Commission Regulation (EC) No 1342/2003 of 28 July 2003 laying down special detailed rules for the application of the system of import and export licences for cereals and rice

COMMISSION REGULATION (EC) No 1342/2003

of 28 July 2003

laying down special detailed rules for the application of the system of import and export licences for cereals and rice

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 1766/92 of 30 June 1992 on the common organisation of the market in cereals⁽¹⁾, as last amended by Regulation (EC) No 1104/2003⁽²⁾, and in particular Article 9(2) and Article 13(11) thereof,

Having regard to Council Regulation (EC) 3072/95 of 22 December 1995 on the common organisation of the market in rice⁽³⁾, as last amended by Commission Regulation (EC) No 411/2002⁽⁴⁾, and in particular Article 9(2) and Article 13 thereof,

Whereas:

- (1) Commission Regulation (EC) No 1162/95 of 23 May 1995 laying down special detailed rules for the application of the system of import and export licences for cereals and rice⁽⁵⁾ has been substantially amended several times⁽⁶⁾. In the interests of clarity and rationality the said Regulation should be codified.
- In view of the practices specific to trade in cereals and rice, provision should be made for rules further to or derogating from Commission Regulation (EC) No 1291/2000 of 9 June 2000 laying down common detailed rules for the application of the system of import and export licences and advance-fixing certificates for agricultural products⁽⁷⁾, as last amended by Regulation (EC) No 325/2003⁽⁸⁾.
- (3) In the case of invitations to tender for the export of intervention stocks, licences should specify the quantities and destinations for which they are issued and provision should be made for the special particulars to be shown on export licences, in particular in the case of invitations to tender for export refunds, of exports of cereal-based compound feedingstuffs and of advance fixing of export taxes.
- (4) The terms of validity of import and export licences for the various products should be fixed in accordance with market requirements and the need for sound management. In view of competition on the world market, a specially lengthy term of validity should be granted for malt exports, expiring, however, on 30 September in the case of licences issued prior to 1 July so that export commitments are not entered into for the new marketing year before the beginning of the barley harvest.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

- (5) In view of the risk of licences being issued for excessively high quantities, provision should be made for a period for reflection of three days to elapse before export licences are actually issued for any cereals and most processed cereal products, other than exports, non-commercial exports made with a view to providing Community or national food aid, and certain supplies by humanitarian agencies.
- (6) The Commission's decision not to grant an application for an export certificate at the end of the three-day reflection period may in some cases, however, disrupt the continuity of supplies of products in respect of which regular supplies are necessary. Operators so requesting should be given the opportunity to obtain an export licence without refund, on the condition that special conditions of use are attached to such licences.
- (7) Certain provisions of Article 49 of Regulation (EC) No 1291/2000 concerning applications for export licences for certain products in connection with invitations to tender organised in importing third countries should be made more restrictive and thus more in keeping with commercial practice in the cereals trade.
- (8) In view of the competition on the world market for cereals and rice, provision should be made for export licences to be granted for the main products, including durum wheat, with a special term of validity and for relatively large minimum quantities, with more advantageous minimum quantities for exports to the African, Caribbean and Pacific (ACP) States. The licences should be granted subject to certain additional conditions concerning, in particular, presentation of the delivery contract to the competent agency within a specified time.
- (9) The securities to be lodged for import and export licences should be fixed at different levels for the various product groups according to the possible variations in the refund or export tax during the term of validity of the licences, preferential treatment being granted in respect of deliveries to ACP States.
- (10) The applicable export refunds should be specified in cases where the terms of validity of licences are extended as a result of *force majeure* pursuant to Article 41 of Regulation (EC) No 1291/2000.
- (11) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Cereals,

HAS ADOPTED THIS REGULATION:

Article 1

This Regulation lays down the special detailed rules for the application of the system of import and export licences introduced pursuant to:

- (a) Article 9 of Regulation (EEC) No 1766/92;
- (b) Article 9 of Regulation (EC) No 3072/95.

[F1 The provisions of Commission Regulations (EC) Nos 1291/2000 and 1301/2006⁽⁹⁾ shall apply except where this Regulation provides otherwise.]

Status: Point in time view as at 01/01/2007.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

Textual Amendments

F1 Inserted by Commission Regulation (EC) No 1917/2006 of 19 December 2006 amending Regulation (EC) No 1342/2003 laying down special detailed rules for the application of the system of import and export licences for cereals and rice.

Article 2

Where applications for export licences are submitted in connection with invitations to tender issued pursuant to Article 7 of Commission Regulation (EEC) No 2131/93⁽¹⁰⁾, the licences shall be issued only for the quantities for which the applicants have obtained contracts.

The export licences shall be valid for no more than the quantity indicated in section 17. The figure '0' shall be entered in section 19.

Applications for export licences as provided for in Article 8(2) of Regulation (EEC) No 2131/93 shall show the relevant destination in section 7. The holders of the licences shall be obliged to export the products in question to that destination.

All countries for which the same rate of export refund or tax applies shall be considered as one destination.

I^{F2}Article 3

- Where export refunds are fixed by tender, the rate of refund appearing in statements of award of contracts shall be entered in letters and figures in section 22 of the licences. This rate shall be expressed in Euro and shall be preceded by one of the entries shown in Annex VII to this Regulation.
- Where export taxes are fixed by tender, the rate of tax appearing in statements of award of contracts shall be entered in letters and figures in section 22 of the licences. This rate shall be expressed in Euro and shall be preceded by one of the entries shown in Annex VIII to this Regulation.]

Textual Amendments

F2 Substituted by Commission Regulation (EC) No 1996/2006 of 22 December 2006 adapting several Regulations concerning the cereals market by reason of the accession of Bulgaria and Romania to the European Union.

Article 4

Notwithstanding Article 14 of Regulation (EC) No 1291/2000, for products falling within CN codes 1101 00 15, 1102 20, 1103 11 10 and 1103 13, applications for export licences may indicate products falling within two contiguous 12-digit subdivisions of the abovementioned subheadings.

The following product categories within the meaning of Article 14 of Regulation (EEC) No 1291/2000 shall apply:

category 1:	1108 11 00 9200, 1108 11 00 9300
category 2:	1108 12 00 9200, 1108 12 00 9300
category 3:	1108 13 00 9200, 1108 13 00 9300

Status: Point in time view as at 01/01/2007. Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

category 4:	1108 19 10 9200, 1108 19 10 9300
category 5:	1702 30 51 9000, 1702 30 91 9000, 1702 90 50 9100
category 6:	1702 30 59 9000, 1702 30 99 9000, 1702 40 90 9000, 1702 90 50 9900, 2106 90 55 9000[F3.]
[^{F4} category 7:	1006 20 11 9000, 1006 20 13 9000, 1006 20 15 9000, 1006 20 92 9000, 1006 20 94 9000, 1006 20 96 9000,
category 8:	1006 30 21 9000, 1006 30 23 9000, 1006 30 25 9000, 1006 30 42 9000, 1006 30 44 9000, 1006 30 46 9000
category 9:	1006 30 61 9100, 1006 30 63 9100, 1006 30 65 9100, 1006 30 92 9100, 1006 30 94 9100, 1006 30 96 9100
category 10:	1006 30 61 9900, 1006 30 63 9900, 1006 30 65 9900, 1006 30 92 9900, 1006 30 94 9900, 1006 30 96 9900.]

