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(Acts whose publication is obligatory)

COUNCIL REGULATION (EC) No 797/2006

of 22 May 2006

amending Regulation (EC) No 1785/2003 as regards the arrangements for importing rice

THE COUNCIL OF THE EUROPEAN UNION.

Having regard to the Treaty establishing the European Community, and in particular Article 36 and the third subparagraph of Article 37(2) thereof,

Having regard to the proposal from the Commission,

Having regard to the Opinion of the European Parliament (1),

Whereas:

- Article 10(1) of Council Regulation (EC) No 1785/2003 (1)of 29 September 2003 on the common organisation of the market in rice (2) requires the presentation of an import or export licence for imports into the Community, or exports therefrom, of any of the products listed in Article 1 of that Regulation. To simplify the procedures applicable to economic operators, it should be possible to derogate from the obligation to present an import licence where it is not required for the management of certain imports of rice. The Commission should therefore be permitted to derogate from this obligation.
- Under the Agreement in the form of an Exchange of (2) Letters between the European Community and India pursuant to Article XXVIII of the GATT 1994 relating to the modification of concessions with respect to rice provided for in EC Schedule CXL annexed to the GATT 1994 (3), approved by Council Decision 2004/617/EC (4), the duty applicable to imports of husked rice of certain Basmati varieties originating in India is fixed at zero.
- Under the Agreement in the form of an Exchange of (3) Letters between the European Community and Pakistan pursuant to Article XXVIII of the GATT 1994 relating to the modification of concessions with respect to rice provided for in EC Schedule CXL annexed to the GATT 1994 (5), approved by Council Decision 2004/618/EC (6), the duty applicable to imports of husked rice of certain Basmati varieties originating in Pakistan is fixed at zero.
- The Agreement in the form of an Exchange of Letters (4) between the European Community and the United States
- (1) Not yet published in the Official Journal.

- (³) OJ L 279, 28.8.2004, p. 19.
- (4) OJ L 279, 28.8.2004, p. 17. Decision as amended by Decision 2005/476/EC (OJ L 170, 1.7.2005, p. 67).
- (5) OJ L 279, 28.8.2004, p. 25.
 (6) OJ L 279, 28.8.2004, p. 23. Decision as amended by Decision 2005/476/EC.

of America relating to the method of calculation of applied duties for husked rice (7), approved by Council Decision 2005/476/EC (8), lays down the mechanism for calculating and fixing at regular intervals the duty applicable to imports of husked rice falling within CN code 1006 20.

- (5) The Agreement in the form of an Exchange of Letters between the European Community and Thailand pursuant to Article XXVIII of GATT 1994 relating to the modification of concessions with respect to rice provided for in EC Schedule CXL annexed to GATT 1994 (9), approved by Council Decision 2005/953/EC (10), lays down the mechanism for calculating and fixing at regular intervals the duty applicable to imports of semi-milled and milled rice falling within CN code 1006 30, and fixes the duty applicable to imports of broken rice falling within CN code 1006 40 00 at EUR 65 per tonne.
- (6) The four decisions referred to above allow for the Commission to derogate from Regulation (EC) No 1785/2003 to permit the full application of the above Agreements. Those derogations apply until 30 June 2006 at the latest.
- The provisions of Regulation (EC) No 1785/2003 (7) relating to the fixing of the duty on the different types of rice covered by the above Agreements should therefore be amended.
- To be eligible for zero import duty, Basmati rice must (8) belong to a variety specified in the Agreements. To ascertain whether the Basmati rice imported at a zero rate of duty meets those characteristics, specific rules should be adopted by the Commission.
- (9) Regulation (EC) No 1785/2003 should therefore be amended accordingly. To ensure that these new import arrangements will be retained for operators after the deadline for the application of the derogations, this amendment should apply from 1 July 2006,

(⁸) OJ L 170, 1.7.2005, p. 67.

 ⁽²⁾ OJ L 270, 21.10.2003, p. 96. Regulation as amended by Regulation (EC) No 247/2006 (OJ L 42, 14.2.2006, p. 1).

⁽⁷⁾ OJ L 170, 1.7.2005, p. 69.

⁽⁹⁾ OJ L 346, 29.12.2005, p. 26.

^{(&}lt;sup>10</sup>) OJ L 346, 29.12.2005, p. 24.

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HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EC) No 1785/2003 is hereby amended as follows:

1. in Article 10, the following paragraph shall be inserted:

'1a. Where an import licence is not required for the management of certain imports of rice, the Commission may, in accordance with the procedure referred to in Article 26(2), derogate from the obligation provided for in the first subparagraph of paragraph 1 of this Article.'

