benefits of the support programme,
- C2: Ways to increase the efficiency of the support programme.'

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, 21 February 2014.

For the Commission The President José Manuel BARROSO

COMMISSION IMPLEMENTING REGULATION (EU) No 169/2014

of 21 February 2014

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:

(1) Implementing Regulation (EU) No 543/2011 lays down, pursuant to the outcome of the Uruguay Round multi-lateral 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.

(2) The standard import value is calculated each working day, in accordance with Article 136(1) of Implementing Regulation (EU) No 543/2011, taking into account variable daily data. Therefore this Regulation should enter into force on the day of its publication in the Official Journal of the European Union,

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 to this Regulation.

Article 2

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

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

Done at Brussels, 21 February 2014.

For the Commission,
On behalf of the President,
Jerzy PLEWA
Director-General for Agriculture and
Rural Development

⁽¹⁾ OJ L 299, 16.11.2007, p. 1.

⁽²⁾ OJ L 157, 15.6.2011, p. 1.

 $\label{eq:annex} \textit{ANNEX}$ 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	MA	58,2
	TN	89,5
	TR	95,5
	ZZ	81,1
0707 00 05	EG	174,9
	MA	158,2
	TR	156,9
	ZZ	163,3
0709 91 00	EG	82,2
	ZZ	82,2
0709 93 10	MA	27,9
	TR	114,4
	ZZ	71,2
0805 10 20	EG	48,4
111, 11 21	IL	62,4
	MA	50,5
	TN	51,9
	TR	73,3
	ZA	63,5
	ZZ	58,3
0805 20 10	IL	122,0
	MA	96,6
	TR	110,6
	ZZ	109,7
0805 20 30, 0805 20 50, 0805 20 70,	EG	29,2
0805 20 90	IL	128,0
	JM	106,9
	МA	121,5
	TR	74,5
	US	134,1
	ZZ	99,0
0805 50 10	EG	57,3
	MA	71,7
	TR	68,7
	ZZ	65,9
0808 10 80	CN	113,4
	MK	30,8
	US	159,1
	ZZ	101,1
0808 30 90	AR	141,8
	CL	179,1
	CN	81,3
	TR	146,4
	US	120,7
	ZA	125,7
	ZZ	132,5

⁽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'.

DECISIONS

POLITICAL AND SECURITY COMMITTEE DECISION EUFOR RCA/1/2014

of 19 February 2014

on the appointment of the EU Force Commander for the European Union military operation in the Central African Republic (EUFOR RCA)

(2014/103/CFSP)

THE POLITICAL AND SECURITY COMMITTEE,

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

Having regard to Council Decision 2014/73/CFSP of 10 February 2014 on a European Union military operation in the Central African Republic (EUFOR RCA) (1), and in particular Article 5 thereof.

Whereas:

- (1) Pursuant to Article 5 of Decision 2014/73/CFSP, the Council authorised the Political and Security Committee to take decisions on the appointment of the EU Force Commander for EUFOR RCA.
- (2) The EU Operation Commander has recommended the appointment of Brigadier General Thierry LION as the EU Force Commander for EUFOR RCA.
- (3) The EU Military Committee supports that recommendation.
- (4) In accordance with Article 5 of Protocol No 22 on the position of Denmark, annexed to the Treaty on European

Union and to the Treaty on the Functioning of the European Union, Denmark does not participate in the elaboration and the implementation of decisions and actions of the Union which have defence implications,

HAS ADOPTED THIS DECISION:

Article 1

Brigadier General Thierry LION is hereby appointed EU Force Commander for the European Union military operation in the Central African Republic (EUFOR RCA).

Article 2

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

Done at Brussels, 19 February 2014.

For the Political and Security Committee
The Chairperson
W. STEVENS

ACTS ADOPTED BY BODIES CREATED BY INTERNATIONAL AGREEMENTS

DECISION No 1/2014 OF THE EU-SWITZERLAND JOINT COMMITTEE

of 13 February 2014

amending Tables III and IV(b) of Protocol No 2 to the Agreement between the European Economic Community and the Swiss Confederation of 22 July 1972 concerning certain processed agricultural products

(2014/104/EU)

THE JOINT COMMITTEE,

Having regard to the Agreement between the European Economic Community and the Swiss Confederation signed in Brussels on 22 July 1972 (¹), hereinafter referred to as 'the Agreement', as amended by the Agreement between the European Community and the Swiss Confederation amending the Agreement as regards the provisions applicable to processed agricultural products (²) signed in Luxembourg on 26 October 2004, and its Protocol No 2, and in particular Article 7 of that Protocol,

Whereas:

- For the implementation of Protocol No 2 to the Agreement, domestic reference prices have been fixed for the Contracting Parties.
- (2) Actual prices have changed on the domestic markets of the Contracting Parties as regards raw materials for which price compensation measures are applied.
- (3) It is therefore necessary to update the reference prices and amounts listed in Tables III and IV(b) of Protocol No 2 accordingly,

HAS ADOPTED THIS DECISION:

Article 1

Protocol No 2 to the Agreement is amended as follows:

- (a) Table III is replaced by the text set out in Annex I to this Decision;
- (b) in Table IV, point (b) is replaced by the text set out in Annex II to this Decision.

