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⁽¹⁾ Text with EEA relevance.

EN

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.

II

(Non-legislative acts)

REGULATIONS

COMMISSION IMPLEMENTING REGULATION (EU) 2022/83

of 16 January 2022

concerning the classification of certain goods in the Combined Nomenclature

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EU) No 952/2013 of the European Parliament and of the Council of 9 October 2013 laying down the Union Customs Code ⁽¹⁾, and in particular Article 57(4) and Article 58(2) thereof,

Whereas:

- (1) In order to ensure uniform application of the Combined Nomenclature annexed to Council Regulation (EEC) No 2658/87 ⁽²⁾, it is necessary to adopt measures concerning the classification of the goods referred to in the Annex to this Regulation.
- (2) Regulation (EEC) No 2658/87 has laid down the general rules for the interpretation of the Combined Nomenclature. Those rules apply also to any other nomenclature which is wholly or partly based on it or which adds any additional subdivision to it and which is established by specific provisions of the Union, with a view to the application of tariff and other measures relating to trade in goods.
- (3) Pursuant to those general rules, the goods described in column (1) of the table set out in the Annex should be classified under the CN code indicated in column (2), by virtue of the reasons set out in column (3) of that table.
- (4) It is appropriate to provide that binding tariff information issued in respect of the goods concerned by this Regulation which does not conform to this Regulation may, for a certain period, continue to be invoked by the holder in accordance with Article 34(9) of Regulation (EU) No 952/2013. That period should be set at 3 months.
- (5) The measures provided for in this Regulation are in accordance with the opinion of the Customs Code Committee,

HAS ADOPTED THIS REGULATION:

Article 1

The goods described in column (1) of the table set out in the Annex shall be classified within the Combined Nomenclature under the CN code indicated in column (2) of that table.

⁽¹⁾ OJ L 269, 10.10.2013, p. 1.

⁽²⁾ Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff (OJ L 256, 7.9.1987, p. 1).

Article 2

Binding tariff information which does not conform to this Regulation may continue to be invoked in accordance with Article 34(9) of Regulation (EU) No 952/2013 for a period of 3 months from the date of entry into force of this Regulation.

Article 3

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.

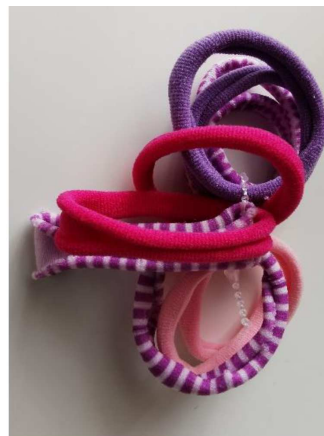
Done at Brussels, 16 January 2022.

For the Commission
Gerassimos THOMAS
Director-General
Directorate-General for Taxation and Customs Union

ANNEX

Description of the goods	Classification (CN-code)	Reasons
(1)	(2)	(3)
<p>Articles consisting of a tubular knitted, elasticated fabric (synthetic fibres combined with a rubber thread), in the form of loops with a diameter of approximately 4,5 cm and a width of approximately 2 cm (when unrolled).</p> <p>The articles are knitted in a tubular form and cut at a defined (pre-programmed) width (2 cm).</p> <p>Due to the rubber thread contained in the elasticated fabric, the edges of the articles roll up, which gives the articles the form of hairbands, ready for use.</p> <p>See images (*).</p>	<p>6117 80 10</p>	<p>Classification is determined by general rules 1 and 6 for the interpretation of the Combined Nomenclature, notes 7(b) and 10 to Section XI and the wording of CN codes 6117, 6117 80 and 6117 80 10.</p> <p>The articles are produced in the finished state by knitting a tubular fabric and cutting it at a defined width to obtain an elasticated loop, ready for use (see note 7(b) to Section XI).</p> <p>Taking into account their textile character the articles are to be considered as a made-up clothing accessory in the same way as, for example, made-up shawls, scarves, mantillas, ties and bow ties. In addition, note 10 to Section XI classifies elastic products consisting of textile materials combined with rubber threads in that section.</p> <p>Classification under heading 9615 is excluded, since articles of this heading are usually made of plastics, ivory, bone, horn, tortoise-shell, metal, etc. (see also the Harmonized System Explanatory Note to heading 9615 (3) and the Explanatory note to the Combined Nomenclature to heading 9615).</p> <p>Consequently, the articles are to be classified under CN code 6117 80 10 as a made-up clothing accessory, knitted or crocheted, elasticated or rubberised.</p>

(*). The images are purely for information.



