COMMISSION OF THE EUROPEAN COMMUNITIES

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COMMISSION PROPOSAL

FOR IMPLEMENTING THE AGRICULTURAL PROVISIONS OF

THE ACT OF ACCESSION OF THE HELLENIC REPUBLIC

TO THE EUROPEAN COMMUNITIES

(presented by the Commission to the Council)

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INDEY

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A. PRELIMINARY REMARKS

- 1. The Commission hereby places before the Council the proposals it feels necessary for implementing Title IV "Agriculture" of the Act concerning the conditions of Accession of the Hellenic Republic and the adjustments to the Treaties (1), hereinafter referred to as Act of Accession.
- 2. With regard to the sectors or fields in respect of which the Act of Accession has made provision for transitional measures, the Commission has examined whether the situation as found on the basis of information provided by the Greek authorities required such transitional measures.
- 3. This review prior to putting forward these proposals was also undertaken on the basis of:
 - the joint Declaration on the joint examination procedure of the annual changes in prices of agricultural products in Greece during the period prior to accession (2),
 - the joint Declaration on the procedure for the joint examination of national aids granted by the Hellenic Republic in the field of agriculture during the period prior to accession (2).

This communication also takes the place of the Commission report to the Council to be made pursuant to the Declaration concerning annual price changes. The report on Greek national aid will be covered by a separate communication.

These two reports incorporate the conclusions of the analyses undertaken with the Greek authorities during meetings which took place between 6 and 16 October 1980.

⁽¹⁾ OJ No L 291, 19.11.1979, p. 17

⁽²⁾ Declaration, the text of which is attached to the Act of Accession OJ No L 291, 19.11.1979, p. 187

- 4. In cases where the Commission feels it is bound to propose transitional measures, the proposals for the legal texts giving effect to them are included in this communication. However, formal adoption by the Council of these regulations, the legal bases for which are to be found in various articles in the Act of Accession, will be possible only when the Act enters into force, on 1 January 1981. As the regulations in question should produce their effects from that date, the Council is invited to make a declaration in this respect, whereby it undertakes to adopt the texts of the draft regulations in question formally on 1 January 1981. This declaration should nevertheless include a clause whereby the Council can withdraw from its undertaking if there were any significant change in the data on which its decision was based between now and the date of accession.
- 5. As the Regulations in question can only be adopted after entry into force of the Treaty of Accession, they can only appear in the L series of the Official Journal of the European Communities on or after 1 January 1981.
 - However, in order to inform economic operators as soon as possible of the rules to which they will be subject within the enlarged Community, the Commission proposes that the Council undertake advance publication in the C series of the Official Journal of the main draft regulations in respect of which it will have reached agreement, as referred to above.
- 6. In order to provide the Council with an overall table of the acts which are to be adopted in connection with Greek accession in questions concerning common organisation of the markets, this communication also contains some proposals which exceed the scope of transitional measures; they cover adaptation of certain acts in accordance with the outlines set out in Annex II to the Greek Treaty of Accession of 28 May 1979 which require amendment so that they may apply to the enlarged Community. These are acts based on Article 146 of the Act of Accession which, unlike the transitional measures referred to above, can be formally adopted by the Council at this stage and, accordingly, published in the L series of the Official Journal.

B. GENERAL EXPLANATORY MEMORANDUM

- 1. As already mentioned in the preliminary remarks, this communication includes proposals for transitional measures and proposals for amendment of existing Community measures in accordance with the policy laid down during the Accession negotiations and included in the Act of Accession or the documents annexed thereto.
- 2. The transitional measures basically define the mechanisms required to ensure the smooth operation of the Common Market organisations as from the time of Accession, on account of the existence of differences, in Greece compared with the Community of Nine, in respect of price levels, customs duties or similar matters or aid or other national measures of equivalent effect.

The rules for alignment laid down either in the Act of Accession, or in the general implementing rules covered by the attached proposals, have to be based on Community data expressed in ECU, which poses the problem of converting the Greek national currency, the drachma, into ECU,

In this respect, two questions arise:

(a) fixing the representative rate to be adopted for the drachma in agriculture. On this point, it was agreed during the Accession negotiations (1) that this rate would accurately reflect the market exchange rate at the time of Accession. The Commission makes a proposal in this respect in this communication (2).

⁽¹⁾ Doc. CONF-GR/24/79, addendum p. 3

⁽²⁾ See pages of this document.

(b) The drachma/ECU conversion rate to be employed for the purposes of the comparison required between data in figures. For the purposes of placing proposals containing figures before the Council, the Commission adopted for the purpose the exchange rate for the drachma used to record data on the world market on 1 October 1980:

1 DRA = 0.0166346 ECU

1 ECU = DRA 60.1157.

However, on account of the possibility that the drachma may move between now and the date of Accession, it may be that the amounts fixed on this basis will no longer correspond to the economic reality used to fix the representative rate referred to under A.

If the drachma were to fluctuate substantially between 1 October and the date to be adopted for fixing the representative rate, the amounts fixed on the basis of 1 October would, of course, have to be revised. On the other hand, if the fluctuation were limited, the amounts fixed in ECU in the attached proposals would remain unchanged and the variation would be expressed through the countervalue in Greek drachma.

- 3. With regard to the prices applicable in Greece from Accession for products for which common prices are fixed, the provisions of Article 58 of the Act of Accession have been applied where the Act so provided. Comparison of the market prices obtained by Greek producers under the previous national system for a representative period, defined in each explanatory memorandum for each product, and the common prices may result in one of the following situations:
 - (a) the Greek price converted into ECU is equal or equivalent to the common price, which will therefore apply in Greece. In that case, the Commission feels that no formal act is necessary and the existing Community rules are to apply automatically in Greece as from Accession (pigmeat, eggs, poultrymeat, milk products).

(b) There is a difference between the Greek price converted into ECU compared with the common prices, which is to be progressively eliminated during the transitional period under the conditions laid down in Article 59 of the Act of Accession.

In that situation, the Act of Accession provides that a mechanism for price compensation is to be introduced, and is to take the form either, in general, of an accession compensatory amount (Article 51 of the Act) or, in the case of fruit and vegetables, of a corrective amount (Article 75 of the Act), or, in the case of dried fodder, a special system in respect of supplementary aid (Article 104 of the Act).

In that case, the Council must fix the price levels applicable in Greece and define, where appropriate, the general rules for the compensatory mechanism; the Commission, in this respect, is to make the necessary proposals (common wheat, durum wheat, rye, certain fruit and vegetables, olive oil).

(c) There is a minimal difference between the Greek price converted into ECU and the common price.

In all cases, the Commission feels it can propose immediate application of the common price; it has done so in the attached proposals, pursuant to Article 60(a) of the Act of Accession (feed-grains, rice, beef and veal).

- (d) The Greek price converted into ECU exceeds the common price. In these cases, the Commission feels it is possible to bring about the single market immediately, by applying the common price in Greece as from accession: it proposes that the Council take a corresponding decision on the basis of Article 60(b) (pears, cauliflowers, grapes, apples).
- (e) The Greek price converted into ECU is lower than the common price but the world price for the product in question exceeds the common price. In this case also, the Commission proposes application of the common price as from accession (sugar).

- 4. Apart from the transitional measures connected with price alignment, the Commission has proposed that the Council take a decision in the following respects:
 - alignment of the components for ensuring protection of the cereals and rice processing industry (Article 66 of the Act)
 - temporary maintenance of some national aid in Greece (Article 60 of the Act)
 - temporary maintenance of some mechanisms under the Greek national system prior to accession in respect of dried figs, dried grapes and table olives (Article 70 of the Act)
 - stocks of products in free circulation on Greek territory at the date of accession (Article 71 of the Act)
 - temporary maintenance of some national subdivisions which now exist in the Greek Customs Tariff (Article 65(3) of the Act).

Other transitional measures are more specifically concerned with certain products: they are dealt with and commented on in the explanatory memoranda for each such product.

- 5. This communication also covers some proposals for amending existing regulations so that they can apply properly in Greece. These proposals are covered in the individual product explanatory memoranda.
- 6. The European Parliament must be consulted for the sectors covered by the conditions in points 3(c), (d) and (e) above. It must also be consulted concerning the proposal for a regulation concerning processed fruit and vegetables, the legal basis for which is Article 72(2) of the Act of Accession.

EXPLANATORY MEMORANDUM

The supply situation in Greece is broadly comparable to that in the Community of Nine, with a surplus for common wheat which is considered exclusively as a bread-making cereal in Greece, within the meaning of the Community rules, and with a deficit for feed grains, in particular maize (about 1.3 million tons). For durum wheat, on the other hand, Greece has a surplus which is tending to rise. Cultivation of rice is permitted only on authorized land. Nevertheless, there is sometimes a surplus.

Market organization is based on a more or less state-controlled trading system, with a system of guaranteed prices broadly comparable to the Community intervention system, but combining some direct and indirect aid.

Pursuant to Article 58 (2) of the Act of Accession, the intervention or reference prices applicable in Greece for the period 1 January 1981 to 31 July 1981 for cereals and up to 31 August 1981 for rice, are to be fixed:

- in accordance with the rules provided for in the common organization of the markets in the cereals and rice sectors,
- at a level which allows producers in these sectors to obtain market prices equivalent to those obtained, for a representative period, under the previous national system.

Since the Greek guaranteed price level has controlled the market price level for producers, it is justifiable, for application of the provisions of that Article, to take the guaranteed prices fixed for 1980/81 as a basis. Compared with the Community prices applicable for the same marketing year and taking into account the level recorded for the drachma on 1 October 1980, the price situation (without monthly increases) is as follows:

	Greece Guaranteed prices 1980/81		Community of Nine	Difference between Greek and Community prices	
Product			Guaranteed prices 1980/81		
	DRA/t	ECU/t	ECU/t	ECU/t	
Common wheat	9 •800	163.02	175.20 (1)	- 12,18	
Durum wheat	14.000	232.88	260.33	- 27.45	
Barley	9 • 400	156.37	155.88	+ 0.49	
Maize	9 • 400	156.37	155.88	+ 0.49	
Rye	9 • 400	156.37	163.82	- 7,45	
Paddy rice					
Round grain	12.500	207.93	233.71	- 25.78	
Medium grain	14.500	241,20	233•71	+ 7.49	
Long grain	15.300	254,51	233•71	+ 20.80	
Blue Belle variety	16.500	274•47	233•71	+ 40,76	

⁽¹⁾ Reference price for common wheat of bread-making quality. The intervention price for common fodder-wheat is at the same level as that for maize and barley.

Note: Conversion rate Drachma/ECU on 1 October 1980: 1 ECU = 60.1157 DRA

This table shows that the price difference for barley and maize is minimal. In view of the deficit for feed grains, it is proposed that the single common intervention price be applied, the legal basis for this proposal being Article 60 (a) of the Act. Greece would thus apply, as from 1 January 1981, the Community price system in its entirety (intervention, target and threshold prices). For wheat and rye, on the other hand, the price difference may not be considered minimal and this means that the reference and intervention prices applicable in Greece should be fixed at levels different from the Community levels.

For rice, for which Greece at present applies four guaranteed prices at different levels, fixing several prices would not comply with the rules laid down in the common organization of the market. These rules provide only for a single intervention price for all categories of rice. It is therefore necessary to determine the Greek price on the basis of an average of the guaranteed prices valid for 1980/81, this average being

weighted according to production of each category of rice in 1978 (1). This weighting results in a price of 235.23 ECU/t, exceeding the Community level by only 1.52 ECU/t (= 0.65%). In view of the probable development in market prices for higher qualities, this sort of difference may be considered minimal within the meaning of Article 60 (a) of the Act, which justifies the proposal to apply the Community intervention price as from 1 January 1981. The Community system also provides for a threshold price to ensure protection against non-member countries./protection, the level of which is some 24% above the Community intervention price for paddy rice, should make it possible for Greek producers to obtain a market price for medium -grain, long-grain and Blue Belle rice which is above this intervention price and equivalent (not equal) to that obtained under the previous national system.

The Greek prices apply with effect from 1 January 1981. They must therefore include the Community monthly increases applicable at that time. In order to be able to find the initial prices applying in Greece in case of intervention at the end of the 1980/81 marketing year, this draft Regulation provides, in its Annex, a column entitled "Basic Price", this being the price without monthly increases.

⁽¹⁾ The last year for which a breakdown of the harvest is available (96,700 t paddy): 30,000 t round grain rice

^{50 000} t medium grain rice

^{6 800} t long grain rice

^{9 900} t Blue Belle rice

EXPLANATORY MEMORANDUM

Article 61(1) of the Act of Accession lays down that the difference between Greek and Community prices is to be compensated, in trade between the Community of Nine and Greece and between Greece and non-member countries, by means of accession compensatory amounts. These amounts are equal to the difference for products in respect of which guaranteed prices are fixed (intervention or reference prices).

In respect of cereals and rice, there are price differences between Greece and the Community of Nine for common wheat, durum wheat and rye. The provisions of Article 61 accordingly apply for these three cereals. For rice, barley and maize, on the other hand, Greece will apply the common prices as from 1 January 1981. Therefore, neither for these cereals, nor for other feed grains (oats, millet, sorghum) for which an intervention price is not fixed but which compete with maize and barley (Article 97(1) of the Act), are accession compensatory amounts to be fixed. For products processed from wheat and rye compensatory amounts are derived from the compensatory amount applicable to the cereal to which they relate, with the help of coefficients to be determined (Article 97(2) of the Act).

As the compensatory amounts for the basic products merely reflect the difference from the prices fixed by the Council and since determination of the coefficients is basically a technical matter, it is proposed that both the compensatory amounts and the coefficients be adopted by the Commission through the Management Committee procedure.

Just as at the time of the 1973 accession, the Greek Act of Accession also provides for reduction of the compensatory amount if world prices rise (Article 61(5) of the Act). This results in compensatory amounts which fluctuate according to variations in the import levy.

In order to avoid excessively frequent alterations, this draft provides, in Annex, margins within which there is to be no change in the compensatory amount. Some measure of stability may thereby be ensured. This stability can be reinforced, if necessary, by a system of advance fixing of the compensatory amount, to be decided upon by the Commission through the Management Committee procedure.

For products under sub-headings 11.08 A III and 11.09 of the Common Customs Tariff, the supply price is influenced by the production refund, application of which will be extended as from 1 January 1981. This production refund is to be deducted from the accession compensatory amount. At the same time, the production refund applicable in Greece is reduced by the accession compensatory amount. The aim of these measures is to guarantee that industries established in Greece and in the Community of Nine purchase raw materials at comparable rates.

Pursuant to the provisions of Article 61(3)(b) of the Act, the export refunds are to be reduced by the accession compensatory amount if Greek price levels are lower than those in the Community of Nine. This may result in non-application of the compensatory amount if the refund is lower than that amount or if no refund is fixed. In order to cover this circumstance, the Act provides that appropriate measures to be taken by the Council are to apply (Article 62 of the Act). However, in view of the prejudice this type of situation could cause to the smooth running of the common market organizations this draft provides that the measures in question are to be adopted by the Commission through the Management Committee procedure, and lays down the nature of the said measures.

EXPLANATORY NOTE

The Community's import system for products processed from cereals and rice provides for, on the one hand, a variable component which is related to the levy applied to the raw material in question and, on the other hand, a fixed component which is supposed to protect the processing industry. The current Greek Customs Tariff provides only for specific or ad-valorem rates of duty supported by quantitative controls for these products.

According to Article 66 of the Act of Accession, initial fixed components must be fixed for Greece in terms of Community legislation. This is to be done by determining the component of the total protection applied in Greece on 1 January 1979 which is designed to protect the processing industry. The total protection in Greece, however, for the basic products as well as for the processed products, is partly applied as a quantitative restriction, so an arithmetic solution is not possible.

A comparison of the effective rates of import charge applied in Greece in 1979 with the corresponding levies applied in the Community shows, in most cases, a lower rate of protection in Greece, leaving aside the quantitative aspect. In all such cases and where no practicable alternative can be found, it is proposed that the Community's fixed component be applied in Greece. This means that for a wide range of products the Community levy (adjusted in some cases by the accession compensatory amount) will apply immediately on imports from third countries into Greece. There are two industries for which a different approach is suggested:

1) The rice milling industry:

The first stage processed product, husked rice, has a 13.3% duty in Greece but under the Community regime this is in effect the basic imported product and bears only a variable levy. Milled rice, the second stage product, bears a full duty of 40% or a concessional rate of 32% (under Protocol 13of the EEC/Greece Association Agreement) on import into Greece. The difference between the 13.3% rate on the first stage product and the 32% concessional rate on the second stage should therefore be taken as the initial level of protection for the industry. Taking into account the values of and technical relation between these products, it is proposed to fix the initial protection at 50 ECU/t (as against 13.90 ECU/t for the Community of Nine). Broken rice which is a by-product of the industry currently benefits from a 16% nominal rate of protection in Greece but, since the Community

system does not provide for any fixed component and in any case the variable levy offers at least as much protection, there is no proposal in respect of this product.