Article 2

This Decision enters into force on the day of its publication in the Official Journal of the European Union.

It shall apply from 1 March 2014.

Done at Brussels, 13 February 2014.

For the Joint Committee
The Chairman
Christian ETTER

⁽¹⁾ OJ L 300, 31.12.1972, p. 189.

⁽²⁾ OJ L 23, 26.1.2005, p. 19.

ANNEX I

TABLE III EU and Swiss domestic reference prices

Agricultural Raw material	Swiss domestic reference price	EU domestic reference price	Article 4(1) Applied on Swiss side Difference Swiss/EU reference price	Article 3(3) Applied on EU side Difference Swiss/EU reference price
	CHF per 100 kg net	CHF per 100 kg net	CHF per 100 kg net	EUR per 100 kg net
Common wheat	50,60	24,30	26,30	0,00
Durum wheat	_	_	1,20	0,00
Rye	42,20	18,95	23,25	0,00
Barley	_	_	_	_
Maize	_	_	_	_
Common wheat flour	94,60	46,65	47,95	0,00
Whole-milk powder	634,10	463,85	170,25	0,00
Skimmed-milk powder	421,15	401,20	19,95	0,00
Butter	1 068,00	521,20	546,80	0,00
White sugar	_	_	_	_
Eggs	_	_	38,00	0,00
Fresh potatoes	44,10	27,75	16,35	0,00
Vegetable fat	_	_	170,00	0,00'

ANNEX II

'TABLE IV

(b) The basic amounts for agricultural raw materials taken into account for the calculation of the agricultural components:

Agricultural raw material	Applied basic amount on the Swiss side Article 3(2)	Applied basic amount on the EU side Article 4(2)		
	CHF per 100 kg net	EUR per 100 kg net		
Common wheat	22,00	0,00		
Durum wheat	1,00	0,00		
Rye	20,00	0,00		
Barley	_	_		
Maize	_	_		
Common wheat flour	41,00	0,00		
Whole-milk powder	145,00	0,00		
Skimmed-milk powder	17,00	0,00		
Butter	465,00	0,00		
White sugar	_	_		
Eggs	32,00	0,00		
Fresh potatoes	14,00	0,00		
Vegetable fat	145,00	0,00'		

CORRIGENDA

Corrigendum to Commission Implementing Decision 2014/38/EU of 24 January 2014 authorising methods for grading pig carcases in Italy

(Official Journal of the European Union L 23 of 28 January 2014)

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On page 37, in the Annex, Part I, point 3(b): for: \hat{y} = 65,9993 - 0,4619 \ x_1 + 0,0048 \ x_2', read: \hat{y} = 65,9993 - 0,4619 \ x_1 - 0,0048 \ x_2'; on page 37, in the Annex, Part II, point 3(b): for: \hat{y} = 66,5261 - 0,4514 \ x_1 + 0,0140 \ x_2', read: \hat{y} = 66,5261 - 0,4514 \ x_1 - 0,0140 \ x_2'.
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Corrigendum to Council Implementing Regulation (EU) No 1361/2013 of 17 December 2013 implementing Regulation (EU) No 267/2012 concerning restrictive measures against Iran

(Official Journal of the European Union L 343 of 19 December 2013)

On page 7, in the title and in the concluding formula, and on the cover page:

for: '17 December 2013', read: '18 December 2013'.

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 133, Article 6, Amendments to Directive 2004/39/EC, point (4), new paragraph 8 to be added to Article 10a,

for: '8. In order to ensure consistent harmonisation of this Article, ESMA shall develop draft regulatory technical standards to establish an exhaustive list of information, referred to in paragraph 4 to be included by proposed acquirers in their notification, without prejudice to paragraph 2

...,

read: '8. In order to ensure consistent harmonisation of this Article, ESMA shall develop draft regulatory technical standards to establish an exhaustive list of information, referred to in Article 10b (4) to be included by proposed acquirers in their notification, without prejudice to paragraph 2.

٠...'.

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