The 12-digit subdivisions shown in applications shall appear on the export licences.

- Notwithstanding Article 14 of Regulation (EC) No 1291/2000, for products falling within CN codes 2309 10 11, 2309 10 13, 2309 10 31, 2309 10 33, 2309 10 51, 2309 10 53, 2309 90 31, 2309 90 33, 2309 90 41, 2309 90 43, 2309 90 51 and 2309 90 53 containing less than 50 % by weight of milk products, export licence applications shall show:
 - in section 15, the description of the product and its 12-digit code; in the case of products falling within two or more adjacent subdivisions the exporter may show the 12-digit refund nomenclature, in which case the following shall be indicated in section 15: preparations used for animal feed covered by Regulation (EC) No 1517/95;
 - in section 16, the reference '2309';
 - in sections 17 and 18, the quantity of compound feedingstuffs which must be exported;
 - in section 20, the content in cereal products to be incorporated in the compound feedingstuff if this is known, a distinction being made between maize and other cereals; otherwise, if use is made of the provision referred to in point (a) of annotating section 15 with a reference specifying two or more subdivisions, the bracket showing the quantities of maize and other cereals incorporated.

The details included on applications shall be shown on the export licences.

Textual Amendments

- Deleted by Commission Regulation (EC) No 1092/2004 of 10 June 2004 amending Regulation (EC) No 1342/2003 as regards the determination of categories of rice within the meaning of Regulation (EC) No 1291/2000.
- Inserted by Commission Regulation (EC) No 1092/2004 of 10 June 2004 amending Regulation (EC) No 1342/2003 as regards the determination of categories of rice within the meaning of Regulation (EC) No 1291/2000.

Status: Point in time view as at 01/01/2007. Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

I^{F2}Article 5

For the purposes of the second paragraph of Article 15 of the Commission Regulation (EC) No $1501/95^{(11)}$ and of Article 16(10) of Regulation (EC) No 3072/95, section 22 of export licenses shall show one of the entries shown in Annex IX to this Regulation.]

Textual Amendments

Substituted by Commission Regulation (EC) No 1996/2006 of 22 December 2006 adapting several Regulations concerning the cereals market by reason of the accession of Bulgaria and Romania to the European Union.

Article 6

Import licences for the products referred to in Article 1 of Regulation (EC) No 1784/2003 and in Article 1 of Regulation (EC) 1785/2003 are valid from their actual date of issue within the meaning of Article 23(2) of Regulation (EC) No 1291/2000 until the expiry of the periods laid down in Annex 1 to this Regulation.

However, for import tariff quotas opened in the cereals and rice sectors, managed under an import licence system, the import licences issued shall cease to be valid after the last day of the quota period in question, in accordance with the first subparagraph of Article 8 of Regulation (EC) No 1301/2006.]

- Where a special term of validity is laid down for import licences for imports originating in and coming from certain third countries, sections 7 and 8 of licence applications and of the licences themselves shall state the country or countries of provenance and of origin. Licences shall entail an obligation to import from that country or those countries.
- For import tariff quotas opened in the cereals and rice sectors, managed under an import licence system, rights arising under the licences shall not be transferable, in derogation from Article 9(1) of Regulation (EC) No 1291/2000.]

Textual Amendments

- Inserted by Commission Regulation (EC) No 1917/2006 of 19 December 2006 amending Regulation (EC) No 1342/2003 laying down special detailed rules for the application of the system of import and export licences for cereals and rice.
- Substituted by Commission Regulation (EC) No 1917/2006 of 19 December 2006 amending Regulation (EC) No 1342/2003 laying down special detailed rules for the application of the system of import and export licences for cereals and rice.

Article 7

- Export licences for products listed in Article 1 of Regulation (EEC) No 1766/92 and Article 1 of Regulation (EC) No 3072/95 shall be valid from their date of issue pursuant to Article 23(1) of Regulation (EC) No 1291/2000 until the end of their term of validity as laid down in Annex II to this Regulation.
- Notwithstanding paragraph 1, the validity of export licences for products falling within CN codes 1702 30, 1702 40, 1702 90 and 2106 90 for which applications are submitted up until 25 June of each marketing year shall expire on 30 June. For applications submitted from 26 June of a marketing year until 30 September of the following marketing year, export licences

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

for the abovementioned products shall be valid for 30 days from their date of issue within the meaning of Article 23(1) of Regulation (EC) No 1291/2000.

Customs export formalities for the licences referred to in the first subparagraph must be completed by 30 June of each marketing year for licences applied for up until 25 June. For such licences applied for between 26 June and 30 September of the following marketing year, customs export formalities must be completed no later than 30 days following their date of issue.

 $\begin{bmatrix} F6 & \dots \end{bmatrix}$

[F2Section 22 of licences shall contain one of the entries shown in Annex X.]

- Notwithstanding paragraph 1, at the request of the operator, export licences for products falling within CN codes 1107 10 19, 1107 10 99 and 1107 20 00 shall be valid from the date of their issue pursuant to Article 23(1) of Regulation (EC) No 1291/2000, until:
 - a 30 September of the current calendar year, where they are issued from 1 January to 30 April;
 - b the end of the 11th month following that of issue, where they are issued from 1 July to 31 October;
 - c 30 September of the following calendar year, where they are issued from 1 November to 31 December.

In the above cases, notwithstanding Article 9 of Regulation (EC) No 1291/2000, rights deriving from licences as referred to in this paragraph shall not be transferable.

In cases where no refund or export tax has been fixed, export licences for the products referred to in Article 1 of Regulation (EEC) No 1766/92 and Article 1 of Regulation (EC) No 3072/95 shall be valid for 60 days from the day of issue.

Textual Amendments

- F2 Substituted by Commission Regulation (EC) No 1996/2006 of 22 December 2006 adapting several Regulations concerning the cereals market by reason of the accession of Bulgaria and Romania to the European Union.
- **F6** Deleted by Commission Regulation (EC) No 1713/2006 of 20 November 2006 abolishing the prefinancing of export refunds in respect of agricultural products.

Article 8

Export licences for products listed in Article 1(1)(a), (b) and (c) of Regulation (EEC) No 1766/92 and in Article 1 of Regulation (EC) No 3072/95 and for products falling within CN codes 1102 20 10, 1102 20 90, 1103 13 10, 1103 13 90, 1103 20 20, 1104 29 05, 1104 22 98, 1104 23 10, 1108 11 00, 1108 12 00, 1108 13 00, 1109 00 00, 1702 30 51, 1702 30 91, 1702 30 99, 1702 40 90, 1702 90 50, 1702 90 79, 2106 90 55, 2309 10 11, 2309 10 13, 2309 10 31, 2309 10 33, 2309 10 51, 2309 10 53, 2309 90 31, 2309 90 33, 2309 90 41, 2309 90 43, 2309 90 51 and 2309 90 53 as listed in Regulation (EEC) No 1766/92 shall be issued on the third working day after applications are lodged, provided that no special measures are taken in the meanwhile.

The Commission may decide not to grant applications.

The first subparagraph shall not apply to licences issued in connection with invitations to tender or to the licences referred to in Article 16 of Regulation (EC) No 1291/2000 that are issued for the purpose of a food aid operation within the meaning of Article 10(4) of the Agreement on Agriculture concluded as part of the Uruguay Round of multilateral

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

trade negotiations⁽¹²⁾. The scrutiny period shall not apply to the issue of export licences where an application relating to a quantity of 20 tonnes or less is submitted by a humanitarian agency without an accompanying refund application.

