

Proposal for a Council Regulation laying down common marketing standards for shrimps of the genus *Crangon* sp. p.

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation (EEC) No of on the common organization of the market in fishery products, and in particular Article 2 (3) thereof;

Having regard to the proposal from the Commission;

Whereas Regulation (EEC) No provides that common marketing standards may be laid down; whereas the application of such standards should help to improve the quality of shrimps marketed and thus facilitate their sale;

Whereas one way of improving quality is to prohibit the marketing for human consumption of shrimps which are not of a given degree of freshness or of a given size;

Whereas virtually all Community shrimps are boiled in water immediately after being caught to prevent any deterioration in their freshness; whereas it is therefore advisable as a first priority to lay down standards for shrimps simply boiled in water;

Whereas, in almost all Member States engaged in sea fishing, shrimps which have been adjudged fit for human consumption under national regulations are offered for sale after grading by size; whereas shrimps are also graded according to degree of freshness;

Whereas the adoption of standards for shrimps has assumed particular importance in view of the measures on the determination and formation of prices provided for in Regulation (EEC) No; whereas the grading hitherto carried out at national level should therefore be standardized;

Whereas shrimps have hitherto been graded only before being sold for the first time, since a large proportion of such shrimps is immediately shelled or otherwise processed; whereas application of common standards should therefore be limited to the first marketing stage in the Community;

Whereas the standards must apply to all shrimps intended for human consumption, including imported shrimps, marketed on the territory of the Member States of the Community; whereas the limitation of the obligation incumbent on the industry to shrimps intended for human consumption enables a clearer and more rapid distinction to be made between products which are judged fit for human consumption and which, being used for that purpose, are therefore subject to grading, and other products; whereas this will facilitate both marketing at the stage where standards are applied and the checking of compliance with these standards; whereas it seems necessary, however, to exclude from the field of application of the standards certain direct sales of small quantities to retailers or consumers;

Whereas freshness is a decisive factor in assessing the quality of shrimps; whereas grading by size is also essential because of the diversity of consumers' buying habits and the processing methods normally used in the Community;

Whereas there is at present no objective method of assessing the freshness of shrimps both rapidly and cheaply; whereas only organoleptic examination, which is, moreover, in use in the Member States, meets this requirement and constitutes an acceptable method;

Whereas, in view of normal practice in most Member States, it is advisable that the industry should grade shrimps for freshness and size; whereas, with a view in particular to assessing freshness by organoleptic criteria, provision should be made for the collaboration of experts appointed for this purpose by the trade organizations concerned;

Whereas, in order to keep each other informed, each Member State should supply the other Member States and the Commission with a list of the names and addresses for the experts and trade organizations concerned;

Whereas it is essential that shrimps imported from third countries should conform to Community standards;

Whereas the application of Community standards to these shrimps means that additional information must be given on packages; whereas, however, this

information is not necessary in the case of shrimps landed in the Community direct from the fishing grounds from third country vessels, it being understood, however, that such shrimps may be marketed only in accordance with the provisions applicable to Community catches,

HAS ADOPTED THIS REGULATION:

Article 1

Marketing standards are hereby laid down for shrimps of the genus *Crangon* sp.p., simply boiled in water, falling within subheading ex 03.03 A IV b) 1 of the Common Customs Tariff.

Article 2

For the purpose of this Regulation:

- (a) *marketing*: means the first offering for sale and the first sale after arrival in the Community;
- (b) *lot*: means a quantity of shrimps packed as a unit;
- (c) *packaging*: means the type of container in which the shrimps are offered for sale, such as boxes, baskets, etc.

Article 3

1. Shrimps as specified in Article 1 which form part of Community catches may be marketed for human consumption within the Community only if they comply with the provisions of this Regulation.
2. The provisions of this Regulation shall not, however, apply to small quantities of shrimps disposed of by inshore fishermen direct to retailers or to consumers.
3. Detailed rules for the application of paragraph 2 shall be adopted in accordance with the procedure laid down in Article 32 of Regulation (EEC) No

Article 4

The marketing standards referred to in Article 1 comprise:

- (a) freshness categories; and
- (b) size categories.

Article 5

1. Shrimps as specified in Article 1 shall be classified by lot in Freshness Category A or B.

FRESHNESS CATEGORY A

(a) *Minimum requirements*:

- the shell must have a moist and shiny surface,
- the shrimps must fall out separately when poured from one container to another,
- the flesh must be free from any foreign odour,
- the shrimps must be free from sand and other foreign bodies;

(b) *Appearance of shrimp with shell*:

- clear reddish-pink in colour with small white flecks; pectoral part of the shell should be light in colour,
- very incurved;

(c) *Condition of flesh during and after shelling*:

- it should shell easily with only such losses of flesh as are technically unavoidable,
- it should be firm, but not tough;

(d) *Fragments*:

occasional fragments of shrimp allowed.