2) The starch industry:

The principal product of this industry, whether in Greece or the present Community, is maize starch. Currently the specific duty on maize starch imported into Greece is higher than the total Community protection by around 30 ECU/tonne. Since the price of maize in Greece is at about the same level as in the present Community, it follows that the initial fixed component for Greece should respect this differential. Thus a fixed component of 50 ECU/tonne is proposed (20.55 for the Community of Nine). The same rate is proposed for other competing starches except for rice starch, for which product the Community fixed component (30.83 ECU/tonne) is sufficient to maintain the current degree of protection.

Explanatory Memorandum

In accordance with Articles 60 (b) and 146 (2) of the Act of Accession the two draft Regulations aim to lay down necessary provisions in the sugar sector to take account of the accession of Greece to the Community.

The first Regulation amends Article 24 of the basic sugar Regulation (EEC) No 3330/74 in order to implement point 1 of the Joint declaration on sugar, milk products, olive oil and products processed from fruit and vegetable amnexed to the Final Act. On the basis of the Greek sugar production from 1976/77 to 1978/79 the maximu quota for Greece should be fixed at 317.667 tonnes of white sugar for the period 1 July 1980 to 30 June 1981. Thus, the basic quota for the same period should be fixed at 249.151 tonnes pursuant to the last sentence of point 1 referred to above which says: "Within this maximum quota, the distinction between quota A and quota B will be made in accordance with the rules in force in the Community as at present constituted for determining the maximum quota.".

The second Regulation amends Regulation (EEC) No 1594/80 in order to fix the derived prices for Greece and to redefine the threshold price.

As the prices on the world market for sugar is far above the EEC prices and will continue to be so for some time it is appropriate to use the possibility laid down in Article 60 of the Act to apply the common prices in Greece as from 1 January 1981. In 1980/81 the production in Greece, however, is estimated to cover only two third of its consumption for which reason it is necessary to fix a derived Greek intervention price at a level allowing the deficit to be covered by sugar from the Community surplus regions.

It goes without saying that minimum beet prices, derived from the intervention price in accordance with Community rules, will also have to be fixed for Greece.

The threshold price for sugar has hitherto been calculated on the basis of the costs of transporting sugar from the surplus regions to the most distant deficit area of the Community (Northern France-Palermo). As Greece/considered to be a deficit country this year a new threshold price should be fixed for white and raw sugar to take account of the increased charges of transporting the sugar by sea from Northern France to Pireaus.

EXPLANATORY MEMORANDUM

ll. Olive oil

<u>Prices</u>

Article 58(2) of the Act of accession stipulates that the prices to be applied in Greece before the first move towards price alignment are to be fixed at a level which allows producers to obtain market prices equivalent to those obtained, for a representative period under the previous national system. This provision applies to the intervention price in respect of olive oil.

The 1979/80 marketing year has been adopted as representative period,

The intervention price proposed takes account of the fact that the price to be fixed for Greece should not result in a reduction in producers' incomes in real terms.

When calculating that price, account was also taken of the monthly increase applicable for January 1981,

The intervention price applicable in Greece as from 1 January 1981, calculated in accordance with the above criteria, is 9.5% lower than the intervention price applicable in the Community of Nine on the same date.

Accession compensatory amounts

Article 61(1) of the Act of accession provides that the difference between the Greek prices and the Community prices is to be compensated by accession compensatory amounts in trade between the Community of Nine and Greece and between Greece and third countries.

For olive oil, this provision applies to the intervention prices. However, the compensatory amount resulting from the differencein intervention prices is to apply only in trade between the Community of Nine and Greece for olive oil in packages which do not correspond to the conditions laid down for granting consumption aid.

In all other cases, with the exception of exports of oil for which no refund is fixed, the accession compensatory amount is to be corrected pursuant to Article 79 of the Act of accession, by the difference between the consumption aid applicable in the Community of Nine and in Greece.

Accordingly, for Greek imports from non-member countries, the levy is to be reduced or increased, regardless of the presentation of the olive oil, by the compensatory amount corrected for the difference in consumption aid, since the Community system provides that the threshold price is to be fixed at a level which takes account of the effect of the consumption aid on market prices.

Article 61(5) of the Act lays down a provision whereby the accession compensatory amount may not exceed the levy.

This provision cannot be applied in the olive oil sector, since the levy vis-à-vis non-member countries may be lower than the accession compensatory amount without prices on the world market being higher than in Greece.

Since the compensatory amounts for olive oil only reflect the difference in prices fixed by the Council and the difference between the consumption aids and since the determination of the coefficients for some products containing olive oil is of a technical nature, it is proposed that both the compensatory amounts and the coefficients be adopted by the Commission under the Management Committee procedure.

V. Oilseeds, peas and field beans

In accordance with the criteria laid down in Articles 79(2), 105(1) and 106 of the Treaty of accession, the following common prices are to apply in Greece as from accession:

- target price for colza, rape and sunflower seed,
- guide price for flax seed, soya beans, and castor seed,
- trigger price for peas and field beans,
- minimum price for soya beans, castor seed, peas and field beans.

V. Textile flax and hemp

As no aid comparable to that granted within the Community as at present constituted is granted under the Greek national system, the aid for textile flax and hemp is not to granted in Greece on the date of accession, pursuant to Article 68(2)(a) of the Treaty concerning the accession of the Hellenic Republic to the Community.

VI. Silkworms

Pursuant to Article 68(2) of the Treaty of accession, the aid for silkworms to be granted in Greece from 1 January 1981 is defined on the basis of the aid granted by Greece during the current marketing year.

VII. Dried fodder

Pursuant to Article 68(2) of the Treaty, the flat-rate aid granted in Greece on the day of accession for dried fodder (with the exception of dried potatoes) is to be that granted in the Community as at present constituted, since the existing level of aid in Greece exceeds that granted in the Community.

As there is no aid system in Greece for dried potatoes, the aid applicable on 1 January 1981 for this product in Greece is to be zero.

Application of the criteria set out in Article 104(1) of the Act for fixing the guide price for dried fodder applicable in Greece on 1 January 1981 results in a price lower than that applied in the existing Community.

VIII MILK

1. The importance of milk production in the Community and in Greece can be seen from the following table:

(1979 in mill. t)

		EUR 9	Greece	
Cow's milk		102,0	0,7	
Sheep milk		1,4	0,6	
Goat's milk		0,6	0,4	
,	Total	104,0	1,7	

In Greece, somewhat less than 50% of the milk is delivered to dairies. Some 48% of total milk production is used in the fresh milk sector, while cheese production, mainly from sheep and goats milk, accounts for 40%.

There are annual imports of approximately 3000 tons of butter, 7000 tons of cheese, 65000 tons of condensed milk and 10000 tons of milk powder, corresponding to a milk equivalent of 0,3 million tons.

- 2. The prices for butter and skimmed milk powder in Greece come therefore mainly from imports, because there is only a small production of butter from cows milk (1000 tons annually) and no local production of skimmed milk powder. Thus it is appropriate to establish the present milk price support level in Greece on the basis of the milk prices paid to producers.
- 3. The present milk price in Greece is a guaranteed minimum price for cows milk with a fat content of at least 3,5%. The average price paid to the producers for cows milk is about 5% higher than the guaranteed minimum price.

Milk prices in Greece and in the Community

	Greece		EUR 9	
	drs/100 kg	ECU/100 kg.	ECU/100 kg	
Ex-farm price	1.200,-	19.96	,	
Transport cost	72,-	1,20		
price delivered to dairies	1.272,-	21,16	21,06 ²⁾ 22,26 ³⁾	
average producer price	1.336,-	22,22	22,26 ³⁾	

- 1) conversion rate 1 drs = 0,0166346 ECU
- 2) support price level
- 3) target price.

It can be stated, that the milk price support level in Greece is at present equal to that in the Community.

4. On the basis of the above, it appears that the common prices in the dairy sector should be applicable in Greece from the 1st January 1981. Hence there will be no accession compensatory amounts necessary in the sector of milk and milk products.



EXPLANATORY MEMORANDUM

(Beef and Veal)

Since 1 January 1980 the Greek authorities have on several occasions decided to increase the "guaranteed" price. The last price increase, which is to take effect on 22 December 1980, will be of the order of 10% and is intended to compensate for the abolition of the aid granted to beef and veal producers for the purchase of compound feeding stuffs with effect from 1 January 1981.

Taking into account these increases which have taken place since 1 January 1980 (plus 24.2% compared with the Greek prices expressed in ECU), the Greek "guaranteed" price will, on 22 December 1980, be 140.31 ECU per 100 kg live weight (1), or 97.0% of the Community intervention price for adult cattle (144.68 ECU per 100 kg live weight), fixed for 1980/81 by Council Regulation (EEC) No 1358/80 of 5 June 1980.

As the difference between the Greek "guaranteed" price and the intervention price for live adult cattle in the Community of Nine is minimal (-3%), it is proposed that, pursuant to Article 60(a) of the Act of Accession, the Greek guide and intervention prices be aligned as from 1 January 1981 on the common prices.

(1) Basic data for determining the Greek "guaranteed" price:

: Qualities	: Price per 100 kg	: Weighting :
:	: live weight	:
: Young adult cattle	: 8,760.0 DRA (a)	: 83.1% :
: Heiffers	: 7,884.0 DRA (b)	3.4%:
: Adult cattle	: 6,570.0 DRA (b)	: 13.5% :
: Weighted average price in Dra	: 8,434.6 DRA	: 100% :
: Weighted average price in ECU	: 140.31 ECU (c)	: 100% :

- (a) Maximum ceiling price
- (b) Price derived from the maximum ceiling price for young adult cattle
- (c) 1 DRA = 0.0166346 ECU (conversion rate on 1 October 1980).



EXPLANATORY MEMORANDUM

1. Comparison of the market prices for sheepmeat between the Community and Greece shows that the gap is narrowing and that there are at present no significant differences in market prices:

Market price for

lamb carcasses

ECU/100 kg	Community average	Greece
- 1978	305,86	282,83
- 1979	323,02	318,35
- 1980(first 6 months)	302,44	326,55

In these circumstances the Commission proposes that accession compensatory amounts not be applied in trade between the Community of Nine and Greece.

- 2. The Commission therefore feels that the common basic price decided upon by the Council should be applied to Greece (Article 31(1) of Regulation (EEC) No. 1837/80).
- 3. With regard to the reference price to be fixed for Region 6 "Greece", (Article 31(4) of Regulation (EEC) No. 1837/80), the Commission proposes, by analogy with the provisions of Article 3(4) of that Regulation, to adopt a level based on the forecast average market price for 1980 for fresh or chilled lamb carcasses.

4. The Commission will adopt, on the basis of Article 33 of Regulation (EEC) No. 1837/80, appropriate measures to smooth the transition from the system existing in Greece before 1 January 1981 to the system established by the said Regulation. These measures will include detailed rules for payment of any premiums provided for in Article 5 of the said Regulation.



Explanatory note

The provisions on the common market in pigmeat (Regulation (EEC) No 2759/75) lay down that, for the purpose of the application of the intervention measures provided in article 3, the basis shall be the common price level resulting from a weighted average of prices for pig carcases recorded at each Member State's representative markets (article 4 (2)).

The list of those markets is adopted by the Council on a proposal from the Commission (article 4 (5)).

The enclosed proposal comprises the list of the representative markets in the Community enlarged by the accession of the Greek Republic as well as the consolidation of the Regulation (EEC) No 2762/75.



XII. Pig meat, eggs and poultry meat

Articles 99, 100, and 101 of the Act of accession laid down that accession compensatory amounts may be determined:

- 1. on the basis of price differences between the Community and Greece; or
- 2. on the basis of the accession amounts applicable to feed grains, taking account if necessary

of aid granted in Greece for feed grains intended for animal feed.

A general review of the relevant data has shown that the prices of the products in question did not at present justify application of 1 above.

Furthermore, 2 above should not be applied, since accession compensatory amounts are not fixed in the feed grains sector and the aid in question is to be abolished with effect from 1 January 1981.



FRESH FRUIT AND VEGETABLES

Council Regulation fixing the basic and buying-in prices applicable in Greece for cauliflowers, apples, pears and table grapes.

The market prices in Greece for each of these four products have been higher than the corresponding prices recorded in the Community of Nine for the whole of the reference period taken into account (1977/78, 1978/1979 and 1979/80).

As Greece does not have an intervention system comparable to that within the Community, it does not seem appropriate to set up a system there which would be more favourable from the point of view of intervention level than the existing Community system. It is therefore proposed that the basic and buying-in prices applicable in the Community for these products also be applicable in Greece.



EXPLANATORY MEMORANDUM

The main object of this Regulation, in accordance with Article 103 of the Act of Accession, is to determine the representative period to be taken into account for fixing the minimum prices in Greece up to the first move towards price alignment.

It also covers the products provided for in Article 3a of Regulation (EEC) N° 516/77 which are not mentioned in Article 103(4) of the Act of Accession and which should qualify in full for the aid in Greece at the beginning of the fifth and seventh marketing years following accession.

Finally, pursuant to Article 67 of the Act, it provides for fixing an export refund differentiated on the basis of the difference in producer prices recorded in the Community of Nine and in Greece during a reference period.

It should also be pointed out that this Regulation does not lay down any measures in respect of prunes d'Ente, since these are not produced in Greece.

XV. WINE

No guide price is to be fixed for wine in Greece and the Community guide prices are to apply immediately. In these circumstances it is not necessary to fix accession compensatory amounts for table wines.

Nevertheless, an accession compensatory amount must be applied to liqueur wines and is to be equal to the amount of the countervailing charge to be applied vis-à-vis third countries (Article 107 §2 of the Act). This charge is at present 14 ua/hl, or 16.93 ECU/hl² for liqueur wines other than those intended for processing. The accession compensatory amount is therefore 16.93 ECU/hl up to 15 December 1981 for this category of products.

² article 60 b) of the act 1 Reg. 896/78 of 28.4.1978, (OJ N° L 117, 29.4.1978)

EXPLANTORY MEMORANDUM

- 1. The object of this proposed Regulation is to establish general rules for implementing Article 88 of the Act of accession, which provides that all existing tobacco stocks in Greece from crops prior to accession are to be entirely eliminated by and at the expense of Greece.
- 2. All tobacco withdrawn from the market is held in Greece by the national tobacco bureau (EOK). The quantities in stock from crops prior to 1980 have been assessed. Those from the 1980 crop, the last crop covered by the provisions of Article 88, are being made up and can accordingly only be estimated. In view of the large size of the stocks (about 125,000 tonnes (1)) it is necessary to take all possible steps to avoid serious disturbance of the market, particularly to avoid any obstacle to normal marketing of Community tobacco.
 - 3. The Commission therefore proposes:
 - adequate time limits for eliminating stocks (5 years following withdrawal from the market)
 - maximum quantities to be replaced on the market during determined periods
 - marketing in non-member countries as is customary for disposing of Community tobacco held by intervention agencies.
 - 4. The proposed means of disposal are the same as those laid down for Community tobacco in intervention, namely the tender procedure and sale by auction.

 These are to be carried out in accordance with Greek legislation.

The Commission will fix for six months, in accordance with the management Committee procedure on proposal by Greece and taking account of the market situation, the maximum quantities to be disposed of during the following six months.

(1) Including the estimated + 30,000 t. from the 1980 crop

D. EXPLANATORY MEMORANDUM FOR THE HORIZONTAL QUESTIONS

I. REPRESENTATIVE RATE FOR THE DRACHMA

- 1. The representative rates applicable for agricultural products were fixed in Regulation (EEC) No. 878/77. Greece will be a member of the Community as from 1 January 1981 and this proposal is intended to supplement Regulation (EEC) No. 878/77, adding to it the representative rate for the drachma.
- 2. When a new Member State accedes, the creation of monetary compensatory amounts should be avoided. This principle was followed during the first enlargement. The rate laid down for Greece should therefore reflect economic reality at the time of accession as closely as possible; accordingly it is proposed that the exchange rate for the drachma used for assessing the data on the world market on 15 December 1980 be employed. To this end this proposal contains a blank and the definitive text will be completed after 15 December 1980.

II.GREEK NATIONAL AID

The proposal for a Regulation put forward by the Commission in this respect conerns the list of aids granted by Greece and for which no Community legislative provision exists, which may be extended during the transitional period and subsequently progressively eliminated. This list was drawn up during the negotiations between the Community and Greece 1.