Without prejudice to Article 16 of Regulation (EEC) No 1766/92, at the request of operators, export licences without refund shall be issued on the day of submission of applications, except where an export duty is applicable to the product in question on the day of submission.

Where, at the time of export, an export duty has been fixed for the product covered by licences issued pursuant to the first subparagraph, that duty shall apply.

Such export licences shall be valid for 60 days from the day of issue.

[F2Section 22 of licences shall contain one of the entries shown in Annex XI.]

Where this paragraph is specifically referred to when an export refund or an export tax on products listed in Article 1(1)(a), (b) and (c) of Regulation (EEC) No 1766/92 and Article 1(1) (a) of Regulation (EC) No 3072/95 is fixed, export licence applications must be accompanied by a copy of a contract. The contract must come from an official body in the country of destination or an undertaking with its place of business in that country and must indicate a quantity covered by, and a delivery period not extending beyond, the term of validity of the licence. No export licences may have been issued previously for the contract under this Article. The Member State concerned shall verify that licence applications comply with the conditions laid down in this paragraph and shall notify the Commission on the day they are lodged of the quantity covered by licences which are admissible. The corresponding licences shall actually be issued only on the third working day following the day on which the applications are submitted, provided that no special measures are taken by the Commission before then.

If applications for export licences as referred to in the first paragraph cover quantities in excess of those which may be committed for export and which are indicated in the regulation fixing the refund or tax in question, the Commission may fix a uniform percentage reduction in the quantities within two working days of submission of the applications. Licence applications may be withdrawn within two working days of the date of publication of the percentage reduction.

Notwithstanding Article 9 of Regulation (EC) No 1291/2000, rights deriving from licences shall not be transferable.

In the case of non-performance of the contract by the importing purchaser, the operator may export to a different country of destination but only against the export refund or export tax in force on the day on which applications for export licences to 'other third countries' were originally lodged. Where no export refund or export tax exists for 'other third countries' on the date of the original licence application, an ad hoc solution may be adopted, in accordance with the procedure laid down in Article 23 of Regulation (EEC) No 1766/92.

Textual Amendments

F2 Substituted by Commission Regulation (EC) No 1996/2006 of 22 December 2006 adapting several Regulations concerning the cereals market by reason of the accession of Bulgaria and Romania to the European Union.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

Article 9

- Paragraphs 2 to 6 shall apply to exports to the third countries mentioned in Annex IV and to the products listed in that Annex.
- Exports as referred to in paragraph 1 shall be subject to the presentation to the competent authorities of the third countries concerned of a certified copy of the export licence issued in accordance with Article 8(2) and with this Article, and a duly endorsed copy of the export declaration for each consignment. The goods in question shall not have been exported previously to another third country.
- The licence referred to in paragraph 2 shall contain:
 - a in box 7, the name of the importing country or countries concerned;
 - b in box 15, a description of the goods in accordance with the combined nomenclature;
 - c in box 16, the 8-figure Combined Nomenclature code and the quantity in tonnes for each product referred to in box 15;
 - d in boxes 17 and 18, the total quantity of the products referred to in box 16;
- [F2e] in section 20, one of the entries shown in Annex XII;
 - f) in section 22, in addition to the entry provided for in Article 8(2), and if need be, to the entry provided for in Article 7(2), one of the entries shown in Annex XIII.]

Licences shall only be valid for the products and quantities thus specified.

- 4 Licences issued under this Article shall carry with them an obligation to export to one of the destinations indicated in box 7.
- 5 At the request of the party concerned, a certified copy of the endorsed licence shall be issued.
- On the first Monday of each month the competent authorities of the Member States shall notify the Commission of the quantities for which licences have been issued broken down by CN code.

Textual Amendments

F2 Substituted by Commission Regulation (EC) No 1996/2006 of 22 December 2006 adapting several Regulations concerning the cereals market by reason of the accession of Bulgaria and Romania to the European Union.

Article 10

- Where export is effected pursuant to an invitation to tender opened in an importing third country, export licences for common wheat, durum wheat, rye, barley, maize, rice, wheat flour, rye flour, groats and meal of durum wheat and products covered by CN codes 2309 10 11, 2309 10 13, 2309 10 31, 2309 10 33, 2309 10 51, 2309 10 53, 2309 90 31, 2309 90 33, 2309 90 41, 2309 90 43, 2309 90 51 and 2309 90 53 containing less than 50 % by weight of milk products shall be valid from their date of issue within the meaning of Article 23(1) of Regulation (EC) No 1291/2000 until the date on which the obligations arising from the award are to be fulfilled.
- 2 The term of validity of the licence may not exceed four months following the month of issue pursuant to Article 23(1) of Regulation (EC) No 1291/2000.
- Notwithstanding the third subparagraph of Article 49(3) of Regulation (EC) No 1291/2000, licence applications may not be lodged more than four working days before the closing date for the submission of tenders specified in the invitation to tender.

Notwithstanding Article 49(5) of Regulation (EC) No 1291/2000, the maximum period between the closing date for the submission of tenders and the notification given to the issuing agency by the applicant concerning the outcome of the invitation to tender as provided for in Article 44(5)(a) to (d) of that Regulation shall be six working days.

Article 11

- In special cases, the term of validity of export licences for common wheat, durum wheat, rye, barley, maize, rice, wheat flour, rye flour, groats and meal of durum wheat and products covered by CN codes 2309 10 11, 2309 10 13, 2309 10 31, 2309 10 33, 2309 10 51, 2309 10 53, 2309 90 31, 2309 90 33, 2309 90 41, 2309 90 43, 2309 90 51 and 2309 90 53 containing less than 50 % by weight of milk products may be longer than is provided for in Article 7(1) where the party concerned is in the process of concluding a contract warranting a longer period. To that end, the party concerned shall submit to the competent authority a written statement from an official body in the country of destination or an undertaking with its place of business in that country. Such statements must indicate the projected quantity and quality of the products, the delivery period and the price terms. The Member State shall immediately send the Commission a copy of the statement for information.
- In the cases set out in paragraph 1, the interested party shall lodge with the competent authority an application for an export licence accompanied by an application for advance fixing of the export refund or export tax applicable on the day of submission of the application for the intended destination, together with details of the minimum and maximum quantities that he intends to export and of the minimum and maximum time necessary to complete export as planned. However, the minimum quantity may not be less than 75 000 tonnes in the case of common wheat, durum wheat, rye, barley, maize, wheat flour, rye flour and products falling within CN codes 2309 10 11, 2309 10 13, 2309 10 31, 2309 10 33, 2309 10 51, 2309 10 53, 2309 90 31, 2309 90 33, 2309 90 41, 2309 90 43, 2309 90 51 and 2309 90 53 containing less than 50 % by weight of milk products, and 15 000 tonnes in the case of groats and meal of durum wheat and rice. Notwithstanding Article 15(2) of Regulation (EC) No 1291/2000, such applications shall not be accompanied by securities.

