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I

(Legislative acts)

DIRECTIVES

DIRECTIVE 2011/92/EU OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

of 13 December 2011

on combating the sexual abuse and sexual exploitation of children and child pornography, and replacing Council Framework Decision 2004/68/JHA

THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 82(2) and Article 83(1) thereof,

Having regard to the proposal from the European Commission,

After transmission of the draft legislative act to the national parliaments,

Having regard to the opinion of the European Economic and Social Committee ⁽¹⁾,

After consulting the Committee of the Regions,

Acting in accordance with the ordinary legislative procedure ⁽²⁾,

Whereas:

(1) Sexual abuse and sexual exploitation of children, including child pornography, constitute serious violations of fundamental rights, in particular of the rights of children to the protection and care necessary for their well-being, as provided for by the 1989 United Nations Convention on the Rights of the Child and by the Charter of Fundamental Rights of the European Union ⁽³⁾.

(2) In accordance with Article 6(1) of the Treaty on European Union, the Union recognises the rights, freedoms and principles set out in the Charter of Fundamental Rights of the European Union, in which Article 24(2) provides that in all actions relating to children, whether taken by public authorities or private

institutions, the child's best interests must be a primary consideration. Moreover, the Stockholm Programme — An Open and Secure Europe Serving and Protecting Citizens ⁽⁴⁾ gives a clear priority to combating the sexual abuse and sexual exploitation of children and child pornography.

(3) Child pornography, which consists of images of child sexual abuse, and other particularly serious forms of sexual abuse and sexual exploitation of children are increasing and spreading through the use of new technologies and the Internet.

(4) Council Framework Decision 2004/68/JHA of 22 December 2003 on combating the sexual exploitation of children and child pornography ⁽⁵⁾ approximates Member States' legislation to criminalise the most serious forms of child sexual abuse and sexual exploitation, to extend domestic jurisdiction, and to provide for a minimum level of assistance for victims. Council Framework Decision 2001/220/JHA of 15 March 2001 on the standing of victims in criminal proceedings ⁽⁶⁾ establishes a set of victims' rights in criminal proceedings, including the right to protection and compensation. Moreover, the coordination of prosecution of cases of sexual abuse, sexual exploitation of children and child pornography will be facilitated by the implementation of Council Framework Decision 2009/948/JHA of 30 November 2009 on prevention and settlement of conflicts of exercise of jurisdiction in criminal proceedings ⁽⁷⁾.

(5) In accordance with Article 34 of the United Nations Convention on the Rights of the Child, States Parties undertake to protect the child from all forms of sexual exploitation and sexual abuse. The 2000 United Nations Optional Protocol to the Convention on the Rights of the Child on the sale of children, child prostitution and child pornography and, in particular, the 2007 Council

⁽¹⁾ OJ C 48, 15.2.2011, p. 138.

⁽²⁾ Position of the European Parliament of 27 October 2011 (not yet published in the Official Journal) and decision of the Council of 15 November 2011.

⁽³⁾ OJ C 364, 18.12.2000, p. 1.

⁽⁴⁾ OJ C 115, 4.5.2010, p. 1.

⁽⁵⁾ OJ L 13, 20.1.2004, p. 44.

⁽⁶⁾ OJ L 82, 22.3.2001, p. 1.

⁽⁷⁾ OJ L 328, 15.12.2009, p. 42.

of Europe Convention on the Protection of Children against Sexual Exploitation and Sexual Abuse are crucial steps in the process of enhancing international cooperation in this field.

