

Commission Regulation (EC) No 1831/96 of 23 September 1996 opening and providing for the administration of Community tariff quotas bound under GATT for certain fruit and vegetables and processed fruit and vegetable products from 1996

COMMISSION REGULATION (EC) No 1831/96

of 23 September 1996

opening and providing for the administration of Community tariff quotas bound under GATT for certain fruit and vegetables and processed fruit and vegetable products from 1996

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1095/96 of 18 June 1996 on the implementation of the concessions set out in list CXL drawn up at the conclusion of negotiations under GATT Article XXIV:6⁽¹⁾, and in particular Article 1(1) thereof,

Having regard to Council Regulation (EEC) No 1035/72 of 18 May 1972 on the common organization of the market in fruit and vegetables⁽²⁾, as last amended by Commission Regulation (EC) No 1363/95⁽³⁾, and in particular Article 25(1) thereof,

Having regard to Council Regulation (EEC) No 426/86 of 24 February 1986 on the common organization of the market in products processed from fruit and vegetables⁽⁴⁾, as last amended by Commission Regulation (EC) No 2314/95⁽⁵⁾, and in particular Article 12(1) thereof,

Having regard to Council Regulation (EC) No 3093/95 of 22 December 1995 laying down the rates of duty to be applied by the Community resulting from negotiations under GATT Article XXIV:6 consequent upon the accession of Austria, Finland and Sweden to the European Union⁽⁶⁾, and in particular Article 5 thereof,

Whereas the Community has undertaken in the context of the World Trade Organization to open on certain terms reduced-duty Community tariff quotas for some fruits and vegetables and processed fruit and vegetable products;

Whereas under its international obligations it falls to the Community to open Community tariff quotas for the products listed in the Annexes to this Regulation; whereas continuous equal access to these quotas should be afforded to all Community importers and the quota rates specified should apply uninterruptedly to all imports of the products in question into all Member States until the quotas are exhausted; whereas this need not prevent authorization being granted to the Member States, in the interests of efficient common management of the quotas, to draw from them quantities corresponding to actual imports; whereas this way of working requires close cooperation between Member States and the Commission, which must be able to monitor the state of exhaustion of the quotas and inform the Member States accordingly,

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1831/96. (See end of Document for details)

Whereas the tariff quotas provided for in the above-mentioned agreements are to be opened from 1996; whereas it is also necessary to lay down certain specific qualifying requirements for the tariff quota benefits specified in the Annexes to this Regulation;

Whereas, by Regulation (EC) No 858/96⁽⁷⁾, the Commission opened part of the Community tariff quotas bound under GATT; whereas, for the sake of clarity and simplification, all the tariff quotas for fruit and vegetables and processed fruit and vegetable products should be grouped together in this Regulation; whereas Regulation (EC) No 858/96 should therefore be repealed;

Whereas the Management Committees for Fresh Fruit and Vegetables and for Products Processed from Fruit and Vegetables have not delivered an opinion within the time limit set by their chairmen,

HAS ADOPTED THIS REGULATION:

Article 1

1 Tariff reductions on the products listed in the Annexes to this Regulation shall be granted annually by means of Community tariff quotas open for the periods specified in the Annexes.

2 The following customs duties shall apply to the tariff quotas referred to in paragraph 1:

- for the products listed in Annexes I and II: the customs duties indicated in those Annexes,
- for the products listed in Annex III: the *ad valorem* duties indicated in that Annex, as well as, where applicable, the specific duties provided for in the Common Customs Tariff of the European Communities.

3 Entry under the tariff quotas specified in Annex II shall require presentation in support of the declaration of entry for free circulation of a certificate of authenticity in accordance with one of the specimens in Annex IIa, issued by the competent authorities of the country of origin as indicated in Annex IIb, stating that the products possess the specific characteristics indicated in Annex II.

