

COUNCIL OF THE EUROPEAN COMMUNITIES GENERAL SECRETARIAT

PRESS RELEASE

Brussels, 13 September 1993 (17.09) 8232/93 (Presse 134)

3

ACTS ADOPTED BY THE WRITTEN PROCEDURE DURING THE 1993 HOLIDAY PERIOD

ANTI-DUMPING

The Council adopted the Regulations:

- 28.VII.1993 extending for two months the provisional anti-dumping duty on imports of ferro-chrome with a carbon content by weight of max. 0,5% (low carbon ferro-chrome), originating in Kazakhstan, Russia and Ukraine (Regulation No 797/93);
- 4.VIII.1993 extending for two months the provisional anti-dumping duty on imports of certain magnetic disks (3.5" microdisks) originating in Japan, Taiwan and the People's Republic of China;
- 23.VIII.1993 imposing an additional anti-dumping duty of 42,3% of the net price on imports of woven polyolefin sacks originating in the People's Republic of China (Regulation No 3308/90). The total anti-dumping duty is raised to 85,7% of the net, free-at-Community frontier price before duty;
- 24.VIII.1993 repealing the definitive anti-dumping duty on imports of certain compact disc players originating in Japan and the Republic of Korea (Regulation No 112/90);

- 2.IX.1993 including the Thai company SCT Co., Bangkok, in the scope of Regulation No 1798/90 imposing a definitive anti-dumping duty on imports of monosodium glutamate originating in Indonesia, the Republic of Korea, Taiwan and Thailand;
- 8.IX.1993 imposing a definitive duty of 30,6% of the net free-at-Community frontier price on imports into the Community of bicycles originating in the People's Republic of China and collecting definitively the provisional anti-dumping duty (Regulation No 550/93);

EASTERN EUROPE

The Council adopted Regulations:

- 5.VIII.1993 amending Regulation No 3918/92 opening and providing for the administration of Community tariff quotas and ceilings for certain agricultural and industrial products and establishing a reduced variable component for certain processed agricultural products originating in Hungary, Poland and the territory of the former Czech and Slovak Republic (1993). The amendment is intended, inter alia, to extend the tariff quotas and ceilings concerned until 31 December 1994 and to increase their volume;
- 5.VIII.1993 amending Regulations Nos 518, 519 and 520/92 on certain procedures for applying the Interim Agreement on trade and trade-related matters between the European Economic Community and the European Coal and Steel Community, of the one part, and the Republic of Poland, the Republic of Hungary and the Czech and Slovak Federal Republic respectively, of the other part. The amendments are intended to ensure that the provisions of the Additional Protocols concerning agricultural products are applied according to the same procedures as the Interim Agreements.