- (6) Serious criminal offences such as the sexual exploitation of children and child pornography require a comprehensive approach covering the prosecution of offenders, the protection of child victims, and prevention of the phenomenon. The child's best interests must be a primary consideration when carrying out any measures to combat these offences in accordance with the Charter of Fundamental Rights of the European Union and the United Nations Convention on the Rights of the Child. Framework Decision 2004/68/JHA should be replaced by a new instrument providing such comprehensive legal framework to achieve that purpose.
- (7) This Directive should be fully complementary with Directive 2011/36/EU of the European Parliament and of the Council of 5 April 2011 on preventing and combating trafficking in human beings and protecting its victims, and replacing Council Framework Decision 2002/629/JHA ⁽¹⁾, as some victims of human trafficking have also been child victims of sexual abuse or sexual exploitation.
- (8) In the context of criminalising acts related to pornographic performance, this Directive refers to such acts which consist of an organised live exhibition, aimed at an audience, thereby excluding personal face-to-face communication between consenting peers, as well as children over the age of sexual consent and their partners from the definition.
- (9) Child pornography frequently includes images recording the sexual abuse of children by adults. It may also include images of children involved in sexually explicit conduct, or of their sexual organs, where such images are produced or used for primarily sexual purposes and exploited with or without the child's knowledge. Furthermore, the concept of child pornography also covers realistic images of a child, where a child is engaged or depicted as being engaged in sexually explicit conduct for primarily sexual purposes.
- (10) Disability, by itself, does not automatically constitute an impossibility to consent to sexual relations. However, the abuse of the existence of such a disability in order to engage in sexual activities with a child should be criminalised.
- (11) In adopting legislation on substantive criminal law, the Union should ensure consistency of such legislation in particular with regard to the level of penalties. The Council conclusions of 24 and 25 April 2002 on the approach to apply regarding approximation of penalties, which indicate four levels of penalties, should be kept in mind in the light of the Lisbon Treaty. This Directive, because it contains an exceptionally high number of different offences, requires, in order to reflect the various degrees of seriousness, a differentiation in the level of penalties which goes further than what should usually be provided in Union legal instruments.
- (12) Serious forms of sexual abuse and sexual exploitation of children should be subject to effective, proportionate and dissuasive penalties. This includes, in particular, various forms of sexual abuse and sexual exploitation of children which are facilitated by the use of information and communication technology, such as the online solicitation of children for sexual purposes via social networking websites and chat rooms. The definition of child pornography should also be clarified and brought closer to that contained in international instruments.
- (13) The maximum term of imprisonment provided for in this Directive for the offences referred to therein should apply at least to the most serious forms of such offences.
- (14) In order to reach the maximum term of imprisonment provided for in this Directive for offences concerning sexual abuse and sexual exploitation of children and child pornography, Member States may combine, taking into account their national law, the imprisonment terms provided for in national legislation in respect of those offences.
- (15) This Directive obliges Member States to provide for criminal penalties in their national legislation in respect of the provisions of Union law on combating sexual abuse, sexual exploitation of children and child pornography. This Directive creates no obligations regarding the application of such penalties, or any other available system of law enforcement, in individual cases.
- (16) Especially for those cases where the offences referred to in this Directive are committed with the purpose of financial gain, Member States are invited to consider providing for the possibility to impose financial penalties in addition to imprisonment.
- (17) In the context of child pornography, the term 'without right' allows Member States to provide a defence in respect of conduct relating to pornographic material having for example, a medical, scientific or similar purpose. It also allows activities carried out under domestic legal powers, such as the legitimate possession of child pornography by the authorities in order to conduct criminal proceedings or to prevent, detect or investigate crime. Furthermore, it does not exclude legal defences or similar relevant principles that relieve a person of responsibility under specific circumstances, for example where telephone or Internet hotlines carry out activities to report those cases.

⁽¹⁾ OJ L 101, 15.4.2011, p. 1.

- (18) Knowingly obtaining access, by means of information and communication technology, to child pornography should be criminalised. To be liable, the person should both intend to enter a site where child pornography is available and know that such images can be found there. Penalties should not be applied to persons inadvertently accessing sites containing child pornography. The intentional nature of the offence may notably be deduced from the fact that it is recurrent or that the offence was committed via a service in return for payment.
- (19) Solicitation of children for sexual purposes is a threat with specific characteristics in the context of the Internet, as the latter provides unprecedented anonymity to users because they are able to conceal their real identity and personal characteristics, such as their age. At the same time, Member States acknowledge the importance of also combating the solicitation of a child outside the context of the Internet, in particular where such solicitation is not carried out by using information and communication technology. Member States are encouraged to criminalise the conduct where the solicitation of a child to meet the offender for sexual purposes takes place in the presence or proximity of the child, for instance in the form of a particular preparatory offence, attempt to commit the offences referred to in this Directive or as a particular form of sexual abuse. Whichever legal solution is chosen to criminalise 'off-line grooming', Member States should ensure that they prosecute the perpetrators of such offences one way or another.
- (20) This Directive does not govern Member States' policies with regard to consensual sexual activities in which children may be involved and which can be regarded as the normal discovery of sexuality in the course of human development, taking account of the different cultural and legal traditions and of new forms of establishing and maintaining relations among children and adolescents, including through information and communication technologies. These issues fall outside of the scope of this Directive. Member States which avail themselves of the possibilities referred to in this Directive do so in the exercise of their competences.
- (21) Member States should provide for aggravating circumstances in their national law in accordance with the applicable rules established by their legal systems on aggravating circumstances. They should ensure that those aggravating circumstances are available for judges to consider when sentencing offenders, although there is no obligation on judges to apply those aggravating circumstances. The aggravating circumstances should not be provided for in Member States' law when irrelevant taking into account the nature of the specific offence. The relevance of the various aggravating circumstances provided for in this Directive should be evaluated at national level for each of the offences referred to in this Directive.
- (22) Physical or mental incapacity under this Directive should be understood as also including the state of physical or mental incapacity caused by the influence of drugs and alcohol.
- (23) In combating sexual exploitation of children, full use should be made of existing instruments on the seizure and confiscation of the proceeds of crime, such as the United Nations Convention against Transnational Organized Crime and the Protocols thereto, the 1990 Council of Europe Convention on Laundering, Search, Seizure and Confiscation of the Proceeds from Crime, Council Framework Decision 2001/500/JHA of 26 June 2001 on money laundering, the identification, tracing, freezing, seizing and confiscation of instrumentalities and the proceeds of crime⁽¹⁾, and Council Framework Decision 2005/212/JHA of 24 February 2005 on Confiscation of Crime Related Proceeds, Instrumentalities and Property⁽²⁾. The use of seized and confiscated instrumentalities and the proceeds from the offences referred to in this Directive to support victims' assistance and protection should be encouraged.
- (24) Secondary victimisation should be avoided for victims of offences referred to in this Directive. In Member States where prostitution or the appearance in pornography is punishable under national criminal law, it should be possible not to prosecute or impose penalties under those laws where the child concerned has committed those acts as a result of being victim of sexual exploitation or where the child was compelled to participate in child pornography.
- (25) As an instrument of approximation of criminal law, this Directive provides for levels of penalties which should apply without prejudice to the specific criminal policies of the Member States concerning child offenders.
- (26) Investigating offences and bringing charges in criminal proceedings should be facilitated, to take into account the difficulty for child victims of denouncing sexual abuse and the anonymity of offenders in cyberspace. To ensure successful investigations and prosecutions of the offences referred to in this Directive, their initiation should not depend, in principle, on a report or accusation made by the victim or by his or her representative. The length of the sufficient period of time for prosecution should be determined in accordance with national law.
- (27) Effective investigatory tools should be made available to those responsible for the investigation and prosecutions