However, in the case of concentrated orange juice, presentation of a certificate of authenticity may be replaced by presentation to the Commission before importation of a general attestation from the competent authority of the country of origin stating that concentrated orange juice produced therein contains no blood orange juice. The Commission shall then inform Member States so that they can advise their customs services. This information shall also be published in the C series of the *Official Journal of the European Communities*.

Article 2

1 The Commission shall take all administrative action it deems advisable for efficient management of the quotas referred to in Article 1.

2 When an importer presents in a Member State a declaration of entry for free circulation including an application for the benefit of the tariff quota for a product covered by this Regulation the Member State shall, if the declaration has been accepted by the customs authorities, notify the Commission of its wish to draw the amount it needs from the quota volume.

Applications to draw showing the date of acceptance of declarations shall be sent to the Commission without delay.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1831/96. (See end of Document for details)

Drawings shall be granted by the Commission in order of date of acceptance of declarations of entry for free circulation by the Member States' customs authorities provided that the available balance permits.

3 If a Member State does not use the quantities drawn it shall return them to the quota balance as soon as possible.

4 If the quantities applied for are greater than the quota balance, allocation shall be made *pro rata* to applications. Member States shall be informed of the drawings made.

Article 3

Member States and the Commission shall cooperate closely to ensure that this Regulation is respected.

Article 4

Member States shall ensure that importers have continuous and equal access to the tariff quotas as long as balances permit.

Article 5

Regulation (EC) No 858/96 is hereby repealed.

Article 6

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

It shall apply with effect from 1 January 1996.

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

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1831/96. (See end of Document for details)

[^{F1}ANNEX I

Textual Amendments

F1 Substituted by Commission Regulation (EC) No 973/2006 of 29 June 2006 amending Regulation (EC) No 1831/96 opening and providing for the administration of Community tariff quotas bound under GATT for certain fruit and vegetables and processed fruit and vegetable products from 1996.

Order No	CN code TARIC subheading	Description ^a	Quota period	Quota volume(tonnes)	Duty rate(%)
09.0055	0701 90 50	Potatoes, fresh or chilled	1 January to 15 May	4 295	3
09.0056	0706 10 00	Carrots and turnips, fresh or chilled	1 January to 31 December	1 244	7
09.0057	0709 60 10	Sweet peppers	1 January to 31 December	500	1,5
09.0035	0712 20 00	Dried onions, whole, cut, sliced, broken or in powder, but not further prepared	1 January to 31 December	12 000	10
09.0041	0802 11 90 0802 12 90	Almonds, fresh or dried, whether or not shelled, other than bitter	1 January to 31 December	90 000	2
09.0039	0805 50 10	Lemons (<i>Citrus limon, Citrus limonum</i>)	15 January to 14 June	10 000	6
09.0058	0809 10 00	Apricots, fresh	1 August to 31 May	500	10
09.0092	2008 20 11 2008 20 19 2008 20 31 2008 20 39 2008 20 71 2008 30 11 2008 30 19	Preserved pineapples, citrus fruit, pears, apricots, cherries,	1 January to 31 December	2 838	20

a The goods descriptions in this Annex are those appearing in the Combined Nomenclature (OJ L 286, 28.10.2005, p. 1), supplemented where necessary by a TARIC code.]

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1831/96. (See end of Document for details)

	2008 30 31	peaches and strawberries			
	2008 30 39				
	2008 30 79				
	2008 40 11				
	2008 40 19				
	2008 40 21				
	2008 40 29				
	2008 40 31				
	2008 40 39				
	2008 50 11				
	2008 50 19				
	2008 50 31				
	2008 50 39				
	2008 50 51				
	2008 50 59				
	2008 50 71				
	2008 60 11				
	2008 60 19				
	2008 60 31				
	2008 60 39				
	2008 60 60				
	2008 70 11				
	2008 70 19				
	2008 70 31				
	2008 70 39				
	2008 70 51				
	2008 70 59				
	2008 80 11				
	2008 80 19				
	2008 80 31				
	2008 80 39				
	2008 80 70				
09.0093	2009 11 11	Fruit juices	1 January to 31 December	7 044	20
	2009 11 19				
	2009 19 11				
	2009 19 19				
	2009 29 11				
	2009 29 19				
	2009 39 11				
	2009 39 19				
	2009 49 11				
	2009 49 19				
	2009 79 11				
	2009 79 19				
	2009 80 11				
	2009 80 19				
	[^{F2} 2009 80 34]				
	2009 80 35				
	2009 80 36				

a The goods descriptions in this Annex are those appearing in the Combined Nomenclature (OJ L 286, 28.10.2005, p. 1), supplemented where necessary by a TARIC code.]