For exports to an ACP State or to several countries within one of the ACP State groups set out in Annex III, the minimum quantity laid down in the first subparagraph shall be reduced to:

- a 20 000 tonnes in the case of common wheat, durum wheat, rye, barley, maize, wheat flour, rye flour and products covered by CN codes 2309 10 11, 2309 10 13, 2309 10 31, 2309 10 33, 2309 10 51, 2309 10 53, 2309 90 31, 2309 90 33, 2309 90 41, 2309 90 43, 2309 90 51 and 2309 90 53 containing less than 50 % by weight of milk products; and
- 5 000 tonnes in the case of groats and meal of durum wheat and rice.

Applications relating to several countries within a group of ACP States must specify the name of each intended country of destination.

- The Member State of the competent authority receiving applications shall examine them, in particular as to quantity, economic implications of the planned exports and the practicality of execution and, where it finds them admissible, shall notify the Commission, which shall take a decision in accordance with the procedure laid down in Article 23 of Regulation (EEC) No 1766/92 or Article 22 of Regulation (EC) No 3072/95. Where the Commission accepts an application, it shall in particular set a time limit for presentation of the contract to the competent authority. The latter shall inform the applicant of the Commission's decision.
- Where the term of validity fixed for the licence is the same as that applied for, the applicant shall, within the time limit set in accordance with paragraph 3, submit to the competent

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

authority a signed original of the contract, together with a copy thereof. The contract shall specify at least the quantity covered, which must fall within the minimum and maximum quantities indicated in the licence application, the destination, the period within which export is to be carried out (which must fall within the minimum and maximum periods indicated), the price fixed for the duration of the contract and the terms of payment. The licence shall then be issued after the security provided for in Article 9(1) of Regulation (EC) No 1766/92 or Article 9(1) of Regulation (EC) No 3072/95 has been lodged. The country (or countries within a single group) of destination shall be shown in section 7 and the licence shall carry with it an obligation to export to that country or countries. However, up to 10 % of the quantities shown on the licence may be delivered under the contract to another country indicated in Annex III as falling within the same group.

Where the applicant is unable to conclude such a contract, he shall so inform the competent authority within the time limit set for submission of the contract and the licence shall not be issued.

- 5 Except in cases of *force majeure*, where the applicant does not comply with paragraph 4, no licence shall be issued.
- Where the term of validity fixed is different from that applied for but is longer than that laid down in Article 7, paragraphs 4 and 5 of this Article shall apply. However, the applicant may, within the time limit set for submission of the contract, withdraw his application for a licence.
- Where an application for an extension of the term of validity as provided for in Article 7 is rejected, no licence shall be issued.
- 8 Licences issued under the conditions laid down in this Article shall not be subject to the provisions of Article 8(1).

Article 12

Securities for licences for products listed in Article 1 of Regulation (EEC) No 1766/92 and Article 1 of Regulation (EC) No 3072/95 shall be at the following rates:

- (a) EUR 1 per tonne in the case of import licences to which the fourth indent of Article 10(4) of Regulation (EEC) No 1766/92 does not apply and of products covered by Regulation (EC) No 3072/95 and EUR 5 per tonne in the case of export licences:
 - (i) for a product for which, on the day of submission of the application, no export refund or duty has been fixed;
 - (ii) for a product for which the export refund or duty is not fixed in advance;
 - (iii) issued pursuant to Article 8(2) of this Regulation;
- (a)a [F7EUR 30 per tonne, by way of derogation from point (a), for products falling within CN codes 1006 20 and 1006 30 in the case of import licences;]
- (b) in the case of import licences to which the fourth indent of Article 10(4) of Regulation (EEC) No 1766/92 does apply:
 - (i) EUR 15 per tonne for products falling within CN codes 0709 90 60, 0712 90 19, 1001 10 00, 1001 90 91, 1001 90 99, 1002 00 00, 1003 00, 1004, 1005 10 90, 1005 90 00, 1007 00 and 1008;
 - (ii) EUR 5 per tonne for other products;

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

- (c) EUR 45 per tonne for the products referred to in Article 1 of Regulation (EC) No 3072/95 in the case of export licences.
 - For exports to ACP States under licences with special terms of validity, in accordance with Article 11 of this Regulation the security shall be EUR 12 per tonne;
- (d) EUR 20 per tonne for the products referred to in Article 1 of Regulation (EEC) No 1766/92 in the case of export licences.
 - However, in the case of licences issued with a refund in accordance with Article 7(3), the security shall be EUR 24 per tonne.
 - For exports to ACP States under licences with special terms of validity, in accordance with Article 11 of this Regulation, the security shall be EUR 12 per tonne.

Textual Amendments

F7 Inserted by Commission Regulation (EC) No 945/2006 of 26 June 2006 amending Regulation (EC) No 1342/2003 laying down special detailed rules for the application of the system of import and export licences for cereals and rice.

Article 13

Where the term of validity of licences is extended pursuant to Article 41 of Regulation (EC) No 1291/2000, the corrective amount applicable shall be that in force on the day the licence application was submitted for export during the last month of the normal term of validity of the licence.

In addition, the export refund shall be adjusted in accordance with Article 14 of this Regulation.

Article 14

Refunds applicable pursuant to Article 13(5) of Regulation (EEC) No 1766/92 on products listed in Article 1(1)(a) and (b) of that Regulation with the exception of maize and grain sorghum shall be adjusted, during the months of August to May of the same marketing year, by an amount equal to the monthly increase applicable to the intervention price fixed for that marketing year.

In the case of maize and grain sorghum, the refunds shall be adjusted, during the months of November of one marketing year to August of the following marketing year, by an amount equal to the monthly increase applicable to the intervention prices fixed for the marketing year concerned.

The first adjustment shall be made on the first day of the calendar month following that of application. Subsequent adjustments shall apply each month.

In the case of the products listed in Article 1(1)(a) and (b) of Regulation (EEC) No 1766/92 with the exception of maize and grain sorghum, refunds adjusted in accordance with the first subparagraph and applicable in May shall continue to apply in June. In the case of maize and grain sorghum, refunds adjusted in accordance with the second subparagraph and applicable in August shall continue to apply in September.

2 The adjustment provided for in paragraph 1 shall not apply where the amount of the refund is equal to zero.

- Where the term of validity of licences extends beyond the end of the marketing year and export occurs in the following marketing year, refunds on products listed in Article 1(1) (a) and (b) of Regulation (EEC) No 1766/92, exclusive of any monthly increases referred to in paragraph 1, with the exception of maize and grain sorghum shall be reduced by the price break between the two marketing years. That price break shall occur on 1 July and shall be defined as:
 - a the difference between the intervention prices, exclusive of any monthly increase, for the previous and the new marketing years; plus
 - b an amount equal to the monthly increase, multiplied by the number of months elapsing between August and the month of the licence application, inclusive.

Where the price break is greater than the refund in question, the corrected refund shall be reduced to zero.

Refunds reduced by the price break shall be increased as from August in the new marketing year, in accordance with the rules set out in paragraph 1, by the monthly increase applying to the new marketing year.

- In the case of maize and grain sorghum, the rules on adjustment set out in paragraph 3 shall apply *mutatis mutandis*, with the following exceptions:
 - a the end of the marketing year shall be deemed to be 30 September;
 - b the abovementioned price break shall occur on 1 October instead of 1 July;
 - c the month of August shall be replaced by November;
 - d the monthly increases shall be those applicable to the marketing years in question.