⁽¹⁾ OJ L 182, 5.7.2001, p. 1.

⁽²⁾ OJ L 68, 15.3.2005, p. 49.

of the offences referred to in this Directive. Those tools could include interception of communications, covert surveillance including electronic surveillance, monitoring of bank accounts or other financial investigations, taking into account, inter alia, the principle of proportionality and the nature and seriousness of the offences under investigation. Where appropriate, and in accordance with national law, such tools should also include the possibility for law enforcement authorities to use a concealed identity on the Internet.

- (28) Member States should encourage any person who has knowledge or suspicion of the sexual abuse or sexual exploitation of a child to report to the competent services. It is the responsibility of each Member State to determine the competent authorities to which such suspicions may be reported. Those competent authorities should not be limited to child protection services or relevant social services. The requirement of suspicion 'in good faith' should be aimed at preventing the provision being invoked to authorise the denunciation of purely imaginary or untrue facts carried out with malicious intent.
- (29) Rules on jurisdiction should be amended to ensure that sexual abusers or sexual exploiters of children from the Union face prosecution even if they commit their crimes outside the Union, in particular via so-called sex tourism. Child sex tourism should be understood as the sexual exploitation of children by a person or persons who travel from their usual environment to a destination abroad where they have sexual contact with children. Where child sex tourism takes place outside the Union, Member States are encouraged to seek to increase, through the available national and international instruments including bilateral or multilateral treaties on extradition, mutual assistance or a transfer of the proceedings, cooperation with third countries and international organisations with a view to combating sex tourism. Member States should foster open dialogue and communication with countries outside the Union in order to be able to prosecute perpetrators, under the relevant national legislation, who travel outside the Union borders for the purposes of child sex tourism.
- (30) Measures to protect child victims should be adopted in their best interest, taking into account an assessment of their needs. Child victims should have easy access to legal remedies and measures to address conflicts of interest where sexual abuse or sexual exploitation of a child occurs within the family. When a special representative should be appointed for a child during a criminal investigation or proceeding, this role may be also carried out by a legal person, an institution or an authority. Moreover, child victims should be protected from penalties, for example under national legislation on prostitution, if they bring their case to the attention of competent authorities. Furthermore, participation in criminal proceedings by child victims should not cause additional trauma to the extent possible, as a result of interviews or visual contact with offenders. A good understanding of children and how they behave when faced with traumatic experiences will help to ensure a high quality of evidence-taking and also reduce the stress placed on children when carrying out the necessary measures.
- (31) Member States should consider giving short and long term assistance to child victims. Any harm caused by the sexual abuse and sexual exploitation of a child is significant and should be addressed. Because of the nature of the harm caused by sexual abuse and sexual exploitation, such assistance should continue for as long as necessary for the child's physical and psychological recovery and may last into adulthood if necessary. Assistance and advice should be considered to be extended to parents or guardians of the child victims where they are not involved as suspects in relation to the offence concerned, in order to help them to assist child victims throughout the proceedings.
- (32) Framework Decision 2001/220/JHA establishes a set of victims' rights in criminal proceedings, including the right to protection and compensation. In addition child victims of sexual abuse, sexual exploitation and child pornography should be given access to legal counselling and, in accordance with the role of victims in the relevant justice systems, to legal representation, including for the purpose of claiming compensation. Such legal counselling and legal representation could also be provided by the competent authorities for the purpose of claiming compensation from the State. The purpose of legal counselling is to enable victims to be informed and receive advice about the various possibilities open to them. Legal counselling should be provided by a person having received appropriate legal training without necessarily being a lawyer. Legal counselling and, in accordance with the role of victims in the relevant justice systems, legal representation should be provided free of charge, at least when the victim does not have sufficient financial resources, in a manner consistent with the internal procedures of Member States.
- (33) Member States should undertake action to prevent or prohibit acts related to the promotion of sexual abuse of children and child sex tourism. Different preventative measures could be considered, such as the drawing up and reinforcement of a code of conduct and self-regulatory mechanisms in the tourism industry, the setting-up of a code of ethics or 'quality labels' for tourist organisations combating child sex tourism, or establishing an explicit policy to tackle child sex tourism.