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1831/96. (See end of Document for details)

2009 80 38
2009 90 11
2009 90 19
2009 90 21
2009 90 29

- a** The goods descriptions in this Annex are those appearing in the Combined Nomenclature (OJ L 286, 28.10.2005, p. 1), supplemented where necessary by a TARIC code.]

Textual Amendments

- F2** Inserted by Commission Regulation (EU) No 385/2010 of 5 May 2010 correcting Regulation (EC) No 1831/96 opening and providing for the administration of Community tariff quotas bound under GATT for certain fruit and vegetables and processed fruit and vegetable products from 1996.

[^{F1}ANNEX II

Order No.	CN code TARIC subheading	Description ^a	Quota period	Quota volume(tonnes)	Duty rate(%)
09.0025	0805 10 20 11 0805 10 20 92 0805 10 20 96	High quality sweet oranges, fresh	1 February to 30 April	20 000	10
09.0027	0805 20 90 05 0805 20 90 91	Citrus hybrids known as 'minneolas'	1 February to 30 April	15 000	2
09.0033	2009 11 99 11 2009 11 99 19	Frozen concentrated orange juice, without added sugar, of a Brix value not exceeding 50, in containers of two litres or less, containing no blood orange juice	1 January to 31 December	1 500	13

- a** The goods descriptions in this Annex are those appearing in the Combined Nomenclature (OJ L 286, 28.10.2005), supplemented where necessary by a TARIC code.
For the purposes of this Annex:
- (a) 'high quality sweet oranges' shall mean oranges similar in variety characteristics, ripe, firm and of good shape, of at least good colour, of flexible unrotted structure, and without unhealed cracks in the skin, hard or dry skin, exanthemata, growth tears, contusions (except as caused by normal handling and packaging), damage caused by

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- dryness or humidity, broad or emergent hispids, folds, scars, oil stains, scales, sun marks, dirt or other foreign matter, disease, insects or damage caused by machinery, movement or otherwise; a maximum of 15 % of the fruit in each consignment may not meet this specification, this percentage including at most 5 % of defects amounting to serious damage, and the latter percentage including at most 0,5 % rot;
- (b) 'citrus hybrids known as 'minneolas' ' shall mean citrus hybrids of the Minneola variety (*Citrus paradisi* Macf. CV Duncan and *Citrus reticulata* blanca CV Dancy);
- (c) 'Frozen concentrated orange juice, of a Brix value not exceeding 50' shall mean orange juice with a density of no more than 1,229 grams per cubic centimetre at 20°C.]
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ANEXO IIa — BILAG IIa — ANHANG IIa — ΠΑΡΑΡΤΗΜΑ
IIa — ANNEX IIa — ANNEXE IIa — ALLEGATO IIa —
BIJLAGE IIa — ANEXO IIa — LIITE IIa — BILAGA IIa

MODELOS DE CERTIFICADOMODELLER TIL CERTIFIKATMUSTER
DER BESCHEINIGUNGENΥΠΟΔΕΙΓΜΑ ΠΙΣΤΟΠΟΙΗΤΙΚΟYMODEL
CERTIFICATESMODÈLES DE CERTIFICATMODELLI DI
CERTIFICATOMODELLEN VAN CERTIFICAATMODELOS DE
CERTIFICADOTODISTUSMALLEJAFÖRLAGOR TILL INTYG

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1831/96. (See end of Document for details)