COMMISSION IMPLEMENTING REGULATION (EU) 2022/84**of 19 January 2022****amending for the 327th time Council Regulation (EC) No 881/2002 imposing certain specific restrictive measures against certain persons and entities associated with the ISIL (Da'esh) and Al-Qaida organisations**

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 881/2002 of 27 May 2002 imposing certain specific restrictive measures directed against certain persons and entities associated with the ISIL (Da'esh) and Al-Qaida organisations ⁽¹⁾, and in particular Article 7(1)(a) and Article 7a(5) thereof,

Whereas:

- (1) Annex I to Regulation (EC) No 881/2002 lists the persons, groups and entities covered by the freezing of funds and economic resources under that Regulation.
- (2) On 17 January 2022, the Sanctions Committee of the United Nations Security Council decided to remove three entries from the list of persons, groups and entities to whom the freezing of funds and economic resources should apply.
- (3) Annex I to Regulation (EC) No 881/2002 should therefore be amended accordingly,

HAS ADOPTED THIS REGULATION:

Article 1

Annex I to Regulation (EC) No 881/2002 is amended in accordance with the Annex to this Regulation.

*Article 2*This Regulation shall enter into force on the day following that of its publication in the *Official Journal of the European Union*.

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

Done at Brussels, 19 January 2022.

*For the Commission,
On behalf of the President,
Director-General*

*Directorate-General for Financial Stability, Financial
Services and Capital Markets Union*

⁽¹⁾ OJ L 139, 29.5.2002, p. 9.

ANNEX

In Annex I to Regulation (EC) No 881/2002, the following entries under the heading 'Legal persons, groups and entities' are deleted:

- (1) 'Al-Haramain Islamic Foundation (alias (a) Vazir, (b) Vezir). Address: (a) 64 Poturmahala, Travnik, Bosnia and Herzegovina; (b) Sarajevo, Bosnia and Herzegovina. Date of designation referred to in Article 7d(2)(i): 13.3.2002.';
 - (2) 'Al-Haramain Islamic Foundation (Somalia). Address: Somalia. Date of designation referred to in Article 2a(4)(b): 13.3.2002.';
 - (3) 'Al-Haramain Foundation (Indonesia) (alias Yayasan Al-Manahil-Indonesia). Address: Jalan Laut Sulawesi Block DII/4, Kavling Angkatan Laut Duren Sawit, Jakarta Timur 13440, Indonesia (at the time of listing). Other information: (a) Telephone 021-86611265 and 021-86611266; (b) Fax: 021-8620174. Date of designation referred to in Article 2a(4)(b): 26.1.2004.'.
-

COMMISSION REGULATION (EU) 2022/85

of 20 January 2022

amending Annex II to Regulation (EC) No 396/2005 of the European Parliament and of the Council as regards maximum residue levels for flonicamid in or on certain products

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EC) No 396/2005 of the European Parliament and of the Council of 23 February 2005 on maximum residue levels of pesticides in or on food and feed of plant and animal origin and amending Council Directive 91/414/EEC ⁽¹⁾, and in particular Article 14(1)(a) thereof,

Whereas:

- (1) Maximum residue levels ('MRLs') for flonicamid were set in Annex II to Regulation (EC) No 396/2005.
- (2) In the context of a procedure for the authorisation of the use of a plant protection product containing the active substance flonicamid on citrus fruits, cherries, plums, strawberries, blackberries, raspberries, 'other small fruits and berries', 'other root and tuber vegetables', tomatoes, aubergines, courgettes, cucurbits with inedible peel, 'lettuces and salad plants', pulses, rye, wheat and hops, applications were submitted in accordance with Article 6(1) of Regulation (EC) No 396/2005 for modification of the existing MRLs.
- (3) In accordance with Article 8 of Regulation (EC) No 396/2005, those applications were evaluated by the Member States concerned and the evaluation reports were forwarded to the Commission.
- (4) The European Food Safety Authority ('the Authority') assessed the applications and the evaluation reports, examining in particular the risks to the consumer and, where relevant, to animals and gave reasoned opinions on the proposed MRLs ⁽²⁾. It forwarded those opinions to the applicants, the Commission and the Member States and made them available to the public.
- (5) As regards citrus fruits, cherries, plums, tomatoes, aubergines, courgettes, cucurbits with inedible peel, rye, wheat and hops, the applicants submitted information previously unavailable during the review conducted in accordance with Article 12 of Regulation (EC) No 396/2005. That information concerns analytical methods, residue trials, storage stability and hydrolysis studies.
- (6) The Authority concluded that, for all the products listed in recital 2, all requirements with respect to data were met and that the modifications to the MRLs requested by the applicants were acceptable with regard to consumer safety on the basis of a consumer exposure assessment for 27 specific European consumer groups. It took into account the most recent information on the toxicological properties of flonicamid. Neither the lifetime exposure to this substance via consumption of all food products that may contain it, nor the short-term exposure due to high consumption of the relevant products showed that there is a risk that the acceptable daily intake or the acute reference dose is exceeded.

⁽¹⁾ OJ L 70, 16.3.2005, p. 1.