However, some aids have been removed from the list, either since this was provided for at the end of the negotiations (in particular, refund to the sugar industry, which guaranteed producers a minimum purchase price for sugar beet), or because the aids have meanwhile been abolished (in particular, aids for consumption of cereal products, aids to the agricultural asparagus industries, aids in the form of intervention effectormatic and phamaceutical plants) or, again, because the aid figure laid down in Greece in 1980 was still lower than the figure laid down for corresponding national aid within the Community (in particular aid for maintaining pure-bred bulls and he—goats entered in the Herdbuch).

The run down in the aid is calculated on the basis of 1980 figures. It is be carried out in five theoretically equal instalments, either to achive complete abolision of the aid in question or to reach the aid level permitted within the Community (for example: 40% of the aid for purchasing pure-bred bulls entered in the Herdbuch).

 $^{^{1}}$ doc. CONF. - GR./24/79 addendum p. 29

III. Stocks existing in Greece at the time of accession

The Commission's proposal is aimed at implementing the provisions of Article 71 of the Act of accession which concern stocks of agricultural products in Greece on 1 January 1981. It lays down, in particular, the quantitites of products which may be considered as a normal carry-over stock and determines the financial measures applicable to the quantities of products over and above the normal carry-over stock.

IV. Maintenance of certain national sub-headings in the Greek customs tariff

Article 65(3) of the Act of accession lays down that the Hellenic Republic, shall, as from 1 January 1981, apply the common customs tariff nomenclature for products listed in Annex II to the EEC Treaty.

The Commission's proposal is intended to authorise the Hellenic Republic, in accordance with the provisions of the second sub-paragraph of Article 65(b) of the Act, to maintain within the common customs tariff nomenclature the national sub-divisions which are essential for carrying out the progressive alignment on that tariff or the elimination of duties within the Community, in the circumstances set out — in the Act. This authorisation is justified for agricultural products subject to customs duties where those products, falling within the same sub-heading of the common customs tariff, are subject to different duty rates in Greece.

COUNCIL REGULATION (EEC)

fixing the intervention prices and the reference price applicable in Greece for cereals and rice for the 1980/81 marketing year

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece and in particular Article 60 (a) and Article 72 (1) of the Act annexed thereto,

Having regard to the proposal from the Commission,

Having regard to the Opinion of the European Parliament¹,

Whereas Article 58 (2) of the said Act provides that, before the first move to price alignment, the prices to be applied in Greece are to be fixed, in accordance with the rules provided for in the common organization of the market in the sector in question, at a level which allows producers to obtain market prices equivalent to those obtained, for a representative period, under the previous national system; whereas, pursuant to Articles 96 and 102 of the Act, this provision applies in the cereals and rice sector to the intervention prices and, for common wheat, to the reference price;

Whereas the Greek guaranteed price system is comparable to the Community system; whereas it is therefore justifiable to use the 1980/81 marketing year as a representative period within the meaning of the said Article 58 (2);

Whereas conversion of the Greek prices into ECU on the basis of the existing monetary situation results in a difference which, for feed grains, is to be considered minimal within the meaning of Article 60 (a) of the Act; whereas the common prices for barley and maize should therefore be applied for Greece as from 1 January 1981; whereas, for wheat and rye, application of the provisions of Article 58 (2) of the Act results in a price level different from the common prices;

^{1&}lt;sub>OJ No C</sub>

Whereas, for common fodder wheat, the intervention price applicable in Greece must reflect, compared with the reference price fixed for common wheat of breadmaking quality in that country, the same relationship as that existing in the Community of Nine between those two prices;

Whereas Greece has fixed four guaranteed prices at different levels for rice; whereas this arrangement is not compatible with Community rules, which provide for only one intervention price; whereas reference to a single average price, weighted according to production, results in a minimal price difference; whereas this justifies application of the common price system for rice as from 1 January 1981; whereas this system, which also provides for threshold prices higher than the Greek prices, will enable Greek producers to obtain market prices equivalent to those obtained under the national system;

Whereas the prices fixed in this Regulation are to apply with effect from 1 January 1981; whereas the monthly increases fixed by Council Regulations (EEC) No 1875/80¹ and (EEC) No 1876/80² applicable for the month of January 1981 should therefore be included therein; whereas, for the remainder of the 1980/81 marketing year, the prices are subject to the monthly increases provided for in the said Regulations,

HAS ADOPTED THIS REGULATION :

Article 1

For the 1980/81 marketing year, the intervention prices and the reference price applicable in Greece for cereals and rice are fixed in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 1 January 1981.

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

Done at Brussels,

¹0J No L 184, 17.7.1980, p. 10.

²0J No L 184, 17.7.1980, p. 12.

	ECU/tonne		
	Basic Price	Monthly increase, January 1981	Price January 1981
COMMON WHEAT			
Intervention price	145.04	9.35	154.39
Reference price	163.02	9•35	172.37
DURUM WHEAT			
Intervention price	232.88	10,00	242.88
RYE			
Intervention price	156.37	9•35	165.72
BARLEY/MAIZE			
Intervention price	155.88	9•35	165•23
D.T.O.D.			,
RICE Intervention price for	r) 222 gr		040.05
paddy rice	233.71	9•24	24 2 , 95

⁽¹⁾ These prices are subject to the monthly increases applied for the remainder of the marketing year, pursuant to Regulations (EEC) No 1875/80 and (EEC) No 1876/80.

COUNCIL REGULATION (EEC)

laying down general rules for the system of accession compensatory amounts for cereals

THE COUNCIL OF THE EUROPEAN-COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece¹, and in particular Articles 61 (5) and 72 (1) thereof,

Having regard to the proposal from the Commission,

Whereas Articles 58 and 59 of the said Act lay down that prices may be fixed for Greece at a level different from that of the common prices; whereas pursuant to Article 61 of the Act, such differences in price levels are to be compensated by a system of accession compensatory amounts;

Whereas, in the cereals sector, the provisions of the said Articles 58, 59 and 61 apply to the intervention prices of durum wheat and rye and the reference price of common wheat;

Whereas the production refund referred to in Article 11 of Council Regulation (EEC) No $2727/75^2$ on the common organization of the market in cereals, as last amended by Regulation (EEC) No $1870/80^3$, results in supply prices for the industries in question lower than the prices established by the common organization of the market; whereas account should be taken of this for the purpose of calculating accession compensatory amounts;

Whereas, for products processed from cereals, the accession compensatory amounts must be calculated in accordance with the provisions laid down in Articles 97 (2) of the Act of Accession; whereas the coefficients referred to in that Article should be determined in accordance with the procedure laid down in Article 26 of Regulation (EEC) No 2727/75;

Whereas provision should be made for the establishment - should such a system be needed - of a system of advance fixing of accession compensatory amounts;

¹0J No L 291, 19.11.1979, p. 9.

²0J No L 281, 1.11.1975, p. 1.

³0J No L 184, 17. 7.1980, p. 1.

Whereas with the object of better market management and simplifying trade mechanisms, provision should be made for rules which avoid too frequent variations in the accession compensatory amounts where the provisions of Article 61 (5) of the Act are applied;

Whereas Article 62 of the Act provides that appropriate measures may be taken to ensure the proper functioning of the common organization of the market when the export refund is less than the compensatory amount or if no refund is applicable; whereas the said measures can include provision for levying an amount not exceeding the accession compensatory amount,

HAS ADOPTED THIS REGULATION :

Article 1

For the purpose of this Regulation:

- "Community of Nine" means the Community as constituted before the accession of Greece.
- "Accession compensatory amounts" means the compensatory amounts applicable in trade between the Community of Nine and Greece and between the latter and non-member countries.

Article 2

For each marketing year, the accession compensatory amounts shall be equal to the difference between:

- the reference price and the same price fixed for Greece for common wheat falling within subheading 10.01 A of the Common Customs Tariff,
- the single intervention price and the same price fixed for Greece for durum wheat falling within subheading 10.01 B of the Common Customs Tariff,
- the single common intervention price, adjusted in accordance with the provisions of Article 3 (1)(a) of Regulation (EEC) No 2727/75 and the intervention price fixed for Greece for rye falling within heading No 10.02 of the Common Customs Tariff.

For the products falling within subheading 11.08 A III and heading No 11.09, the accession compensatory amount shall be derived from that which applies to common wheat minus the amount of the production refund referred to in Regulation (EEC) No $2742/75^{1}$.

Article 4

In intra-Community trade, the accession compensatory amount shall be charged or granted by the Member State concerned whose price level used in determining such amount is the higher.

Article 5

- The accession compensatory amount applicable shall be that ruling on the day of import or export.
- 2. However, should the need arise, a decision may be taken, in accordance with the procedure referred to in Article 8, to institute a system of advance fixing of the accession compensatory amount.

Article 6

- 1. If, for any product falling within heading No 10.01 or No 10.02 of the Common Customs Tariff, the import levy charged by the Community of Nine is less than the accession compensatory amount fixed for that product, the Commission shall apply the scale set out in Annex I to determine the amount applicable as accession compensatory amount in trade between the Community of Nine and Greece and between the latter and third countries.
- 2. Where, however, the import levy lies within the range of values which includes the compensatory amount fixed, that amount shall continue to apply.
- 3. For the products referred to in Article 1 (c) and (d) of Regulation (EEC)
 No 2727/75, the amount applicable as accession compensatory amount shall
 be determined by the Commission by reference to the variation in the amount
 determined under paragraph 1 for the basic products concerned.

¹0J No L 281, 1.11.1975, p.57.

Where, for a given product, an accession compensatory amount is fixed which must be deducted from refunds on exports to third countries and such refund is less than the said accession compensatory amount or there is no refund, provision may be made for levying, on export of the product in question from Greece to the third country, an amount not exceeding the difference between the accession compensatory amount and the refund, or, as the case may be, the accession compensatory amount itself.

Moreover, if, for exports to one or more third countries, the refund is less than the accession compensatory amount or there is no refund, provision may be made for the necessary measures to ensure the levy of the amount referred to in the above paragraph on export from Greece.

Article 8

- 1. The following shall be adopted in accordance with the procedure laid down in Article 26 of Regulation (EEC) No 2727/75:
 - (a) detailed rules for granting and levying accession compensatory amounts in such a way, in particular, as to avoid any deflection of trade or distortion of competition;
 - (b) the coefficients referred to in Article 97 (2) of the Act;
 - (c) detailed rules for the application of this Regulation and in particular;
 - fixing of accession compensatory amounts,
 - cases where Article 7 is to apply.
- 2. Measures to avoid deflection of trade or distortion of competition may be applied, for as long as is deemed necessary after the abolition of the accession compensatory amounts.

Article 9

This Regulation shall enter into force on 1 January 1981.

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

Done at Brussels,

For the Council
The President

Amount of the Community levy, ECU/Tonne		,	Amounts applicable by way of accession compensatory amount, ECU/Tonne	
from	32.00	to	28,01	30.00
from	28.00	to	24.01	26.00
from	24.00	to	20.01	22 ,00
from	20.00	to	16,01	¹⁸ ,00
from	16.00	to	12.01	14 .00
from	12.00	to	8_01	10,00
from	8.00	to	4,01	6. ,00
from	4,00	to	0,01	2.00
•	0			o

COUNCIL REGULATION (EEC)

amending Regulation (EEC) No 1870/80 concerning production refunds in the cereals and rice sector

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, Having regard to the Act of Accession of Greece and in particular Article 72(1) thereof,

Having regard to the proposal from the Commission,

Whereas Council Regulation (EEC) No 2727/75 of 29 October 1975 on the common organization of the market in cereals², as last amended by Regulation (EEC) No 1970/80³, provides for the grant of a production refund in respect of starches so that the basic products required by the industries in question may be made available to them at a lower price than that which would result from application of the rules under the common organization of the markets for the products in question;

Whereas, pursuant to Article 67 of the Act, in fixing the level of the various amounts laid down within the common agricultural policy, except for the intervention prices and the reference price, account is to be taken for Greece, to the extent necessary for the proper functioning of the common agricultural policy, of the accession compensatory amount;

Whereas that provision applies to the said production refunds where the intervention or reference prices applicable in Greece are lower than those in the Community of Nine; whereas this is the case for common wheat and appropriate provisions must therefore be made, by amending Council Regulation (EEC) No 2742/75 of 29 October 1975⁴,

¹ OJ No L 281, 1.11.1975, p.1.

²0J No L 184, 17.7.1980, p.1.

³0J No L 281, 1.11.1975, p.57.

Article 1(2) of Regulation (EEC) No 2742/75 is hereby replaced by the following text:

"2. The Member States shall grant a production refund of 24.67 ECU per tonne of common wheat used for the manufacture of starch and quellmehl intended for bread-making, to be reduced in Greece by the accession compensatory amount applicable for common wheat."

Article 2

This Regulation shall enter into force on 1 January 1981.

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

Done at Brussels,

COUNCIL REGULATION (EEC)

laying down general rules concerning the components for protection of the processing industry in the cereals and rice sector and fixing the components applying in Greece

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece and in particular Article 72(1)

thereof,

Having regard to the proposal from the Commission,

Whereas Article 66(2) of the said Act provides that the amount of the components for the protection of the processing industry in Greece in respect of products covered by Council Regulation (EEC) No 2727/75 of 29 October 1975 on the common organization of the market in cereals 1 , as last amended by Regulation (EEC) No $1870/80^2$, and by Council Regulation (EEC) No 1418/76 of 21 June 1976 on the common organization of the market in rice 3 , as last amended by Regulation (EEC) No $1871/80^4$, is to be determined by separating out, from the total protection applied by Greece on 1 January 1979 to imports into Greece from third countries, the component or components designed to ensure the protection of the said industry;

Whereas, in order to provide a complete table of the components designed to protect processing industries in the enlarged Community, the components designed to protect the processing industry in the Community of Nine and applicable to imports from Greece should be shown on a single table with the components applicable in Greece.

¹0J No L 281, 1.11.1975, p.1.

²0J No L 184, 17.7.1980, p.1.

³0J No L 166, 25.6.1976, p.1.

⁴OJ No L 184, 17.7.1980, p.4.

- 1. In respect of the products covered by Regulations (EEC) Nos 2727/75 and 1418/76, the components designed to protect the processing industry referred to in Article 66 of the said Act hereinafter called "fixed components" which are levied on imports into the Community of Nine from Greece or into Greece from the Community of Nine, or which replace in the case of Greece the component of Community protection in the charge on imports from third countries, shall be as fixed or reproduced as appropriate, in the Annex hereto.
- 2. Without prejudice to the provisions of Article 64(4) of the Act, the fixed components referred to in paragraph 1 and relating to products covered by Regulation (EEC) No 2727/75 shall apply until 31 July 1981 while the components relating to products covered by Regulation (EEC) No 1418/76 shall apply until 31 August 1981.
- 3. For subsequent marketing years:
 - Greece shall determine the fixed components referred to in paragraph 1 in respect of imports from third countries, adjusted in accordance with the provisions of Article 64(2)(a) and Article 66(3) of the Act.

 In the event of alterations to or suspension of the Community fixed component applicable to imports from third countries, Greece shall

component applicable to imports from third countries, Greece shall simultaneously alter or suspend the basic fixed component which it applies to imports from third countries by the proportion resulting from application of the provisions of Article 64(2)(a) of the Act;

- The Commission shall determine the fixed components referred to in paragraph 1 in respect of intra-Community trade, adjusted in accordance with the provisions of Article 64(1) and Article 66(3) of the Act and, as appropriate, in accordance with authorizations granted under Article 64(4) of the Act.

Article 2

Detailed rules for the application of this Regulation shall be adopted as the need arises in accordance with the procedures laid down in Article 26 of Regulation (EEC) No 2727/75 and Article 27 of Regulation (EEC) No 1418/76.

This Regulation shall enter into force on 1 January 1981.