1 Exporter (Name, full address, country)	2 Number	00000	
3 Consignee (Name, full address, country)	CERTIFICATE OF AUTHENTICITY FRESH SWEET ORANGES 'HIGH QUALITY'		
	4 Country of origin	5 Country of destination	
6 Place and date of shipment — Means of transport	7 Supplementary details		
8 Marks and numbers — Number and kind of packages — DETAILED DESCRIPTION OF GOODS	9 Gross weight (kg)	10 Net weight (kg)	
	11 CERTIFICATION BY THE COMPETENT AUTHORITY I hereby certify that the above sweet oranges consist of oranges of similar varietal characteristics which are mature, firm, well-formed, fairly well-coloured, of fairly smooth texture and are free from decay, broken skins which are not healed, hard or dry skins, exanthema, growth cracks, bruises (except those incident to proper handling and packing), and are free from damage caused by dryness or mushy condition, split, rough, wide or protruding navels, creasing, scars, oil spots, scale, sunburn, dirt or other foreign material, disease, insects or damage caused by mechanical or other means, provided that not more than 15% of the fruit in any lot fails to meet these specifications and, included in this amount, not more than 5% shall be allowed for defects causing serious damage, and, included in this latter amount, not more than 0.5% may be affected by decay.		
12 Competent authority (Name, full address, country)	At on (Signature) (Seal)		

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1831/96. (See end of Document for details)

1 Exporter (Name, full address, country)	2 Number	00000	
3 Consignee (Name, full address, country)	CERTIFICATE OF AUTHENTICITY FRESH SWEET ORANGES 'HIGH QUALITY'		
	4 Country of origin	5 Country of destination	
6 Place and date of shipment — Means of transport	7 Supplementary details		
8 Marks and numbers — Number and kind of packages — DETAILED DESCRIPTION OF GOODS	9 Gross weight (kg)	10 Net weight (kg)	
	<p>11 CERTIFICATION BY THE COMPETENT AUTHORITY</p> <p>I hereby certify that the above sweet oranges consist of oranges of similar varietal characteristics which are mature, firm, well-formed, fairly well-coloured, of fairly smooth texture and are free from decay, broken skins which are not healed, hard or dry skins, exanthema, growth cracks, bruises (except those incident to proper handling and packing), and are free from damage caused by dryness or mushy condition, split, rough, wide or protruding navels, creasing, scars, oil spots, scale, sunburn, dirt or other foreign material, disease, insects or damage caused by mechanical or other means, provided that not more than 15% of the fruit in any lot fails to meet these specifications and, included in this amount, not more than 5% shall be allowed for defects causing serious damage, and, included in this latter amount, not more than 0.5% may be affected by decay.</p>		
12 Competent authority (Name, full address, country)	At on (Signature) (Seal)		

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1831/96. (See end of Document for details)

ANEXO IIb — BILAG IIb — ANHANG IIb — ΠΑΡΑΡΤΗΜΑ
 IIβ — ANNEX IIb — ANNEXE IIb — ALLEGATO IIb —
 BIJLAGE IIb — ANEXO IIb — LIITE IIb — BILAGA IIb

Pais de origenOprindelseslandUrsprungslandΧώρα καταγωγήςCountry of originPays d'originePaesi di origineLand van oorsprongPaís de origemAlkuperämaaUrsprungsland	Autoridad competenteKompetent myndighedZuständige BehördeΑρμόδια υπηρεσίαCompetent authorityAutorité compétenteAutorità competenteBevoegde autoriteitAutoridade competenteToimivaltainen viranomaisenBehörig myndighet
1. Para los 3 contingentes — For de 3 kontingenter — Für die 3 Kontingente — Για τις 3 ποσοτώσεις — For the 3 quotas — Pour les 3 contingents — Per i 3 contingentii — Voor de 3 contingenten — Para os 3 contingentes — Kolmelle kiintiölle — För de 3 kvoterna	
Estados Unidos USA USA ΗΠΑ USA États-Unis d'Amérique Stati Uniti Verenigde Staten Estados Unidos da América Yhdysvallat Förenta staterna	United States Department of Agriculture
Cuba Cuba Kuba Κούβα Cuba Cuba Cuba Cuba Cuba Kuuba Cuba	Ministère de l'agriculture
Argentina Argentina Argentinien Αργεντινή Argentina Argentine Argentina Argentinie Argentina Argentiina Argentina	Dirección Nacional de Producción y Comercialización de la Secretaría de Agricultura, Ganadería y Pesca
Colombia Colombia	Corporación Colombia International