- (34) Member States should establish and/or strengthen policies to prevent sexual abuse and sexual exploitation of children, including measures to discourage and reduce the demand that fosters all forms of sexual exploitation of children, and measures to reduce the risk of children becoming victims, by means of, information and awareness-raising campaigns, and research and education programmes. In such initiatives, Member States should adopt a child-rights based approach. Particular care should be taken to ensure that awareness-raising campaigns aimed at children are appropriate and sufficiently easy to understand. The establishment of help-lines or hotlines should be considered.
- (35) Regarding the system of reporting sexual abuse and sexual exploitation of children and helping children in need, hotlines under the number 116 000 for missing children, 116 006 for victims of crime and 116 111 for children, as introduced by Commission Decision 2007/116/EC of 15 February 2007 on reserving the national numbering beginning with 116 for harmonised numbers for harmonised services of social value⁽¹⁾, should be promoted and experience regarding their functioning should be taken into account.
- (36) Professionals likely to come into contact with child victims of sexual abuse and sexual exploitation should be adequately trained to identify and deal with such victims. That training should be promoted for members of the following categories when they are likely to come into contact with child victims: police officers, public prosecutors, lawyers, members of the judiciary and court officials, child and health care personnel, but could also involve other groups of persons who are likely to encounter child victims of sexual abuse and sexual exploitation in their work.
- (37) In order to prevent the sexual abuse and sexual exploitation of children, intervention programmes or measures targeting sex offenders should be proposed to them. Those intervention programmes or measures should meet a broad, flexible approach focusing on the medical and psycho-social aspects and have a non-obligatory character. Those intervention programmes or measures are without prejudice to intervention programmes or measures imposed by the competent judicial authorities.
- (38) Intervention programmes or measures are not provided as an automatic right. It is for the Member State to decide which intervention programmes or measures are appropriate.
- (39) To prevent and minimise recidivism, offenders should be subject to an assessment of the danger posed by the offenders and the possible risks of repetition of sexual offences against children. Arrangements for such assessment, such as the type of authority competent to order and carry out the assessment or the moment in or after the criminal proceedings when that assessment should take place as well as arrangements for effective intervention programmes or measures offered following that assessment should be consistent with the internal procedures of Member States. For the same objective of preventing and minimising recidivism, offenders should also have access to effective intervention programmes or measures on a voluntary basis. Those intervention programmes or measures should not interfere with national schemes set up to deal with the treatment of persons suffering from mental disorders.
- (40) Where the danger posed by the offenders and the possible risks of repetition of the offences make it appropriate, convicted offenders should be temporarily or permanently prevented from exercising at least professional activities involving direct and regular contacts with children. Employers when recruiting for a post involving direct and regular contact with children are entitled to be informed of existing convictions for sexual offences against children entered in the criminal record, or of existing disqualifications. For the purposes of this Directive, the term 'employers' should also cover persons running an organisation that is active in volunteer work related to the supervision and/or care of children involving direct and regular contact with children. The manner in which such information is delivered, such as for example access via the person concerned, and the precise content of the information, the meaning of organised voluntary activities and direct and regular contact with children should be laid down in accordance with national law.
- (41) With due regard to the different legal traditions of the Member States, this Directive takes into account the fact that access to criminal records is allowed only either by the competent authorities or by the person concerned. This Directive does not establish an obligation to modify the national systems governing criminal records or the means of access to those records.
- (42) The aim of this Directive is not to harmonise rules concerning consent of the person concerned when exchanging information from the criminal registers, i.e. whether or not to require such consent. Whether the consent is required or not under national law, this Directive does not establish any new obligation to change the national law and national procedures in this respect.