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

Done at Brussels on

ANNEX

CCT	,	Community of Nine	Greece	
Meading No	Description of Goods	Fixed components in ECU/		
07.06 A	Manioc, arrowroot, salep and other similar roots and tubers with high starch content, excluding sweet potatoes	0	0	
10.06	Rice: B.II. Semi-milled or wholly milled rice: a) Semi-milled rice:			
	l. Round grain2. Long grainb) Wholly milled rice:	13.05 12.97	46.95 46.64	
	1. Round grain	13.90 13.90	50.00 50.00	
11.01	Cereal flours (1): A. Wheat or meslin flour B. Rye flour C. Barley flour D. Oat flour E. Maize flour:	22.67 22.67 6.04 6.04	22.67 22.67 6.04 6.04	
,	I. Of a fat content not exceeding 1.5% of weight II. Other G. Other	6.04 3.02 3.02 3.02	6.04 3.02 3.02 3.02	
11.02	Cereal groats and cereal meal; other worked cereal grains (for example, rolled, flaked, polished, pearled or kibbled but not further prepared), except rice falling within heading No 10.06; germ of cereals, whole, rolled, flaked or ground (1); A. Cereal groats and cereal meal: I. Wheat:			
-	a) Durum wheat	22.67 22.67 6.04 6.04 6.04	22.67 22.67 6.04 6.04	
, , ,	1.5% by weight: 1. For the brewing industry 2. Other	6.04 6.04 3.02	6.04 6.04 3.02	
	VI. Rice	3•02 3•02	3.02 3.02	

CCT	Description of made	Community of Nine	Greece	
Haeading No	Description of goods	Fixed compor	nts in ECU/ tonne	
11.02	B. Hulled grains (shelled or husked),			
(cont'd)	whether or not sliced or kibbled:			
	I. Barley and oats :	·		
	a) Hulled (shelled or husked):	2.00	2.00	
	I. Barley	3.02	3.02	
	aa) Clipped oats	3.02	3.02	
	bb) Other	3.02	3.02	
	b) Hulled and sliced or kibbled	3	3	
ı	("Grütze" or "grutten"):			
	l. Barley	3.02	3.02	
	2. Oats	3.02	3.02	
	II. Other cereals:	3.00	3.00	
	a) Wheatb) Rye	3.02 3.02	3,02 3,02	
	c) Maize	3.02	3.02 3.02	
	d) Other	3.02	3.02	
	C. Pearled grains:	3.02	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	I. Wheat	3.02	3.02	
	II. Rye	3.02	3.02	
	III. Barley	6.04	6.04	
	IV. Oats	3.02	3.02	
	V. Maize	3.02	3.02	
	VI. Other	3.02	3.02	
	kibbled:			
,	I. Wheat	3.02	3.02	
	II. Rye	3.02	3.02	
	III. Barley	3.02	3.02	
,	IV. Oats	3.02	3.02	
	V. Maize	3.02 `	3.02	
	VI. Other	3.02	3.02	
ı	E. Rolled grains; flakes grains: I. Barley and oats:	,		
1	a) Rolled .			
·	1. Barley	3.02	3.02	
	2. Oats	3.02	3.02	
·	b) Flaked:	,	,	
	1. Barley	6.04	6.04	
1	2. Oats	6.04	6.04	
	II. Other cereals:	6.04	6.04	
ľ	a) Wheatb) Rye	6.04 6.04	6.04	
	c) Maize	6.04	6.04	
	d) Other :			
ł	1. Flaked rice	6.04	6.04	
.	2. Other	6.04	6.04	
j	F. Pellets:	, , ,		
	I. Wheat	6.04	6.04	
	II. Rye	6.04	6.04	
Í	III. Barley	6.04 6.04	6.04 6.04	
	V. Maize	6.04	6.04	
1	VI. Rice	3.02	3.02	
	VII. Other	3.02	3.02	

CCT	Description of Goods	Community of Nine	Greece
Hineading No	Description of Goods	Fixed components in ECU/tonne	
11.02 (cont'd)	G. Germ of cereals, whole, rolled, flaked or ground : I. Wheat	6.04 6.04	6.04 6.04
11.04	C. Flour and meal of sago and of roots and tubers falling within heading No 07.06: I. Denatured II. Other: a) For the manufacture of starches b) Other	3•02 20•55 20•55	3•02 20•55 20•55
11.07	Malt, roasted or not: A. Unroasted: I. Obtained from wheat: a) In the form of flour. b) Other. A. II. Other: a) In the form of flour. b) Other.	10.88 10.88 10.88 10.88	10.88 10.88 10.88 10.88
11.08 A	Starches: I. Maize starch II. Rice starch III. Wheat starch IV. Potato starch V. Other	20.55 30.83 20.55 20.55 20.55	50.00 30.83 50.00 50.00
11.09	Wheat gluten, whether or not dried	181.34	181.34
17.02 B	Glucose and glucose syrup: II. Other: a) Glucose in the form of white crystalline powder, whether or not agglomerated b) Other	96•72 66•49	96•72 66•49
21.07 F	Flavoured or coloured sugar syrups: II. Glucose syrup	66.49	66.49
23.02	Bran, sharps and other residues derived from the sifting, milling or working of cereals or of leguminous vegetables: A. Of cereals: I. Of maize or rice:	,	

·			
CCT	Decemination of mode	Community of Nine	Greece
Meading:	Description of goods	Fixed component	ts in ECU/ tonne
23.02 (cont'd)	a) With a starch content not exceeding 35% by weight	O `	0
	or more than 1.5% by weight b) Other	0 0	.0 0
23.03	Beet-pulp, bagasse and other waste of sugar manufacture; brewing and destilling dregs and waste; residues of starch manufacture and similar residues; A. Residues from the manufacture of starch from maize (excluding concentrated steeping liquors), of a protein content, calculated on the dry product: 1. Exceeding 40% by weight	181 , 34	181,34
23.07	Sweetened forage; other preparations of a kind used in animal feeding: B. Other, containing starch, glucose or glucose syrup falling within subheadings 17.02 B and 21.07 F II, or milk products: I. Containing starch or glucose or glucose syrup: a) Containing no starch or containing 10% or less by weight of starch.		

CCT Heading No	Description of Goods	Community of Nine	Greece	
110		Fixed components in ECU/ tonne		
23.07 (cont'd)	1. Containing no milk products or containing less than 10% by weight of such products 2. Containing not less than 10% but less than 50% by weight of milk products b) Containing more than 10% but not more than 30% by weight of starch: 1. Containing no milk products or containing less than 10% by weight of such products 2. Containing not less than 10% but less than 50% by weight of milk products c) Containing more than 30% by weight of starch: 1. Containing no milk products or containing less than 10% by weight of such products 2. Containing no milk products or containing less than 10% by weight of such products 2. Containing not less than 10% by weight of such products	10.88 10.88 10.88	10.88 10.88 10.88	
	milk products	10.88	10.88	

(1) For the purpose of distinguishing products falling within heading Nos 11.01 and 11.02 from those falling within subheading 23.02 A, products falling within heading Nos 11.01 and 11.02 shall be those meeting the following specifications:

- a starch content (determined by the modified Ewers polarimetric method), referred to dry matter, exceeding 45% by weight,

- an ash content, by weight, referred to dry matter (after deduction of any added minerals), not exceeding 1.6% for rice, 2.5% for wheat or rye, 3% for barley, 4% for buckwheat, 5% for oats and 2% for other cereals.

Germ of cereals, whole, rolled, flaked or ground, falls in all cases within heading No 11.02.

Commission Proposal for COUNCIL REGULATION (EEC)

amending Regulation (EEC) No 1594/80 in respect of the fixing, for the 1980/81 sugar marketing year, of the derived intervention price for white sugar, the minimum prices for beet for Greece and the new threshold prices following the accession of Greece to the Community

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, Having regard to the Act of Accession of Greece, and in particular Article 60 (b) thereof,

Having regard to Council Regulation (EEC) No 3330/74 of 19 December 1974 on the common organization of the market in sugar (1), as last amended by Regulation (EEC) No 1396/78 (2), and in particular Articles 3 (6), 4 (4), 13 (2) and 28 thereof,

Having regard to the proposal from the Commission,

Having regard to the opinions of the European Parliament,

Whereas Council Regulation (EEC) No 1593/80 of 24 June 1980, fixing, for the 1980/81 sugar marketing year, the sugar prices, the standard quality of beet and the coefficient for calculating the maximum quota (3) has fixed the intervention price for white sugar for the Community area having the largest surplus;

Whereas Article 3 (2) of Regulation (EEC) No 3330/74 provides for derived intervention prices to be fixed for other areas to take account of regional price variations, which given a normal harvest and free movement of sugar, might be expected to occur in the price of sugar under natural conditions of price formation; whereas Article 1 of Council Regulation (EEC) No 1594/80 of 24 June 1980, fixing, for the 1980/81 sugar year, the derived intervention prices, the intervention price for raw beet sugar, the minimum prices for beet, the threshold prices, the maximum amount of the production levy and the amount of the repayment to offsett storage costs and the coefficient for calculating the special maximum quota (4), has fixed the derived intervention prices for the Community of Nine;

¹⁾ OJ No L 359, 31.12.1974, p.1

⁽²⁾ OJ No L 170, 27.6.1978, p.1 (3) OJ No L 160, 26.6.1980, p.14 (4) OJ No L 160, 26.6.1980, p.16

Whereas Article 60 of the Act makes provision for application of the common price in Greece for a specified product if the price on the world market for the product in question is higher than the common price;

Whereas this is the case in respect of sugar; whereas sugar production in Greece in the 1980/81 sugar marketing year covers only two thirds of the requirements of the Greek home market; whereas these requirements should be met from sugar available in Community surplus areas; whereas, in these circumstances, the level of market prices in Greece will be determined by the offer prices for sugar from the Community surplus areas; whereas the derived intervention price for Greece is to be fixed by reference to the intervention price applicable in the north of the Community, the commercial cost of deliveries to Greece and the marketing costs incurred by the Greek sugar industry;

whereas the minimum price for beet, as referred to in the first indent of Article 4 (1) of Regulation (EEC) No 3330/74, must be determined for each sugar beet production area in respect of which an intervention price has been fixed; whereas Article 2 of Regulation (EEC) No 1593/80 has fixed the minimum price for beet for the area having the largest surplus; whereas the minimum prices for sugar beet for the areas other than the area having the largest surplus are determined on the basis of the intervention prices for white sugar applicable in those areas, account being taken in particular of the amounts which enter into the calculation of the minimum price for beet for the area having the largest surplus, the processing margin, the yield, the receipts from the sale of molasses and the costs incurred in delivering beet to undertakings; whereas the minimum prices for sugar beet in Greece are to be determined in accordance with the rules applicable to the derived beet prices for the Community of Nine; Whereas Article 13 (2) of Regulation (EEC) No 3330/74 provides that the threshold price for white sugar is the same as the target price for the Community area having the largest surplus plus charges, calculated at a flat rate, for transport from that area to the most distant deficit area in the Community, plus the amount of the storage levy; whereas the threshold price for raw sugar is derived from the threshold price for white sugar by reference to a processing margin and a standard yield; whereas Article 4 of Regulation (EEC) No 1594/80 has fixed the threshold price for white and raw sugar by reference to the transport charges between the departments of Northern France and Palermo; whereas consequent on the enlargement of the Community and in view of the supply situation in Greece the threshold price should be fixed by reference to the transport charges between Northern France and Piraeus;

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EEC) No 1594/80 is hereby amended as follows:

1. Article 1 is replaced by the following:

"Article 1

For the regions other than the Community area having the largest surplus the derived intervention price for 100 kilograms of white sugar shall be:

- (a) 47.29 ECU for all regions of Greece;
- (b) 45.21 ECU for all regions of Italy;
- (c) 43.03 ECU for the French overseas departments;
- (d) 44.48 ECU for all regions of Ireland and of the United Kingdom;
- (e) 43.27 ECU for the other regions of the Community.".
- 2. In the first subparagraph of Article 2 (1) "Article 1 (d)" is amended to read " Article 1 (e)".
- 3. Article 3 is replaced by the following:

"Article 3

- 1. The minimum price for beet shall be per tonne:
 - (a) 38.33 ECU for the regions referred to in Article 1 (a);
 - (b) 35.62 ECU for the regions referred to in Article 1 (b);
 - (c) 34.67 ECU for the regions referred to in Article 1 (d);
 - (d) 33.10 ECU for the regions referred to in Article 1 (e).
- 2. The minimum price for beet outside the basic quotas shall be, per tonne:
 - (a) 23.17 ECU for the Community area having the largest surplus and for the regions referred to in Article 1 (e);
 - (b) 28.40 ECU for the regions referred to in Article 1 (a);
 - (c) 25.69 ECU for the regions referred to in Article 1 (b);
 - (d) 24.74 ECU for the regions referred to in Article 1 (d)."

4. Article 4 is replaced by the following:

" Article 4

The threshold price shall be:

- (a) 53.96 ECU per 100 kilograms of white sugar;
- (b) 46.31 ECU per 100 kilograms of raw sugar;
- (c) 6.00 ECU per 100 kilograms of molasses.".

Article 2

This Regulation shall enter into force on 1 January 1981.

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

Done at Brussels,

COMMISSION PROPOSAL FOR COUNCIL REGULATION (EEC)

amending Regulation (EEC) No 3330/74 on the common organisation of the market in sugar following the accession of Greece to the Community

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, Having regard to the Act of Accession of Greece, in particular Article 146 (2) thereof,

Having regard to the proposal from the Commission,

Whereas Council Regulation (EEC) No 3330/74 (1), as last amended by Regulation (EEC) No 1396/78 (2), has provided for a system of sugar production quotas; whereas Article 24 of that Regulation has fixed the basic quantities for the Community of Nine; whereas Council Regulation (EEC) No 1592/80 of 24 June 1980 on the application of the system of production quotas in the sugar and isoglucose sectors during the period 1 July 1980 to 30 June 1981 (3), has extended that system to the 1980/81 sugar marketing year; whereas the Joint Declaration on sugar, milk products, olive oil and products processed from fruit and vegetables annexed to the Final Act (4), indicates that maximum in Greece quota concerning sugar production shall be fixed at a level close to that corresponding to the quantities produced in Greece during a recent reference period the situation of which may not, however, exceed the sugar marketing year 1978/79; whereas within this maximum quota the basic quota is to be established in accordance with the rules in force in the Community of Nine;

⁽¹⁾ OJ No L 359, 31.12.1974, p.1 (2) OJ No L 170, 27.6.1978, p.1 (3) OJ No L 160, 26.6.1980, p.12

⁽⁴⁾ OJ No L 291, 19.11.1979, p.179

Article _

Regulation (EEC) No 3330/74 is hereby amended as follows:

- 1. The following subparagraph is added to Article 24 (1):

 "Without prejudice to the first subparagraph and the first, second and third subparagraphs of paragraph 2 Greece shall allocate a basic quota to the undertaking having produced sugar during the period 1 July 1979 to 30 June 1980. Its basic quota in respect of the period 1 July 1980 to 30 June 1981 shall be equal to the quantity referred to in (i) of the last subparagraph of paragraph 2.".
- 2. The following is added to the last subparagraph of Article 24 (2):
 "(i) Greece 249 151 tonnes of white sugar."

Article 2

This Regulation shall enter into force on 1 January 1981.

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

Done at Brussels,

COUNCIL REGULATION (EEC)

fixing the intervention price and the production aid applicable in Greece in the olive oil sector for the 1980/81 marketing year

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establihsing the European Economic Community,

Having regard to the Act of Accession of Greece, and in particular Article 72(1) thereof,

Having regard to the proposal from the Commission,

Whereas Article 58(2) of the said Act provides that the prices to be applied in Greece before the first move to price alignment are to be fixed, in accordance with the rules provided for in the common organization of the markets, at a level which allows producers to obtain market prices equivalent to those obtained, for a representative period, under the previous national system; whereas pursuant to Article 79 of the Act that provision applies in the olive oil sector to the intervention price;

Whereas the Greek guaranteed price system is comparable to the Community system; whereas, in order to ensure that Greek producers can, at the time of accession, obtain market prices equivalent to those obtained during the 1979/80 marketing year, which is considered as a representative period, the intervention price should be fixed at a level which does not result in a drop in income in real terms;

Whereas the price fixed in this Regulation is to apply as from 1 January 1981; whereas it is therefore appropriate to include the monthly increase fixed by Council Regulation (EEC) No 1590/80⁽¹⁾ and applicable from the month of January 1981; whereas, for the remainder of the 1980/81 marketing year, that price is subject to the monthly increases provided for in that Regulation;

Whereas Article 68 of the Act provides that Community aid is to be introduced into Greece according to a certain timetable;

Whereas Article 81(1) of the Act provides that the first move towards alignment concerning production aid for olive is to occur on 1 January 1981; whereas the same Article provides that the level of production aid to be adopted for the calculation of the level of aid applicable in Greece is to be that fixed in the Community of Nine for the marketing year obtaining on the date of accession,

⁽¹⁾ OJ No L 160, 26461980, p. 10

The intervention price for olive oil for the 1980/81 marketing year, applicable in Greece, is hereby fixed at 164.28 ECU per 100 kg.

This price shall cover semi-fine virgin olive oil with a free fatty acid content of 3.3 grams per 100 grams expressed as oleic acid.

Article 2

The production aid for olive oil for the 1980/81 marketing year, applicable in Greece, is hereby fixed at 11-16 ECU per 100 kg-

Article 3

This Regulation shall enter into force on 1 January 1981.

