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I

(Acts adopted under the EC Treaty/Euratom Treaty whose publication is obligatory)

REGULATIONS

COMMISSION REGULATION (EC) No 310/2008**of 3 April 2008****establishing the standard import values for determining the entry price of certain fruit and vegetables**

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Commission Regulation (EC) No 1580/2007 of 21 December 2007 laying down implementing rules of Council Regulations (EC) No 2200/96, (EC) No 2201/96 and (EC) No 1182/2007 in the fruit and vegetable sector ⁽¹⁾, and in particular Article 138(1) thereof,

Whereas:

- (1) Regulation (EC) No 1580/2007 lays down, pursuant to the outcome of the Uruguay Round multilateral trade negotiations, the criteria whereby the Commission fixes

the standard values for imports from third countries, in respect of the products and periods stipulated in the Annex thereto.

- (2) In compliance with the above criteria, the standard import values must be fixed at the levels set out in the Annex to this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The standard import values referred to in Article 138 of Regulation (EC) No 1580/2007 shall be fixed as indicated in the Annex hereto.

Article 2

This Regulation shall enter into force on 4 April 2008.

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

Done at Brussels, 3 April 2008.

For the Commission

Jean-Luc DEMARTY

*Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 350, 31.12.2007, p. 1.

ANNEX

to Commission Regulation of 3 April 2008 establishing the 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	JO	63,1
	MA	40,8
	TN	125,1
	TR	110,7
	ZZ	84,9
0707 00 05	JO	178,8
	MA	131,7
	TR	147,2
	ZZ	152,6
0709 90 70	MA	43,8
	TR	145,0
	ZZ	94,4
0805 10 20	EG	47,5
	IL	56,3
	MA	57,3
	TN	57,3
	TR	58,2
	ZZ	55,3
0805 50 10	AR	53,2
	IL	117,7
	TR	114,4
	ZA	112,5
	ZZ	99,5
0808 10 80	AR	86,9
	BR	84,9
	CA	80,7
	CL	81,8
	CN	85,8
	MK	52,8
	US	104,2
	UY	63,4
	ZA	71,7
	ZZ	79,1
0808 20 50	AR	81,0
	CL	77,4
	CN	62,8
	ZA	95,0
	ZZ	79,1

⁽¹⁾ Country nomenclature as fixed by Commission Regulation (EC) No 1833/2006 (OJ L 354, 14.12.2006, p. 19). Code 'ZZ' stands for 'of other origin'.

COMMISSION REGULATION (EC) No 311/2008

of 3 April 2008

amending Regulation (EC) No 318/2007 laying down animal health conditions for imports of certain birds into the Community and the quarantine conditions thereof

(Text with EEA relevance)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 91/496/EEC of 15 July 1991 laying down the principles governing the organisation of veterinary checks on animals entering the Community from third countries and amending Directives 89/662/EEC, 90/425/EEC and 90/675/EEC ⁽¹⁾, and in particular the second subparagraph of Article 10(3) and the first subparagraph of Article 10(4) thereof,Having regard to Council Directive 92/65/EEC of 13 July 1992 laying down animal health requirements governing trade and imports into the Community of animals, semen, ova and embryos not subject to animal health requirements laid down in specific Community rules referred to in Annex A(I) to Directive 90/425/EEC ⁽²⁾, and in particular the fourth indent of Article 18(1),

Whereas:

- (1) Commission Regulation (EC) No 318/2007 ⁽³⁾ lays down the animal health conditions for imports of certain birds other than poultry into the Community and the quarantine conditions applicable to such birds after import.
- (2) Annex V to that Regulation sets out a list of quarantine facilities and centres approved by the competent authori-

ties of the Member States for import of certain birds other than poultry.

- (3) The Czech Republic, Austria and the United Kingdom have reviewed their approved quarantine facilities and centres and have sent an updated list of those quarantine facilities and centres to the Commission. The list of approved quarantine facilities and centres set out in Annex V to Regulation (EC) No 318/2007 should therefore be amended accordingly.
- (4) Regulation (EC) No 318/2007 should therefore be amended accordingly.
- (5) 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 V to Regulation (EC) No 318/2007 is replaced by the text in the Annex to this Regulation.

*Article 2*This Regulation shall enter into force on the 20th day following its publication in the *Official Journal of the European Union*.

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

Done at Brussels, 3 April 2008.

For the Commission
Androulla VASSILIOU
Member of the Commission

⁽¹⁾ OJ L 268, 24.9.1991, p. 56. Directive as last amended by Directive 2006/104/EC (OJ L 363, 20.12.2006, p. 352).

⁽²⁾ OJ L 268, 14.9.1992, p. 54. Directive as last amended by Commission Decision 2007/265/EC (OJ L 114, 1.5.2007, p. 17).

⁽³⁾ OJ L 84, 24.3.2007, p. 7. Regulation as last amended by Regulation (EC) No 86/2008 (OJ L 27, 31.1.2008, p. 8).

ANNEX

ANNEX V

List of approved facilities and centres as referred to in Article 6(1)

ISO country code	Country name	Approval number of quarantine facility or centre
AT	AUSTRIA	AT OP Q1
AT	AUSTRIA	AT-KO-Q1
AT	AUSTRIA	AT-3-HO-Q-1
AT	AUSTRIA	AT-3-KO-Q2
AT	AUSTRIA	AT-3-ME-Q1
AT	AUSTRIA	AT-4-KI-Q1
AT	AUSTRIA	AT 4 WL Q 1
AT	AUSTRIA	AT-4-VB-Q1
AT	AUSTRIA	AT 6 10 Q 1
AT	AUSTRIA	AT 6 04 Q 1
BE	BELGIUM	BE VQ 1003
BE	BELGIUM	BE VQ 1010
BE	BELGIUM	BE VQ 1011
BE	BELGIUM	BE VQ 1012
BE	BELGIUM	BE VQ 1013
BE	BELGIUM	BE VQ 1016
BE	BELGIUM	BE VQ 1017
BE	BELGIUM	BE VQ 3001
BE	BELGIUM	BE VQ 3008
BE	BELGIUM	BE VQ 3014
BE	BELGIUM	BE VQ 3015
BE	BELGIUM	BE VQ 4009
BE	BELGIUM	BE VQ 4017
BE	BELGIUM	BE VQ 7015
CY	CYPRUS	CB 0011
CY	CYPRUS	CB 0012
CY	CYPRUS	CB 0061
CY	CYPRUS	CB 0013
CY	CYPRUS	CB 0031

ISO country code	Country name	Approval number of quarantine facility or centre
CZ	CZECH REPUBLIC	21750016
CZ	CZECH REPUBLIC	21750027
CZ	CZECH REPUBLIC	21750050
CZ	CZECH REPUBLIC	61750009
DE	GERMANY	BB-1
DE	GERMANY	BW-1
DE	GERMANY	BY-1
DE	GERMANY	BY-2
DE	GERMANY	BY-3
DE	GERMANY	BY-4
DE	GERMANY	HE-1
DE	GERMANY	HE-2
DE	GERMANY	NI-1
DE	GERMANY	NI-2
DE	GERMANY	NI-3
DE	GERMANY	NW-1
DE	GERMANY	NW-2
DE	GERMANY	NW-3
DE	GERMANY	NW-4
DE	GERMANY	NW-5
DE	GERMANY	NW-6
DE	GERMANY	NW-7
DE	GERMANY	NW-8
DE	GERMANY	RP-1
DE	GERMANY	SN-1
DE	GERMANY	SN-2
DE	GERMANY	TH-1
DE	GERMANY	TH-2
ES	SPAIN	ES/01/02/05
ES	SPAIN	ES/05/02/12
ES	SPAIN	ES/05/03/13
ES	SPAIN	ES/09/02/10