⁽²⁾ EFSA scientific reports available online: <http://www.efsa.europa.eu>:
Reasoned opinion on the modification of the existing maximum residue levels for flonicamid in strawberries and other berries. *EFSA Journal* 2019;17(7):5745.
Reasoned opinion on the modification of the existing maximum residue levels for flonicamid in various crops. *EFSA Journal* 2018;16(9):5410.
Reasoned opinion on the modification of the existing maximum residue levels for flonicamid in various root crops. *EFSA Journal* 2018;16(9):5414.
Reasoned Opinion on the evaluation of confirmatory data following the Article 12 MRL review for flonicamid. *EFSA Journal* 2020;18(5):6117.

- (7) Based on the reasoned opinions of the Authority and taking into account the factors relevant to the matter under consideration, the respective modifications to the MRLs fulfil the requirements of Article 14(2) of Regulation (EC) No 396/2005.
- (8) Regulation (EC) No 396/2005 should therefore be amended accordingly.
- (9) The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on Plants, Animals, Food and Feed,

HAS ADOPTED THIS REGULATION:

Article 1

Annex II to Regulation (EC) No 396/2005 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, 20 January 2022.

For the Commission
The President
Ursula VON DER LEYEN

ANNEX

In Annex II to Regulation (EC) No 396/2005, the column for flonicamid is replaced by the following:

Pesticide residues and maximum residue levels (mg/kg)

Code number	Groups and examples of individual products to which the MRLs apply (*)	Flonicamid (sum of flonicamid, TFNA and TFNG expressed as flonicamid) (R)
(1)	(2)	(3)
0100000	FRUITS, FRESH or FROZEN; TREE NUTS	
0110000	Citrus fruits	0,15
0110010	Grapefruits	
0110020	Oranges	
0110030	Lemons	
0110040	Limes	
0110050	Mandarins	
0110990	Others (2)	
0120000	Tree nuts	0,06 (*)
0120010	Almonds	
0120020	Brazil nuts	
0120030	Cashew nuts	
0120040	Chestnuts	
0120050	Coconuts	
0120060	Hazelnuts/cobnuts	
0120070	Macadamias	
0120080	Pecans	
0120090	Pine nut kernels	
0120100	Pistachios	
0120110	Walnuts	
0120990	Others (2)	
0130000	Pome fruits	0,3
0130010	Apples	
0130020	Pears	
0130030	Quinces	
0130040	Medlars	
0130050	Loquats/Japanese medlars	
0130990	Others (2)	

(1)	(2)	(3)
0140000	Stone fruits	
0140010	Apricots	0,3
0140020	Cherries (sweet)	0,4
0140030	Peaches	0,4
0140040	Plums	0,3
0140990	Others (2)	0,03 (*)
0150000	Berries and small fruits	
0151000	(a) <i>grapes</i>	0,03 (*)
0151010	Table grapes	
0151020	Wine grapes	
0152000	(b) <i>strawberries</i>	0,7
0153000	(c) <i>cane fruits</i>	
0153010	Blackberries	1
0153020	Dewberries	0,03 (*)
0153030	Raspberries (red and yellow)	1
0153990	Others (2)	0,03 (*)
0154000	(d) <i>other small fruits and berries</i>	
0154010	Blueberries	0,8
0154020	Cranberries	0,8
0154030	Currants (black, red and white)	0,8
0154040	Gooseberries (green, red and yellow)	0,8
0154050	Rose hips	0,7
0154060	Mulberries (black and white)	0,7
0154070	Azaroles/Mediterranean medlars	0,7
0154080	Elderberries	0,7
0154990	Others (2)	0,7
0160000	Miscellaneous fruitswith	0,03 (*)
0161000	(a) <i>edible peel</i>	
0161010	Dates	
0161020	Figs	
0161030	Table olives	
0161040	Kumquats	
0161050	Carambolas	
0161060	Kaki/Japanese persimmons	
0161070	Jambuls/jambolans	
0161990	Others (2)	
0162000	(b) <i>inedible peel, small</i>	
0162010	Kiwi fruits (green, red, yellow)	
0162020	Litchis/lychees	
0162030	Passionfruits/maracujas	