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1831/96. (See end of Document for details)

Kolumbien Κολομβία Colombia Colombia Colombie Colombia Colombia Κολυμβία Colombia	
<p>2. Únicamente para los híbridos de agrrios conocidos por el nombre de «Minneolas» — Udelukkende til krydsninger af citrusfrugter, benævnt «Minneolas» — Nur für Kreuzungen von Zitrusfrüchten, bekannt unter dem Namen «Minneolas» — Μόνο για τα υβρίδια εσπεριδοειδών γνωστά με την ονομασία «Minneolas» — Only for citrus fruit known as «Minneolas» — Uniquement pour les hybrides d'agrumes connus sous le nom de «Minneolas» — Solo per ibridi d'agrumi conosciuti sotto il nome di «Minneolas» — Uitsluitend voor kruisingen van citrusvruchten die bekend staan als «minneola's» — Somente para os citrinos híbridos conhecidos pelo nome de «Minneolas» — Ainoastaan Minneolas-sitruhedelmille — Endast for citrusfrukter benämnda «Minneolas»</p>	
Israel Israel Israel Ισραήλ Israel Israel Israele Israël Israel Israel Israel	Ministry of Agriculture, Department of Plant Protection and Inspection
Chipre Cypern Zypern Κύπρος Cyprus Chypre Cipro Cyprus Chipre Κυπρος Cypern	Ministry of Commerce and Industry Produce Inspection Service

[^{F1}ANNEX III

Order No	CN code TARIC subheading	Description ^a	Quota period	Quota volume(tonnes)	Duty rate(%)
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^a The goods descriptions in this Annex are those appearing in the Combined Nomenclature (OJ L 286, 28.10.2005, p. 1), supplemented where necessary by a TARIC code.]

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1831/96. (See end of Document for details)

09.0094	0702 00 00	Tomatoes, fresh or chilled	15 May to 31 October	472	12
09.0059	0707 00 05	Cucumbers, fresh or chilled	1 November to 15 May	1 134	2,5
09.0060	0806 10 10 91 0806 10 10 99	Table grapes, fresh	21 July to 31 October	1 500	9
09.0061	0808 10 80 10 0808 10 80 90	Apples, fresh, other than cider apples	1 April to 31 July	[^{F3} 696]	0
09.0062	0808 20 50	Pears, fresh, other than perry pears	1 August to 31 December	1 000	5
09.0063	0809 10 00	Apricots, fresh	1 June to 31 July	2 500	10
09.0040	0809 20 95	Fresh (sweet) cherries	21 May to 15 July	800	4

a The goods descriptions in this Annex are those appearing in the Combined Nomenclature (OJ L 286, 28.10.2005, p. 1), supplemented where necessary by a TARIC code.]

Changes to legislation: *There are currently no known outstanding effects for the Commission Regulation (EC) No 1831/96. (See end of Document for details)*

- (1) OJ No L 146, 20. 6. 1996, p. 1.
- (2) OJ No L 118, 20. 5. 1972, p. 1.
- (3) OJ No L 132, 16. 6. 1995, p. 8.
- (4) OJ No L 49, 27. 2. 1986, p. 1.
- (5) OJ No L 233, 30. 9. 1995, p. 69.
- (6) OJ No L 334, 30. 12. 1995, p. 1.
- (7) OJ No L 116, 11. 5. 1996, p. 1.

Changes to legislation:

There are currently no known outstanding effects for the Commission Regulation (EC) No 1831/96.