ISO country code	Country name	Approval number of quarantine facility or centre
ES	SPAIN	ES/17/02/07
ES	SPAIN	ES/04/03/11
ES	SPAIN	ES/04/03/14
ES	SPAIN	ES/09/03/15
ES	SPAIN	ES/09/06/18
ES	SPAIN	ES/10/07/20
FR	FRANCE	38.193.01
GR	GREECE	GR.1
GR	GREECE	GR.2
HU	HUNGARY	HU12MK001
IE	IRELAND	IRL-HBQ-1-2003 Unit A
IT	ITALY	003AL707
IT	ITALY	305/B/743
IT	ITALY	132BG603
IT	ITALY	170BG601
IT	ITALY	233BG601
IT	ITALY	068CR003
IT	ITALY	006FR601
IT	ITALY	054LCO22
IT	ITALY	I – 19/ME/01
IT	ITALY	119RM013
IT	ITALY	006TS139
IT	ITALY	133VA023
MT	MALTA	BQ 001
NL	NETHERLANDS	NL-13000
NL	NETHERLANDS	NL-13001
NL	NETHERLANDS	NL-13002
NL	NETHERLANDS	NL-13003
NL	NETHERLANDS	NL-13004
NL	NETHERLANDS	NL-13005
NL	NETHERLANDS	NL-13006
NL	NETHERLANDS	NL-13007

ISO country code	Country name	Approval number of quarantine facility or centre
NL	NETHERLANDS	NL-13008
NL	NETHERLANDS	NL-13009
NL	NETHERLANDS	NL-13010
PL	POLAND	14084501
PT	PORTUGAL	05.01/CQA
PT	PORTUGAL	01.02/CQA
UK	UNITED KINGDOM	21/07/01
UK	UNITED KINGDOM	21/07/02
UK	UNITED KINGDOM	01/08/01'

COMMISSION REGULATION (EC) No 312/2008

of 3 April 2008

amending Council Regulation (EC) No 297/95 as regards the adjustment of the fees of the European Medicines Agency to the inflation rate

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 297/95 of 10 February 1995 on fees payable to the European Agency for the Evaluation of Medicinal Products ⁽¹⁾, and in particular Article 12 thereof,

Whereas:

- (1) Article 67(3) of Regulation (EC) No 726/2004 of the European Parliament and of the Council of 31 March 2004 laying down Community procedures for the authorisation and supervision of medicinal products for human and veterinary use and establishing a European Medicines Agency ⁽²⁾, stipulates that the revenue of the European Medicines Agency (hereinafter the Agency) shall consist of a contribution from the Community and fees paid by undertakings to the Agency. Regulation (EC) No 297/95 lays down the categories and levels of such fees.
- (2) Article 12 of Regulation (EC) No 297/95 lays down that the Commission shall review the fees of the Agency by reference to the inflation rate and update them.
- (3) Since 2005, the fees of the Agency have not been adjusted to the inflation rate. It is therefore necessary to review those fees by reference to the inflation rate in the Community in the years 2006 and 2007.
- (4) The inflation rate in the Community, as published by the Statistical Office of the European Communities (Eurostat), was 2,2 % in 2006 and 2,3 % in 2007.
- (5) For the sake of simplicity, the adjusted levels of the fees should be rounded to the nearest EUR 100.
- (6) Regulation (EC) No 297/95 should therefore be amended accordingly.
- (7) For reasons for legal certainty this Regulation should not apply to valid applications which are pending on 1 April 2008.

- (8) Pursuant to Article 12 of Regulation (EC) No 297/95 the update has to be made with effect from 1 April 2008, it is therefore appropriate that this Regulation enter into force as a matter of urgency and apply from that date,

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EC) No 297/95 is amended as follows:

1. Article 3 is amended as follows:

(a) Paragraph 1 is amended as follows:

(i) point (a) is amended as follows:

- in the first subparagraph, 'EUR 232 000' is replaced by 'EUR 242 600',
- in the second subparagraph, 'EUR 23 200' is replaced by 'EUR 24 300',
- in the third subparagraph, 'EUR 5 800' is replaced by 'EUR 6 100';

(ii) point (b) is amended as follows:

- in the first subparagraph, 'EUR 90 000' is replaced by 'EUR 94 100',
- in the second subparagraph, 'EUR 150 000' is replaced by 'EUR 156 800',
- in the third subparagraph, 'EUR 9 000' is replaced by 'EUR 9 400',
- in the fourth subparagraph, 'EUR 5 800' is replaced by 'EUR 6 100';

(iii) point (c) is amended as follows:

- in the first subparagraph, 'EUR 69 600' is replaced by 'EUR 72 800',

⁽¹⁾ OJ L 35, 15.2.1995, p. 1. Regulation as last amended by Regulation (EC) No 1905/2005 (OJ L 304, 23.11.2005, p. 1).

⁽²⁾ OJ L 136, 30.4.2004, p. 1. Regulation as last amended by Regulation (EC) No 1394/2007 (OJ L 324, 10.12.2007, p. 121).

- in the second subparagraph, ‘EUR 17 400 to EUR 52 200’ is replaced by ‘EUR 18 200 to EUR 54 600’,
- in the third subparagraph, ‘EUR 5 800’ is replaced by ‘EUR 6 100’.

(b) Paragraph 2 is amended as follows:

(i) the first subparagraph of point (a) is amended as follows:

- ‘EUR 2 500’ is replaced by ‘EUR 2 600’,
- ‘EUR 5 800’ is replaced by ‘EUR 6 100’;

(ii) point (b) is amended as follows:

- in the first subparagraph, ‘EUR 69 600’ is replaced by ‘EUR 72 800’,
- in the second subparagraph, ‘EUR 17 400 to EUR 52 200’ is replaced by ‘EUR 18 200 to EUR 54 600’.

(c) In paragraph 3, ‘EUR 11 600’ is replaced by ‘EUR 12 100’.

(d) In paragraph 4, ‘EUR 17 400’ is replaced by ‘EUR 18 200’.

(e) In paragraph 5, ‘EUR 5 800’ is replaced by ‘EUR 6 100’.

(f) Paragraph 6 is amended as follows:

- (i) in the first subparagraph, ‘EUR 83 200’ is replaced by ‘EUR 87 000’;
- (ii) in the second subparagraph, ‘EUR 20 800 to EUR 62 400’ is replaced by ‘EUR 21 700 to EUR 65 200’.

2. In Article 4, ‘EUR 58 000’ is replaced by ‘EUR 60 600’.

3. Article 5 is amended as follows:

(a) Paragraph 1 is amended as follows:

(i) point (a) is amended as follows:

— in the first subparagraph, ‘EUR 116 000’ is replaced by ‘EUR 121 300’,

— in the second subparagraph, ‘EUR 11 600’ is replaced by ‘EUR 12 100’,

— in the third subparagraph, ‘EUR 5 800’ is replaced by ‘EUR 6 100’,

— the fourth subparagraph is amended as follows:

- ‘EUR 58 000’ is replaced by ‘EUR 60 600’,
- ‘EUR 5 800’ is replaced by ‘EUR 6 100’;

(ii) point (b) is amended as follows:

— in the first subparagraph, ‘EUR 58 000’ is replaced by ‘EUR 60 600’,

— in the second subparagraph, ‘EUR 98 000’ is replaced by ‘EUR 102 500’,

— in the third subparagraph, ‘EUR 11 600’ is replaced by ‘EUR 12 100’,

— in the fourth subparagraph, ‘EUR 5 800’ is replaced by ‘EUR 6 100’,

— the fifth subparagraph is amended as follows:

- ‘EUR 29 000’ is replaced by ‘EUR 30 300’,
- ‘EUR 5 800’ is replaced by ‘EUR 6 100’;

(iii) point (c) is amended as follows:

— in the first subparagraph, ‘EUR 29 000’ is replaced by ‘EUR 30 300’,

— in the second subparagraph ‘EUR 7 200 to EUR 21 700’ is replaced by ‘EUR 7 500 to EUR 22 700’,

— in the third subparagraph, ‘EUR 5 800’ is replaced by ‘EUR 6 100’.