⁽¹⁾ OJ L 49, 17.2.2007, p. 30.

- (43) Member States may consider adopting additional administrative measures in relation to perpetrators, such as the registration in sex offender registers of persons convicted of offences referred to in this Directive. Access to those registers should be subject to limitation in accordance with national constitutional principles and applicable data protection standards, for instance by limiting access to the judiciary and/or law enforcement authorities.
- (44) Member States are encouraged to create mechanisms for data collection or focal points, at the national or local levels and in collaboration with civil society, for the purpose of observing and evaluating the phenomenon of sexual abuse and sexual exploitation of children. In order to be able to properly evaluate the results of actions to combat sexual abuse and sexual exploitation of children and child pornography, the Union should continue to develop its work on methodologies and data collection methods to produce comparable statistics.
- (45) Member States should take appropriate action for setting up information services to provide information on how to recognise the signs of sexual abuse and sexual exploitation.
- (46) Child pornography, which constitutes child sexual abuse images, is a specific type of content which cannot be construed as the expression of an opinion. To combat it, it is necessary to reduce the circulation of child sexual abuse material by making it more difficult for offenders to upload such content onto the publicly accessible web. Action is therefore necessary to remove the content and apprehend those guilty of making, distributing or downloading child sexual abuse images. With a view to supporting the Union's efforts to combat child pornography, Member States should use their best endeavours to cooperate with third countries in seeking to secure the removal of such content from servers within their territory.
- (47) However, despite such efforts, the removal of child pornography content at its source is often not possible when the original materials are not located within the Union, either because the State where the servers are hosted is not willing to cooperate or because obtaining removal of the material from the State concerned proves to be particularly long. Mechanisms may also be put in place to block access from the Union's territory to Internet pages identified as containing or disseminating child pornography. The measures undertaken by Member States in accordance with this Directive in order to remove or, where appropriate, block websites containing child pornography could be based on various types of public action, such as legislative, non-legislative, judicial or other. In that context, this Directive is without prejudice to voluntary action taken by the Internet industry to prevent the misuse of its services or to any support for such action by Member States. Whichever basis for action or method is chosen, Member States should ensure that it provides an adequate level of legal certainty and predictability to users and service providers. Both with a view to the removal and the blocking of child abuse content, cooperation between public authorities should be established and strengthened, particularly in the interests of ensuring that national lists of websites containing child pornography material are as complete as possible and of avoiding duplication of work. Any such developments must take account of the rights of the end users and comply with existing legal and judicial procedures and the European Convention for the Protection of Human Rights and Fundamental Freedoms and the Charter of Fundamental Rights of the European Union. The Safer Internet Programme has set up a network of hotlines the goal of which is to collect information and to ensure coverage and exchange of reports on the major types of illegal content online.
- (48) This Directive aims to amend and expand the provisions of Framework Decision 2004/68/JHA. Since the amendments to be made are of substantial number and nature, the Framework Decision should, in the interests of clarity, be replaced in its entirety in relation to Member States participating in the adoption of this Directive.
- (49) Since the objective of this Directive, namely to combat sexual abuse, sexual exploitation of children and child pornography, cannot be sufficiently achieved by the Member States alone and can therefore, by reasons of the scale and effects, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Directive does not go beyond what is necessary to achieve that objective.
- (50) This Directive respects fundamental rights and observes the principles recognised in particular by the Charter of Fundamental Rights of the European Union and in particular the right to the protection of human dignity, the prohibition of torture and inhuman or degrading treatment or punishment, the rights of the child, the right to liberty and security, the right to freedom of expression and information, the right to the protection of personal data, the right to an effective remedy and to a fair trial and the principles of legality and proportionality of criminal offences and penalties. This Directive seeks to ensure full respect for those rights and principles and must be implemented accordingly.

- (51) In accordance with Article 3 of the Protocol (No 21) on the position of United Kingdom and Ireland in respect of the area of freedom, security and justice, annexed to the Treaty on European Union and the Treaty on the Functioning of the European Union, the United Kingdom and Ireland have notified their wish to take part in the adoption and application of this Directive.
- (52) In accordance with Articles 1 and 2 of the Protocol (No 22) on the position of Denmark annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, Denmark is not taking part in the adoption of this Directive and is not bound by it or subject to its application,

HAVE ADOPTED THIS DIRECTIVE:

Article 1

Subject matter

This Directive establishes minimum rules concerning the definition of criminal offences and sanctions in the area of sexual abuse and sexual exploitation of children, child pornography and solicitation of children for sexual purposes. It also introduces provisions to strengthen the prevention of those crimes and the protection of the victims thereof.