Article 15

- In the case of products listed in Article 1(1)(c) and (d) of Regulation (EEC) No 1766/92 and Article 1(1)(c) of Regulation (EC) No 3072/95, the amount resulting from each of the adjustments mentioned in Article 14(1) and (3) of this Regulation shall be multiplied by the processing coefficient applying to the product in question.
- The amount of the refund applying in accordance with Article 13 of Regulation (EC) No 3072/95 for the products listed in Article 1(1)(a) and (b) of that Regulation shall be adjusted in the months from October to July inclusive by an amount equal to the monthly increase applying to the intervention price for paddy rice fixed for that marketing year, based on the processing stage and the applicable processing coefficient.

The first adjustment shall be made on the first day of the calendar month following that in which the licence application is made. Subsequent adjustments shall apply each month.

- 3 The adjustment provided for in paragraph 2 shall not apply where the amount of the refund is equal to zero.
- Where the term of validity of the licence extends beyond the end of the marketing year and export occurs in the following marketing year, refunds, excluding the monthly increases referred to in paragraph 2, shall be reduced by the break in the intervention price for paddy rice between the two marketing years, based on the processing stage and the applicable processing coefficient.

This price break shall occur on 1 September and shall be defined as:

- a the difference between the intervention price for paddy rice, exclusive of any monthly increase for the previous and the new marketing years;
- b an amount equal to the monthly increase multiplied by the number of months elapsing between October and the month of the licence application, inclusive.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

These two factors shall be converted using the relevant processing coefficient applicable at the time the product is exported.

Where the price break is greater than the refund in question, the corrected refund shall be reduced to zero.

Refunds shall be reduced by (a) and (b) of the second subparagraph, on the basis of the milling stage and shall be increased from October of the new marketing year by the monthly increase applying to the new marketing year, in accordance with the rules set out in paragraph 2.

Article 16

- 1 With regard to export licences, the Member States shall notify the Commission:
 - a on each working day:
 - (i) of all applications for licences, or the absence of applications for licences;
 - (ii) of applications for licences as referred to in Article 49 of Regulation (EC) No 1291/2000, submitted on the working day preceding that of notification;
 - (iii) of the quantities covered by licences issued in respect of applications for licences as referred to in Article 49 of Regulation (EC) No 1291/2000;
 - b before the 15th day of each month in respect of the preceding month:
 - (i) of the quantities for which licences for food aid have been issued;
 - of the quantities covered by licences issued but not used, and of the refund or the export tax by code;
 - (iii) of the quantities to which Article 8(1) of this Regulation does not apply and for which licences have been issued;
 - once per marketing year and by 30 April at the latest, of the precise quantities used under licences taking into account the tolerance provided for in Article 8(4) of Regulation (EC) No 1291/2000.

Notifications of applications and quantities referred to in the first subparagraph must specify:

- a the quantity by 12-digit product code of the agricultural product nomenclature for export refunds. Where licences are issued for more than one 12-digit code, only the first code shall be shown:
- b the quantity by code broken down by destination where the refund or export tax varies by destination.
- I^{F5}2 As regards import licences other than those intended for the management of import tariff quotas and governed by Regulation (EC) No 1301/2006, the Member States shall communicate to the Commission on a daily basis, solely via e-mail, on forms made available to them by the Commission and under the conditions laid down by the information system put in place by the latter, the total quantities covered by the licences, by origin and by product code, and for common wheat, by quality class. Communications relating to import licences for rice shall also indicate the origin.]

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

Textual Amendments

F5 Substituted by Commission Regulation (EC) No 1917/2006 of 19 December 2006 amending Regulation (EC) No 1342/2003 laying down special detailed rules for the application of the system of import and export licences for cereals and rice.

Article 17

Regulation (EC) No 1162/95 is repealed.

It shall remain applicable to licences issued before the entry into force of this Regulation.

The references to the repealed Regulation shall be construed as references to this Regulation and shall be read in accordance with the correlation table in Annex VI.

Article 18

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.

ANNEX I

PERIOD OF VALIDITY OF IMPORT LICENCES

A.

FOR CEREALS

CN code	Description	Term of validity	
0709 90 60	Sweetcorn, fresh or chilled	45 days	
0712 90 19	Dried sweetcorn, whole, cut, sliced, broken or in powder, but not further prepared, other than hybrid maize for sowing		
1001 90 91	Common wheat and meslin seed		
1001 90 99	Spelt, common wheat and meslin other than for sowing		
1002 00 00	Rye		
1003 00	Barley		
1004 00	Oats		
1005 10 90	Maize other than hybrid seed		
1005 90 00	Maize other than seed		
1007 00 90	Grain sorghum other than hybrids for sowing		
1008	Buckwheat, millet and canary seed; other cereals		
1001 10	Durum wheat		
1101 00	Wheat or meslin flour	60 days	
1102 10 00	Rye flour		
1103 11	Wheat groats and meal		
1107	Malt, whether or not roasted		
	The products listed in Annex A to Regulation (EEC) No 1766/92	I ^{F5} Until the end of the fourth month following the actual date of issue of the licence within the meaning of Article 23(2) of Regulation (EC) No 1291/2000	

B. FOR RICE

CN code	Description	Term of validity		
1006 10 21	Rice in the husk (paddy rice)	[F5Until the end of the second		
1006 10 23		month following the actual date of issue of the licence		
1006 10 25		within the meaning of Article		
1006 10 27		23(2) of Regulation (EC) No 1291/2000		
1006 10 92		,		
1006 10 94				
1006 10 96				
1006 10 98				
1006 20	Husked (cargo or brown) rice			
1006 30	Semi-milled or wholly milled rice, whether or not polished or glazed			
1006 40 00	Broken rice	[F5Until the end of the third month following the actual date of issue of the licence within the meaning of Article 23(2) of Regulation (EC) No 1291/2000]		
1102 30 00	Rice flour	Until the end of the fourth		
1103 19 50	Rice groats and meal	month following the actual date of issue of the licence		
1103 20 50	Rice pellets	within the meaning of Article		
1104 19 91	Flaked rice	23(2) of Regulation (EC) No 1291/2000		
1108 19 10	Rice starch	_		

ANNEX II

PERIOD OF VALIDITY OF EXPORT LICENCES

A.

FOR CEREALS

CN code Product description		Period of validity
0709 90 60	Sweetcorn, fresh or chilled	Until the end of the fourth
0712 90 19	Dried sweetcorn, whole, cut, sliced, broken or in powder,	month following that of issue

	but not further prepared, other than hybrid maize for sowing		
1001 90 91	Common wheat and meslin seed		
1001 90 99	Spelt, common wheat and meslin other than for sowing		
1002 00 00	Rye		
1003 00	Barley		
1004 00	Oats		
1005 10 90	Maize other than hybrid seed		
1005 90 00	Maize other than seed		
1007 00 90	Grain sorghum other than hybrids for sowing		
1008	Buckwheat, millet and canary seed; other cereals		
1001 10	Durum wheat	rum wheat	
1101 00	Wheat or meslin flour		
1102 10 00	Rye flour		
1103 11 90	Common wheat and spelt groats and meal		
	The products listed in Annex A to Regulation (EEC) No 1766/92		
1103 11 10	Durum wheat groats and meal		
1107	Malt, whether or not roasted		
	Products mentioned above exported with licences containing the following indication in box 20: 'GATT licence — Food aid' Until the end of the month following that month following the month following th		

B.