(b) Paragraph 2 is amended as follows:

(i) in point (a) ‘EUR 2 500’ is replaced by ‘EUR 2 600’ and ‘EUR 5 800’ is replaced by ‘EUR 6 100’;

(ii) point (b) is amended as follows:

- in the first subparagraph, 'EUR 34 800' is replaced by 'EUR 36 400',
- in the second subparagraph, 'EUR 8 700 to EUR 26 100' is replaced by 'EUR 9 100 to EUR 27 300',
- in the third subparagraph, 'EUR 5 800' is replaced by 'EUR 6 100'.

(c) In paragraph 3, 'EUR 5 800' is replaced by 'EUR 6 100'.

(d) In paragraph 4, 'EUR 17 400' is replaced by 'EUR 18 200'.

(e) In paragraph 5, 'EUR 5 800' is replaced by 'EUR 6 100'.

(f) Paragraph 6 is amended as follows:

- (i) in the first subparagraph, 'EUR 27 700' is replaced by 'EUR 29 000';
- (ii) in the second subparagraph 'EUR 6 900 to EUR 20 800' is replaced by 'EUR 7 200 to EUR 21 700'.

4. In Article 6, 'EUR 34 800' is replaced by 'EUR 36 400'.

5. Article 7 is amended as follows:

- (a) in the first paragraph, 'EUR 58 000' is replaced by 'EUR 60 600';
- (b) in the second paragraph, 'EUR 17 400' is replaced by 'EUR 18 200'.

6. Article 8 is amended as follows:

(a) Paragraph 1 is amended as follows:

(i) in the second subparagraph, 'EUR 69 600' is replaced by 'EUR 72 800';

(ii) in the third subparagraph, 'EUR 34 800' is replaced by 'EUR 36 400';

(iii) in the fourth subparagraph, 'EUR 17 400 to EUR 52 200' is replaced by 'EUR 18 200 to EUR 54 600';

(iv) in the fifth subparagraph, 'EUR 8 700 to EUR 26 100' is replaced by 'EUR 9 100 to EUR 27 300'.

(b) Paragraph 2 is amended as follows:

(i) in the second subparagraph, 'EUR 232 000' is replaced by 'EUR 242 600';

(ii) in the third subparagraph, 'EUR 116 000' is replaced by 'EUR 121 300';

(iii) in the fifth subparagraph, 'EUR 2 500 to EUR 200 000' is replaced by 'EUR 2 600 to EUR 209 100';

(iv) in the sixth subparagraph, 'EUR 100 000' is replaced by 'EUR 104 600'.

(c) In paragraph 3, 'EUR 5 800' is replaced by 'EUR 6 100'.

Article 2

This Regulation shall not apply to valid applications pending at 1 April 2008.

Article 3

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

It shall apply from 1 April 2008.

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

Done at Brussels, 3 April 2008.

For the Commission
Günter VERHEUGEN
Vice-President

COMMISSION REGULATION (EC) No 313/2008

of 3 April 2008

derogating from Regulation (EC) No 1445/95 as regards import requirements for bovine meat from Brazil

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1254/1999 of 17 May 1999 on the common organisation of the market in beef and veal ⁽¹⁾, and in particular Article 32(1) thereof,

Whereas:

(1) Article 3 of Commission Regulation (EC) No 1445/95 of 26 June 1995 on rules of application for import and export licences in the beef and veal sector ⁽²⁾ provides that import licences are valid 90 days from their date of issue.

(2) Commission Decision 2008/61/EC of 17 January 2008 amending Annex II to Council Decision 79/542/EEC as regards the imports of bovine fresh meat from Brazil ⁽³⁾ has modified the import requirements for bovine meat from Brazil. That Decision provides that it is only possible to allow imports to continue on a secure basis by strengthening the control and surveillance of holdings from which animals eligible for export to the Community are sourced and by establishing a provisional list of such approved holdings drawn up by Brazil for which certain guarantees are provided.

(3) In recent years Brazil has been the main supplier of beef on the Community market, accounting for around two-thirds of the total Community imports in the beef sector.

⁽¹⁾ OJ L 160, 26.6.1999, p. 21. Regulation as last amended by Commission Regulation (EC) No 98/2008 (OJ L 29, 2.2.2008, p. 5). Regulation (EC) No 1254/1999 will be replaced by Regulation (EC) No 1234/2007 (OJ L 299, 16.11.2007, p. 1) as from 1 July 2008.

⁽²⁾ OJ L 143, 27.6.1995, p. 35. Regulation as last amended by Regulation (EC) No 586/2007 (OJ L 139, 31.5.2007, p. 5).

⁽³⁾ OJ L 15, 18.1.2008, p. 33.

As a result of the application of Decision 2008/61/EC, operators that had obtained, prior to the entry into force of that Decision, import licences for the importation of bovine meat within the import tariff quotas referred to in Article 2(d) of Commission Regulation (EC) No 936/97 of 27 May 1997 opening and providing for the administration of tariff quotas for high-quality fresh, chilled and frozen beef and frozen buffalo meat ⁽⁴⁾, Commission Regulation (EC) No 529/2007 of 11 May 2007 opening and providing for the administration of a tariff quota for frozen meat of bovine animals covered by CN code 0202 and products covered by CN code 0206 29 91 (1 July 2007 to 30 June 2008) ⁽⁵⁾ and Commission Regulation (EC) No 545/2007 of 16 May 2007 opening and providing for the administration of an import tariff quota for frozen beef intended for processing (1 July 2007 to 30 June 2008) ⁽⁶⁾, are faced with certain practical difficulties to source the products within the normal period of the validity of the import licences. In view of these particular circumstances, the validity of the licences should, on a temporary basis, be extended until the end of the import tariff quota period.

(4) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Beef and Veal,

HAS ADOPTED THIS REGULATION:

Article 1

By way of derogation from Article 3 of Regulation (EC) No 1445/95, for the import tariff quota period from 1 July 2007 to 30 June 2008, the licences issued in accordance with Article 2(d) of Regulation (EC) No 936/97, Regulation (EC) No 529/2007 and Regulation (EC) No 545/2007 shall be valid until 30 June 2008.

Article 2

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

⁽⁴⁾ OJ L 137, 28.5.1997, p. 10. Regulation as last amended by Regulation (EC) No 317/2007 (OJ L 84, 24.3.2007, p. 4).

⁽⁵⁾ OJ L 123, 12.5.2007, p. 26.

⁽⁶⁾ OJ L 129, 17.5.2007, p. 14. Regulation as last amended by Regulation (EC) No 98/2008 (OJ L 29, 2.2.2008, p. 5).

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

Done at Brussels, 3 April 2008.

For the Commission
Mariann FISCHER BOEL
Member of the Commission

DIRECTIVES

COMMISSION DIRECTIVE 2008/42/EC

of 3 April 2008

amending Council Directive 76/768/EEC, concerning cosmetic products, for the purpose of adapting Annexes II and III thereto to technical progress

(Text with EEA relevance)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 76/768/EEC of 27 July 1976 on the approximation of the laws of the Member States relating to cosmetic products ⁽¹⁾, and in particular Article 8(2) thereof,

Whereas:

(1) On the basis of the IFRA (International Fragrance Association) Code of Practice, the Scientific Committee on Consumer Products (SCCP) ⁽²⁾, identified substances used as fragrance compounds in cosmetic products for which some restrictions should be provided.

