# COMMISSION OF THE EUROPEAN COMMUNITIES

COM(83) 70 final

Brussels, 15 February 1983

Proposal for a COUNCIL REGULATION (EEC)

on the opening, allocation and administration of the Community Tariff quota of 38 000 head of heifers and cows, other than these intended for slaughter, of certain mountain breeds falling within subheading ex 01.02 A II of the Common Customs Tariff

Proposal for a COUNCIL REGULATION (EEC)

on the opening, allocation and administration of the Community
Tariff quota of 5 000 head of bulls, cows and heifers, other
than these intended for slaughter, of certain alpine breeds
falling within subheading ex 01.02 A II of the Common Customs Tariff

(submitted to the Council by the Commission)

1			

#### EXPLANATORY MEMORANDUM

1. At the last multilateral GATT negotiations, the European Economic Community undertook to open certain annual Community quotas including, in the agricultural sector, those set out below:

CCT heading No	Description of goods	Ouota Volume	Quota volume
ex 01.02 A	Cows and heiters, not intended for staughter, of the following mountain breeds: grey, brown, yellow and mottled Simmental breed and Pinzgau breed (conditions to be determined by the competent authorities of the Member State of destination)	20 000 head	. 6 %
ex 01,02 A	Bulls, cows and heifers, not in- tended for slaughter, of the following Alpine breeds: mottled Simmental breed and Schwyz and Fribourg breeds. If they are to come within the quota, animals of the breeds in question must satis- fy the following requirements:		
	<ul> <li>bulls : pedigree</li> <li>female animals : pedigree or certificate of registration in herbook certifying purity of breed</li> </ul>	5 000 head	4 %

2. In response to requests from the Swiss and Austrian authorities, the tariff quotas in question have been open since 1 July 1970 and cover the period from 1 July in each year to 30 June in the following year. These quotas were last opened by Regulations (EEC) Nos. 1578 and 1579/82 of 14 June 1982 (OJ No L 178 of 22 June 1982) for the period from 1 July 1982 to 30 June 1983.

- 3. In an exhange of letters with Austria dated 21 July 1972, the Community undertook to increase, unilaterally, the size of the first tariff quota set out above from 20 000 to 30 000 head and to lower the quota duty from 6 % to 4 %. Moreover, the quotas' volumes were unilaterally increased up to 38 000 head from the end of 1977.
- 4. In order to meet Community obligations, it is therefore necessary to adopt Regulations on the opening, allocation and administration of the Community tariff quotas, for the period from 1 July 1983 to 30 June 1984, in relation to the quantities of 38 000 and 5 000 head.

This is the object of the proposals annexed hereto.

5. As regards the allocation of the tariff quotas and, more especially, the fixing of initial shares, it should be noted that, as in the case of previous quota periods, this has been based largely on the estimates of requirements by the Member States, since specialized, complete statistical date are not available.

The proposal for a Regulation submitted to the Council concerning the first tariff quota of 38 000 head of cattle set out above provides for the fixing of a first part to be allocated among proportionally to their forecast needs among certain Member States among which are the Benelux countries, Germany, Greece, France, Ireland, Italy and the United Kingdom. The remainder constitues a Community reserve which may be drawn up on not only by the abovementioned Member States, but also, if necessary, by Denmark.

6. The proposed method of administration of the second tariff quota of 5 000 head of cattle set out above differs from that proposed under para. 5 above only inasmuch as the first part constitutes 70 % of the quota and the Community reserve 30 % of the quota, to take account both of the large quantities which can be expected to be dran against the initial Italian shere forthwith and the need to cover any needs which may arise in the Benelux countries in Denmark and in Greece.

7. The interpretation to be given to the phrase "not intended for slaughter" has been the subject of an exchange of views annually since 1974.

It had been apparent from those discussions that, in the case of animals whose importation was subject to submission of a breeding certificate (certificate of pedigree or of registration in the herdbook), checking the purpose for which the animals are in fact used would be pointless in view, in particular, of the high price of cush orimals. Assuming that such a certificate is not required, a period of 4 months from the day of importation would appear the minimum period after which imported animals could be considered not to be intended for slaughter.