2. in Article 11, paragraph 2 shall be deleted.

3. the following Articles shall be inserted:

'Article 11a

1. Notwithstanding Article 11(1), the import duty on husked rice falling within CN code 1006 20 shall be fixed by the Commission within ten days of the end of the reference period concerned at:

(a) EUR 30 per tonne in the following cases:

- where it is noted that the imports of husked rice made over the course of the marketing year just ended did not reach the annual reference quantity referred to in the first subparagraph of paragraph 3, less 15 %,
- where it is noted that the imports of husked rice made over the course of the first six months of the marketing year do not reach the partial reference quantity referred to in the second subparagraph of paragraph 3, less 15 %;

(b) EUR 42,5 per tonne in the following cases:

- where it is noted that the imports of husked rice made over the course of the marketing year just ended exceed the annual reference quantity referred to in the first subparagraph of paragraph 3, less 15%, but do not exceed that same annual reference quantity plus 15%,
- where it is noted that the imports of husked rice made over the course of the first six months of the marketing year exceed the partial reference quantity referred to in the second subparagraph of paragraph 3, less 15 %, but do not exceed that same partial reference quantity plus 15 %;

- (c) EUR 65 per tonne in the following cases:
 - where it is noted that the imports of husked rice made over the course of the marketing year just ended exceed the annual reference quantity referred to in the first subparagraph of paragraph 3, plus 15%,
 - where it is noted that the imports of husked rice made over the course of the first six months of the marketing year exceed the partial reference quantity referred to in the second subparagraph of paragraph 3, plus 15 %.

The Commission shall fix the applicable duty only if the calculations performed under this paragraph indicate a need to change it. Until such time as a new applicable duty is fixed, the duty previously fixed shall apply.

2. In order to calculate the imports referred to in paragraph 1, account shall be taken of the quantities for which import licences for husked rice falling within CN code 1006 20 were issued under the first subparagraph of Article 10(1) in the corresponding reference period, except for the import licences for Basmati rice referred to in Article 11b.

3. The annual reference quantity shall be $437\ 678$ tonnes for the 2005/06 marketing year. This quantity shall be increased by 6 000 tonnes a year for the 2006/07 and 2007/08 marketing years.

The partial reference quantity for each marketing year shall correspond to half the annual reference quantity referred to in the first subparagraph.

Article 11b

Notwithstanding Article 11(1), the husked Basmati rice varieties falling within CN codes 1006 20 17 and 1006 20 98 listed in Annex IIIa shall qualify for a zero rate of import duty under the conditions fixed by the Commission in accordance with the procedure referred to in Article 26(2).

Article 11c

1. Notwithstanding Article 11(1), the import duty for semi-milled or wholly milled rice falling within CN code 1006 30 shall be fixed by the Commission within ten days after the end of the reference period concerned at:

- (a) EUR 175 per tonne in the following cases:
 - where it is noted that imports of semi-milled and wholly milled rice made over the course of the marketing year just ended exceed 387 743 tonnes,
 - where it is noted that imports of semi-milled and wholly milled rice made over the course of the first six months of the marketing year exceed 182 239 tonnes;
- (b) EUR 145 per tonne in the following cases:
 - where it is noted that imports of semi-milled and wholly milled rice made over the course of the marketing year just ended do not exceed 387 743 tonnes,
 - where it is noted that imports of semi-milled and wholly milled rice made over the course of the first six months of the marketing year do not exceed 182 239 tonnes.

The Commission shall fix the applicable duty only if the calculations performed under this paragraph indicate a need to change it. Until such time as a new applicable duty is fixed, the duty previously fixed shall apply.

2. In order to calculate the imports as referred to in paragraph 1, account shall be taken of the quantities for which import licences for semi-milled or wholly milled rice falling within CN code 1006 30 were issued under the first subparagraph of Article 10(1) in the corresponding reference period.

Article 11d

Notwithstanding Article 11(1), the import duty for broken rice falling within CN code 1006 40 00 shall be EUR 65 per tonne.';

4. the following Annex shall be inserted:

'ANNEX IIIa

Varieties of Basmati rice referred to in Article 11b

Basmati 217 Basmati 370 Basmati 386 Kernel (Basmati) Pusa Basmati Ranbir Basmati Super Basmati Taraori Basmati (HBC-19) Type-3 (Dehradun)'.

Article 2

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

It shall apply from 1 July 2006.

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

Done at Brussels, 22 May 2006.

For the Council The President J. PRÖLL