(1)	(2)	(3)
0162040	Prickly pears/cactus fruits	
0162050	Star apples/cainitos	
0162060	American persimmons/Virginia kaki	
0162990	Others (2)	
0163000	(c) <i>inedible peel, large</i>	
0163010	Avocados	
0163020	Bananas	
0163030	Mangoes	
0163040	Papayas	
0163050	Granate apples/pomegranates	
0163060	Cherimoyas	
0163070	Guavas	
0163080	Pineapples	
0163090	Breadfruits	
0163100	Durians	
0163110	Soursops/guanabanas	
0163990	Others (2)	
0200000	VEGETABLES, FRESH or FROZEN	
0210000	Root and tuber vegetables	
0211000	(a) <i>potatoes</i>	0,09
0212000	(b) <i>tropical root and tuber vegetables</i>	0,03 (*)
0212010	Cassava roots/manioc	
0212020	Sweet potatoes	
0212030	Yams	
0212040	Arrowroots	
0212990	Others (2)	
0213000	(c) <i>other root and tuber vegetables except sugar beets</i>	
0213010	Beetroots	0,3
0213020	Carrots	0,3
0213030	Celeriacs/turnip rooted celeries	0,3
0213040	Horseradishes	0,3
0213050	Jerusalem artichokes	0,3
0213060	Parsnips	0,3
0213070	Parsley roots/Hamburg roots parsley	0,3
0213080	Radishes	0,6
0213090	Salsifies	0,3
0213100	Swedes/rutabagas	0,3

(1)	(2)	(3)
0213110	Turnips	0,3
0213990	Others (2)	0,3
0220000	Bulb vegetables	0,03 (*)
0220010	Garlic	
0220020	Onions	
0220030	Shallots	
0220040	Spring onions/green onions and Welsh onions	
0220990	Others (2)	
0230000	Fruiting vegetables	
0231000	(a) <i>Solanaceae and Malvaceae</i>	
0231010	Tomatoes	0,5
0231020	Sweet peppers/bell peppers	0,3
0231030	Aubergines/eggplants	0,5
0231040	Okra/lady's fingers	0,03 (*)
0231990	Others (2)	0,03 (*)
0232000	(b) <i>cucurbits with edible peel</i>	0,5
0232010	Cucumbers	
0232020	Gherkins	
0232030	Courgettes	
0232990	Others (2)	
0233000	(c) <i>cucurbits with inedible peel</i>	0,4
0233010	Melons	
0233020	Pumpkins	
0233030	Watermelons	
0233990	Others (2)	
0234000	(d) <i>sweet corn</i>	0,03 (*)
0239000	(e) <i>other fruiting vegetables</i>	0,03 (*)
0240000	Brassica vegetables(excluding brassica roots and brassica baby leaf crops)	
0241000	(a) <i>flowering brassica</i>	0,03 (*)
0241010	Broccoli	
0241020	Cauliflowers	
0241990	Others (2)	
0242000	(b) <i>head brassica</i>	
0242010	Brussels sprouts	0,6
0242020	Head cabbages	0,5
0242990	Others (2)	0,03 (*)

(1)	(2)	(3)
0243000	(c) <i>leafy brassica</i>	0,03 (*)
0243010	Chinese cabbages/pe-tsai	
0243020	Kales	
0243990	Others (2)	
0244000	(d) <i>kohlrabies</i>	0,03 (*)
0250000	Leaf vegetables, herbs and edible flowers	
0251000	(a) <i>lettuces and salad plants</i>	0,07
0251010	Lamb's lettuces/corn salads	
0251020	Lettuces	
0251030	Escaroles/broad-leaved endives	
0251040	Cresses and other sprouts and shoots	
0251050	Land cresses	
0251060	Roman rocket/rucola	
0251070	Red mustards	
0251080	Baby leaf crops (including brassica species)	
0251990	Others (2)	
0252000	(b) <i>spinaches and similar leaves</i>	0,03 (*)
0252010	Spinaches	
0252020	Purslanes	
0252030	Chards/beet leaves	
0252990	Others (2)	
0253000	(c) <i>grape leaves and similar species</i>	0,03 (*)
0254000	(d) <i>watercresses</i>	0,03 (*)
0255000	(e) <i>witloofs/Belgian endives</i>	0,03 (*)
0256000	(f) <i>herbs and edible flowers</i>	6
0256010	Chervil	
0256020	Chives	
0256030	Celery leaves	
0256040	Parsley	
0256050	Sage	
0256060	Rosemary	
0256070	Thyme	
0256080	Basil and edible flowers	
0256090	Laurel/bay leaves	
0256100	Tarragon	
0256990	Others (2)	
0260000	Legume vegetables	
0260010	Beans (with pods)	1.5
0260020	Beans (without pods)	0,03 (*)