(2) Considering that whatever the function of these substances in cosmetic products is, it is the exposure to these substances which should be considered. Therefore, the restrictions should not be limited to the use of the identified substances as fragrance compounds in cosmetic products.

(3) However, sensitisation would not exist when the substance is used in oral products. Therefore, in order to ensure consistency, as some of these substances are authorised as flavouring substances by Commission Decision 1999/217/EC of 23 February 1999 adopting a register of flavouring substances used in or on food-stuffs drawn up in application of Regulation (EC) No 2232/96 of the European Parliament and of the Council of 28 October 1996 ⁽³⁾, these restrictions should not apply to substances listed under this register.

⁽¹⁾ OJ L 262, 27.9.1976, p. 169. Directive as last amended by Commission Directive 2008/14/EC (OJ L 42, 16.2.2008, p. 43).

⁽²⁾ OJ L 66, 4.3.2004, p. 45. Decision as amended by Decision 2007/263/EC (OJ L 114, 1.5.2007, p. 14).

⁽³⁾ OJ L 84, 27.3.1999, p. 1. Decision as last amended by Decision 2006/252/EC (OJ L 91, 29.3.2006, p. 48).

(4) In the light of the opinions of the SCCP, it is necessary to amend the restrictions related to the identified substances which are already listed in Annex III to Directive 76/768/EEC under entries 45, 72, 73, 88 and 89. Furthermore, it is appropriate to include in that Annex those identified substances which are not yet listed with their respective restrictions, as well as, for consistency, substances belonging to the same family identified in Commission Decision 96/335/EC of 8 May 1996 establishing an inventory and a common nomenclature of ingredients employed in cosmetic products ⁽⁴⁾.

(5) Benzyl alcohol being listed twice in Annex III part 1, under reference numbers 45 and 68, the content of entry 68 as well as the new restrictions should be included in entry 45.

(6) Following clarification by the SCCP regarding Peru balsam, entry 1136 of Annex II should be amended.

(7) Directive 76/768/EEC should therefore be amended accordingly.

(8) In order to ensure a smooth progression from the existing formulae of cosmetic products to formulae which comply with the requirements laid down in this Directive, it is necessary to provide for appropriate transitional periods.

(9) The measures provided for in this Directive are in accordance with the opinion of the Standing Committee on Cosmetic Products,

⁽⁴⁾ OJ L 132, 1.6.1996, p. 1. Decision as amended by Decision 2006/257/EC (OJ L 97, 5.4.2006, p. 1).

HAS ADOPTED THIS DIRECTIVE:

Article 1

Annexes II and III of Directive 76/768/EEC are amended in accordance with the Annex to this Directive.

Article 2

Member States shall take all necessary measures to ensure that products which fail to comply with this Directive are not sold or disposed of to the final consumer after 4 October 2009.

Article 3

1. Member States shall adopt and publish, by 4 October 2008 at the latest, the laws, regulations and administrative provisions necessary to comply with this Directive. They shall forthwith communicate to the Commission the text of those provisions and a correlation table between those provisions and this Directive.

They shall apply those provisions from 4 April 2009.

When Member States adopt those provisions, they shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.

2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.

Article 4

This Directive shall enter into force on the 20th day following its publication in the *Official Journal of the European Union*.

Article 5

This Directive is addressed to the Member States.

Done at Brussels, 3 April 2008.

For the Commission
Günter VERHEUGEN
Vice-President

ANNEX

Directive 76/768/EEC is amended as follows:

(1) In Annex II, reference number 1136 is replaced by the following: 'Exudation of *Myroxylon pereirae* (Royle) Klotzch (Peru balsam, crude); CAS No 8007-00-9) when used as fragrance ingredient'.

(2) Part 1 of Annex III is amended as follows:

(a) reference number 68 is deleted;

(b) reference numbers 45, 72, 73, 88 and 89 are replaced by the following:

Reference number	Substance	Restrictions			Conditions of use and warnings which must be printed on the label
		Field of application and/or use	Maximum authorised concentration in the finished cosmetic product	Other limitations and requirements	
a	b	c	d	e	f
'45	Benzyl alcohol (*) CAS No 100-51-6	(a) Solvent (b) fragrance/aromatic compositions/their raw materials		(b) The presence of the substance must be indicated in the list of ingredients referred to in Article 6(1)(g) when its concentration exceeds: — 0,001 % in leave-on products — 0,01 % in rinse-off products	
72	Hydroxycitronellal CAS No 107-75-5	(a) Oral products (b) Other products	(b) 1,0 %	(a) (b) The presence of the substance must be indicated in the list of ingredients referred to in Article 6(1)(g) when its concentration exceeds: — 0,001 % in leave-on products — 0,01 % in rinse-off products	
73	Isoeugenol CAS No 97-54-1	(a) Oral products (b) Other products	(b) 0,02 %	(a) (b) The presence of the substance must be indicated in the list of ingredients referred to in Article 6(1)(g) when its concentration exceeds: — 0,001 % in leave-on products — 0,01 % in rinse-off products	
88	<i>d</i> -Limonene CAS No 5989-27-5			The presence of the substance must be indicated in the list of ingredients referred to in Article 6(1)(g) when its concentration exceeds: — 0,001 % in leave-on products — 0,01 % in rinse-off products Peroxide value less than 20 mmoles/L (**)	

a	b	c	d	e	f
89	Methyl 2-octynoate CAS No 111-12-6 Methyl heptine carbonate	(a) Oral products (b) Other products	(b) 0,01 % when used alone When present in combination with methyl octine carbonate, the combined level in the finished product should not exceed 0,01 % (of which methyl octine carbonate should not be more than 0,002 %)	(a) (b) The presence of the substance must be indicated in the list of ingredients referred to in Article 6(1)(g) when its concentration exceeds: — 0,001 % in leave-on products — 0,01 % in rinse-off products	

(*) As a preservative, see Annex VI, Part 1, No 34.

(**) This limit applies to the substance and not to the finished cosmetic product.

(c) The following reference numbers 103 to 184 are added:

Reference number	Substance	Restrictions			Conditions of use and warnings which must be printed on the label
		Field of application and/or use	Maximum authorised concentration in the finished cosmetic product	Other limitations and requirements	
a	b	c	d	e	f
103	Abies alba cone oil and extract CAS No 90028-76-5			Peroxide value less than 10 mmoles/L (*)	
104	Abies alba needle oil and extract CAS No 90028-76-5			Peroxide value less than 10 mmoles/L (*)	
105	Abies pectinata needle oil and extract CAS No 92128-34-2			Peroxide value less than 10 mmoles/L (*)	
106	Abies sibirica needle oil and extract CAS No 91697-89-1			Peroxide value less than 10 mmoles/L (*)	
107	Abies balsamea needle oil and extract CAS No 85085-34-3			Peroxide value less than 10 mmoles/L (*)	
108	Pinus mugo pumilio leaf and twig oil and extract CAS No 90082-73-8			Peroxide value less than 10 mmoles/L (*)	
109	Pinus mugo leaf and twig oil and extract CAS No 90082-72-7			Peroxide value less than 10 mmoles/L (*)	
110	Pinus sylvestris leaf and twig oil and extract CAS No 84012-35-1			Peroxide value less than 10 mmoles/L (*)	