This solution was adopted by the Council as an experiment for the period from 1 July 1974 to 30 June 1975 and was then adopted once more for the following tariff periods.

At discussions at Council level in 1978 and 1979 it was decided with the agreement of the Swiss authorities to extend the control measures on the non slaughter of animals imported with the above breeding certificate under the second quota of 5 000 head.

8. The table which follows lists the actual utilisation of the quotas in question over the last three quota periods:

# a) Quota for 38 000 head at 4%

Member State	Period: 1-7-79 to 30-6-80	Period: 1-7-80 to 30-6-81	Period: 1-7-81 to 30-6-82 (situation a
Benelux	200	54	31-12-81) 0
Denmark	0	0	0
Germany	21 827	20 881	8 202
Greece	-	0	0
France	0	17	53
Ireland	. 0	0	0
Italy	14 900	9 190	6 421
United Kingdom	0	0	0
	36 927	30 142	14 676

## b) Quota for 5 000 head at 4%

Benelux	0	0	0
Denmark	0	0	0
Germany	3 256	446	127
Greece	-	0	0
France	0	0	0
Ireland	0	0	0
Italy	1 643	4 554	2 097
United Kingdom	0	0	0
	4 899	5 000	2 224

#### Proposal for a

#### COUNCIL REGULATION (EEC) No ....

of .....

opening, allocating and providing for the administration of a Community tariff quota for 38 000 head of heifers and cows, other than those intended for slaughter, of certain mountain breeds, falling within subheading ex 01.02 A II of the Common Customs Tariff

THE COUNCIL OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community, and in particular Articles 43 and 113 thereof,

Having regard to the proposal from the Commission,

Having regard to the opinion of the European Parliament

Whereas the European Economic Community undertook, within the framework of GATT, to open an annual Community tariff quota of 20 000 head at a duty of 6 % for heifers and cows, other than those intended for slaughter, of certain mountain breeds, falling within subheading ex 01.02 A II of the Common Customs Tariff; whereas eligibility for such quota is subject to conditions to be determined by the competent authorities of the Member State of destination; whereas, in an exchange of letters with Austria dated 21 July 1972, the Community has undertaken unilaterally to increase the size of the tariff quota from 20 000 to 30 000 head and to lower the quota duty from 6 to 4 %; whereas, subsequently, this quota was increased unilaterally to 38 000 head; whereas the abovementioned tariff quota for the period 1 July 1983 to 30 June 1984 should therefore be opened at a duty of 4 % in relation to a quantity of 38 000 head;

Whereas under Articles 2 and 64 (2) (b) of the 1979 Act of Accession, Greece is obliged to apply the Regulations of the common agricultural policy from 1 January 1981, and to apply in its entirety from that date, the duty in the Common Customs Tariff to the animals in question; whereas it is therefore necessary

to meet import requirements from third countries which might arise in that Member State; whereas within the framework of this tariff quota the duty to be applied by Greece is also 4 %;

Whereas it is in particular necessary to ensure equal and continuous access for all Community importers to the abovementioned quota, and the uninterrupted application of the quota duties, to all imports of the animals in question until the quota is exhausted; whereas, having regard to the principles defined above, the Community nature of the quota can be respected by allocating the Community tariff quota among the Member States; whereas possibilities for the use of such mountain breeds are, however, limited by special factors, both geographical and zootechnical; whereas the Benelux countries and Denmark do not have regions suitable for breeding this kind of cattle; whereas, however, in view of such special factors, Community nature of the tariff quota in question should be preserved by making provision for requirements which may arise in these Member States; whereas, to this end, these Member States may proceed to draw adequate shares from the Community reserve which has been set up; whereas, in order to reflect as closely as possible the actual trend of the market in question, the initial allocation must be made in proportion to the requirements of each of the Member States concerned, calculated in accordance with statistical data concerning imports from third countries during a representative reference period and with economic prospects for the quota period in question;