(1)	(2)	(3)
0260030	Peas (with pods)	1,5
0260040	Peas (without pods)	0,7
0260050	Lentils	0,03 (*)
0260990	Others (2)	0,03 (*)
0270000	Stem vegetables	0,03 (*)
0270010	Asparagus	
0270020	Cardoons	
0270030	Celeries	
0270040	Florence fennels	
0270050	Globe artichokes	
0270060	Leeks	
0270070	Rhubarbs	
0270080	Bamboo shoots	
0270090	Palm hearts	
0270990	Others (2)	
0280000	Fungi, mosses and lichens	0,03 (*)
0280010	Cultivated fungi	
0280020	Wild fungi	
0280990	Mosses and lichens	
0290000	Algae and prokaryotes organisms	0,03 (*)
0300000	PULSES	0,8
0300010	Beans	
0300020	Lentils	
0300030	Peas	
0300040	Lupins/lupini beans	
0300990	Others (2)	
0400000	OILSEEDS AND OIL FRUITS	
0401000	Oilseeds	
0401010	Linseeds	0,06 (*)
0401020	Peanuts/groundnuts	0,06 (*)
0401030	Poppy seeds	0,06 (*)
0401040	Sesame seeds	0,06 (*)
0401050	Sunflower seeds	0,06 (*)
0401060	Rapeseeds/canola seeds	0,06 (*)
0401070	Soyabeans	0,06 (*)
0401080	Mustard seeds	0,06 (*)
0401090	Cotton seeds	0,2
0401100	Pumpkin seeds	0,06 (*)
0401110	Safflower seeds	0,06 (*)

(1)	(2)	(3)
0401120	Borage seeds	0,06 (*)
0401130	Gold of pleasure seeds	0,06 (*)
0401140	Hemp seeds	0,06 (*)
0401150	Castor beans	0,06 (*)
0401990	Others (2)	0,06 (*)
0402000	Oil fruits	0,06 (*)
0402010	Olives for oil production	
0402020	Oil palms kernels	
0402030	Oil palms fruits	
0402040	Kapok	
0402990	Others (2)	
0500000	CEREALS	
0500010	Barley	0,4
0500020	Buckwheat and other pseudocereals	0,03 (*)
0500030	Maize/corn	0,03 (*)
0500040	Common millet/proso millet	0,03 (*)
0500050	Oat	0,4
0500060	Rice	0,03 (*)
0500070	Rye	2
0500080	Sorghum	0,03 (*)
0500090	Wheat	2
0500990	Others (2)	0,03 (*)
0600000	TEAS, COFFEE, HERBAL INFUSIONS, COCOA AND CAROBS	0,1 (*)
0610000	Teas	
0620000	Coffee beans	
0630000	Herbal infusions from	
0631000	(a) <i>flowers</i>	
0631010	Chamomile	
0631020	Hibiscus/roselle	
0631030	Rose	
0631040	Jasmine	
0631050	Lime/linden	
0631990	Others (2)	
0632000	(b) <i>leaves and herbs</i>	
0632010	Strawberry	
0632020	Rooibos	
0632030	Mate/maté	
0632990	Others (2)	

(1)	(2)	(3)
0633000	(c) roots	
0633010	Valerian	
0633020	Ginseng	
0633990	Others (2)	
0639000	(d) any other parts of the plant	
0640000	Cocoa beans	
0650000	Carobs/Saint John's breads	
0700000	HOPS	3
0800000	SPICES	
0810000	Seed spices	0,1 (*)
0810010	Anise/aniseed	
0810020	Black caraway/black cumin	
0810030	Celery	
0810040	Coriander	
0810050	Cumin	
0810060	Dill	
0810070	Fennel	
0810080	Fenugreek	
0810090	Nutmeg	
0810990	Others (2)	
0820000	Fruit spices	0,1 (*)
0820010	Allspice/pimento	
0820020	Sichuan pepper	
0820030	Caraway	
0820040	Cardamom	
0820050	Juniper berry	
0820060	Peppercorn (black, green and white)	
0820070	Vanilla	
0820080	Tamarind	
0820990	Others (2)	
0830000	Bark spices	0,1 (*)
0830010	Cinnamon	
0830990	Others (2)	
0840000	Root and rhizome spices	
0840010	Liquorice	0,1 (*)
0840020	Ginger (10)	
0840030	Turmeric/curcuma	0,1 (*)
0840040	Horseradish (11)	
0840990	Others (2)	0,1 (*)

(1)	(2)	(3)
0850000	Bud spices	0,1 (*)
0850010	Cloves	
0850020	Capers	
0850990	Others (2)	
0860000	Flower pistil spices	0,1 (*)
0860010	Saffron	
0860990	Others (2)	
0870000	Aril spices	0,1 (*)
0870010	Mace	
0870990	Others (2)	
0900000	SUGAR PLANTS	0,03 (*)
0900010	Sugar beet roots	
0900020	Sugar canes	
0900030	Chicory roots	
0900990	Others (2)	
1000000	PRODUCTS OF ANIMAL ORIGIN -TERRESTRIAL ANIMALS	
1010000	Commodities from	
1011000	(a) <i>swine</i>	
1011010	Muscle	0,15
1011020	Fat	0,05
1011030	Liver	0,2
1011040	Kidney	0,2
1011050	Edible offals (other than liver and kidney)	0,2
1011990	Others (2)	0,03
1012000	(b) <i>bovine</i>	
1012010	Muscle	0,15
1012020	Fat	0,05
1012030	Liver	0,2
1012040	Kidney	0,2
1012050	Edible offals (other than liver and kidney)	0,2
1012990	Others (2)	0,04
1013000	(c) <i>sheep</i>	
1013010	Muscle	0,15
1013020	Fat	0,05
1013030	Liver	0,2
1013040	Kidney	0,2
1013050	Edible offals (other than liver and kidney)	0,2
1013990	Others (2)	0,04