Article 2

Definitions

For the purposes of this Directive, the following definitions apply:

- (a) 'child' means any person below the age of 18 years;
- (b) 'age of sexual consent' means the age below which, in accordance with national law, it is prohibited to engage in sexual activities with a child;
- (c) 'child pornography' means:
- (i) any material that visually depicts a child engaged in real or simulated sexually explicit conduct;
 - (ii) any depiction of the sexual organs of a child for primarily sexual purposes;
 - (iii) any material that visually depicts any person appearing to be a child engaged in real or simulated sexually explicit conduct or any depiction of the sexual organs of any person appearing to be a child, for primarily sexual purposes; or
 - (iv) realistic images of a child engaged in sexually explicit conduct or realistic images of the sexual organs of a child, for primarily sexual purposes;
- (d) 'child prostitution' means the use of a child for sexual activities where money or any other form of remuneration

or consideration is given or promised as payment in exchange for the child engaging in sexual activities, regardless of whether that payment, promise or consideration is made to the child or to a third party;

- (e) 'pornographic performance' means a live exhibition aimed at an audience, including by means of information and communication technology, of:
- (i) a child engaged in real or simulated sexually explicit conduct; or
 - (ii) the sexual organs of a child for primarily sexual purposes;
- (f) 'legal person' means an entity having legal personality under the applicable law, except for States or public bodies in the exercise of State authority and for public international organisations.

Article 3

Offences concerning sexual abuse

1. Member States shall take the necessary measures to ensure that the intentional conduct referred to in paragraphs 2 to 6 is punishable.
2. Causing, for sexual purposes, a child who has not reached the age of sexual consent to witness sexual activities, even without having to participate, shall be punishable by a maximum term of imprisonment of at least 1 year.
3. Causing, for sexual purposes, a child who has not reached the age of sexual consent to witness sexual abuse, even without having to participate, shall be punishable by a maximum term of imprisonment of at least 2 years.
4. Engaging in sexual activities with a child who has not reached the age of sexual consent shall be punishable by a maximum term of imprisonment of at least 5 years.
5. Engaging in sexual activities with a child, where:
 - (i) abuse is made of a recognised position of trust, authority or influence over the child, shall be punishable by a maximum term of imprisonment of at least 8 years if the child has not reached the age of sexual consent, and of at least 3 years of imprisonment, if the child is over that age; or
 - (ii) abuse is made of a particularly vulnerable situation of the child, in particular because of a mental or physical disability or a situation of dependence, shall be punishable by a maximum term of imprisonment of at least 8 years if the child has not reached the age of sexual consent, and of at least 3 years of imprisonment if the child is over that age; or

(iii) use is made of coercion, force or threats shall be punishable by a maximum term of imprisonment of at least 10 years if the child has not reached the age of sexual consent, and of at least 5 years of imprisonment if the child is over that age.

6. Coercing, forcing or threatening a child into sexual activities with a third party shall be punishable by a maximum term of imprisonment of at least 10 years if the child has not reached the age of sexual consent, and of at least 5 years of imprisonment if the child is over that age.

Article 4

Offences concerning sexual exploitation

1. Member States shall take the necessary measures to ensure that the intentional conduct referred to in paragraphs 2 to 7 is punishable.

2. Causing or recruiting a child to participate in pornographic performances, or profiting from or otherwise exploiting a child for such purposes shall be punishable by a maximum term of imprisonment of at least 5 years if the child has not reached the age of sexual consent and of at least 2 years of imprisonment if the child is over that age.

3. Coercing or forcing a child to participate in pornographic performances, or threatening a child for such purposes shall be punishable by a maximum term of imprisonment of at least 8 years if the child has not reached the age of sexual consent, and of at least 5 years of imprisonment if the child is over that age.

4. Knowingly attending pornographic performances involving the participation of a child shall be punishable by a maximum term of imprisonment of at least 2 years if the child has not reached the age of sexual consent, and of at least 1 year of imprisonment if the child is over that age.

5. Causing or recruiting a child to participate in child prostitution, or profiting from or otherwise exploiting a child for such purposes shall be punishable by a maximum term of imprisonment of at least 8 years if the child has not reached the age of sexual consent, and of at least 5 years of imprisonment if the child is over that age.

6. Coercing or forcing a child into child prostitution, or threatening a child for such purposes shall be punishable by a maximum term of imprisonment of at least 10 years if the child has not reached the age of sexual consent, and of at least 5 years of imprisonment if the child is over that age.

7. Engaging in sexual activities with a child, where recourse is made to child prostitution shall be punishable by a maximum term of imprisonment of at least 5 years if the child has not reached the age of sexual consent, and of at least 2 years of imprisonment if the child is over that age.