a	b	c	d	e	f
111	Pinus nigra leaf and twig oil and extract CAS No 90082-74-9			Peroxide value less than 10 mmoles/L (*)	
112	Pinus palustris leaf and twig oil and extract CAS No 97435-14-8			Peroxide value less than 10 mmoles/L (*)	
113	Pinus pinaster leaf and twig oil and extract CAS No 90082-75-0			Peroxide value less than 10 mmoles/L (*)	
114	Pinus pumila leaf and twig oil and extract CAS No 97676-05-6			Peroxide value less than 10 mmoles/L (*)	
115	Pinus species leaf and twig oil and extract CAS No 94266-48-5			Peroxide value less than 10 mmoles/L (*)	
116	Pinus cembra leaf and twig oil and extract CAS No 92202-04-5			Peroxide value less than 10 mmoles/L (*)	
117	Pinus cembra leaf and twig extract acetylated CAS No 94334-26-6			Peroxide value less than 10 mmoles/L (*)	
118	Picea Mariana Leaf Oil and Extract CAS No 91722-19-9			Peroxide value less than 10 mmoles/L (*)	
119	Thuja Occidentalis Leaf Oil and Extract CAS No 90131-58-1			Peroxide value less than 10 mmoles/L (*)	
120	Thuja Occidentalis Stem Oil CAS No 90131-58-1			Peroxide value less than 10 mmoles/L (*)	
121	3-Carene CAS No 13466-78-9 3,7,7-Trimethyl-bicyclo[4.1.0]hept-3-ene (isodiprene)			Peroxide value less than 10 mmoles/L (*)	
122	Cedrus atlantica wood oil and extract CAS No 92201-55-3			Peroxide value less than 10 mmoles/L (*)	
123	Cupressus sempervirens leaf oil and extract CAS No 84696-07-1			Peroxide value less than 10 mmoles/L (*)	
124	Turpentine gum (Pinus spp.) CAS No 9005-90-7			Peroxide value less than 10 mmoles/L (*)	

a	b	c	d	e	f
125	Turpentine oil and rectified oil CAS No 8006-64-2			Peroxide value less than 10 mmoles/L (*)	
126	Turpentine, steam distilled (<i>Pinus</i> spp.) CAS No 8006-64-2			Peroxide value less than 10 mmoles/L (*)	
127	Terpene alcohols acetates CAS No 69103-01-1			Peroxide value less than 10 mmoles/L (*)	
128	Terpene hydrocarbons CAS No 68956-56-9			Peroxide value less than 10 mmoles/L (*)	
129	Terpenes and terpenoids with the exception of limonene (d-, l-, and dl-isomers) listed under reference numbers 167, 168 and 88 of this Annex III, part 1 CAS No 65996-98-7			Peroxide value less than 10 mmoles/L (*)	
130	Terpene terpenoids sinpine CAS No 68917-63-5			Peroxide value less than 10 mmoles/L (*)	
131	α -Terpinene CAS No 99-86-5 p-Mentha-1,3-diene			Peroxide value less than 10 mmoles/L (*)	
132	γ -Terpinene CAS No 99-85-4 p-Mentha-1,4-diene			Peroxide value less than 10 mmoles/L (*)	
133	Terpinolene CAS No 586-62-9 p-Mentha-1,4(8)-diene			Peroxide value less than 10 mmoles/L (*)	
134	Acetyl hexamethyl indan CAS No 15323-35-0 1,1,2,3,3,6-Hexamethylindan-5-yl methyl ketone	(a) Leave-on products (b) Rinse-off products	(a) 2 %		
135	Allyl butyrate CAS No 2051-78-7 2-Propenyl Butanoate			Level of free allyl alcohol in the ester should be less than 0,1 %	
136	Allyl cinnamate CAS No 1866-31-5 2-Propenyl 3-Phenyl-2-propenoate			Level of free allyl alcohol in the ester should be less than 0,1 %	
137	Allyl cyclohexylacetate CAS No 4728-82-9 2-Propenyl Cyclohexanecetate			Level of free allyl alcohol in the ester should be less than 0,1 %	

a	b	c	d	e	f
138	Allyl cyclohexylpropionate CAS No 2705-87-5 2-Propenyl 3-Cyclohexane- propanoate			Level of free allyl alcohol in the ester should be less than 0,1 %	
139	Allyl heptanoate CAS No 142-19-8 2-Propenyl heptanoate			Level of free allyl alcohol in the ester should be less than 0,1 %	
140	Allyl caproate CAS No 123-68-2 Allyl hexanoate			Level of free allyl alcohol in the ester should be less than 0,1 %	
141	Allyl isovalerate CAS No 2835-39-4 2-Propenyl 3-Methyl- butanoate			Level of free allyl alcohol in the ester should be less than 0,1 %	
142	Allyl octanoate CAS No 4230-97-1 2-Allyl caprylate			Level of free allyl alcohol in the ester should be less than 0,1 %	
143	Allyl phenoxyacetate CAS No 7493-74-5 2-Propenyl Phenoxyacetate			Level of free allyl alcohol in the ester should be less than 0,1 %	
144	Allyl phenylacetate CAS No 1797-74-6 2-Propenyl Benzeneacetate			Level of free allyl alcohol in the ester should be less than 0,1 %	
145	Allyl 3,5,5-trimethylhexanoate CAS No 71500-37-3			Level of free allyl alcohol in the ester should be less than 0,1 %	
146	Allyl cyclohexyloxyacetate CAS No 68901-15-5			Level of free allyl alcohol in the ester should be less than 0,1 %	
147	Allyl isoamyloxyacetate CAS No 67634-00-8			Level of free allyl alcohol in the ester should be less than 0,1 %	
148	Allyl 2-methylbutoxyacetate CAS No 67634-01-9			Level of free allyl alcohol in the ester should be less than 0,1 %	
149	Allyl nonanoate CAS No 7493-72-3			Level of free allyl alcohol in the ester should be less than 0,1 %	
150	Allyl propionate CAS No 2408-20-0			Level of free allyl alcohol in the ester should be less than 0,1 %	
151	Allyl trimethylhexanoate CAS No 68132-80-9			Level of free allyl alcohol in the ester should be less than 0,1 %	

a	b	c	d	e	f
152	Allyl heptine carbonate CAS No 73157-43-4 (allyl oct-2-ynoate)		0,002 %	This material should not be used in combination with any other 2-alkynoic acid ester (e.g methyl heptine carbonate)	
153	Amylcyclopentenone CAS No 25564-22-1 2-Pentylcyclopent-2-en-1-one		0,1 %		
154	<i>Myroxylon balsamum var pererae</i> . extracts and distillates CAS No 8007-00-9 Balsam Peru oil, absolute and anhydrol (Balsam Oil Peru)		0,4 %		
155	4- <i>tert.</i> -Butyldihydrocinnamaldehyde CAS No 18127-01-0 3-(4- <i>tert.</i> -Butylphenyl)propionaldehyde		0,6 %		
156	Cuminum cyminum fruit oil and extract CAS No 84775-51-9	(a) Leave-on products (b) Rinse-off products	(a) 0,4 % of Cumin oil		
157	<i>cis</i> -Rose ketone-1 (**) CAS No 23726-94-5 (<i>Z</i>)-1-(2,6,6-Trimethyl-2-cyclohexen-1-yl)-2-buten-1-one (<i>cis</i> - α -Damascone)	(a) Oral products (b) Other products	(b) 0,02 %		
158	<i>trans</i> -Rose ketone-2 (**) CAS No 23726-91-2 (<i>E</i>)-1-(2,6,6-Trimethyl-1-cyclohexen-1-yl)-2-buten-1-one (<i>trans</i> - β -Damascone)	(a) Oral products (b) Other products	(b) 0,02 %		
159	<i>trans</i> -Rose ketone-5 (**) CAS No 39872-57-6 (<i>E</i>)-1-(2,4,4-Trimethyl-2-cyclohexen-1-yl)-2-buten-1-one (Isodamascone)		0,02 %		
160	Rose ketone-4 (**) CAS No 23696-85-7 1-(2,6,6-Trimethylcyclohexa-1,3-dien-1-yl)-2-buten-1-one (Damasconone)	(a) Oral products (b) Other products	(b) 0,02 %		