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

Done at _____

Proposal for a COUNCIL REGULATION (EEC)

amending Regulation (EEC) No 2529/80 laying down general rules in respect of production aid for olive oil for the 1980/81 marketing year

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Communiyt,

Having regard to the Act of Accession of Greece and in particular Article 146 thereof,

Having regard to Council Regulation No 136/66/EEC of 22 September 1966 on the establishment of a common organization of the market in oils and fats 1 , as last amended by Regulation (EEC) No 1917/80 2 , and in particular Article 5(4) and Article 36 thereof,

Having regard to the proposal from the Commission,

Whereas Article 12 of Council Regulation (EEC) No 2529/80³ lays down that mills must have forwarded to the Member States by 31 December 1980 all the information necessary to enable their pressing capacity to be determined; whereas Greece, which is to accede to the Community on 1 January 1981 cannot comply with this time limit; whereas an appropriate date should therefore be laid down for forwarding the information referred to above by Greek mills,

¹0J No L 172, 30.9.1966, p.3025/66.

²0J No L 186, 19.7.1980, p.1.

³0J No L 259, 2.10.1980, p.3.

The second indent of Article 12 of Regulation (EEC) No 2529/80 is replaced by the following indent:

- "- have forwarded to the Member States by 31 December 1980 all such information
- " as will enable its pressing capacity to be determined; however, in respec-
- " of Greece, this information must be forwarded by 28 February 1981;"

Article 2

This Regulation shall enter into force on 1 January 1981,

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

Done at _____

Proposal for a

COUNCIL REGULATION (EEC)

amending Council Regulation (EEC) No 154/75 on the establishment of a register of olive cultivation in the Member States producing olive oil

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece and in particular Articles 22 and 146 thereof,

Having regard to the proposal from the Commission,

Whereas Council Regulation (EEC) No 154/75¹, as amended by Regulation (EEC) No 1794/79², lays down the time limits for establishing the register of olive cultivation in the producer Member States in the Community of Nine; whereas the same time limits should be fixed for establishing the register of olive cultivation in Greece and provision should be made for these time limits to run from the date of accession;

Whereas, in order to ensure that there are funds to cover the cost of establishing the register of olive cultivation in Greece, the amount of production aid paid to Greek olive growers to be withheld, and the period over which this should be done, should be laid down,

¹0J No L 19, 24.1975, p.1.

²OJ No L 206, 14.8.1979, p.3.

Regulation (EEC) No 154/75 is hereby amended as follows:

1. The following subparagraph is added to Article 1(2):

"With regard to the establishment of the register of olive cultivation in Greece, the time limits referred to at (a) and (b) shall run from the date of accession."

- 2. The following paragraph 2a is inserted in Article 3:
 - "2a. The competent authorities of Greece responsible for payment of the production aid referred to in Article 5 of Regulation No 136/66/EEC shall, at the time of payment, effect a deduction of 1.28 ECU per 100 kg. This deduction shall apply to aid in respect of the 1980/81, 1981/82 and 1982/83 marketing years."

Article 2

This Regulation shall enter into force on 1 January 1981.

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

Done	at		For	the	Council
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Proposal for a

COUNCIL REGULATION (EEC)

amending Regulation No 136/66/EEC on the establishment of a common organization of the market in oils and fats

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece and in particular Article 146
thereof,

Having regard to the proposal from the Commission 1,

Whereas Article 21 of the Act introduces into Council Regulation No $136/66/\text{EEC}^2$, as last amended by Regulation (EEC) No $1917/80^3$, an Article 42b making provision for the adoption of specific measures in respect of fresh and processed olives;

Whereas prepared and preserved olives do not fall within the scope of Regulation No 136/66/EEC; whereas an addition should be made to the list of products to which the said Regulation applies,

HAS ADOPTED THIS REGULATION:

Article 1

The following two subheadings are hereby added to point d in Article 1(2) of Regulation No 136/66/EEC:

"20.01 C Olives, prepared or preserved by vinegar or acetic acid, with or without sugar, whether or not containing salt, spices or mustard; 20.02 F Olives, prepared or preserved otherwise than by vinegar or acetic acid."

Article 2

This Regulation shall enter into force on 1 January 1981.

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

Done at

^{10.1} No

²oJ No 172, 30.9.1966, p.3025/66.

³0J No L 186, 19.7.1980, p.1.

Proposal for a COUNCIL REGULATION (EEC)

amending regulation (EEC) No. 591/79 laying down general rules concerning the production refund for olive oils used in the manufacture of certain preserved foods

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece, and in particular Article 72 thereof,

Having regard to the proposal from the Commission,

Having regard to Council Regulation No 136/66 EEC of 22 September 1966 on the establishment of a common organisation of the market in oils and fats, as last amended by Regulation (EEC) No. 1917/80, and in particular Article 20a thereof,

Whereas, pursuant to Article 67 of the said Act, in fixing the level of the various amounts laid down within the common agricultural policy, except for the prices referred to in Article 58, account is to be taken for Greece, to the extent necessary for the proper functioning of the common agricultural policy, of the accession compensatory amount; whereas this provision applies to the production refund referred to in Article 20a of Regulation No 136/66 EEC; whereas it should be made clear that the accession compensatory amount to be taken into account is that applicable in trade between Greece and non-member countries;

Whereas, by virtue of Articles 4 and 5 of Council Regulation (EEC) No 591/79 No 591/79³, the production refund applicable to olive oil of Community origin used in the manufacture of preserved products is to be increased by the amount of the consumption aid; whereas, in fixing the production refund, account should be taken of the consumption aid level applicable in the Community of Nine and in Greece,

²⁰J No. L 172, 30. 9.1966, p.3025/66

³⁰J No. L 186, 19. 7.1980, p.1

OJ No. L 78, 30. 3.1979, p.2

Regulation (EEC) No 591/79 is hereby amended as follows: 1. Article 4 (1) is replaced by the following:

"Article 4

1. Subject to Article 6, the amount of the refund shall be the arithmetic mean of the variable component of the levies applied on import of olive oils falling within subheading 15.07 A II of the Common Customs Tariff during the two months preceding the month in which the refund is implemented, corrected, in Greece by the accession compensatory amount referred to in Article 2 (3) of Regulation (EEC) No. /80.

However, where the olive oil used in the manufacture of preserved products has been produced in the Community, the refund shall be the mean referred to above plus the amount of the consumption aid applicable, as the case may be, in the Community of Nine or in Greece and valid on the day of implementation of the refund."

2. Article 5 is replaced by the following:

"Article 5

1. In the event of use being made of the tendering procedure referred to in Article 16 of Regulation No. 136/66/EEC and in Article 5 of Regulation (EEC) No. 2749/78, the production refund shall be fixed, subject to Article 6 of this Regulation, on the basis of the minimum levies determined under that procedure in respect of oils falling within subheading 15.07 A II a) of the Common Customs Tariff.

Production refunds fixed in accordance with the above subparagraph shall be corrected in Greece by the accession compensatory amount referred to in Article 3 (2) of Regulation (EEC) No /80.

2. However, where the olive oil used in the manufacture of preserved products has been produced in the Community, the amount determined pursuant to paragraph 1 shall be increased by the amount of the consumption aid applicable, as the case may be, in the Community of Nine or in Greece, valid on the day of implementation of the refund."

Article 2,

This Regulation shall enter into force on 1 January 1981.

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

Done at For the Council

Proposal for a

COUNCIL REGULATION (EEC)

amending Regulation (EEC) No 2528/80 laying down special measures in respect of olive oil producer organizations for the 1980/81 marketing year

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece, and in particular Article 146
thereof,

Having regard to Council Regulation (EEC) No 136/66/EEC of 22 September 1966 on the establishment of a common organization of the market in oils and fats 1 , as last amended by Regulation (EEC) No 1917/80 2 , and in particular Article 36 thereof,

Whereas Council Regulation (EEC) No 2528/80³, lays down time limits for the 1980/81 marketing year for setting up producer organizations and for submitting applications for recognition to the competent authorities of the Member State in question; whereas it is not possible to comply with the time limits referred to above in Greece, which is to accede to the Community on 1 January 1981; whereas appropriate time limits for Greek producer organizations should therefore be fixed,

¹⁰J No 172, 30.9.1976, p.3025/66.

²0J No L 186, 19.7.1980, p.1.

³0J No L 259, 2.10.1980, p.1.

Regulation (EEC) No. 2528/80 is hereby amended as follows:

- 1. The following subparagraph is added to Article 1 (1); "However, in respect of Greece, producer organisations must be set up before 10 January 1981."
- The following subparagraph is added to Article 1 (2): "However, producer organisations set up in Greece must submit their application not later than 20 January 1981."

Article 2

This Regulation shall enter into force on 1 January 1981.

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

Done at

COUNCIL REGULATION (EEC)

fixing the amount of aid applicable in Greece for silkworms for the 1980/81 marketing year

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece and in particular Article 72(1)

thereof,

Having regard to the proposal from the Commission,

Whereas Article 92 of the said Act provides that Article 68 of the Act is to apply to aid for silkworms; whereas, pursuant to the said Article 68, the Community aid to be granted in Greece as from 1 January 1981 is to be equal to an amount defined on the basis of aid granted by Greece for a representative period to be determined; whereas the 1980/81 marketing year should be adopted as a representative period; whereas the application of these criteria results in fixing the aid for silkworms in Greece at the level stated below,

HAS ADOPTED THIS REGULATION:

Article 1

For the 1980/81 marketing year the aid for silkworms applicable in Greece is fixed at 49.90 ECU per box of silk seed started.

<u>Article 2</u>

This Regulation shall enter into force on 1 January 1981.

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

Done at

Proposal for a COUNCIL REGULATION (EEC)

amending Regulation (EEC) No 1587/80 fixing, for the 1980/81 marketing year, the main intervention centres for colza and rape seed and sunflower seed and the derived intervention prices applicable in these centres

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, Having regard to the Act of Accession of Greece and in particular Article 72(1) of the Act annexed thereto,

Having regard to Council Regulation No 136/66/EEC of 22 September 1966 on the establishment of a common organization of the market in oils and fats 1 , as last amended by Regulation (EEC) No 1917/80 2 , and in particular the first subparagraph of Article 22(2) thereof,

Having regard to the proposal from the Commission,

Whereas Council Regulation (EEC) No 1587/80³ fixed, for the 1980/81 marketing year, the main intervention centres for colza and rape seed and sunflower seed and the derived intervention prices applicable in those centres,

Whereas, with a view to Greek accession, the main intervention centre in Greece and the derived intervention price applicable in that centre should be fixed for that marketing year;

Whereas the market situation in Greece shows that the prices of competing products in the crop system in Greece and in the Community of Nine are similar; whereas the Greek market has a deficit in oilseeds; whereas a price should be fixed in Greece at the same level as the basic intervention price in the Community of Nine,

¹0J No 172, 30.9.1966, p.3025/66

²0J No L 186, 19.7.1980, p.1

³0J No L 160, 26.6.1980, p.6

The following are hereby added to the Annex to Regulation (EEC) No 1587/80:

1. In section A: for colza and rape seed

"KOMOTINI

36.77

2. In section B: for sunflower seed

"KOMOTINI

40.05 "

Article 2

This Regulation shall enter into force on 1 January 1981.

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

Done at

For the Council

Proposal for a COUNCIL REGULATION (EEC)

laying down the general rules for the system of accession compensatory amounts for olive oil

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, Having regard to the Act of Accession of Greece and in particular Article 61(5) and Article 72(1) thereof,

Having regard to the proposal from the Commission,

Whereas Articles 58 and 59 of the said Act provide for fixing prices for Greece at a level which may be different from the common price levels; whereas, pursuant to Article 61 of the Act, these differences in price are to be compensated for by a system of accession compensatory amounts;

Whereas, in the olive oil sector, Articles 58, 59 and 61 of the Act apply to the intervention price;

Whereas, pursuant to Article 11 of Council Regulation No 136/66/EEC of 22 September 1966 on the establishment of a common organization of the market in oils and fats¹, as last amended by Regulation (EEC) No 1917/80², a consumption aid is granted for oil produced and marketed within the Community; whereas pursuant to Article 79(1) of the Act the accession compensatory amount referred to above is to be corrected, as appropriate, by the effect of the difference between the Community consumption aid applicable in the Community of Nine and in Greece;

Whereas, in respect of products containing olive oil, the applicable compensatory amount must take account of the oil content of the said products;

Whereas, by virtue of the first subparagraph of Article 61(5) of the Act, the accession compensatory amount may not exceed the total amount levied on imports from third countries; whereas, in view of the consumption aid system for olive oil, application of that rule would result in distortions of competition; whereas a derogation from that rule should therefore be provided,

HAS ADOPTED THIS REGULATION:

OJ No 172, 30.9.1966, p.3025/66

²0J No L 186, 19.7.1980, p.1

<u>Article 1</u>

For the purposes of this Regulation

- "Community of Nine" means the Community as constituted before accession of Greece.
- "accession compensatory amount" means the compensatory amounts applicable in trade between the Community of Nine and Greece and between Greece and third countries.

<u>Article 2</u>

- 1. The accession compensatory amount applicable in trade between the Community of Nine and Greece for olive oil falling within subheading 15.07 A of the Common Customs Tariff, with the exception of the oils referred to in paragraph 2, shall be equal to the difference between the intervention price fixed for the Community of Nine and the intervention price fixed for Greece.
 - However, for olive oil falling within subheading 15.07 A II, the said difference shall be corrected by the coefficient given in the Annex.
- 2. The accession compensatory amount applicable in trade between the Community of Nine and Greece for olive oil falling within subheading 15.07 A I a) and 15.07 A II which is prepared for market in accordance with the conditions laid down for grant of the consumption aid shall be the amount referred to in paragraph 1 corrected by the difference between the consumption aid applicable in the Community of Nine and in Greece.
 - If the difference between the consumption aid applicable in the Community of Nine and in Greece exceeds the amount referred to in paragraph 1, the resultant difference shall be applied.
 - However, for olive oil falling within subheading 15.07 A II, the accession compensatory amount thus calculated shall be multiplied by the coefficients given in the Annex.
- 3. The compensatory amount applicable in Greek trade with third countries for olive oil falling within subheading 15.07 A of the Common Customs Tariff shall be the amount given in paragraph 2. However, the compensatory amount shall not apply to Greek exports of the olive oil referred to in paragraph 1 to third countries.

The accession compensatory amounts applicable to products containing oil referred to in Article 17 of Regulation No 136/66/EEC shall be calculated from the accession compensatory amount applicable pursuant to Article 2 on the basis of the oil content of the products in question.

Article 4

In trade between the Community of Nine and Greece

- the accession compensatory amount referred to in Article 2(1) shall be charged or granted by the Member State whose intervention price is the higher;
- the accession compensatory amount referred to in Article 2(2) shall be charged or granted by the Member State whose intervention price, less the consumption aid, is the higher.

<u>Article 5</u>

Notwithstanding the first subparagraph of Article 61(5) of the Act of Accession, the accession compensatory amount referred to in Article 2(1) may exceed the levy applicable in respect of third countries.

<u>Article 6</u>

The accession compensatory amount applicable shall be the amount which is in force on the day of import or export.

Article 7

The following shall be adopted in accordance with the procedure laid down in Article 38 of Regulation No 136/66/EEC.

- (a) detailed rules for the granting and charging of the accession compensatory amounts designed to obviate any deflection of trade or distortion of competition;
- (b) detailed rules for the application of this Regulation and for fixing the accession compensatory amounts.

The measures designed to obviate any deflection of trade and distortion of competition may apply for the period considered necessary following abolition of accession compensatory amounts.

This Regulation shall enter into force on 1 January 1981.

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

Done at

For the Council

C.C.T. No	Coefficient
15.07 A II a)	1.11
15.07 A II b)	1.49

Proposal for a COUNCIL REGULATION (EEC)

authorizing Greece to apply a temporary system for control of imports of oil seeds and vegetable oils and fats

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, Having regard to the Act of Accession of Greece, and in particular Article 72(1) thereof,

Having regard to the proposal from the Commission,

Whereas Article 82 of the said Act lays down that Greece may, until 31 December 1983, apply the system of import control of oilseeds and vegetable oils and fats that it applied on 1 January 1979, subject to certain conditions;

Whereas, for the purpose of the said control, Greece should be authorized to apply a system of import documents together with provision of a security to guarantee that the operations for which the documents were applied for are actually carried out; whereas the maximum quantities beyond which Greece may suspend the issue of documents should also be fixed,

HAS ADOPTED THIS REGULATION:

Greece may apply, up to 31 December 1983, a system of import control for oilseeds and vegetable oils and fats, according to the rules laid down in this Regulation.