Whereas, since the animals in question belong to certain specific breeds which are not specified as such in the statistical nomenclatures of the Member States, no data on imports provided by the Member States could be considered to be sufficiently accurate and representative to be used as a basis for the allocation in

question; whereas the extent to which Community tariff quotas for those animals in the Community have been exhausted and the estimates made by certain Member States enable the requirements of each of them as regards imports from third countries for the quota period envisaged to be assessed as follows:

Germany	20 000	head
France	1 500	head
Italy	11 500	head

whereas in the absence of precise information, the needs of the Benelux countries, Greece, the United Kingdom and Ireland may be assessed at 200, 1 560, 200 and 100 head respectively;

Whereas, in order to take into account the possible trend of imports of the aforementioned animals into the said Member States, the quota amount of 38 000 head should be divided into two parts, the first being allocated among certain Member States, the second forming a reserve intended subsequently to cover the requirements of those Member States when their initial shares are exhausted and requirements which may arise within other Member States; whereas, in order to ensure a certain degree of security for importers in the aforementioned Member States, the first part of the Community quota should be determined at a level which, under the present circumstances, may be approximately 62 % of the quota amount;

Whereas, the initial shares of those Member States may be used up more or less rapidly; whereas, in order to take this fact into account and avoid any break in continuity, it is important that that Member State having used up almost the whole of its initial share should draw an additional share from the reserve; whereas this must be done by each of these Member States as and when each of its additional shares is almost entirely used up, and repeated as many times as the reserve allows; whereas the initial and additional shares must be available until the end of the quota period; whereas such method of administration calls for close cooperation between Member States and the Commission, which latter must, in particular, be able to observe the extent to which the quota amounts are used and inform Member States thereof;

Whereas if, at a specified date within the quota period, a considerable balance of the initial share of one or other of the Member States is left over, it is essential that that State should return a considerable part of such balance to the reserve in order that part of the Community tariff quota should not remain unused in one Member State while it could be used in others;

Whereas, since the Kingdom of Belgium, the Kingdom of the Netherlands and the Grand Duchy of Luxembourg are united within and jointly represented by the Benelux Economic Union, any measure concerning the administration of the shares allocated to that

economic union may be carried out by any one of its members.

#### HAS ADOPTED THIS REGULATION:

#### Article 1

- During the period 1 July 1983 to 30 June 1984, a Community tariff quota of 38 000 head shall be opened within the European Economic Community in respect of imports from third countries of cows and heifers, other than those intended for slaughter, of the following mountain breeds; grey, brown, yellow and mottled Simmental breed and mottled Pinzgau breed, falling within subheading ex 01.02 A II of the Common Customs Tariff.
- For the purposes of this Regulation, the abovementioned cows and heifers shall be considered not intended for slaughter if they are not slaughtered within four months following the date of their impor-

Derogations may, however, be granted in the event of duty attested by a an act of God local authority certificate setting out the reasons for the slaughter.

The said quota shall be administered in accordance with the following Articles.

#### Article 2

Within the framework of the quota referred to in Article 1 (1), the Common Customs Tariff duty for the animals referred to in the said paragraph shall be suspended at 4 %.

A first part of / head shall be allocated among the Member States listed below. The shares shall apply from 1 July 1983 to 30 June 1984 subject to Article 7, and shall be as follows:

Benelux	200 head
Germany	12 100 head
Greece	1 560 head
France	1 200 head
Ireland	100 head
Italy	8 340 head
United Kingdom	200 head

The second part of / head shall be held as a Community reserve.

#### Article 4

If an importer notifies an imminent importation of the animals in question in Denmark and requests the benefit of the quota, the Member State concerned shall inform the Commission and draw an amount corresponding to these requi-

#### Article 5

- 1. If 90 % or more of the initial quota share of one of the Member States referred to in Article 3, or of that share less the amount returned to the reserve, where Article 7 has been applied, has been used up, that Member State shall immediately, by notifying the Commission, draw a second share in so far as the reserve permits, equal to 15 % of its initial share, rounded off upwards, if necessary, to the next unit.
- 2. If, after the initial share has been exhausted, 90 % or more of the second share drawn by one of these Member States has been used up, that Member State shall, in accordance with paragraph 1, immediately draw a third share equal to 7.5 % of its initial share, rounded off upwards, if necessary, to the next unit.
- 3. If, after the second share has been exhausted, 90 % or more of the third share drawn by one of these Member States has been used up, that Member State shall, in accordance with paragraph 1, draw a fourth share equal to the third.