FOR RICE

CN code	Description	Term of validity
1006 10 21	Rice in the husk (paddy rice)	Untilthe end of the fourth
1006 10 23		month following that of issue
1006 10 25		

1006 10 27		
1006 10 92		
1006 10 94		
1006 10 96		
1006 10 98	_	
1006 20	Husked (cargo or brown) rice	
1006 30	Semi-milled or wholly milled rice, whether or not polished or glazed	
1006 40 00	Broken rice	30 days
1102 30 00	Rice flour	Until the end of the fourth
1103 19 50	Rice groats and meal	month following that of issue
1103 20 50	Rice pellets	
1104 19 91	Flaked rice	
1108 19 10	Rice starch	
	The abovementioned products exported under licences in which Section 20 contains the words 'Licence under GATT — Food aid'	Until the end of the fourth month following that of issue

ANNEX III GROUPS OF ACP SIGNATORIES TO THE LOMÉ CONVENTION

Group I	Group II	Group III	Group IV	Group V	Group VI	Group VII
Mauritania	Chad	Angola	Sudan	Seychelles	Haiti	Papua New Guinea
Mali	Central African Republic	Zambia	Djibouti	Comoros	Dominican Republic	Fiji
Niger	Benin	Malawi	Ethiopia	Madagascar	Antigua and Barbuda	Kiribati
Senegal	Nigeria	Mozambique	Somalia	Mauritius	Bahamas	Solomon Islands
Burkina Faso	Cameroon	Namibia	Uganda		Barbados	Samoa

Status: Point in time view as at 01/01/2007.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

Gambia	Equatorial Guinea	Botswana	Kenya	Belize	Tonga
Guinea- Bissau	São Tomé and Príncipe	Zimbabwe	Tanzania	Dominica	Tuvalu
Guinea	Gabon	Lesotho		Grenada	Vanuatu
Cape Verde	Congo	Swaziland		Jamaica	
Sierra Leone	Democratic Republic of Congo			Saint Kitts and Nevis	
Liberia	Rwanda			Saint Lucia	
Côte d'Ivoire	Burundi			Saint Vincent and the Grenadines	
Ghana				Trinidad and Tobago	
Togo				Guyana	
				Suriname	

F8ANNEX IV

Textual Amendments

P8 Deleted by Commission Regulation (EC) No 1996/2006 of 22 December 2006 adapting several Regulations concerning the cereals market by reason of the accession of Bulgaria and Romania to the European Union.

[F8]

ANNEX V

Repealed Regulation with its successive amendments

Commission Regulation (EC) No 1162/95	(OJ L 117, 24.5.1995, p. 2)
Commission Regulation (EC) No 1517/95, only as regards Article 9 thereof	(OJ L 147, 30.6.1995, p. 51)
Commission Regulation (EC) No 1518/95, only as regards Article 7 thereof	(OJ L 147, 30.6.1995, p. 55)

(OJ L 154, 5.7.1995, p. 5)
(OJ L 177, 28.7.1995, p. 86)
(OJ L 215, 9.9.1995, p. 4)
(OJ L 305, 19.12.1995, p. 53)
(OJ L 37, 15.2.1996, p. 18)
(OJ L 137, 8.6.1996, p. 1)
(OJ L 190, 31.7.1996, p. 23)
(OJ L 135, 27.5.1997, p. 2)
(OJ L 56, 26.2.1998, p. 12)
(OJ L 166, 1.7.1999, p. 56)
(OJ L 250, 5.10.2000, p. 23)
(OJ L 60, 1.3.2001, p. 27)
(OJ L 308, 27.11.2001, p. 16)
(OJ L 142, 31.5.2002, p. 25)
(OJ L 153, 13.6.2002, p. 5)
(OJ L 194, 23.7.2002, p. 22)
(OJ L 348, 21.12.2002, p. 92)
(OJ L 74, 20.3.2003, p. 15)

ANNEX VI

CORRELATION TABLE

Regulation (EC) No 1162/95	This Regulation
Article 1, first and second indents	Article 1(a) and (b)
Article 2	Article 2
Article 3	Article 3
Article 4(1)	Article 4(1)
Article 4(2), first subparagraph, first, second, third and fourth indents	Article 4(2)(a) to (d)
Article 4(2), second subparagraph	Article 4(2), second subparagraph
Article 5	Article 5

Article 6	Article 6
Article 7(1)	Article 7(1)
Article 7(1a)	Article 7(2)
Article 7(2), first subparagraph, first, second and third indents	Article 7(3)(a) to (c)
Article 7(2), second subparagraph	Article 7(3), second subparagraph
Article 7(2a)	Article 7(4)
Article 7(3)	Article 8(1)
Article 7(3a)	Article 8(2)
Article 7(4)	Article 8(3)
Article 7a(1) and (2)	Article 9(1) and (2)
Article 7a(3), points (a) to (f)	Article 9(3)(a) to (f)
Article 7a(3), point (g)	Article 9(3), second subparagraph
Article 7a(4) to (6)	Article 9(4) to (6)
Article 8	Article 10
Article 9(1)	Article 11(1)
Article 9(2) first subparagraph	Article 11(2) first subparagraph
Article 9(2) second subparagraph, first and second indents	Article 11(2) second subparagraph, points (a) and (b)
Article 9(2) third subparagraph	Article 11(2) third subparagraph
Article 9(3) to (8)	Article 11(3) to (8)
Article 10, point (a), first, second and third indents	Article 12(a)(i) to (iii)
Article 10, point (b), first and second indents	Article 12(b)(i) and (ii)
Article 10, points (c) and (d)	Article 12, points (c) and (d)
Article 11	Article 13
Article 12(1)	Article 14(1)
Article 12(1a)	Article 14(2)
Article 12(2)	Article 14(3)
Article 12(2a) first, second, third and fourth indents	Article 14(4)(a) to (d)
Article 12(3)	Article 15(1)
Article 12(4)	Article 15(2)
Article 12(4a)	Article 15(3)
Article 12(5) first subparagraph	Article 15(4) first subparagraph

Article 12(5) second subparagraph, point (a), first sub-point	Article 15(4) second subparagraph, point (a)
Article 12(5) second subparagraph, point (a), subparagraph 2	_
Article 12(5) second subparagraph, point (b)	Article 15(4) second subparagraph, point (b)
Article 12(5), third, fourth and fifth subparagraphs	Article 15(4), third, fourth and fifth subparagraphs
Article 13(1), point (a), first subparagraph, point (i), first indent	Article 16(1) first subparagraph, point (a)(i)
Article 13(1) point (a), first subparagraph, point (i), second indent	Article 16(1) first subparagraph, point (a)(ii)
Article 13(1) point (a), first subparagraph, point (ii)	Article 16(1) first subparagraph, point (a)(iii)
Article 13(1) point (b)	Article 16(1), first subparagraph, point (b)
Article 13(1) point (c)	Article 16(1), first subparagraph, point (c)
Article 13(1) point (a), second subparagraph, first and second indents	Article 16(1), second subparagraph, points (a) and (b)
Article 13(2)	Article 16(2)
_	Article 17
Article 14	_
Article 15	Article 18
Annexes I, II, III and IV	Annexes I, II, III and IV
_	Annex V
_	Annex VI

[F9ANNEX VII

Entries referred to in Article 3, paragraph 1

Textual Amendments

Inserted by Commission Regulation (EC) No 1996/2006 of 22 December 2006 adapting several Regulations concerning the cereals market by reason of the accession of Bulgaria and Romania to the European Union.