Article 5

Offences concerning child pornography

1. Member States shall take the necessary measures to ensure that the intentional conduct, when committed without right, referred to in paragraphs 2 to 6 is punishable.

2. Acquisition or possession of child pornography shall be punishable by a maximum term of imprisonment of at least 1 year.

3. Knowingly obtaining access, by means of information and communication technology, to child pornography shall be punishable by a maximum term of imprisonment of at least 1 year.

4. Distribution, dissemination or transmission of child pornography shall be punishable by a maximum term of imprisonment of at least 2 years.

5. Offering, supplying or making available child pornography shall be punishable by a maximum term of imprisonment of at least 2 years.

6. Production of child pornography shall be punishable by a maximum term of imprisonment of at least 3 years.

7. It shall be within the discretion of Member States to decide whether this Article applies to cases involving child pornography as referred to in Article 2(c)(iii), where the person appearing to be a child was in fact 18 years of age or older at the time of depiction.

8. It shall be within the discretion of Member States to decide whether paragraphs 2 and 6 of this Article apply to cases where it is established that pornographic material as referred to in Article 2(c)(iv) is produced and possessed by the producer solely for his or her private use in so far as no pornographic material as referred to in Article 2(c)(i), (ii) or (iii) has been used for the purpose of its production and provided that the act involves no risk of dissemination of the material.

Article 6

Solicitation of children for sexual purposes

1. Member States shall take the necessary measures to ensure that the following intentional conduct is punishable:

the proposal, by means of information and communication technology, by an adult to meet a child who has not reached the age of sexual consent, for the purpose of committing any of the offences referred to in Article 3(4) and Article 5(6), where that proposal was followed by material acts leading to such a meeting, shall be punishable by a maximum term of imprisonment of at least 1 year.

2. Member States shall take the necessary measures to ensure that an attempt, by means of information and communication technology, to commit the offences provided for in Article 5(2) and (3) by an adult soliciting a child who has not reached the age of sexual consent to provide child pornography depicting that child is punishable.

*Article 7***Incitement, aiding and abetting, and attempt**

1. Member States shall take the necessary measures to ensure that inciting or aiding and abetting to commit any of the offences referred to in Articles 3 to 6 is punishable.

2. Member States shall take the necessary measures to ensure that an attempt to commit any of the offences referred to in Article 3(4), (5) and (6), Article 4(2), (3), (5), (6) and (7), and Article 5(4), (5) and (6) is punishable.

*Article 8***Consensual sexual activities**

1. It shall be within the discretion of Member States to decide whether Article 3(2) and (4) apply to consensual sexual activities between peers, who are close in age and degree of psychological and physical development or maturity, in so far as the acts did not involve any abuse.

2. It shall be within the discretion of Member States to decide whether Article 4(4) applies to a pornographic performance that takes place in the context of a consensual relationship where the child has reached the age of sexual consent or between peers who are close in age and degree of psychological and physical development or maturity, in so far as the acts did not involve any abuse or exploitation and no money or other form of remuneration or consideration is given as payment in exchange for the pornographic performance.

3. It shall be within the discretion of Member States to decide whether Article 5(2) and (6) apply to the production, acquisition or possession of material involving children who have reached the age of sexual consent where that material is produced and possessed with the consent of those children and only for the private use of the persons involved, in so far as the acts did not involve any abuse.

*Article 9***Aggravating circumstances**

In so far as the following circumstances do not already form part of the constituent elements of the offences referred to in Articles 3 to 7, Member States shall take the necessary measures to ensure that the following circumstances may, in accordance with the relevant provisions of national law, be regarded as aggravating circumstances, in relation to the relevant offences referred to in Articles 3 to 7:

(a) the offence was committed against a child in a particularly vulnerable situation, such as a child with a mental or physical disability, in a situation of dependence or in a state of physical or mental incapacity;

(b) the offence was committed by a member of the child's family, a person cohabiting with the child or a person who has abused a recognised position of trust or authority;

(c) the offence was committed by several persons acting together;

(d) the offence was committed within the framework of a criminal organisation within the meaning of Council Framework Decision 2008/841/JHA of 24 October 2008 on the fight against organised crime⁽¹⁾;

(e) the offender has previously been convicted of offences of the same nature;

(f) the offender has deliberately or recklessly endangered the life of the child; or

(g) the offence involved serious violence or caused serious harm to the child.

*Article 10***Disqualification arising from convictions**

1. In order to avoid the risk of repetition of offences, Member States shall take the necessary measures to ensure that a natural person who has been convicted of any of the offences referred to in Articles 3 to 7 may be temporarily or permanently prevented from exercising at least professional activities involving direct and regular contacts with children.