(1)	(2)	(3)
1014000	(d) <i>goat</i>	
1014010	Muscle	0,15
1014020	Fat	0,05
1014030	Liver	0,2
1014040	Kidney	0,2
1014050	Edible offals (other than liver and kidney)	0,2
1014990	Others (2)	0,04
1015000	(e) <i>equine</i>	
1015010	Muscle	0,15
1015020	Fat	0,05
1015030	Liver	0,2
1015040	Kidney	0,2
1015050	Edible offals (other than liver and kidney)	0,2
1015990	Others (2)	0,04
1016000	(f) <i>poultry</i>	
1016010	Muscle	0,1
1016020	Fat	0,05
1016030	Liver	0,1
1016040	Kidney	0,1
1016050	Edible offals (other than liver and kidney)	0,1
1016990	Others (2)	0,03
1017000	(g) <i>other farmed terrestrial animals</i>	
1017010	Muscle	0,15
1017020	Fat	0,05
1017030	Liver	0,2
1017040	Kidney	0,2
1017050	Edible offals (other than liver and kidney)	0,2
1017990	Others (2)	0,04
1020000	Milk	0,15
1020010	Cattle	
1020020	Sheep	
1020030	Goat	
1020040	Horse	
1020990	Others (2)	
1030000	Birds eggs	0,15
1030010	Chicken	
1030020	Duck	
1030030	Geese	
1030040	Quail	
1030990	Others (2)	

(1)	(2)	(3)
1040000	Honey and other apiculture products (7)	0,05 (*)
1050000	Amphibians and Reptiles	0,02 (*)
1060000	Terrestrial invertebrate animals	0,02 (*)
1070000	Wild terrestrial vertebrate animals	0,02 (*)
1100000	PRODUCTS OF ANIMAL ORIGIN - FISH, FISHPRODUCTS AND ANY OTHER MARINE AND FRESHWATER FOOD PRODUCTS (8)	
1200000	PRODUCTS OR PART OF PRODUCTS EXCLUSIVELY USED FOR ANIMAL FEED PRODUCTION (8)	
1300000	PROCESSED FOOD PRODUCTS (9)	

(*) Limit of analytical determination

(†) For the complete list of products of plant and animal origin to which MRLs apply, reference should be made to Annex I.

Flonicamid (sum of flonicamid, TFNA and TFNG expressed as flonicamid) (R)

(R) = The residue definition differs for the following combinations pesticide-code number:

Flonicamid — code 1000000, except code 1040000: Sum of flonicamid and TFNA-AM, expressed as flonicamid'

DECISIONS

COUNCIL DECISION (EU) 2022/86

of 17 January 2022

on the position to be adopted on behalf of the European Union within the EEA Joint Committee concerning the amendment of Annex II (Technical regulations, standards, testing and certification) to the EEA Agreement

(Text with EEA relevance)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 53(1) and Articles 62 and 114, in conjunction with Article 218(9) thereof,

Having regard to Council Regulation (EC) No 2894/94 of 28 November 1994 concerning arrangements for implementing the Agreement on the European Economic Area ⁽¹⁾, and in particular Article 1(3) thereof,

Having regard to the proposal from the European Commission,

Whereas:

- (1) The Agreement on the European Economic Area ⁽²⁾ (the 'EEA Agreement') entered into force on 1 January 1994.
- (2) Pursuant to Article 98 of the EEA Agreement, the EEA Joint Committee established by the EEA Agreement (the 'EEA Joint Committee') may decide to amend, inter alia, Annex II to the EEA Agreement, which contains provisions on technical regulations, standards, testing and certification.
- (3) Directive 2014/40/EU of the European Parliament and of the Council ⁽³⁾ is to be incorporated into the EEA Agreement.
- (4) Commission Delegated Directive 2014/109/EU ⁽⁴⁾ is to be incorporated into the EEA Agreement.
- (5) Annex II (Technical regulations, standards, testing and certification) to the EEA Agreement should therefore be amended accordingly.
- (6) The position of the Union within the EEA Joint Committee should therefore be based on the attached draft Decision of the EEA Joint Committee,

HAS ADOPTED THIS DECISION:

Article 1

The position to be adopted on the Union's behalf within the EEA Joint Committee concerning the amendment of Annex II (Technical regulations, standards, testing and certification) to the EEA Agreement shall be based on the draft Decision of the EEA Joint Committee attached to this Decision ⁽⁵⁾.

⁽¹⁾ OJ L 305, 30.11.1994, p. 6.