a	b	c	d	e	f
161	Rose ketone-3 (**) CAS No 57378-68-4 1-(2,6,6-Trimethyl-3-cyclohexen-1-yl)-2-buten-1-one (Delta-Damascone)	(a) Oral products (b) Other products	(b) 0,02 %		
162	cis-Rose ketone-2 (**) CAS No 23726-92-3 1-(2,6,6-Trimethyl-1-cyclohexen-1-yl)-2-buten-1-one (cis-β-Damascone)	(a) Oral products (b) Other products	(b) 0,02 %		
163	trans-Rose ketone-1 (**) CAS No 24720-09-0 1-(2,6,6-Trimethyl-2-cyclohexen-1-yl)-2-buten-1-one (trans-α-Damascone)	(a) Oral products (b) Other products	(b) 0,02 %		
164	Rose ketone-5 (**) CAS No 33673-71-1 1-(2,4,4-Trimethyl-2-cyclohexen-1-yl)-2-buten-1-one		(b) 0,02 %		
165	trans-Rose ketone-3 (**) CAS No 71048-82-3 1-(2,6,6-Trimethyl-3-cyclohexen-1-yl)-2-buten-1-one (trans-delta-Damascone)	(a) Oral products (b) Other products	(b) 0,02 %		
166	trans-2-hexenal CAS No 6728-26-3	(a) Oral products (b) Other products	(b) 0,002 %		
167	l-Limonene CAS No 5989-54-8 (S)-p-Mentha-1,8-diene			Peroxide value less than 20 mmoles/L (*)	
168	dl-Limonene (racemic) CAS No 138-86-3 1,8(9)-p-Menthadiene; p-Mentha-1,8-diene (Dipentene)			Peroxide value less than 20 mmoles/L (*)	
169	Perillaldehyde CAS No 2111-75-3 p-Mentha-1,8-dien-7-al	(a) Oral products (b) Other products	(b) 0,1 %		
170	Isobergamate CAS No 68683-20-5 Menthadiene-7-methyl formate		0,1 %		

a	b	c	d	e	f
171	Methoxy dicyclopentadiene carboxaldehyde CAS No 86803-90-9 Octahydro-5-methoxy-4,7-Methano-1H-indene-2-carboxaldehyde		0,5 %		
172	3-methylnon-2-enenitrile CAS No 53153-66-5		0,2 %		
173	Methyl octine carbonate CAS No 111-80-8 Methyl non-2-ynoate	(a) Oral products (b) Other products	(b) 0,002 % when used alone When present in combination with methyl heptine carbonate, the combined level in the finished product should not exceed 0,01 % (of which methyl octine carbonate should not be more than 0,002 %)		
174	Amylvinylcarbinyl acetate CAS No 2442-10-6 1-Octen-3-yl acetate	(a) Oral products (b) Other products	(b) 0,3 %		
175	Propylidenephthalide CAS No 17369-59-4 3-Propylidenephthalide	(a) Oral products (b) Other products	(b) 0,01 %		
176	Isocyclogeraniol CAS No 68527-77-5 2,4,6-Trimethyl-3-cyclohexene-1-methanol		0,5 %		
177	2-Hexylidene cyclopentanone CAS No 17373-89-6	(a) Oral products (b) Other products	(b) 0,06 %		
178	Methyl heptadienone CAS No 1604-28-0 6-Methyl-3,5-heptadien-2-one	(a) Oral products (b) Other products	(b) 0,002 %		
179	p-methylhydrocinnamic aldehyde CAS No 5406-12-2 Cresylpropionalde-hyde p-Methyldihydrocinnamaldehyde		0,2 %		
180	Liquidambar orientalis Balsam oil and extract CAS No 94891-27-7 (styrax)		0,6 %		

a	b	c	d	e	f
181	Liquidambar styraciflua balsam oil and extract CAS No 8046-19-3 (styrax)		0,6 %		
182	Acetyl hexamethyl tetralin CAS No 21145-77-7 CAS No 1506-02-1 1-(5,6,7,8-Tetrahydro- 3,5,5,6,8,8-hexamethyl- 2-naphthyl)ethan-1-one (AHTN)	All cosmetic products, with the exception of oral products	(a) leave-on products: 0,1 % except: hydro alcoholic products: 1 % fine fragrance: 2,5 % fragrance cream: 0,5 % (b) rinse-off products: 0,2 %		
183	<i>Commiphora erythrea</i> engler var. <i>glabrescens</i> engler gum extract and oil CAS No 93686-00-1		0,6 %		
184	Opopanax chironium resin CAS No 93384-32-8		0,6 %		

(*) This limit applies to the substance and not to the finished cosmetic product.

(**) The sum of those substances used in combination should not exceed the limits given in column d.'

II

(Acts adopted under the EC Treaty/Euratom Treaty whose publication is not obligatory)

DECISIONS

COMMISSION

COMMISSION DECISION

of 17 March 2008

amending Decision 2007/176/EC as regards the List of standards and/or specifications for electronic communications networks, services and associated facilities and services

(notified under document number C(2008) 1001)

(Text with EEA relevance)

(2008/286/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Directive 2002/21/EC of the European Parliament and of the Council of 7 March 2002 on a common regulatory framework for electronic communications networks and services (Framework Directive)⁽¹⁾ and in particular Article 17(1) thereof,

Having consulted the Communications Committee,

Whereas:

- (1) The Commission adopted Decision 2007/176/EC⁽²⁾ establishing a List of standards and/or specifications for electronic communications networks services and associated facilities. Chapter VIII of this list covers standards for broadcasting services.
- (2) The harmonised provision of terrestrial broadcast television on mobile platforms is essential to achieve economies of scale across the EU. In its Communication on Strengthening the Internal Market for Mobile TV⁽³⁾, the Commission identified the standard Digital Video Broadcasting Handheld (DVB-H) as the most suitable standard for the future development of terrestrial

mobile TV in Europe and signalled its intention to add this standard to the list of standards,

HAS ADOPTED THIS DECISION:

Article 1

In the Annex to Decision 2007/176/EC, the following is added to section 8.3 (Digital Broadcasting) in chapter VIII of the List of Standards:

'Digital Video Broadcasting (Handheld) DVB-H	ETSI EN 302 304	Version 1.1.1'
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Article 2

Addressees

This Decision is addressed to the Member States.

Done at Brussels, 17 March 2008.

For the Commission
Viviane REDING
Member of the Commission

⁽¹⁾ OJ L 108, 24.4.2002, p. 33. Directive as amended by Regulation (EC) No 717/2007 (OJ L 171, 29.6.2007, p. 32).

⁽²⁾ OJ L 86, 27.3.2007, p. 11.

⁽³⁾ COM(2007) 409 final, 18.7.2007.

COMMISSION DECISION

of 3 April 2008

**on the financing of a working programme for 2008 on training tools in the field of food safety,
animal health, animal welfare and plant health**

(2008/287/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC, Euratom) No 1605/2002 of 25 June 2002 on the Financial Regulation applicable to the general budget of the European Communities ⁽¹⁾, and in particular Article 75 thereof,

Having regard to Regulation (EC, Euratom) No 2342/2002 of the Commission of 23 December 2002 laying down detailed rules for the implementation of Council Regulation (EC, Euratom) No 1605/2002 on the Financial Regulation applicable to the general budget of the European Communities ⁽²⁾, and in particular Article 90 thereof,

Having regard to Council Directive 2000/29/EC of 8 May 2000 on protective measures against the introduction into the Community of organisms harmful to plants or plant products and against their spread within the Community ⁽³⁾ and in particular Article 2(1)(i) thereof,

Having regard to Regulation (EC) No 882/2004 of the European Parliament and of the Council of 29 April 2004 on official controls performed to ensure the verification of compliance with feed and food law, animal health and animal welfare rules ⁽⁴⁾ and in particular, Articles 51 and 66(1)(b) and (c) thereof,

Whereas:

- (1) In accordance with Article 75 of Regulation (EC, Euratom) No 1605/2002 and with Article 90 of Regulation (EC, Euratom) No 2342/2002, the commitment of the expenditure shall be preceded by a financing decision which determines the essential elements of an action involving expenditure from the budget.
- (2) Different actions are foreseen in the field of training tools within several legislative acts dealing with food safety, animal health, animal welfare and plant health. These actions have to be financed by the Community budget. The financing of such actions should be subject to a single decision,

HAS DECIDED AS FOLLOWS:

Sole Article

The working programme in the Annex concerning the financing in 2008 of actions related to training tools in the field of food safety, animal health, animal welfare and plant health is adopted.