Article 2

Greece may make the release for consumption on its territory of the following products subject to production of an import document:

Heading No.	Description
12.01	Oil seeds and oleaginous fruit, whole or broken: B. Other
15.07	Fixed vegetable oils, fluid or solid, crude, réfined or purified: D. Other oils
ex 15.12	Vegetable oils and fats, wholly or partly hydrogenated, or solidified or hardened by any other process, whether or not refined, but not further prepared: A. in immediate packings of a net capacity of 1 kg or less B. Other

Article 3

- 1. Greece shall issue the import document to any interested party who so applies, wherever he may be established in the Community.
- 2. Each application shall be accompanied by a security to guarantee fulfilment of the undertaking to release the products in question for consumption during the period of validity of the document and which shall be forfeit, in whole or in part, if the operation is not carried out within that period or is only partly carried out.
- 3. The documents shall be issued for not more than the quantity stated in the applications.

Where the total quantities stated in the applications for documents exceeds the ceiling referred to in Article 4, Greece may suspend the issue of documents.

- 1. Applications for documents put forward during 1981 shall be granted within an overall ceiling of 25.000 tonnes of oil or fats.
- 2. For 1982 and 1983, the ceiling figures shall be fixed by the Council, acting by qualified majority on a proposal from the Commission.
 These ceilings shall be fixed at levels which will allow a smooth transition to the system applicable as from 1 January 1984.
- 3. The oil yield of oilseeds and oleaginous fruit shall be taken into account for the purposes of applying paragraph 1. This yield must be representative of yields obtained in Community oil mills.

Article 5

The detailed rules for applying this Regulation shall be adopted in accordance with the procedure laid down in Article 38 of Regulation No 136/66/EEC.

Article 6

This Regulation shall enter into force on 1 January 1981.

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

Done	at	 For the	e Council

Proposal for a

COUNCIL REGULATION (EEC)

fixing the guide price to be applied in Greece for dried fodder

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,
Having regard to the Act of Accession of Greece, and in particular Article
72(1) thereof,

Having regard to the proposal of the Commission,

Whereas Article 104(1)of the Act lays down that the guide price applicable in Greece on 1 January 1981 for dried fodder is to be fixed at a level equivalent to the world market price, increased by any aid granted in Greece under the previous national system during a reference period to be determined, as well as by the customs duties; whereas it is appropriate to take the 1980/81 marketing year as a representative period;

Whereas the application of the above criteria results in the fixing of a guide price for Greece which is lower than the common guide price,

HAS ADOPTED THIS REGULATION:

Article 1

With effect from 1 January 1981, and during the remainder of the 1980/81 marketing year, the guide price applicable in Greece for dried fodder shall be 126.50 ECU per tonne.

Article 2

This Regulation shall enter into force on 1 January 1981.

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

Done at For the Council

COUNCIL REGULATION (EEC)

fixing the guide price and the intervention price for adult bovine animals applicable in Greece for the 1980/81 marketing year

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece, and in particular Article 60(a) thereof,

Having regard to the proposal from the Commission,

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

Whereas the prices of adult bovine animals in Greece, expressed in ECU on the basis of the existing monetary situation, resulting in a difference which is to be considered as minimal within the meaning of Article 60(a) of the Act; whereas the common prices for adult bovine animals should therefore be applied in Greece as from 1 January 1981,

HAS ADOPTED THIS REGULATION:

Article 1

The common guide price and intervention price for adult bovine animals shall be applicable in Greece for the 1980/81 marketing year.

Article 2

This Regulation shall enter into force on 1 January 1981.

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

Done at Brussels,

For the Council

⁽¹⁾ OJ No C

Proposal for a COUNCIL REGULATION (EEC)

amending Regulation (EEC) No 1837/80 on the common organization of the market in sheepmeat and goatmeat

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece and in particular Article 146 hereof,

Whereas Greece is to become the tenth Member State of the European Communities on 1 January 1981; whereas it is accordingly necessary to adapt Council Regulation (EEC) N° 1837/80 1 ; whereas, in particular, it seems necessary in view of the special characteristics of the sheepmeat and goatmeat market in that Member state to consider it as a region and to fix a reference price on the basis of the market price forecast for 1980,

HAS ADOPTED THIS REGULATION :

¹ OJ Nº L 183, 16.7.1980, p. 1.

Regulation (EEC) Nº 1837/80 is hereby amended as follows:

1. Article 3 (1) is replaced by the following:

"1. In accordance with the procedure laid down in Article 43 (2) of the Treaty, there shall be fixed annually in respect of the marketing year commencing the year following, a basic price for fresh or chilled sheep carcases and a reference price, for each of the following regions:

Region 1: Italy,

Region 2 : France,

Region 3: Denmark, Benelux, Germany,

Region 4: Ireland,

Region 5: United Kingdom,

Region 6: Greece.

By way of derogation from the first subparagraph, the basic price and the reference prices for the 1980/81 marketing year shall be fixed at the levels indicated in Article 31".

- 2. Article 31 (4) is replaced by the following:
 - "4. The reference prices are hereby fixed in accordance with the second subparagraph of Article 3 (1), at:
 - 375 ECU/100 kg for Region 1,
 - 345 ECU/100 kg for Region 2,
 - 315 ECU/100 kg for Region 3,
 - 310 ECU/100 kg for Region 4,
 - 293 ECU/100 kg for Region 5,
 - 350 ECU/100 kg for Region 6".

This Regulation shall enter into force on 1 January 1981.

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

, Done at

For the Council

COUNCIL REGULATION (EEC)

establishing a list of representative markets for pigmeat in the Community

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community; Having regard to Council Regulation (EEC) No 2759/75 (1) of 29 October 1975 on the common organization of the market in pigmeat, as last amended by Reg. (EEC) No 1423/78 (2), and in particular Article 4(5) thereof;

Having regard to the proposal from the Commission;

Whereas, under the provisions of Article 4(2) of Regulation (EEC) No 2759/75, intervention measures may be taken if, on the representative markets of the Community, the Community market price for pig carcases is, and is likely to remain, below 103 % of the basic price;

Whereas, in order to enable those provisions to be applied, a list of representative markets must be drawn up; whereas reference must be made, in fixing the prices of pig carcases, as well to the markets or quotation centres as to the places where trade organizations which fix their purchasing prices are situated, and of which the entirety forms a representative market for each Member State;

Whereas in Germany, France, Greece and the United Kingdom the prices paid by the public and private slaughterhouses are ascertained by one or more quotation centres for the various regions;

Whereas in Belgium, Italy, Ireland and Luxembourg, prices are directly recorded in the most important selling places, while in Denmark and the Netherlands purchasing prices are fixed by trade organizations;

Whereas the purpose of this Regulation is to replace Council Regulation (EEC) No 2762/75 (3) of 28 October 1975 establishing the list of representative markets for pigmeat in the Community, as amended by Council Regulation (EEC) No 2896/79 (4);

⁽¹⁾ OJ No L 282, 1.11.1975, p.

⁽²⁾ OJ No L 171, 28. 6.1978, p. 19.

⁽³⁾ OJ No L 282, 1.11.1975, p. 17. (4) OJ No L 326, 22.12.1979, p. 1.

HAS ADOPTED THIS REGULATION:

Article 1

The representative markets within the meaning of Article 4(2) of Regulation (EEC) No 2759/75 shall be the markets listed in the Annex.

Article 2

- 1. Council Regulation (EEC) No 2762/75 is hereby repealed.
- 2. References to the Regulation repealed by paragraph 1 shall be construed as references to this Regulation.

Article 3

This Regulation shall enter into force on 1 January 1981.

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

Done at

For the Council

ANNEX

List of representative markets for pigmeat in the Community

1. The following group of markets: Genk, Lokeren, Herve and Andertecht

2. The following quotation centre: København

3. The following group of quotation centres:
Rennes, Angers, Caen, Lille, Paris, Lyon, Toulouse, Metz

4. The following group of quotation centres:
Kiel, Hamburg, Bremen, Hannover,
Oldenburg, Münster, Düsseldorf, Mainz,
Frankfurt am Main, Stuttgart, Nürnberg,

München

5. The following group of markets: Cavan, Rooskey, Limerick, Roscrea, Cork

6. The following group of markets: Milano, Cremona, Mantova, Modena, Parma,
Reggio Emilia, Macerata/Perugia

7. The follwing group of markets: Luxembourg, Esch

8. The following group of quotation centres:
Arnhem, Boxtel, Oss, Cuyck/Maas

9. The quotation centre of Bletchley
for the following group of regions: Scotland, Northern Ireland, Wales and
Western England, Northern England,
Eastern England

COUNCIL REGULATION (EEC)

amending Regulation (EEC) No 2782/75 on the production and marketing of eggs for hatching and of farmyard poultry chicks

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece and in particular Article 146 thereof,

Having regard to the proposal from the Commission,

Whereas the accession of Greece to the European Communities necessitates amendment of Council Regulation (EEC) No 2782/75¹,

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EEC) No 2782/75 is hereby amended as follows:

- 1. Article 5(3) is replaced by the following:
 - "3. Eggs for hatching shall be transported in perfectly clean packs, containing only eggs for hatching of the same species, category and type of poultry, originating in one establishment and bearing at least the words: "eggs for hatching", "mgeoeg", "Bruteier",
 - ", "oeufs à couver", "uova da cova", broedeieren"."

^{1&}lt;sub>OJ No L</sub>

2. Article 6 is replaced by the following:

"Article 6

Eggs for hatching from non-member countries may be imported only if they bear, in type at least 3mm high, the name of the country of origin and the printed words "hatching", "mgeoeg", "Brutei", ", "à couver", "cova", "broedei". Their packings must contain only eggs for hatching of the same country of origin and sender, and must bear at least the following particulars:

- (a) the information shown on the eggs;
- (b) the species of poultry from which the eggs come;
- (c) the sender's name or business name or address."

Article 2

This Regulation shall enter into force on 1 January 1981.

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

Done at Brussels,

For the Council
The President

Proposal for a

COUNCIL REGULATION (EEC)

fixing the basic prices and the buying-in prices applicable in Greece to cauliflowers, apples, pears and table grapes

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing
the European Community,

Having regard to the Act of Accession of Greece,
and in particular Article 60(b), thereof,

Having regard to the proposal from the

Commission,

Having regard to the Opinion of the European Parliament,

Whereas the producer prices for cauliflowers, apples, pears and table grapes recorded in Greece during the reference period determined pursuant to Article 74 of the Act are, on average, higher than the prices in the Community of Nine; whereas, in order to bring about a single market for the said products more rapidly, the common basic prices and buying-in prices for the said products should be applied in Greece with effect from accession, by virtue of Article 60 (b) of the said Act,

HAS ADOPTED THIS REGULATION;

Article 1

With effect from 1 January 1981, the common basic prices and buying-in prices for cauliflowers, pears, apples and table grapes shall apply in Greece.

Article 2

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 1981.

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

Done at Brussels,

For the Council

The President

Proposal for a

COUNCIL REGULATION (EEC) No

of

fixing, in respect of fruit and vegetables, the general rules for implementing the Act of Accession of Greece

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece Community, and in particular Article 72(1) thereof,

Having regard to the proposal from the Commission,

Whereas, pursuant to Article 74 of the said Act, the basic price for fruit and vegetables is to be fixed in Greece, at the time of accession, taking into account the difference between the average producer prices in Greece and the hereinafter called Community of Nine recorded over a reference period to be determined: whereas that reference period must be representative of real market trends; whereas, for this purpose, the lastthree marketing years should be taken, while excluding periods during which prices underwent abnormal fluctuations;

Whereas the same criteria should be used to determine the difference in prices referred to in Article 67 of the said Act and for calculating the minimum price applicable in Greece referred to in Article 77 of the said Act;

Whereas Article 75 of the said Act introduced a compensatory mechanism on importation into the Community of Nine for fruit and vegetables coming from Greece for which an institutional price is fixed; whereas the detailed rules for implementing the said mechanism should be determined;

Whereas, where the prices paid in Greece under the previous national system for citrus fruit for processing would result in fixing a minimum price higher than the common minimum price, it is appropriate to adopt the common price definitively for Greece as provided for in Article 77(3) of the Act;

HAS ADOPTED THIS REGULATION:

Article 1

For the purpose of establishing reference prices and export refunds the taken into account difference in prices to be pursuant to Article 67 of the Act shall be:

- 1. for price fixings relating to the period from 1 January 1981 to the end of the current marketing years, the difference between average producer prices of Nine in Greece and in the Community/recorded during the marketing years 1977/78, 1978/79 and 1979/80, ignoring years or parts of years during which abnormal prices obtained,
- 2. for subsequent price fixings, the difference referred to in paragraph 1 phased down as provided for in Article 59 of the Act.

Article 2

The reference period referred to in the second paragraphe of Article.74 of the Act shall be the marketing years 1977/78, 1978/79 and 1979/80, ignoring years or parts of years during which abnormal prices obtained,

Article 3

The prices taken for the purposes of calculating the producer prices referred to in Article 75(2) (a) of the Act shall be those recorded for a home-grown product, defined as to commercial characteristics, on the representative market or markets located in the production areas in which the prices are lowest, for products of varieties representing a large proportion of production marketed throughout or during part of the year and which correspond to quality class I and meet specific conditions with regard to preparation for market.

For each representative market, the average price shall be calculated from data excluding prices which may be regarded as excessively high or low in terms of normal fluctuations on this market.

The "representative" prices of the Greek product referred to in Article 75 (2)(b) of the Act shall be:

- the prices for class I products, provided the quantities in this class represent at least 50% of the total quantities marketed,
- the prices for class I products, supplemented, where products in this class represent less than 50% of the total quantities, by the prices, taken unchanged, of class II products for quantities enabling 50% of total quantities marketed to be covered,
- the prices, taken unchanged, of class II products, where there are no class I products, unless it is decided to apply a conversion factor if, because of production conditions in Greece, these products are not, by reason of their qualitative characteristics, normally and traditionally marketed in class I.

Article 5

- 1. The daily offer price of the Community product referred to in Article 75(2)(c) of the Act shall be:
- for products covered both by a Community offer price and a basic price, for the period of application of the latter, the arithmetic average of the prices plus packaging costs, which the Member States notify to the Commission in accordance with Article 17(1) of Regulation (EEC) No 1035/72,
- for products which are the subject only of a Community offer price, and, outside the period of application of the basic price, for the products referred to in the first indent, the arithmetic average of the producer prices recorded on the representative markets for home-grown products having the same characteristics as those referred to for fixing the Community offer price,

The amount defined in paragraph 2 shall be added to the arithmetic averages established in this way.

4.

However, where, for a given market, the prices recorded refer to products grown by methods differing from those taken for the fixing of Community offer prices, coefficients laid down for the calculation of the Greek offer price for this type of product shall be applied to these prices for the purposes of calculating the daily offer price.

These coefficients shall be applied to the prices including packaging costs and the amount defined in paragraph 2.

2. The amount referred to in paragraph 1, which may be calculated at a standard rate, shall be fixed on the basis of transport costs borne by the products from the growing areas to the representative consumption centres of the Community. It shall be the same as that to be taken in respect of transport costs referred to in Article 75(2)(a) of the Act.

Article 6

- 1. The corrective amount referred to in Article 75(2)(c) of the Act shall be introduced,
- (a) whenever the offer price for the Greek product remains for two consecutive the marketing days at a level at least 0.6. ECU below that of/relevant Community offer price,
- (b) or whenever, during a period of five to seven consecutive market days, Greek offer prices are alternately above and below the relevant Community offer price, even when such higher or lower Greek entry prices are above or below the Community offer price during two consecutive market days without this having led to the provision in (a) being applied.

In the latter case, the corrective amount shall, however, be introduced only when:

at least

-/three Greek offer prices have been recorded below the relevant Community offer price,

and

- provided that one of these Greek offer prices is at least 0,6 ECU below that of the relevant Community offer price.
- 2. The corrective amount shall be equal to,
- (a) in the case referred to in paragraph 1(a), the difference between, as appropriate,
- the Community offer price defined in Article 75(2)(a) of the Act and the arithmetic average of the two last Greek offer prices available,
- the arithmetic average of the two last relevant Community offer prices and the arithmetic average of the two last available Greek offer prices,
- (b) in the case referred to in paragraph 1(b), to the difference between the relevant Community offer price and the last available Greek offer price at least 0,6 ECU below the relevant Community offer price.

Article 7

1. The corrective amount introduced pursuant to Article 6(1)(a) shall not be changed until changes in the components referred to for its calculation entail, from the date of its effective application and during three consecutive market days, a change in this amount of more than 1.2 ECU.

A decision to discontinue the corrective amount shall be taken whenever Greek offer prices for two consecutive market days from the time of effective application of the amount at least match the relevant Community offer price. Such a decision shall also be taken whenever, for Greek products, no prices are recorded for six consecutive working days or where application of the first subparagraph entails a corrective amount of zero.

 Corrective amounts introduced pursuant to Article 6(1)(b) shall be applied for six days.