- *in Bulgarian*: Офериран размер на основното възстановяване при износ
- in Spanish: Tipo de la restitución de base a la exportación adjudicado
- in Czech: Nabídková výše pro základní vývozní náhradu
- in Danish: Tilslagssats for basiseksportrestitutionen
- in German: Zugeschlagener Satz der Grundausfuhrerstattung
- in Estonain: Pakkumiskutsega kinnitatud eksporditoetus

in Greek: Ποσοστό της κατακυρωθείσας επιστροφής βάσεως κατά την εξαγωγή
in English: Tendered rate of basic export refund
in French: Taux de la restitution de base à l'exportation adjugé
in Italian: Tasso della restituzione di base all'esportazione aggiudicato
in Latvian: Pamata izvešanas kompensācijas likme
in Lithuanian: Pagrindinės eksporto grąžinamosios išmokos dydis
in Hungarian: Az alap export-visszatérítés megítélt hányada
in Maltese: Rata aġġudikata ta' rifużjoni bażika fuq l-esportazzjoni
in Dutch: Gegunde basisrestitutie bij uitvoer
in Polish: Przyznana stawka podstawowej refundacji wywozowej
in Portuguese: Taxa de restituição de base à exportação adjudicada
in Romanian: Rată de restituire de bază la exportul adjudecat
in Slovak: Základná sadzba vývoznej náhrady ustanovená v rámci výberového konania
in Slovenian: Dodatna stopnja dajatve na osnovi izvoznih nadomestil
in Finnish: Tarjouskilpailutetun perusvientituen määrä
in Swedish: Anbudssats för exportbidrag

ANNEX VIII

Entries referred to in Article 3, paragraph 2

	Entires referred to in 7 titlete 3, paragraph 2
_	in Bulgarian: Офериран размер на износна такса
	in Spanish: Tipo del gravamen a la exportación adjudicado
	in Czech: Nabídková výše vývozního cla
	in Danish: Tilslagssats for eksportafgiften
	in German: Zugeschlagener Satz der Ausfuhrabgabe
	in Estonian: Pakkumiskutsega kinnitatud ekspordimaks
	in Greek: -Ύψος φόρου κατά την εξαγωγή
	in English: Tendered rate of export tax
_	in French: Taux de la taxe à l'exportation adjugé
	in Italian: Aliquota della tassa all'esportazione aggiudicata
_	in Latvian: Izvešanas muitas nodevas likme
_	in Lithuanian: Eksporto muito mokesčio dydis
	in Hungarian: Az exportadó megítélt mértéke
	in Maltese: Rata aġġudikata ta' taxxa fuq l-esportazzjoni
	in Dutch: Gegunde belasting bij uitvoer
	in Polish: Przyznana stawka podatku eksportowego
_	in Portuguese: Taxa de exportação adjudicada
	in Romanian: Rată din taxa de export adjudecată
_	in Slovak: Vývozný poplatok ustanovený v rámci výberového konania
	in Slovenian: Dodatna stopnja dajatve za izvozno pristojbino
	in Finnish: Tarjouskilpailutetusta viennistä kannettavan maksun määrä
_	in Swedish: Anbudssats för exportavgift

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

ANNEX IX

Entries referred to in Article 5

in Bulgarian: Не се прилага износна такса In Spanish: Gravamen a la exportación no aplicable In Czech: Vývozní clo se nepoužije In Danish: Eksportafgift ikke anvendelig In German: Ausfuhrabgabe nicht anwendbar In Estonian: Ekspordimaksu ei kohaldata In Greek: Μη εφαρμοζόμενος φόρος κατά την εξαγωγή *In English*: Export tax not applicable In French: Taxe à l'exportation non applicable In Italian: Tassa all'esportazione non applicabile In Latvian: Exportadó nem alkalmazandó In Lithuanian: Eksporto muitas netaikytinas In Hungarian: Izvešanas muita netiek piemērota In Maltese: Taxxa fuq l-esportazzjoni mhux applikabbli In Ducth: Uitvoerbelasting niet van toepassing In Polish: Podatku eksportowego nie stosuje się In Portuguese: Taxa de exportação não aplicável In Romanian: Taxă la export neaplicabilă In Slovak: Vývozný poplatok sa neuplatňuje In Slovenian: Izvozni davek ni sprejemljiv In Finnish: Vientimaksua ei sovelleta

In Swedish: Exportavgift icke tillämplig.

ANNEX X

Entries referred to in Article 7, paragraph 2, fourth subparagraph

- in Bulgarian: Ограничение, предвидено в член 7, параграф 2 от Регламент (ЕО)
 № 1342/2003
- in Spanish: Limitación establecida en apartado 2 del artículo 7 del Reglamento (CE) nº 1342/2003
- in Czech: Omezení dle čl. 7 ods. 2 nařízení (ES) č. 1342/2003
- in Danish: Begrænsning, jf. artikel 7, stk. 2, i forordning (EF) nr. 1342/2003
- in German: Kürzung der Gültigkeitsdauer nach Artikel 7 Absatz 2 der Verordnung (EG) Nr. 1342/2003
- in Estonian: Piirang vastavalt määruse (EÜ) nr 1342/2003 artikli 7 lõikele 2
- in Greek: Περιορισμός που προβλέπεται στο άρθρο 7 παράγραφος 2 του κανονισμού (ΕΚ) αριθ. 1342/2003
- in English: Limitation provided for in Article 7(2) of Regulation (EC) No 1342/2003
- in French: Limitation prévue à l'article 7, paragraphe 2, du règlement (CE) nº 1342/2003
- *in Italian*: Limitazione prevista all'articolo 7, paragrafo 2, del regolamento (CE) n. 1342/2003

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

in Latvian: Ierobežojumi noteikti regulas (EK) Nr. 1342/2003 7. panta 2. daļā
 in Lithuanian: Apribojimai numatyti reglamento (EB) Nr. 1342/2003 7 straipsnio 2 dalyje
 in Hungarian: Az 1342/2003/EK rendelet 7. cikk (2) bek. szerinti korlátozás
 in Maltese: Limitazzjoni mahsuba fl-Artikolu 7(2) tar-Regolament (KE) Nru 1342/2003
 in Dutch: Beperking als bepaald in artikel 7, lid 2, van Verordening (EG) nr. 1342/2003
 in Polish: Ograniczenie przewidziane w art. 7 ust. 2 rozporządzenia (WE) nr 1342/2003
 in Portuguese: Limitação estabelecida no n.º 2 do artigo 7.º do Regulamento (CE) n.º 1342/2003
 in Romanian: Limitare prevăzută la articolul 7, alineatul (2) din Regulamentul (CE) nr. 1342/2003
 in Slovak: Obmedzenie v súlade s článkom 7 odsek 2 nariadenia (ES) č. 1342/2003