FRESHNESS CATEGORY B

(a) *Minimum requirements*:

the same as for Freshness Category A;

(b) *Appearance of shrimp with shell*:

- ranging in colour from slightly washed-out reddish-pink to bluish red with white flecks; pectoral part of the shell should be light coloured tending towards grey,
- incurved;

(c) *Condition of flesh during and after shelling*:

- it should shell less easily with small losses of flesh,
- it can be less firm, slightly tough;

(d) *Fragments*:

small quantity of fragments allowed.

2. Water content shall also be taken into consideration when products are being classified by freshness category.

Detailed rules for the application of this paragraph shall be adopted in accordance with the procedure laid down in Article 32 of Regulation (EEC) No

Article 6

1. Each lot must contain products of the same degree of freshness. A small lot need not, however, be of uniform freshness; if it is not the lot shall be placed in the lowest freshness category represented therein.

2. The freshness category must be clearly and indelibly marked, in characters which are at least 5 cm high, on labels affixed to the lot.

Article 7

1. Shrimps shall be graded in the following size categories:

	Width of shell	Shrimps per kg
Size 1	6.8 mm and over	620 or less
Size 2	Less than 6.8 mm	621 and over

2. Each lot must contain shrimps of the same size. A small lot need not, however, be of uniform size; if it is not the lot shall be placed in Size Category 2.

3. The size category must be clearly and indelibly marked, in characters which are at least 5 cm high, on labels affixed to the lot.

Article 8

The industry shall grade shrimps for freshness and size, where necessary in collaboration with experts designated for that purpose by the trade organizations concerned.

Article 9

Not later than one month before the system laid down by this Regulation begins to apply, each

Member State shall supply the other Member States and the Commission with a list of the names and addresses of the experts and trade organizations referred to in Article 8. The other Member States and the Commission shall be informed of any amendments to this list.

Article 10

1. Shrimps as specified in Article 1 imported from third countries may be marketed in the Community for human consumption only if:

(a) they comply with the provisions of Articles 4, 5, 6 and 7;

(b) they are presented in packages on which the following information is clearly and legibly marked:

— country of origin, printed in roman letters which are at least 20 mm high,

— one of the following descriptions:

Crevettes grises,

Garnelen,

Gamberetti grigi,

Garnalen,

Shrimps,

Hesterejer,

— freshness category and size category,

— net weight in kg of the shrimps in the package,

— date of grading and date of dispatch,

— name and address of sender.

2. However, shrimps landed in a Community port direct from the fishing grounds from vessels flying the flag of a third country and intended for marketing for human consumption shall be subject, when, put on the market, to the same provisions as those applicable to Community catches.

Article 11

1. Council Regulation (EEC) No 166/71 ⁽¹⁾ of 26 January 1971 laying down common marketing

⁽¹⁾ OJ No L 23, 29. 1. 1971, p. 3.

standards for shrimps of the genus *Crangon* sp.p., as last amended by Regulation (EEC) No 3400/73 ⁽¹⁾, is hereby repealed.

2. All references to the Regulation repealed by paragraph 1 shall be treated as references to this Regulation.

⁽¹⁾ OJ No L 349, 19. 12. 1973, p. 8.

Article 12

This Regulation shall enter into force on

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

Proposal for a Council Regulation on the recognition of producers' organizations in the fishing industry

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation (EEC) No of on the common organization of the market in fishery products, and in particular Article 5 (2) thereof;

Having regard to the proposal from the Commission;

Whereas the authorities of the Member State on whose territory the producers' organizations referred to in Article 5 (1) of Regulation No have their official headquarters are in a better position than Community institutions to check that these organizations fulfil the conditions laid down for their recognition;

Whereas effective concentration of supply can be achieved only by the formation of producer's organizations which operate on a sufficiently large scale;

Whereas producers' organizations should be prevented from discriminating between Community producers or groups of producers on grounds of nationality or place of establishment; whereas any discrimination between organizations within one economic area based on the location of their headquarters must also be prohibited;

Whereas, in the interests of member producers, only those forms of association which are sufficiently integrated should be encouraged;

Whereas assessment of the amount of aid to be granted may be facilitated by the keeping of separate accounts within the producers' organizations;

Whereas under certain national laws a minimum period of membership is required; whereas that should also be made a Community requirement, since it is likely to introduce an element of stability into the working of producers' organizations, while preventing the granting of financial support to temporary organizations;

Whereas it is necessary to ensure that no adverse effect is caused to the application of national provisions whose purpose is in certain cases to protect the organization or its creditors from the financial consequences of the departure of members or to prevent members from leaving the organization in the course of a budget year;

Whereas, in order to avoid any distortion of competition in the marketing and processing of fishery products, recognition of producers' organizations should not be extended to activities which go beyond the first marketing stage;

Whereas recognition should be withdrawn when a producers' organization no longer fulfils the required conditions;

Whereas at the beginning of each year a list of the organizations recognized during the previous year and those from which recognition has been withdrawn during the same period should be published for the information of Member States and all concerned,

HAS ADOPTED THIS REGULATION:

Article 1

1. The Member State on whose territory a producers' organization has its official headquarters in accordance with that Member State's legislation