The Director General of Directorate-General 'Health and Consumer Protection' is in charge of its publication and implementation.

Done at Brussels, 3 April 2008.

For the Commission
Androulla VASSILIOU
Member of the Commission

⁽¹⁾ OJ L 248, 16.9.2002, p. 1. Regulation as last amended by Regulation (EC) No 1525/2007 (OJ L 343, 27.12.2007, p. 9).

⁽²⁾ OJ L 357, 31.12.2002, p. 1. Regulation as last amended by Commission (EC, Euratom) No 478/2007 (OJ L 111, 28.4.2007, p. 13).

⁽³⁾ OJ L 169, 10.7.2000, p. 1. Directive as last amended by Commission Directive 2007/41/EC (OJ L 169, 29.6.2007, p. 51).

⁽⁴⁾ OJ L 165, 30.4.2004, p. 1, as corrected by OJ L 191, 28.5.2004, p. 1. Regulation as last amended by Commission Regulation (EC) No 180/2008 (OJ L 56, 29.2.2008, p. 4).

ANNEX

Working programme for 2008 on training tools in the field of food safety, animal health, animal welfare and plant health**TRAINING**

(1) Budget lines: 17 04 07 01 and 17 04 04 01

Legal basis:

- Regulation (EC) No 882/2004, Article 51 and Article 66(1)(b),
- Directive 2000/29/EC, particular Article 2(1)(i).

The action to be financed under this budget aims at the development, organisation and delivery of training courses and workshops or seminars in the Community and in third countries in order to ensure that personnel performing official controls are adequately trained. Through these training courses and seminars, government officials, national authorities and laboratory experts, shall be informed about and trained on Community feed and food legislation and the control requirements for feed and food to be allowed on the Community markets.

The Commission contributes to the training of officials in the Member States in that it supplements the training received at national level with training in aspects that are relevant from a Community point of view.

For 2008, training actions will concern the following subjects:

- food and feed control procedures based on HACCP (Hazard Analysis Critical Control Point) principles; audit techniques to verify implementation of HACCP systems,
- veterinary and food safety control checks in Border Inspection Posts (airports, seaports and roads/rail),
- food Hygiene and Control: fish, meat and dairy products,
- prevention, control and eradication of Transmissible Spongiform Encephalopathies,
- plant Health Controls (EC plant quarantine regime for potatoes, EC internal plant quarantine regime, EC plant quarantine regime for imports),
- plant Protection Products (food and feed safety aspects): evaluation and registration,
- zoonoses and microbiological criteria in foodstuffs,
- animal Welfare: stunning and killing of animals at slaughterhouses and in disease control situation and animal welfare during transport,
- food law, feed law, animal health and animal welfare and plant health rules (EUR 8 800 000).

Financing: through public procurement.

The global budgetary envelope reserved for the procurements during the year amounts to EUR 8 800 000.

For each of the technical issues mentioned above one or more specific service contracts will be signed. It is estimated to sign around 14 service contracts. External contractors are mainly involved in the organisational and logistical aspects of the training activities.

The aim is to launch the procurement procedure as soon as possible (approximately between March and May) to have the contracts signed during 2008.

(2) Budget line: 17 01 04 05

Legal basis:

— Regulation (EC) No 882/2004, Article 66(1)(c).

The action to be financed under this budget aims at obtaining feedback on the trainings. Feedback is one of the key elements in the domain of better training for safer food. The production of a report on the 2007 activities is part of this.

Feedback on trainings will be gathered also through an ex-post evaluation. Forms/questionnaires for this purpose will be distributed to a cross section of participants after their attendance at a training event in order to gauge the impact of the training on their professional lives.

Finally, to better arrange the training programmes, IT equipment and tools, as well as promotional material, information and communication supports need to be financed (EUR 308 000).

Financing: existing framework contracts

It is estimated to sign around four service contracts.

Indicative timeframe for signing the contracts: between March and July.

Summary

No	Name	Budget line	Legal base	Amount in EUR
1	Training: external contracts for the execution of the training programme	17 04 07 01	Regulation (EC) No 882/2004	8 350 000
		17 04 04 01	Directive 2000/29/EC	450 000
2	Training: annual report, ex-post evaluation, IT equipment and tools, promotional material, information and communication support	17 01 04 05	Regulation (EC) No 882/2004	308 000
Total				9 108 000

CORRIGENDA

Corrigendum to Directive 2005/36/EC of the European Parliament and of the Council of 7 September 2005 on the recognition of professional qualifications

(Official Journal of the European Union L 255 of 30 September 2005)

On page 24, in recital 20:

for: '(20) To allow for the characteristics of the qualification system for doctors and dentists ...';

read: '(20) To allow for the characteristics of the qualification system for doctors and dental practitioners ...'.

On page 31, in Article 10, point (d):

for: '(d) without prejudice to Article 21(1), 23 and 27, for doctors, nurses, dental practitioners, veterinary surgeons, midwives, pharmacists and architects holding evidence of formal qualifications as a specialist, which must follow the training leading to the possession of a title ...';

read: '(d) without prejudice to Article 21(1), 23 and 27, for doctors, nurses, dental practitioners, veterinary surgeons, midwives, pharmacists and architects holding evidence of formal qualifications as a specialist who must have taken part in the training leading to the possession of a title ...'.

On page 31, in Article 10, point (e):

for: '(e) for nurses responsible for general care and specialized nurses holding evidence of formal qualifications as a specialist which follows the training leading to the possession of a title ...';

read: '(e) for nurses responsible for general care and specialized nurses holding evidence of formal qualifications as a specialist who have taken part in the training leading to the possession of a title ...'.

On page 31, in Article 10, point (f):

for: '(f) for specialised nurses ... where the relevant professional activities are pursued by nurses responsible for general care, specialised nurses without training as general care nurse or specialised nurses holding evidence of formal qualifications as a specialist which follows the training leading to the possession of the titles listed in Annex V, point 5.22;';

read: '(f) for specialised nurses ... where the relevant professional activities are pursued by nurses responsible for general care, specialised nurses without training as general care nurse or specialised nurses holding evidence of formal qualifications as a specialist who have taken part in the training leading to the possession of the titles listed in Annex V, point 5.22;'.

On page 33, in Article 14(3), second subparagraph:

for: 'This applies also to the cases ... concerning doctors and dental practitioners ... when the migrant seeks recognition in another Member State where the relevant professional activities are pursued by nurses responsible for general care or specialised nurses holding evidence of formal qualifications as a specialist which follows the training ...';

read: 'This applies also to the cases ... concerning doctors and dental practitioners ... when the migrant seeks recognition in another Member State where the relevant professional activities are pursued by nurses responsible for general care or specialised nurses holding evidence of formal qualifications as a specialist who have taken part in the training ...'.

On page 49, in Article 49(1), first subparagraph:

for: '... formal qualifications as an architect listed in Annex VI, point 6, ...';

read: '... formal qualifications as an architect listed in Annex VI, ...'.