Such an amount may be discontinued before the end of this period only:

- if application of Article 6(1)(a) entails the establishment of a higher amount, or
- effective application
 if, from the time of / of the corrective amount, the Greek offer prices are at a level at least equal to the relevant Community offer price during three consecutive market days.

Article 8

- 1. The minimum price referred to in Article 77(1) of the Act shall be established on the basis of the prices paid to Greek producers during the marketing years 1977/78, 1978/79 and 1979/80, ignoring years or parts of years during which abnormal prices have **obtained**.
- 2. Where the prices recorded in Greece result in a minimum price level exceeding the common minimum price, the latter price shall be definitively adopted for Greece.

Article 9

- 1. The following shall be determined according to the procedure laid down in Article 33 of Regulation (EEC) No 1035/72:
- implementing procedures for this Regulation,
- the Community offer price referred to in Article 75(2)(a) of the Act,
- the minimum price and the financial compensation referred to in Article 77 of the Act.
- 2. Institution, modification and discontinuance of the corrective amount shall be decided upon by the Commission.

This Regulation shall enter into force on 1 January 1981.

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

Done at Brussels,

For the Council The President

proposal for

COUNCIL REGULATION (EEC)

amending Regulation (EEC) No 1035/77 laying down special measures to encourage the marketing of products processed from lemons

THE COUNCIL OF THE EUROPEAN COMMUNITIES

Having regard to the Treaty establishing
the European Economic Community,

Having regard to the Act of Accession of
Greece and in particular Article 146(2)
thereof,

Having regard to the proposal form the

Whereas Council Regulation (EEC) No 1035/77 of 17 May 1977 lays down that financial compensation is to be granted to processors for lemons of Community

Commission,

origin which they purchase at a minimum price calculated on the basis of the buying-in price for quality class III plus 15% of the basic price; whereas, since the Italian market is closed, this system has been limited to the quantities of products which are in competition with similar products imported from non-member countries;

⁽¹⁾ OJ No L 125, 19.7.1977, p. 3

Whereas the import system applied by Greece at the time of accession does not include restrictive measures; whereas Regulation (EEC) No 1035/77 should therefore be amended so that Greek production can qualify for financial compensation for all quantities of Greek lemons to be processed, with the exception of those intended for the production of juice for sale on the Italian market,

HAS ADOPTED THIS REGULATION:

Article 1

The third paragraph of Article 2 of Regulation (EEC) No 1035/77 is replaced by the following text:

"Financial compensation shall be granted for Community produce bought by processors at the abovementioned minimum purchase price and which have been used for the production of juice sold outside Italy."

Article 2

This Regulation shall enter into force on 1 January 1981.

It shall apply only to processing contracts concluded on or after that date.

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

Done at Brussels,

For the Council
The President

PROPOSAL FOR COUNCIL REGULATION (EEC)

fixing certain basic prices and buying-in prices for fruit and vegetables in Greece

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the

European Economic Community,

Having regard to the Act of Accession of

Greece and in particular Article 72(1) thereof,

Having regard to the proposal from the Commission,

Whereas under the second paragraph of Article 74 of the said Act the basic price is to be fixed in Greece, at the time of accession, taking into account the difference between the average producer prices in Greece and in the Community of Nine recorded over a reference period to be determined;

Whereas the referenceperiod has been determined by Article 2 of Council

Regulation (EEC) No

; whereas pursuant to the provisions laid down therein it has been established that the producer prices in Greece compare with prices in the Community of Nine as follows:

88.7 % for lemons;

78.2 % for mandarins; 62.0 % for oranges; 64.6 % for peaches;
and 89.6 % for tomatoes; whereas, in order to fix
the basic prices for Greek products for which the marketing year has already
begun at the time of accession, the relevant percentages should therefore be
applied to the basic prices valid for the Community of Nine;

^{1 0}J No L

Whereas the Greek buying-in prices should be determined by reducing the basic prices applicable in Greece by the same percentage as that applied to the basic prices in the Community of Nine for calculating the Community buying-in price,

HAS ADOPTED THIS REGULATION:

Article 1

For the part of the marketing year still to run after 1 January 1981 the basic prices and buying-in prices for fruit and vegetables fixed for Greece, the periods for which they are valid and the standard qualities to which they relate shall be as set out in the Annex.

Article 2

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 1981.

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

Done at Brussels,

For the Council

The President

Basic prices and buying-in prices fixed for Greece

LEMONS

For the period 1 January to 31 May 1981

	Basic price ECU/100 kg net	Buying-in price ECU/100 kg net
January	2574	15 _{\$} 55
February	2 4 ₀ 62	14,99
March	258 6	15,55
April '	27,32	16,45
May	28,10	16,90

These prices relate to packed lemons of Quality Class I, size 53/63 mm.

MANDARINS

For the period 1 January to 28 February 1981

	Basic price ECU/100 kg net	Buying-in pric ECU/100 kg net
January	27 • 4 3	17,55
February	26 _• 13	17,55

These prices relate to packed mandarins of Quality Class I, size 54/64 mm.

ORANGES

For the period 1 January to 31 May 1981

,	Basic price ECU/100 kg net	Buying-in price ECU/100 kg net
January	17.73	11,88
February	18,12	12,20
March	19,29	12,35
April and May	19,69	12,51

These prices relate to packed oranges of the Sanguinello variety, Quality Class I, size 67/80 mm.

NB: The prices quoted in this Annex do not include the costs of the packing in which the product is put up.

PROPOSAL FOR A COUNCIL REGULATION (EEC)

adapting the Act of Accession of Greece in respect of processed fruit and vegetables and laying down general rules for the application of the Act for that sector

THE COUNCIL OF THE EUROPEAN COMMUNITIES

Having regard to the Act of Accession of Greece
and in particular Article 72(1) and(2) thereof,

Having regard to the proposal from the

Commission,

Having regard to the Opinion of the European

Parliament,

Whereas Article 103(1) of the said Act provides for the determination of a representative period for the establishment of the minimum price in Greece until the first move towards alignment of prices; whereas the 1978/79, 1979/80 and 1980/81 marketing years should be taken as such period; whereas, however, in view of the availability of price data for certain products, the representative period for the said products should be limited to the 1980/81 marketing year;

bigaroons

Whereas, for Williams pears, hard cherries/and other sweet cherries intended for processing, which are products for which Community aid was introduced after signature of the Act of Accession, no price data are available in Greece; whereas, pursuant to Article 72(2) of the Act, the provisions made necessary by that amendment of the Community rules should therefore be laid down; whereas it appears justified, if the minimum price resulting from the application of those provisions exceeds the common minimum price, to apply the latter price definitively in Greece, as is provided in more general terms in Article 103(5) of the Act;

Whereas, pursuant to Article 72(2) of the Act, the dates from which the Community aid is to be fully applied in Greece should also be determined for the new products qualifying for that aid;

Whereas, in order to take account of the price differences recorded in Greece and in the Community, the year 1980 should be adopted for fixing the export refunds referred to in Article 6 of Council Regulation (EEC) No 516/77 (1), as last amended by Regulation (EEC) No 2021/80 (2),

⁽¹⁾ OJ No L 73, 21.3.1977, p. 1

⁽²⁾ OJ No L 198, 31.7.1980, p. 1

HAS ADOPTED THIS REGULATION:

Article 1

The reference period provided for in Article 103(1) of the Act shall cover to 1978/79, 1979/80 and 1980/81 marketing years. However, this reference period shall be limited for tomatoes of the San Marzano variety and for morello cherries intended for processing, to the 1980/81 marketing year.

Article 2

- In the absence of prices in Greece for Williams pears intended for processing, the minimum price to be adopted in that Member State shall be established on the basis of the prices paid in Greece to producers of Williams pears for consumption fresh during the 1978/79, 1979/80 and 1980/81 marketing years, excluding marketing years or parts thereof when abnormal rates occurred, taking account of the difference recorded in the Community of Nine during the said marketing years between the prices paid to producers for products intended for consumption fresh and for products intended for processing.
- 2. In the absence of prices in Greece for hard cherries and other sweet cherries intended for processing, the minimum price to be adopted in that Member State shall be calculated by applying to the common minimum price for the said product the percentage representing the relationship between the common minimum price and the minimum price applicable in Greece for morello cherries.
- 3. Where the minimum price resulting from application of paragraphs 1 and 2 exceeds the common minimum price, the latter price shall be applied in Greece.

With regard to the products qualifying for the aid system laid down in Article 3a of Regulation (EEC) No 516/77 and which are not mentioned in Article 103(4) of the Act, the Community aid shall be fully applicable in Greece with effect from the seventh marketing year following accession for frozen peeled tomatoes and tomato flakes, and with effect from the fifth marketing year after accession for Williams pears preserved in syrup and cherries preserved in syrup.

Article 4

For the purposes of fixing the export refunds referred to in Article 6 of Regulation (EEC) No 516/77, the "difference in prices" to be taken into account pursuant to Article 67 of the Act shall be equal:

- 1. for fixings in respect of the period 1 January 1981 to 31 December 1981, to the difference between the average producer prices recorded in Greece and in the Community of nine during 1980.
- 2. for subsequent fixings, to the difference referred to in paragraph 1 reduced according to the timetable set out in Article 59 of the Act.

Article 5

This Regulation shall enter into force on 1 January 1981.

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

Done at Brussels,

COUNCIL REGULATION (EEC)

on the disposal by the Hellenic Republic of raw tobacco stocks existing in that country and coming from harvests prior to accession

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,
Having regard to the Act of Accession of Greece and in particular Article 72(1)
thereof,

Having regard to the proposal from the Commission,

Whereas Article 88 of the Act lays down that any stock of tobacco existing in Greece coming from harvests prior to accession must be entirely eliminated by and at the expense of the Hellenic Republic;

Whereas the first harvest subject to the common organisation of the market is the 1981 harvest;

Whereas the tobacco stocks withdrawn from the market, existing at present in Greece, belong to or are held by $\tau_{ov} \sum_{\lambda \in \mathcal{N}_{ov}(\mathcal{K})} \sum_{k \in$

Whereas, within the Community, tobacco stocks bought in by intervention agencies are disposed of either through sale by auction or by tendering procedure; whereas the same procedures may be employed by Greece, in accordance with its legislation and subject to provisions to allow the Commission to maintain the balance of the Community market;

Whereas, in order to achieve this object and having regard to the large stocks to be eliminated, it should be laid down that they should be disposed of by means of export to non-Member countries and that the quantities which may be put up for sale during a given period may not exceed a ceiling to be fixed according to the market trend and the time limits laid down for eliminating Greek stocks; whereas, for those reasons, it is necessary to provide a sufficiently long period for disposal; whereas it seems appropriate to fix a five-year period for disposing of stocks from each harvest, to begin as soon as EOK has finished taking over the tobacco from that harvest.

HAS ADOPTED THIS REGULATION:

Article 1

This Regulation lays down general rules for applying the provisions of Article 88 of the Act of Accession.

Article 2

- 1. This Regulation applies to raw tobacco within heading 24.01 of the Common Customs Tariff
 - originating in Greece
 - coming from harvests prior to the 1981 harvest and
 - belonging to or held by the EOK.
- 2. For the purposes of this Regulation, Greece shall communicate to the Commission, not later than 31 January 1981
 - in respect of tobacco from harvests prior to the 1980 harvest, the quantities bought-in or held by the EOK, broken down by variety and by harvest and, for each harvest, the date when the last withdrawal of tobacco by the EOK was carried out;
 - in respect of tobacco from the 1980 harvest, an estimate of the quantities to be taken over by the EOK, broken down by variety.

1. The disposal of the stocks referred to in Article 2(1) shall be effected either through sale by public auction or by tendering procedure, in accordance with the provisions of Greek legislation and subject to the provisions of this Regulation.

Disposal shall be managed in such a way that no disturbance of the Community market takes place.

- 2. The stocks referred to in Article 2(1) shall be eliminated according to the following timetable:
 - a) stocks of tobacco from harvests prior to the 1975 harvest regardless of the date on which they were taken over by the EOK: before 31 December 1981;
 - b) stocks of tobacco from the 1975 and subsequent harvests: within 5 years from the first day of the first month following the date when the last withdrawal of tobacco by the EOK was effected for each harvest.
- 3. Every 6 months the Commission shall fix, on the basis of all the information at its disposal and of the information supplied by Greece, in accordance with the procedure laid down in Article 17 of Regulation (EEC) No 727/70, the maximum quantity of tobacco from the stocks referred to in Article 2(1) which may be offered for sale, by auction or by tendering procedure by Greece during the following 6 months.

Article 4

The detailed rules for implementation of this Regulation shall be adopted in accordance with the procedure laid down in Article 17 of Regulation (EEC) No 727/70.

Article 5

This Regulation shall enter into force on 1 January 1981.

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

Done at

COUNCIL REGULATION (EEC)

amending Regulation (EEC) No 878/77 in respect of the conversion rate to be applied for the Greek drachma in agriculture

THE COUNCIL OF THE EUROPEAN COMMUNITIES

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece and in particular Article 146 thereof,

Having regard to Council Regulation No 129 on the value of the unit of account and the exchange rates to be applied for the purposes of the common agricultural policy¹, as last amended by Regulation (EEC) No 2543², and in particular Article 3 thereof,

Having regard to the proposal from the Commission,

Having regard to the opinion of the Monetary Committee,

Whereas the conversion rates to be employed for the purposes of the common agricultural policy, referred to as representative rates, were fixed by Regulation (EEC) No 878/77³, as last amended by Regulation (EEC) No 2512/80⁴; whereas Greece will be a member of the Community from 1 January 1981; whereas it is therefore necessary to introduce a representative rate applicable for Greece into the said Regulation;

Whereas it is desirable to avoid the creation of monetary compensatory amounts on accession of a new Member State; whereas provision should therefore be made for employing a representative rate which reflects economic reality as nearly as possible and to adopt for the drachma the exchange rate employed for recording data on the world market on

December 1980;

Whereas the Monetary Committee is to be consulted and, in view of the urgency, the measures envisaged should be adopted under the conditions provided for in Article 3(2) of Regulation No 129.

OJ No 106, 30.10.1962, p. 2553/62

²0J No L 263, 19.9.1973, p.1

³0J No L 106, 29.4.1977, p.27

⁴0J No L 256, 1.10.1980, p.63

HAS ADOPTED THIS REGULATION:

Article 1

The following Annex IVa is hereby inserted in Regulation (EEC) No 878/77:

"ANNEX IVa

GREECE

1 ECU = Greek drachmas.

This rate shall apply on 1 January 1981."

Article 2

This Regulation shall enter into force on 1 January 1981.

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

Done at Brussels,

XII 29

COUNCIL REGULATION (EEC)

listing certain national measures of aid for agriculture which Greece is authorized to maintain on a transitional basis

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece, and in particular Article 69 thereof,

Whereas, in accordance with the Joint Declaration on the procedure for the joint examination of national aids granted by Greece in the field of agriculture during the period prior to accession, annexed to the Treaty of Accession, the list of national aid measures not covered by Community legislation on the common organisation of agricultural markets which Greece is authorised to maintain on a transitional basis and in a degressive manner, and the amounts of such aid, are to be as agreed within the Conference;

Whereas, however, this list must be updated in order to take account of the abolition of certain aid measures, and of changes in the way the aid is granted and the amount thereof;

Whereas if the aid at present granted by Greece to exporters of table grapes, subject to their observance of guaranteed producer prices, were abolished immediately, the result could be a sudden fall in the incomes of the producers concerned; whereas therefore, and as agreed within the Conference, the production aid for table grapes should be included in the list of aid measures, limited however to a certain quantity, differentiated by main groups of varieties and determined on the basis of average production over the last three years, viz. 1978, 1979 and 1980; whereas there should be provision for correcting the amount of the aid when actual production during a marketing year exceeds the quantity initially decided upon;

Whereas, as agreed within the Conference, an increase of 25% in some of the aid may be provided for in certain frontier regions, as being aid for regional development;

Whereas these aid measures must be abolished not later than 31 December 1985; whereas in principle their abolition by means of reductions in five equal stages would seem to be appropriate; whereas the most suitable date for a reduction to take effect is the beginning of the marketing year, or as the case may be, the beginning of the production year or of the calendar year;

Whereas it is open to Greece to abolish these measures more quickly but it is essential that it inform the Commission of any action which it takes;

Whereas, in accordance with Article 69(2) of the Act, Greece must ensure that the means of production, whether they originate from Greece or from the present Member States, enjoy equal access to the Greek market; whereas this equal access must include the granting of the same aid in respect of fertilizers whether originating in Greece or in the present Member States,

HAS ADOPTED THIS REGULATION:

- 1. The national aid measures not covered by Community legislation on the common organisation of agricultural markets, which Greece is authorised to maintain on a transitional basis, and the timetable for their abolition, shall be as laid down in the Annex.
- 2. The aid granted for the production of table grapes shall be limited to the quantities laid down in the Annex. When actual production during a marketing year exceeds these quantities, the amount of the aid shall be reduced by a coefficient obtained by dividing the quantity initially decided upon by the quantity actually produced.
- 3. For the Evros, Rodopi, Zanthi, Dodecanese, Samos, Chios and Lesbos regions, aid measures II.1, II.5, III, VI.1, VI.2, VII and VIII.1 shall be abolished in accordance with the timetable fixed in the Annex, taking into account an initial level increased by 25%.

