Commission Regulation (EC) No 756/2006 of 18 May 2006 on the issue of import licences for rice originating in the ACP States and the overseas countries and territories against applications submitted in the first five working days of May 2006 pursuant to Regulation (EC) No 638/2003

COMMISSION REGULATION (EC) No 756/2006

of 18 May 2006

on the issue of import licences for rice originating in the ACP States and the overseas countries and territories against applications submitted in the first five working days of May 2006 pursuant to Regulation (EC) No 638/2003

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1785/2003 of 29 September 2003 on the common organisation of the market in rice⁽¹⁾,

Having regard to Council Regulation (EC) No 2286/2002 of 10 December 2002 on the arrangements applicable to agricultural products and goods resulting from the processing of agricultural products originating in the African, Caribbean and Pacific States (ACP States) and repealing Regulation (EC) No 1706/98⁽²⁾,

Having regard to Council Decision 2001/822/EC of 27 November 2001 on the association of the overseas countries and territories with the European Community (Overseas Association Decision)⁽³⁾,

Having regard to Commission Regulation (EC) No 638/2003 of 9 April 2003 laying down detailed rules for applying Council Regulation (EC) No 2286/2002 and Council Decision 2001/822/EC as regards the arrangements applicable to imports of rice originating in the African, Caribbean and Pacific States (ACP States) and the overseas countries and territories (OCT)⁽⁴⁾, and in particular Article 17(2) thereof,

Whereas:

- (1) In accordance with Article 17(2)(a) of Regulation (EC) No 638/2003, the Commission decides to what extent applications for import licences may be accepted.
- Under Articles 3(2), 5(2) and 11(2) of Regulation (EC) No 638/2003, quantities of a tranche not covered by licence applications are carried forward to the next tranche. The quantities available may be used, where appropriate, to import products originating in other third countries, in accordance with Articles 11(3) and 13 of Regulation (EC) No 638/2003.
- (3) Examination of the quantities for which applications have been submitted for the May 2006 tranche shows that licences should be issued for the quantities applied for reduced, where appropriate, by the percentages not covered, fixing the quantities carried over to the subsequent tranche and the total quantities available for the various quotas,

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 756/2006. (See end of Document for details)

HAS ADOPTED THIS REGULATION:

Article 1 U.K.

- Import licences for rice against applications submitted during the first five working days of May 2006 pursuant to Regulation (EC) No 638/2003 and notified to the Commission shall be issued for the quantities applied for reduced, where appropriate, by the percentages set out in the Annex hereto.
- The quantities available under the May 2006 tranche, to be carried over to the following tranche, and the total quantities available for the September 2006 tranche shall be as set out in the Annex to this Regulation.

Article 2 U.K.

This Regulation shall enter into force on 19 May 2006.

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

Done at Brussels, 18 May 2006.

For the Commission

J. L. DEMARTY

Director-General for Agriculture and Rural Development

To be issued for the quantity in the application.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 756/2006. (See end of Document for details)

ANNEX U.K.

REDUCTION PERCENTAGES TO BE APPLIED TO QUANTITIES APPLIED FOR UNDER THE MAY 2006 TRANCHE AND QUANTITIES CARRIED OVER TO THE SUBSEQUENT TRANCHE

Origin/ product	Serial No	Reduction percentage	Quantity carried over to the September 2006 tranche(t)	Total quantities available for the September 2006 tranche(t)
ACP (Article 3(1) of Regulation (EC) No 638/2003) — CN codes 1006 10 21 to 1006 10 98, 1006 20 and 1006 30	09.4187	Oa	19 795,739	41 666
ACP (Article 5(1) of Regulation (EC) No 638/2003) — CN code 1006 40 00	09.4188	O ^a	18 078	18 078
OCT (Article 10(1)(a) and (b) of Regulation (EC) No 638/2003) — CN code 1006				
(a) Netherla Antilles and Aruba	09.4189 nds	O ^a	12 448,298	20 781,298

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 756/2006. (See end of Document for details)

(b) Least-	09.4190	0ª	6 667	10 000
develop	ed			
OCT	.ou			
	00.4101		4.7.7.11.5	24.562.054
ACP + OCT	09.4191	$0^{\mathbf{a}}$	4 767,115	24 562,854
(Article 13 of				
Regulation (EC)				
No 638/2003)				
— CN				
code				
1006				
— (OCT) — CN				
codes				
1006				
10 21,				
1006				
10 23,				
1006				
10 25,				
1006				
10 27,				
1006				
10 92,				
1006				
10 94,				
1006				
10 96,				
1006				
10 98,				
1006				
20 and				
1006				
30				

To be issued for the quantity in the application.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 756/2006. (See end of Document for details)

- (1) 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).
- (2) OJ L 348, 21.12.2002, p. 5.
- (**3**) OJ L 314, 30.11.2001, p. 1.
- (4) OJ L 93, 10.4.2003, p. 3. Regulation as last amended by Commission Regulation (EC) No 2120/2005 (OJ L 340, 23.12.2005, p. 22).

Changes to legislation:

There are currently no known outstanding effects for the Commission Regulation (EC) No 756/2006.