⁽²⁾ OJ L 1, 3.1.1994, p. 3.

⁽³⁾ Directive 2014/40/EU of the European Parliament and of the Council of 3 April 2014 on the approximation of the laws, regulations and administrative provisions of the Member States concerning the manufacture, presentation and sale of tobacco and related products and repealing Directive 2001/37/EC (OJ L 127, 29.4.2014, p. 1).

⁽⁴⁾ Commission Delegated Directive 2014/109/EU of 10 October 2014 amending Annex II to Directive 2014/40/EU of the European Parliament and of the Council by establishing the library of picture warnings to be used on tobacco products (OJ L 360, 17.12.2014, p. 22).

⁽⁵⁾ <https://data.consilium.europa.eu/doc/document/ST-14303-2021-INIT/en/pdf>

Article 2

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

Done at Brussels, 17 January 2022.

For the Council
The President
J. DENORMANDIE

COUNCIL DECISION (EU) 2022/87
of 17 January 2022
appointing four members, proposed by the Italian Republic, of the Committee of the Regions

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 305 thereof,

Having regard to Council Decision (EU) 2019/852 of 21 May 2019 determining the composition of the Committee of the Regions ⁽¹⁾,

Having regard to the proposal of the Italian Government,

Whereas:

- (1) Pursuant to Article 300(3) of the Treaty, the Committee of the Regions is to consist of representatives of regional and local bodies who either hold a regional or local authority electoral mandate or are politically accountable to an elected assembly.
- (2) On 10 December 2019, the Council adopted Decision (EU) 2019/2157 ⁽²⁾, appointing the members and alternate members of the Committee of the Regions for the period from 26 January 2020 to 25 January 2025.
- (3) Four members' seats on the Committee of the Regions have become vacant following the resignation of Mr Matteo Luigi BIANCHI and the end of the national mandates on the basis of which Ms Arianna Maria CENSI, Mr Virginio MEROLA and Ms Virginia RAGGI were proposed for appointment.
- (4) The Italian Government has proposed the following representatives of local bodies who hold a new local authority electoral mandate as members of the Committee of the Regions for the remainder of the current term of office, which runs until 25 January 2025: Matteo Luigi BIANCHI, *Consigliere del Comune di Varese* (Member of the Local Assembly of Varese), Ms Arianna Maria CENSI, *Assessore del Comune di Milano* (Member of the Local Executive of Milan) and Ms Virginia RAGGI, *Consigliere del Comune di Roma* (Member of the Local Assembly of Rome).
- (5) The Italian Government has proposed Mr Dario NARDELLA, representative of a local body who holds a local authority electoral mandate until 25 May 2024, *Sindaco del Comune di Firenze* (Mayor of Florence) as a member of the Committee of the Regions until that date.

HAS ADOPTED THIS DECISION:

Article 1

The following representatives of local bodies who hold an electoral mandate are hereby appointed as members of the Committee of the Regions:

— Mr Matteo Luigi BIANCHI, *Consigliere del Comune di Varese* (Member of the Local Assembly of Varese), for the remainder of the current term of office, which runs until 25 January 2025,

⁽¹⁾ OJ L 139, 27.5.2019, p. 13.

⁽²⁾ Council Decision (EU) 2019/2157 of 10 December 2019 appointing the members and alternate members of the Committee of the Regions for the period from 26 January 2020 to 25 January 2025 (OJ L 327, 17.12.2019, p. 78).

- Ms Arianna Maria CENSI, *Assessore del Comune di Milano* (Member of the Local Executive of Milan), for the remainder of the current term of office, which runs until 25 January 2025,
- Mr Dario NARDELLA, *Sindaco del Comune di Firenze* (Mayor of Florence) until 25 May 2024,
- Ms Virginia RAGGI, *Consigliere del Comune di Roma* (Member of the Local Assembly of Rome), for the remainder of the current term of office, which runs until 25 January 2025,

Article 2

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

Done at Brussels, 17 January 2022.

For the Council
The President
J. DENORMANDIE

COUNCIL IMPLEMENTING DECISION (EU) 2022/88**of 18 January 2022****amending Implementing Decision 2013/53/EU as regards authorisation to the Kingdom of Belgium to apply for a further period the special measure derogating from Article 285 of Directive 2006/112/EC on the common system of value added tax**

THE COUNCIL OF THE EUROPEAN UNION,

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

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

Having regard to the proposal from the European Commission,

Whereas:

- (1) By Council Implementing Decision 2013/53/EU ⁽²⁾ the Kingdom of Belgium was authorised to introduce a special measure derogating from Article 285 of Directive 2006/112/EC to exempt from value added tax (VAT) taxable persons whose annual turnover is no higher than EUR 25 000 until 31 December 2015 ('the special measure'). That authorisation was extended initially by Council Implementing Decision (EU) 2015/2348 ⁽³⁾ until 31 December 2018 and subsequently by Council Implementing Decision (EU) 2018/2077 ⁽⁴⁾ until 31 December 2021.
- (2) By letter of 5 May 2021, Belgium submitted a request to the Commission for an authorisation to continue to apply the special measure until 31 December 2024, the date by which Member States are to transpose Council Directive (EU) 2020/285 ⁽⁵⁾ which lays down simpler VAT rules for small enterprises. That Directive also allows Member States to exempt taxable persons whose Member State annual turnover does not exceed a threshold of EUR 85 000.
- (3) Pursuant to Article 395(2), second subparagraph, of Directive 2006/112/EC, the Commission transmitted the request made by Belgium to the other Member States, by letter dated 29 June 2021. By letter dated 30 June 2021, the Commission notified Belgium that it had all the information necessary for the appraisal of the request.
- (4) The special measure is in line with Directive (EU) 2020/285, which seeks to reduce VAT compliance costs for small enterprises, distortions of competition at both national and Union level, and the negative impact of transition from exemption to taxation (the threshold effect). It also seeks to facilitate compliance by small enterprises as well as monitoring by tax authorities. The threshold of EUR 25 000 is consistent with the new threshold for exemption as laid down by Directive (EU) 2020/285.
- (5) The special measure will remain optional for taxable persons. Taxable persons may still opt for the normal VAT arrangements pursuant to Article 290 of Directive 2006/112/EC.

⁽¹⁾ OJ L 347, 11.12.2006, p. 1.

⁽²⁾ Council Implementing Decision 2013/53/EU of 22 January 2013 authorising the Kingdom of Belgium to introduce a special measure derogating from Article 285 of Directive 2006/112/EC on the common system of value added tax (OJ L 22, 25.1.2013, p. 13).

⁽³⁾ Council Implementing Decision (EU) 2015/2348 of 10 December 2015 amending Implementing Decision 2013/53/EU authorising the Kingdom of Belgium to introduce a special measure derogating from Article 285 of Directive 2006/112/EC on the common system of value added tax (OJ L 330, 16.12.2015, p. 51).

⁽⁴⁾ Council Implementing Decision (EU) 2018/2077 of 20 December 2018 amending Implementing Decision 2013/53/EU authorising the Kingdom of Belgium to introduce a special measure derogating from Article 285 of Directive 2006/112/EC on the common system of value added tax (OJ L 331, 28.12.2018, p. 222).

⁽⁵⁾ Council Directive (EU) 2020/285 of 18 February 2020 amending Directive 2006/112/EC on the common system of value added tax as regards the special scheme for small enterprises and Regulation (EU) No 904/2010 as regards the administrative cooperation and exchange of information for the purpose of monitoring the correct application of the special scheme for small enterprises (OJ L 62, 2.3.2020, p. 13).

- (6) According to information provided by Belgium, the special measure will have only a negligible effect on the overall amount of the tax revenue Belgium collects at the stage of final consumption.
- (7) Following the entry into force of Council Regulation (EU, Euratom) 2021/769 ⁽⁶⁾, there will be no compensation calculation carried out by Belgium with regard to the VAT own resource statement for the financial year 2021 onwards.
- (8) Given the positive impact of the special measure in simplifying VAT-related obligations by reducing the administrative burden and compliance costs for both small enterprises and tax authorities, and the lack of any major impact on the total VAT revenue generated, Belgium should be authorised to apply the special measure for a further period.
- (9) The authorisation to apply the special measure should be limited in time. The time limit should be sufficient to allow for evaluating the effectiveness and appropriateness of the threshold. Moreover, pursuant to Article 3(1) of Directive (EU) 2020/285, Member States are to adopt and publish, by 31 December 2024, the laws, regulations and administrative provisions necessary to comply with Article 1 of that Directive, and are to apply those provisions from 1 January 2025. It is therefore appropriate to authorise Belgium to apply the special measure until 31 December 2024.
- (10) In order to avoid disruptive effects, Belgium should be allowed to apply the special measure without interruption. The authorisation requested should therefore be granted with effect from 1 January 2022, in order to follow seamlessly on from the prior arrangements under Implementing Decision 2013/53/EU.
- (11) Implementing Decision 2013/53/EU should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

Article 2 of Implementing Decision 2013/53/EU is replaced by the following:

'Article 2

This Decision shall apply from 1 January 2013 until 31 December 2024.'

Article 2

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

Article 3

This Decision is addressed to the Kingdom of Belgium.

Done at Brussels, 18 January 2022.

For the Council
The President
B. LE MAIRE

⁽⁶⁾ Council Regulation (EU, Euratom) 2021/769 of 30 April 2021 amending Regulation (EEC, Euratom) No 1553/89 on the definitive uniform arrangements for the collection of own resources accruing from value added tax (OJ L 165, 11.5.2021, p. 9).

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