Article 2

Greece may abolish these aid measures at an earlier date than is stated in the Annex. It shall inform the Commission forthwith of any such action taken.

Article 3

- 1. Greece shall ensure that the same aid is granted in respect of fertilizer from the other Member States as for fertilizer of Greek Origin.
- 2. It shall inform the Commission of action take for this purpose.

Article 4

This Regulation shall enter into force on 1 January 1981.

Done at Brussels,

-	DATE OF EFFECT OF REDUCTIONS	OTHER THAN 31 December 1985		, - 2-22-1-1	Amnually on l August		Amnually on l August	Annually on 1 August	
	PERCENTAGE	31/12/85			100		100	_	
N(1 1	1983		,	. 1		ı	100	
OF ABOLITION	OF THE AID AS A ORIGINAL AMOUNT	1984			ſ		t e	8	
RATE OF	UCTION OF THE AID AS A OF THE ORIGINAL AMOUNT	1983			20		29	09	
	OF REDUCTION OF THE	1982			t		ı	40	
	RATE	1981			. 25		25	50	
ORIGINAL AMOUNT	OF THE ALD				0.50 drs/kg		0° 30	300,00 drs/stremma	
DESIGNATION OF THE AID			I. CEREALS	1. COMMON WHEAT	Aid to small farmers with holdings not exceeding 50 stremmas and situated in regions other than those covered by Directive 75/268/EEC.	2. BARLEY	Aid to small farmers with holdings not exceeding 50 stremmas and situated in regions other than those covered by Directive 75/268/EEC.	3. MAIZE Aid to producers for initiating joint cultivation.	,

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,	,	ANNEX	

	DATE OF EFFECT OF REDUCTIONS	OTHER THAN 31 December 1985		Annually on 1 December	Annually on 1 June	Annually on 1 May	Annually on 1 December	
	PERCENTAGE	31/12/85						
Z	, ,	1983	-	100	100	100	100	;
RATE OF ABOLITION	UCTION OF THE AID AS A OF THE ORIGINAL AMOUNT	1984		8	8	8	. 8	·
RATE OF	TION OF THE ORI	1983	,	09	. 09	09	09	
	OF REDUCTION OF THE	1982		40	40	40	40	
	RATE	1981		50	50	50	50	
ORIGINAL AMOUNT	OF THE AID			300.00 drs/stremma	4.60 drs/kg	20.50 drs/kg	1.80 drs/kg	
DESIGNATION OF THE AID			II. FRUIT AND VECETABLES 1. STRAWBERRIES, ASPARAGUS, TOWATOES	Aid to producers for initiating cultivation of special varieties	2. APRICOTS Aid to producers for apricots for processing	3. STRAWBERRIES Aid to producers for strawberries for processing	4. GRAPEFRUIT Aid to producers for grapefruit for processing	

DESIGNATION OF THE AID	ORIGINAL AMOUNT OF THE AID				ABOLITION			
	,	RATE	OF RED		OF THE AID AS A ORIGINAL AMOUNT		Percentage	DATE OF EFFECT OF REDUCTIONS
		1981	1982	1983	1984	1983	31/12/85	OTHER THAN 31 December 1985
5. TABLE GRAPES								
Aid to production a) sultanina	2.00 drs/kg (1)	8	40	09	8	100		Annually on
b) other varieties	7.00 drs/kg (2)	202	8	39	88	100		1 September
6. HAZELNUTS								
Intervention and sale costs	5 million drachmas	20	40	09	8	100		Annually on l November
							-	
	,							
	-, -, -, -, -, -, -, -, -, -, -, -, -, -		-					
		,					-	
					1			
				,				•
(1) III +c = moviewed 20 000 +connect non								

⁽¹⁾ Up to a maximum of 30 000 tonnes per year. (2) Up to a maximum of 195 000 tonnes per year.

		DATE OF EFFECT OF REDUCTIONS	OTHER THAN 31 December 1985			Annually on 1 November	Annually on 1 November	Annually on 1 October	
		PERCENTAGE	31/12/85						·
-	N		1983			100	100	100	·
	OF ABOLITION	OF THE AID AS A ORIGINAL AMOUNT	1984		,	8	80	80	_
	RATE OF 1	P. G.	1983	-		09	09	09 -	
		OF REDUCTION OF THE	1982			40	40	40	
		RATE	1981			50	20	. 20	
	ORIGINAL AMOUNT	OF THE ALD				20% of actual expenditure	15% of actual expenditure	10 million drachmas	
	DESIGNATION OF THE AID			III. FLORICULTURE	Production aid for purchase of material for multiplication	a) domestic material (for growers)	b) special imported material (for production multiplication material)	IV. AROMATIC AND PHARMACEUTICAL PLANTS Intervention and sale costs	

	DATE OF EFFECT OF REDUCTIONS	OTHER THAN 31 December 1985	· ·				<u> </u>	,		Annually on 1 January		-				,
	PERCENTAGE	31/12/85				·		· · · · · ·		100						
N		1983								8						•
OF ABOLITION	OF THE AID AS A ORIGINAL AMOUNT	1984							`	8	1					
RATE OF A		1983			,		·			09						
	OF REDUCTION OF THE	1982					,	,		40		(
	RATE (1981	······································		· •········		~~	,	~~~	S 20	~~~	~~~	~~~	~~	~	(
ORIGINAL AMOUNT	OF THE ALL			-	Percentage of ex-factory price	45.4	47.2	40•3	34•6	44.9	. 5*09	37.9	41.4	43.5	38.9	45•1
DESIGNATION OF THE AID			V. FERTILIZER	Aid for supply of fertilizer to producers at less than cost	price	<pre>l. Ammnium sulphate (21-0-0)</pre>	2. Urea (46-0-0)	3. Ammonium nitrate (34-0-0)	4. Potassium sulphate (0-0-50)	5. Calcareous ammonium nitrate (26-0-0)	6. Superphosphate (0-21-0)	7. Ammonium phosphate (16-20-0)	8. Ammonium phosphate (21-0-0)	9. Compound (8-16-16)	10. Compound (11-15-15)	11. Compound (12-12-12)

ANNEX

	DATE OF EFFECT OF REDUCTIONS	OTHER THAN 31 December 1985	Annually on 1 January						 		
	PERCENTAGE	31/12/85	100								
N		1983	8			1.0					•
RATE OF ABOLITION	OF THE AID AS A ORIGINAL AMOUNT	1984	&	,						1	
RATE OF		1983	09								
	OF REDUCTION OF THE	1982	40			,				•	
	RATE	1981	20	~							-
ORIGINAL AMOUNT	OF THE ALD		51.4 51.1	33.5				,			
DESIGNATION OF THE AID			12. Compound (8-8-8) 13. Compound (4-8-12)				-				

	ORIGINAL AMOUNT OF THE AID	e e	H POTMER	RATE OF ABOLITION	BOLITION ATE	- -	C TENMA (TE	hAme premovin
	.	RATE O	RATE OF REDUCTION OF THE	UCTION OF THE AID AS A OF THE ORIGINAL AMOUNT	OF THE AID AS A		PERCENTAGE	DATE OF EFFECT OF REDUCTIONS
	1	1981	1982-	1983	1984	1983	31/12/85	Sl December 1985

70% of actual expend-	·	20(3)	40(3)	(3)	80(3)	1063)		Annually on first Monday in April
1800 drachmas per animal		50	40	09	80	100		Annually on first Monday in April

50% of actual expenditure		20(3)	40(3)	60(3)	80(3)	1063)		Annually on first Monday in April
		(3)	(3)	(3)	80(3)	10(3)		Annially on first
70% of actual expenditure	N .		24	8	3	3		Monday in April
•					-	, <u></u>		

								,

(3) Of the difference between the original amount and 40% (maximum rate authorized).

	DATE OF EFFECT OF REDUCTIONS	OTHER THAN 31 December 1985	,	Annually on 1 April		·	Annially on) l April	Annually on 1 April
	Percentage	31/12/85							
N	1 1	1983		1084)	100		100	100	. 100
ABOLITION	OF THE AID AS A	1984	i	80(4)	8		80	8	80
RATE OF	OF.	1983		60(4)	09		99	09	09
	OF REDUCTION OF THE	1982		40(4)	40		40	40	40
	RATE	1981		20(4)	50		20	50	50
ORIGINAL AMOUNT	OF THE ALD			50% of real expenditure	4% of target price		l drachma per kilo	0.5 drachmas per kilo	100% of actual expenditure
DESIGNATION OF THE AID	,		VIII. MILK	<pre>1. Aid to producer groups for purchase of machinery for milk collection and refrigeration centers</pre>	2. Aid to producers for improvement of quality of cows' milk	3. Aid to producers to make up price of cows' milk sent to small-scale dairies or processing plants	(a) winter	(b) summer	4. Aid for cost of transporting cows' milk from surplus to deficit areas, for manufacture of cheese or milk powder.

(4) Of the difference between the original amount and 35% (maximum rate authorized).

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Council Regulation

concerning stocks of agricultural products in Greece on 1 January 1981

The Council of the European Communities,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece, and in particular Article 72(1) thereof,

Having regard to the proposal from the Commission,

Whereas Article 71 of the Act provides that any stock of products in free circulation in Greek territory on 1 January 1981 and which in quantity exceeds what may be considered representative of a normal carry-over stock must be eliminated by and at the expense of Greece;

Whereas it is not necessary to determine the stocks of certain products, either because of the nature of these products or because they are not financed through the European Agricultural Guidance and Guarantee Fund;

Whereas, for reasons relating to the management of agricultural markets, steps should be taken to prevent the elimination of the products referred to in Article 71 of the Act resulting in the creation of two parallel markets for one and the same product; whereas the purpose of Article 71 of the Act may be achieved through financing measures;

Whereas the concept of "any stock of products" covers both public and private stocks;

Whereas criteria should be laid down whereby the quantity considered as a normal carry-over stock may be established; whereas, to this end, due account should be taken of the requirements of the Greek market over periods which need not be the same for all products;

Whereas the stocks to be eliminated at the expense of Greece may, as a rule, be determined on the basis of the data already available for on the basis of estimates; whereas it would seem necessary, however, to provide for the organization of a survey,

HAS ADOPTED THIS REGULATION:

Article 1

This Regulation lays down the general rules for the application of the provisions of Article 71 of the Act of Accession.

Article 2

This Regulation does not apply to products

- which cannot be stored, or
- in respect of which there is no risk of speculation, or
- in respect of which there are no export refunds or intervention measures of the types listed in the Annex to Regulation (EEC) No. 1883/78, or
- which belong to the tobacco sector.

Article 3

- 1. The following shall be considered as products in free circulation in Greek territory:
- (a) products obtained wholly in Greece;
- (b) products obtained wholly or partially from products which come from countries other than Greece which are in free circulation in Greece;
- (c) products from countries other than Greece in respect of which the import formalities have been completed and the customs duties or charges having equivalent effect have been levied in Greece, and which have not qualified for a total or partial drawback of such duties or charges;

2. The following shall be considered as a stock of products:
any quantity of products belonging to, or held by, Greece or any legal or natural
person, with the exception of minimal quantities.

Article 4

A survey may be organized to determine the stocks of products in Greek territory on 1 January 1981.

Article 5

- 1. The following shall be considered as a normal carry-over stock:
- (a) the reserve stock considered necessary to deal with exceptional situations, and
- (b) the operating stock necessary to meet the requirements of the Greek market over a period to be determined.

 The period to be determined shall not exceed the remainder of the current marketing year for each of the products concerned; where there is no marketing year, the period shall end not later than 31 December 1981.

 The requirements of the Greek market shall be assessed in terms of consumption, processing and traditional exports.
- 2. Stocks consisting of quantities of products which have been the subject of abnormal and speculative activities shall not, however, be considered as normal carry-over stocks.

For the purposes of this paragraph, a decrease in the flow of products traded may be considered as an abnormal activity.

- 1. The EAGGF Guarantee Section shall not be responsible for expenditure on refunds or, where applicable, on intervention measures resulting from the disposal of quantities of products for which the stock referred to in Article 71 of the Act has been determined, even if covered by specific declarations to the Commission in documents forwarded pursuant to Article 5 of Regulation (EEC) No 729/70.
- 2. The quantities of products for which the stock referred to in Article 71 of the Act has been determined shall be regarded as having been the first to be disposed of.
- 3. For each product concerned, the quantity and the nature of the expenditure for which no responsibility is taken shall be determined.

In cases where more than one type of expenditure may be applicable in respect of one and the same product, the quantities of that product shall be determined in respect of each type of expenditure and need not be the same.

4. Detailed rules for the implementation of this Article shall be adopted, if necessary, in accordance with the procedure laid down in Article 13 of Regulation (EEC) No 729/70.

Should the market situation, particular account being taken of trade patterns and the quantities delivered into intervention indicate that the quantities of products used as a basis for determining stocks are inappropriate, the Council, acting by a qualified majority on a proposal from the Commission, shall adopt the necessary measures.

Article 8

The detailed rules for the implementation of this Regulation shall be adopted in accordance with the procedure laid down in Article 38 of Regulation No 136/66EEC or, as appropriate, in the corresponding articles of the other regulations on the common organization of agricultural markets.

These rules shall, in particular:

- (a) include a list of the products for which Greece is to carry out a survey of stocks;
- (b) determine the stock referred to in Article 71 of the Act in the case of products the quantities of which exceed the normal carry-over stock;
- (c) determine the quantities and types of expenditure specified in Article 6(3) above:
- (d) specify the information which Greece is to forward to the Commission.

Article 9

This Regulation shall enter into force on 1 January 1981.

This Regulation shall be binding in ints entirety and directly applicable

Done at Brussels,

For the Council
The President



COUNCIL REGULATION (EEC)

authorizing Greece to take over national subdivisions for certain agricultural products within the Common Customs Tariff nomenclature

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece and in particular the second subparagraph of Article 65(3) thereof,

Having regard to a proposal from the Commission,

whereas pursuant to the first subparagraph of Article 65(3) of the said Act, Greece is to apply the Common Customs Tariff nomenclature as from 1 January 1981 in respect of products falling within Annex II of the Treaty; whereas, however, under the second subparagraph of Article 65(3) Greece may be authorized to take over existing national subdivisions within the Common Customs Tariff in order to carry out progressive moves towards alignment with the Common Customs Tariff or the elimination of duties in the Community to the extent that no difficulties arise in the application of the Community rules;

Whereas for products subject to customs duties such an authorization does not create any difficulties and is justified where products falling within one subheading of the Common Customs Tariff are subject to different rates of duty; whereas Greece should be authorized to take over, in respect of the above mentioned products, national subdivisions within the Common Customs Tariff nomenclature,

HAS ADOPTED THIS REGULATION :

In respect of agricultural products falling within Annex II of the Treaty and for which Community rules entail the application of customs duties on imports from third countries, Greece shall be authorized to take over within the Common Customs Tariff nomenclature any national subdivisions which are indispensable for carrying out the progressive moves towards alignment with the Tariff or the elimination of duties in the Community under the conditions laid down in the Act of accession.

Article 2

This Regulation shall enter into force on 1 January 1981.

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

Done at Brussels,

For the Council

The President

PROPOSAL FOR COUNCIL REGULATION (EEC)

fixing the guide prices applicable in Greece for wine

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece, and in particular Article 60 (b) thereof,

Having regard to the proposal from the Commission,

Having regard to the opinion of the European Parliament²,

Whereas the only table wines produced in Greece are those of types R I, R II and A I;

Whereas a review of Greek data concerning these types, expressed in ECU on the basis of the existing monetary situation, would result in the fixing for these types of a guide price exceeding that fixed for the Community of Nine by Council Regulation (EEC) No 1591/80³;

¹0J No L 291, 19.11.1979, p. 9

³OJ No L 160, 26.06.1980, p. 11

Whereas it is therefore possible to have recourse to Article 60 (b) of the Act, which provides that if the price in Greece for a given product is higher than the common price, the latter may be immediately applied in Greece,

HAD ADOPTED THIS REGULATION :

Article 1

The guide prices fixed for wine for the period 16 December 15 December 1981 shall apply in Greece as from its accession.

Article 2

This Regulation shall enter into force on 1 January 1981.

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

Done at Brussels,

For the Council
The President