On page 49, in Article 49(2), second subparagraph:

for: 'The certificates referred to in paragraph 1 shall certify that the holder was authorized, no later than the respective date, to use the professional title of architect, ...';

read: 'The certificates referred to in the first subparagraph shall certify that the holder was authorized, no later than the respective date, to use the professional title of architect, ...'.

On page 79 and following, Annex V:

— on page 88, under the column 'Pathological anatomy', for 'Ireland':

for: 'Morbid anatomy and histopathology',

read: 'Histopathology';

— on page 91, under the column 'Clinical Biology', for 'Ελλάς':

Delete: 'Χειρουργική Θώρακος';

— on page 91, under the column 'Plastic surgery', for 'Ireland':

for: 'Plastic surgery',

read: 'Plastic, reconstructive and aesthetic surgery';

— on page 92, under the column 'Microbiology-bacteriology', for 'Ελλάς':

for: '1. Ιατρική Βιοπαθολογία

2. Μικροβιολογία',

read: '— Ιατρική Βιοπαθολογία

— Μικροβιολογία';

— on page 93, under the column 'Thoracic surgery', for 'Italia':

for: 'Chirurgia toracica; Cardiochirurgia',

read: '— Chirurgia toracica;

— Cardiochirurgia';

— on page 95, under the column 'Gastroenterology', for 'Belgique/België/Belgien':

for: 'Gastro-entérologie/Gastroenterologie',

read: 'Gastro-entérologie/Gastro-enterologie';

— on page 97, under the column 'Physiotherapy', for 'Portugal':

for: 'Fisiatria ou Medicina física e de reabilitação',

read: '— Fisiatria

— Medicina física e de reabilitação';

- on page 99, under the column 'Radiology', for 'Ireland':
 - for:* 'Radiology (**)',
 - read:* 'Radiology';

- on page 99, under the column 'Radiology', for 'Italia':
 - for:* 'Radiologia',
 - read:* 'Radiologia (**)';

- on page 101, under the column 'Community medicine', for 'Κύπρος':
 - for:* 'Υγειονομία/Κοινωνική Ιατρική',
 - read:* '— Υγειονομία
— Κοινωνική Ιατρική';

- on page 108, under the column 'Accident and emergency medicine', for 'Česká republika':
 - for:* 'Traumatologie
Urgentní medicina',
 - read:* '— Traumatologie
— Urgentní medicína';

- on page 108, under the column 'Accident and emergency medicine', for 'Slovensko':
 - for:* 'Úrazová chirurgia
Urgentná medicina',
 - read:* '— Úrazová chirurgia
— Urgentná medicina';

- on page 115, in the table, '5.3.2. Evidence of basic formal qualifications of dental practitioners', under the column 'Evidence of formal qualifications', for 'Česká republika':
 - for:* '... (doktor)',
 - read:* '... (doktor zubního lékařství, MDDr.)';

- on page 121, in the table '5.4.2. Evidence of formal qualifications of veterinary surgeons', under the column 'Evidence of formal qualifications', for 'Deutschland':
 - for:* '... des Dritten Abschnitts ...',
 - read:* '... des Dritten Abschnitts ...';

- on page 128, in the table '5.6.2. Evidence of formal qualifications of pharmacists', for 'Magyarország', under the column 'Body awarding the evidence of qualifications':
 - for:* 'EG Egyetem',
 - read:* 'Egyetem';

- on page 129 and following, in the tables for 'Architect':
 - (a) On page 130, in the table for 'España':
 - The table shall read as follows (alignment of Reference academic years in last column):

'Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Certificate accompanying the evidence of qualifications	Reference academic year
España	Título oficial de arquitecto	<p>Rectores de las universidades enumeradas a continuación:</p> <ul style="list-style-type: none"> — Universidad politécnica de Cataluña, escuelas técnicas superiores de arquitectura de Barcelona o del Vallès; — Universidad politécnica de Madrid, escuela técnica superior de arquitectura de Madrid; — Universidad politécnica de Las Palmas, escuela técnica superior de arquitectura de Las Palmas; — Universidad politécnica de Valencia, escuela técnica superior de arquitectura de Valencia; — Universidad de Sevilla, escuela técnica superior de arquitectura de Sevilla; — Universidad de Valladolid, escuela técnica superior de arquitectura de Valladolid; — Universidad de Santiago de Compostela, escuela técnica superior de arquitectura de La Coruña; — Universidad del País Vasco, escuela técnica superior de arquitectura de San Sebastián; — Universidad de Navarra, escuela técnica superior de arquitectura de Pamplona; — Universidad de Alcalá de Henares, escuela politécnica de Alcalá de Henares; — Universidad Alfonso X El Sabio, centro politécnico superior de Villanueva de la Cañada; — Universidad de Alicante, escuela politécnica superior de Alicante; — Universidad Europea de Madrid; — Universidad de Cataluña, escuela técnica superior de arquitectura de Barcelona; — Universidad Ramón Llull, escuela técnica superior de arquitectura de La Salle; — Universidad S.E.K. de Segovia, centro de estudios integrados de arquitectura de Segovia. — Universidad de Granada, Escuela Técnica Superior de Arquitectura de Granada 		<p>1988/1989</p> <p>1999/2000</p> <p>1999/2000</p> <p>1997/1998</p> <p>1998/1999</p> <p>1999/2000</p> <p>1998/1999</p> <p>1999/2000</p> <p>1994/1995'</p>

(b) On page 132, in the last part of the table for 'Italia':

This part of the table shall read as follows (alignment of Reference academic years in last column):

'Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Certificate accompanying the evidence of qualifications	Reference academic year
	— Laurea specialistica quinquennale in Architettura	— Prima Facoltà di Architettura dell'Università di Roma "La Sapienza"	Diploma di abilitazione all'esercizio indipendente della professione che viene rilasciato dal ministero della Pubblica istruzione dopo che il candidato ha sostenuto con esito positivo l'esame di Stato davanti ad una commissione competente	1998/1999
	— Laurea specialistica quinquennale in Architettura	— Università di Ferrara — Università di Genova — Università di Palermo — Politecnico di Milano — Politecnico di Bari	Diploma di abilitazione all'esercizio indipendente della professione che viene rilasciato dal ministero della Pubblica istruzione dopo che il candidato ha sostenuto con esito positivo l'esame di Stato davanti ad una commissione competente	1999/2000
	— Laurea specialistica quinquennale in Architettura	— Università di Roma III	Diploma di abilitazione all'esercizio indipendente della professione che viene rilasciato dal ministero della Pubblica istruzione dopo che il candidato ha sostenuto con esito positivo l'esame di Stato davanti ad una commissione competente	2003/2004
	— Laurea specialistica in Architettura	— Università di Firenze — Università di Napoli II — Politecnico di Milano II	Diploma di abilitazione all'esercizio indipendente della professione che viene rilasciato dal ministero della Pubblica istruzione dopo che il candidato ha sostenuto con esito positivo l'esame di Stato davanti ad una commissione competente	2004/2005'

(c) On page 133, in the table for 'Portugal':

The table shall read as follows (alignment of Reference academic years in last column):

'Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Certificate accompanying the evidence of qualifications	Reference academic year
Portugal	Carta de curso de licenciatura em Arquitectura	— Faculdade de arquitectura da Universidade técnica de Lisboa — Faculdade de arquitectura da Universidade do Porto — Escola Superior Artística do Porto		1988/1989
	Para os cursos iniciados a partir do ano académico de 1991/1992	— Faculdade de Arquitectura e Artes da Universidade Lusíada do Porto		1991/1992'

On page 135, in Annex VI, under 'Acquired rights':

In the subheading, delete the reference to point '6.'