The same method shall be applied until the reserve is exhausted.

4. By way of derogation from paragraphs 1, 2 and 3, each of these Member States may draw shares lower than those fixed in these paragraphs if there are reasons to consider that such shares might not be exhausted. They shall inform the Commission of the grounds which led them to apply this paragraph.

#### Article 6

The additional shares drawn in pursuance of Article 5 shall apply until 30 June 1984.

#### Article 7

Member States shall return to the reserve, not later than 1 March 198 4 the unused portion of their initial share in excess, on 15 February 1984, of 5 % of the initial amount. They may return a larger quantity if there are reasons to consider that such quantity may not be used.

However, amounts for which import certificates have been issued but not used shall not be returned to the reserve.

The Member States shall, not later than 1 March 1984, notify the Commission of the total imports of the animals in question effected, up to 15 February 1984 inclusive, and charged against the tariff quota, the amounts referred to in the second subparagraph and, where appropriate the proportion of their initial share that they return to the reserve.

#### Article 8

The Commission shall keep accounts of the amounts of the shares opened by Member States in accordance with Articles 3, 4 and 5 and shall inform each of them of the extent to which the reserve has been exhausted as soon as it receives the notifications.

The Commission shall, not later than 5 March 1984, notify Member States of the amount in the reserve after the return of shares pursuant to Article 7.

The Commission shall ensure that any drawing which exhausts the reserve is limited to the balance available and, to this end, shall specify the amount thereof to the Member State making the last drawing.

#### Article 9

Member States shall take all measures necessary to ensure that when additional shares are drawn pursuant to Article 4 or 5 it is possible for imports to be counted without interruption against their accumulated shares of the Community quota.

#### Article 10

- 1. Member States shall take all measures necessary to ensure that access to the tariff quota in question is restricted to cattle as specified in Article 1 (1) and (2).
- 2. They shall ensure free access to the shares allocated to them for importers.
- 3. The extent to which the shares of the Member States have been used up shall be recorded on the basis of imports submitted for customs clearance under cover of declarations that they have been made available for free circulation.
- 4. Where import documents are used for the administration of the quota, they shall be sent to the issuing body as soon as possible and at all events on their expiry.

#### Article 11

On request by the Commission, Member States shall inform it of imports actually charged against their shares.

#### Article 12

Member States and the Commission shall cooperate closely to ensure that the provisions of this Regulation are observed.

#### Article 13

This Regulation shall enter into force on 1 July 1983.

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

Done at

For the Council
The President

#### Proposal for a

#### COUNCIL REGULATION (EEC) No ....

Of ..........

opening, allocating and providing for the administration of a Community tariffquota for 5 000 head of bulls, cows and heifers, other than those intended for slaughter, of certain Alpine breeds, falling within subheading ex 01.02 A II of the Common Customs Tariff

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular Articles 43 and 113 thereof,

Having regard to the proposal from the Commission,

Having regard to the opinion of the European Parliament

Whereas the European Economic Community undertook, within the framework of GATT, to open an annual Community tariff quota of 5 000 head at a duty of 4 % for bulls, cows and heifers, other than those intended for slaughter, of certain Alpine breeds, falling within subheading ex 01.02 A II of the Common Customs Tariff; whereas eligibility for such quota is subject to submission of the following documents:

- bulls: a pedigree certificate,
- female animals: a pedigree certificate of registration in the herdbook, certifying purity of breed;

Whereas the abovementioned tariff quota for the period 1 July 1983 to 30 June 1984 should, therefore, be opened at a duty of 4%;

Whereas, under Articles 2 and 64 (2) (b) of the 1979 Act of Accession, Greece is obliged to apply the Regulations of the common agricultural policy from 1 January 1981, and to apply in its entirety, from that date, the duty in the Common Customs Tariff to the animals in question; whereas it is therefore necessary to meet import requirements from third countries which might arise in that Member State; whereas within the framework of this tariff quota the duty to be applied by Greece is also 4 %;