ANNEX XI

in Slovenian: Omejitev določena v členu 7(2) Uredbe (ES) št. 1342/2003

in Swedish: Begränsning enligt artikel 7.2 i förordning (EG) nr 1342/2003

in Finnish: Asetuksen (EY) N:o 1342/2003 7 artiklan 2 kohdassa säädetty rajoitus

Entries referred to in Article 8, paragraphe 2

- in Bulgarian: Ограничение, предвидено в член 8, параграф 2 от Регламент (ЕО)
 № 1342/2003
- in Spanish: Limitación establecida en el apartado 2 del artículo 8 del Reglamento (CE)
 nº 1342/2003
- in Czech: Omezení dle čl. 8 ods. 2 nařízení č. 1342/2003
- in Danish: Begrænsning, jf. artikel 8, stk. 2, i forordning (EF) nr. 1342/2003
- in German: Kürzung der Gültigkeitsdauer nach Artikel 8 Absatz 2 der Verordnung (EG) Nr. 1342/2003
- in Estonian: Piirang vastavalt määruse (EÜ) nr 1342/2003 artikli 8 lõikele 2
- in Greek: Περιορισμός που προβλέπεται στο άρθρο 8 παράγραφος 2 του κανονισμού (ΕΚ) αριθ. 1342/2003
- in English: Limitation provided for in Article 8(2) of Regulation (EC) No 1342/2003
- in French: Limitation prévue à l'article 8, paragraphe 2, du règlement (CE) nº 1342/2003
- *in Italian*: Limitazione prevista all'articolo 8, paragrafo 2, del regolamento (CE) n. 1342/2003
- in Latvian: Ierobežojumi noteikti regulas (EK) Nr. 1342/2003 8. panta 2. daļā
- in Lithuanian: Apribojimai numatyti reglamento (EB) Nr. 1342/2003 8 straipsnio 2 dalyje
- in Hungarian: Az 1342/2003/EK rendelet 8. cikk (2) bek. szerinti korlátozás
- in Maltese: Limitazzjoni maħsuba fl-Artikolu 8(2) tar-Regolament (KE) Nru 1342/2003
- in Dutch: Beperking als bepaald in artikel 8, lid 2, van Verordening (EG) nr. 1342/2003

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

- in Polish: Ograniczenie przewidziane w art. 8 ust. 2 rozporządzenia (WE) nr 1342/2003
- in Portuguese: Limitação estabelecida no n.º 2 do artigo 8.º do Regulamento (CE) n.º 1342/2003
- in Romanian:Limitare prevăzută la articolul 8, alineatul (2) din Regulamentul (CE) nr. 1342/2003
- in Slovak: Obmedzenie v súlade s článkom 8 odsek 2 nariadenia (ES) č. 1342/2003
- in Slovenian: Omejitev določena v členu 8(2) Uredbe (ES) št. 1342/2003
- in Finnish: Asetuksen (EY) N:o 1342/2003 8 artiklan 2 kohdassa säädetty rajoitus
- in Swedish: Begränsning enligt artikel 8.2 i förordning (EG) nr 1342/2003

ANNEX XII

Entries referred to in Article 9, paragraph 3, point e)

- *in Bulgarian*: Износ съгласно член 9 от Регламент (EO) № 1342/2003
- in Spanish: Exportación conforme al artículo 9 del Reglamento (CE) nº 1342/2003
- in Czech: Vývoz v souladu s čl. 9 nařízení (ES) č. 1342/2003
- in Danish: Udførsel i overensstemmelse med artikel 9 i forordning (EF) nr. 1342/2003
- in German: Ausfuhr in Übereinstimmung mit Artikel 9 der Verordnung (EG) Nr. 1342/2003
- in Estonian: Eksport vastavalt määruse (EÜ) nr 1342/2003 artiklile 9
- in Greek: Περιορισμός που προβλέπεται στο άρθρο 9 του κανονισμού (ΕΚ) αριθ.
 1342/2003
- in English: Export in accordance with Article 9 of Regulation (EC) No 1342/2003
- in French: Exportation conformément à l'article 9 du règlement (CE) nº 1342/2003
- in Italian: Esportazione in conformità all'articolo 9 del regolamento (CE) n. 1342/2003
- in Latvian: Izvešana saskaņā ar regulas (EK) Nr. 1342/2003 9. pantu
- in Lithuanian: Eksportas vadovaujantis reglamento (EB) Nr. 1342/2003 9 straipsniu
- in Hungarian: Az 1342/2003/EK rendelet 9. cikkével összhangban bonyolított export
- *in Maltese*: Esportazzjoni b'mod konformi ma' l-Artikolu 9 tar-Regolament (KE) Nru 1342/2003
- in Dutch: Uitvoer op grond van artikel 9 van Verordening (EG) nr. 1342/2003
- in Polish: Wywóz w myśl art. 9 rozporządzenia (WE) nr 1342/2003
- *in Portuguese*: Exportação conforme o artigo 9.º do Regulamento (CE) n.º 1342/2003
- in Romanian: Export în conformitate cu articolul 9 din Regulamentul (CE) nr. 1342/2003
- in Slovak: Vývoz v súlade s článkom 9 nariadenia (ES) č. 1342/2003
- in Slovenian: Izvoz v skladu s členom 9 Uredbe (ES) št. 1342/2003
- in Finnish: Asetuksen (EY) N:o 1342/2003 9 artiklan mukainen vienti
- in Swedish: Export i överensstämmelse med artikel 9 i förordning (EG) nr 1342/2003

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

ANNEX XIII

Entries referred to in Article 9, paragraph 3, point f)

in Bulgarian: Без възстановяване при износ in Spanish: Sin restitución por exportación in Czech: Žádná vývozní náhrada in Danish: Uden eksportrestitution in German: Ohne Ausfuhrerstattung in Estonian: Eksporditoetuseta in Greek: Χωρίς επιστροφή κατά την εξαγωγή in English: No export refund in French: Sans restitution à l'exportation in Italian: Senza restituzione all'esportazione in Latvian: Izvešanas kompensācijas nav in Lithuanian: Eksporto grąžinamosios išmokos nėra in Hungarian: Export-visszatérítés nélkül in Maltese: Minghajr rifużjoni fuq l-esportazzjoni in Dutch: Zonder uitvoerrestitutie in Polish: Bez refundacji wywozowej in Portuguese: Sem restituição à exportação in Romanian: Fără restituire la export. In Slovak: Bez vývoznej náhrady In Slovenian: Brez izvoznih nadomestil In Finnish: Ilman vientitukea

In Swedish: Utan exportbidrag

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003. (See end of Document for details)

- (1) OJ L 181, 1.7.1992, p. 21.
- (2) OJ L 158, 27.6.2003, p. 1.
- (**3**) OJ L 329, 30.12.1995, p. 18.
- (4) OJ L 62, 5.3.2002, p. 27.
- (5) OJ L 117, 24.5.1995, p. 2.
- (6) See Annex V.
- (7) OJ L 152, 24.6.2000, p. 1.
- (8) OJ L 47, 21.2.2003, p. 21.
- (9) [F1OJ L 238, 1.9.2006, p. 13]
- (10) OJ L 191, 31.7.1993, p. 76.
- (11) [F2OJ L 147, 30.6.1995, p. 7]
- (12) OJ L 336, 23.12.1994, p. 22.

Textual Amendments

- F1 Inserted by Commission Regulation (EC) No 1917/2006 of 19 December 2006 amending Regulation (EC) No 1342/2003 laying down special detailed rules for the application of the system of import and export licences for cereals and rice.
- **F2** Substituted by Commission Regulation (EC) No 1996/2006 of 22 December 2006 adapting several Regulations concerning the cereals market by reason of the accession of Bulgaria and Romania to the European Union.

Status:

Point in time view as at 01/01/2007.

Changes to legislation:

There are currently no known outstanding effects for the Commission Regulation (EC) No 1342/2003.