Whereas, it is in particular necessary to ensure equal and continuous access for all Community importers to the abovementioned quota, and the uninterrupted application of the quota duties to all imports of the animals in question until the quota is exhausted; whereas, having regard to the principles defined above, the Community nature of the quota can be respected

by allocating the Community tariff quota among the Member States; whereas possibilities for the use of such mountain breeds are, however, limited by special factors, both geographical and zootechnical; whereas Denmark does not have regions suitable for breeding this kind of cattle; whereas, however, in view of such special factors, the Community nature of the tariff quota in question should be preserved by making provision for requirements which may arise in this Member State; whereas, to this end, this Member State may proceed to draw adequate shares from the Community reserve which has been set up; whereas, in order to reflect as closely as possible the actual trend of the market in question, the initial allocation must be made in proportion to the requirements of each of the Member States concerned, calculated in accordance with statistical data concerning imports from third countries during a representative reference period and with economic prospects for the quota period in question;

Whereas, since the animals in question belong to certain specific breeds which are not specified as such in the statistical nomenclatures of the Member States, no data on imports provided by the Member States could be considered to be sufficiently accurate and representative to be used as a basis for the allocation in question; whereas the extent to which Community tariff quotas for those animals in the Community have been exhausted and the estimates made by certain Member States enable the requirements of each of them as regards imports from third countries for the quota period envisaged to be assessed as follows:

Germany	250	head
France	120	head
Italy	4 630	head

whereas the needs of the United Kingdom and of Ireland may, in the absence of precise information, be assessed at 75 and 25 head respectively;

Whereas, in order to take into account the possible trend of imports of the aforementioned animals into the said Member States, the quota amount of 5 000 head should be divided into two parts, the first part being allocated among certain Member States, the second forming a reserve intended subsequently to

cover the requirements of those Member States when their initial shares are exhausted and requirements which may arise within other Member States; whereas, in order to ensure a certain degree of security for importers in the aforementioned Member States, the first part of the Community quota should be determined at a comparatively high level which under the present circumstances may be about 70 % of the quota amount:

Whereas, the initial shares of those Member States may be used up more or less rapidly: whereas, in order to take this fact into account and avoid any break in continuity, it is important that that Member State having used up almost the whole of its initial share should draw an additional share from the reserve; whereas this must be done by each of these Member States as and when each of its additional shares is almost entirely used up, and repeated as many times as the reserve allows; whereas the initial and additional shares must be available until the end of the quota period; whereas such method of administration calls for close cooperation between Member States and the Commission, which latter must, in particular, be able to observe the extent to which the quota amounts are used and inform Member States thereof;

Whereas if, at a specified date within the quota period, a considerable balance of the initial share of one or other of the Member States is left over, it is essential that that State should return a considerable part of such balance to the reserve in order that part of the Community quota should not remain unused in one Member State while it could be used in others;

Whereas, since the Kingdom of Belgium, the Kingdom of the Netherlands and the Grand Duchy of Luxembourg are united within and jointly represented by the Benelux Economic Union, any measure concerning the administration of the shares allocated to that economic union may be carried out by any one of its members.

HAS ADOPTED THIS REGULATION:

#### Article 1

a Community tariff quota of 5000 head shall bebalance of the reserve permits this. opened within the European Economic Community in respect of the imports from third countries of bulls, cows and heifers, other than those intended for slaughter, of the following mountain breeds: the mottled Simmental breed and the Schwyz and Fribourg breeds, falling within subheading ex 01.02 A II of the Common Customs Tariff.

- Eligibility for this tariff quota shall be subject to the submission of:
- in the case of bulls: a pedigree certificate,
- in the case of female animals: a pedigree certificate or certificate of registration in the herdbook, certifying purity of breed.
- 3. For the purposes of this Regulation, the abovementioned cows and heifers shall be considered not intended for slaughter if they are not slaughtered within four months following the date of their importation.

Derogations may, however, be granted in the event of an act of God (disease, accident) duly attested by a local authority certificate setting out the reasons for the slaughter.

The said quota shall be administered in accordance with the following Articles.

#### Article 2

Within the framework of the quota referred to in Article 1 (1), the Common Customs Tariff duty for the animals referred to in the said paragraph shall be suspended at 4 %.

#### Article 3

A first part of 3 500 head shall be allocated among the Member States listed below. The shares shall apply from 1 July 198<sup>3</sup> to 30 June 1984 subject to Article 7, and shall be as follows:

Germany	150	head
France	100	head
Ireland	25	head
Italy	3 150	head
United Kingdom	75	head

The second part of 1 500 head shall be held as a Community reserve.

#### Article 4

If an importer notifies an imminent importation of the animals in question in countries of the Benelux Economic Union, in Denmark or in Greece and requests the benefit of the quota, the Member State concerned shall inform the Commission and draw an amount corresponding to these require-During the period 1 July 1983 to 30 June 1984, ments to the extent that the available

#### Article 5

If 90 % or more of the initial share of one of the Member States referred to in Article 3, or of that share less the amount returned to the reserve, where Article 7 has been applied, has been used up, that Member State shall imediately, by notifying the Commission, draw a second share, in so far as the reserve permits equal to 15 % of its initial share rounded off upwards, if necessary, to the next unit.

- 2. If after the initial share has been exhausted, 90 % or more of the second share drawn by one of these Member States has been used up, that Member State shall, in accordance with paragraph 1, immediately draw a third share equal to 7.5 % of its initial share, rounded off upwards, if necessary, to the next unit
- 3. If, after the second share has been exhausted, 90 % or more of the third share drawn by one of these Member States has been used up, that Member State shall, in accordance with paragraph 1, draw a fourth share equal to the third.

The same method shall be applied until the reserve is exhausted.

4. By way of derogation from paragraphs 1, 2 and 3, each of these Member States may draw shares lower than those fixed in these paragraphs if there are reasons to consider that such shares might not be exhausted. They shall inform the Commission of the grounds which led them to apply this paragraph.

#### Article 6

Additional shares drawn in pursuance of Article 5 shall apply until 30 June 198 4.

#### Article 7

Member States shall return to the reserve, not later than 1 March 1984 the unused portion of their initial share in excess, on 15 February 1984 of 5% of the initial amount. They may return a larger quantity if there are reasons to consider that such quantity may not be used.

However, amounts for which import certificates have been issued but not used shall not be returned to the reserve.

The Member States shall, not later than 1 March 1984, notify the Commission of the total imports of the animals in question effected up to 15 February 1984 inclusive, and charged against the tariff quota, the amounts referred to in the second subparagraph and, where appropriate the proportion of their initial share that they return to the reserve.

### Article 8

The Commission shall keep accounts of the amounts of the shares opened by Member States in accordance with Articles 3, 4 and 5 and shall inform each of them

of the extent to which the reserve has been exhausted as soon as it receives the notification

The Commission shall, not later than 5 March 1984, notify Member States of the amount in the reserve after the return of shares pursuant to Article 7.

The Commission shall ensure that any drawing which exhausts the reserve is limited to the balance available and, to this end, shall specify the amount thereof to the Member State making the last drawing.

#### Article 9

The Member States shall take all measures necessary to ensure that when additional shares are drawn pursuant to Article 4 or 5 it is possible for imports to be counted without interruption against their accumulated shares of the Community quota.

#### Article 10

- 1. Member States shall take all measures necessary to ensure that the access to the tariff quota in question is restricted to cattle as specified in Article 1 (1) and (2).
- 2. They shall ensure free access to the shares allocated to them for importers.
- 3. The extent to which the shares of the Member States have been used up shall be recorded on the basis of imports submitted for customs clearance under cover of declarations that they have been made available for free circulation.
- 4. Where import documents are used for the administration of the quota, they shall be sent to the issuing body as soon as possible and at all events on their expiry.

#### Article 11

On request by the Commission, Member States shall inform it of imports actually charged against their shares.

#### Article 12

Member States and the Commission shall cooperate closely to ensure that the provisions of this Regulation are observed.

#### Article 13

This Regulation shall enter into force on 1 July 1983

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

Done at

For the Council
The President