2. Member States shall take the necessary measures to ensure that employers, when recruiting a person for professional or organised voluntary activities involving direct and regular contacts with children, are entitled to request information in accordance with national law by way of any appropriate means, such as access upon request or via the person concerned, of the existence of criminal convictions for any of the offences referred to in Articles 3 to 7 entered in the criminal record or of the existence of any disqualification from exercising activities involving direct and regular contacts with children arising from those criminal convictions.

3. Member States shall take the necessary measures to ensure that, for the application of paragraphs 1 and 2 of this Article, information concerning the existence of criminal convictions for any of the offences referred to in Articles 3 to 7, or of any disqualification from exercising activities involving direct and regular contacts with children arising from those criminal convictions, is transmitted in accordance with the procedures set out in Council Framework Decision 2009/315/JHA of 26 February 2009 on the organisation and content of the exchange of information extracted from the criminal record between Member States⁽²⁾ when requested under Article 6 of that Framework Decision with the consent of the person concerned.

⁽¹⁾ OJ L 300, 11.11.2008, p. 42.

⁽²⁾ OJ L 93, 7.4.2009, p. 23.

*Article 11***Seizure and confiscation**

Member States shall take the necessary measures to ensure that their competent authorities are entitled to seize and confiscate instrumentalities and proceeds from the offences referred to in Articles 3, 4 and 5.

*Article 12***Liability of legal persons**

1. Member States shall take the necessary measures to ensure that legal persons may be held liable for any of the offences referred to in Articles 3 to 7 committed for their benefit by any person, acting either individually or as part of an organ of the legal person, and having a leading position within the legal person, based on:

- (a) a power of representation of the legal person;
- (b) an authority to take decisions on behalf of the legal person; or
- (c) an authority to exercise control within the legal person.

2. Member States shall also take the necessary measures to ensure that legal persons may be held liable where the lack of supervision or control by a person referred to in paragraph 1 has made possible the commission, by a person under its authority, of any of the offences referred to in Articles 3 to 7 for the benefit of that legal person.

3. Liability of legal persons under paragraphs 1 and 2 shall be without prejudice to criminal proceedings against natural persons who are perpetrators, inciters or accessories to the offences referred to in Articles 3 to 7.

*Article 13***Sanctions on legal persons**

1. Member States shall take the necessary measures to ensure that a legal person held liable pursuant to Article 12(1) is punishable by effective, proportionate and dissuasive sanctions, which shall include criminal or non-criminal fines and may include other sanctions, such as:

- (a) exclusion from entitlement to public benefits or aid;
- (b) temporary or permanent disqualification from the practice of commercial activities;
- (c) placing under judicial supervision;
- (d) judicial winding-up; or
- (e) temporary or permanent closure of establishments which have been used for committing the offence.

2. Member States shall take the necessary measures to ensure that a legal person held liable pursuant to Article 12(2) is punishable by sanctions or measures which are effective, proportionate and dissuasive.

*Article 14***Non-prosecution or non-application of penalties to the victim**

Member States shall, in accordance with the basic principles of their legal systems take the necessary measures to ensure that competent national authorities are entitled not to prosecute or impose penalties on child victims of sexual abuse and sexual exploitation for their involvement in criminal activities, which they have been compelled to commit as a direct consequence of being subjected to any of the acts referred to in Article 4(2), (3), (5) and (6), and in Article 5(6).

*Article 15***Investigation and prosecution**

1. Member States shall take the necessary measures to ensure that investigations into or the prosecution of the offences referred to in Articles 3 to 7 are not dependent on a report or accusation being made by the victim or by his or her representative, and that criminal proceedings may continue even if that person has withdrawn his or her statements.

2. Member States shall take the necessary measures to enable the prosecution of any of the offences referred to in Article 3, Article 4(2), (3), (5), (6) and (7) and of any serious offences referred to in Article 5(6) when child pornography as referred to in Article 2(c)(i) and (ii) has been used, for a sufficient period of time after the victim has reached the age of majority and which is commensurate with the gravity of the offence concerned.

3. Member States shall take the necessary measures to ensure that effective investigative tools, such as those which are used in organised crime or other serious crime cases are available to persons, units or services responsible for investigating or prosecuting offences referred to in Articles 3 to 7.

4. Member States shall take the necessary measures to enable investigative units or services to attempt to identify the victims of the offences referred to in Articles 3 to 7, in particular by analysing child pornography material, such as photographs and audiovisual recordings transmitted or made available by means of information and communication technology.

*Article 16***Reporting suspicion of sexual abuse or sexual exploitation**

1. Member States shall take the necessary measures to ensure that the confidentiality rules imposed by national law on certain professionals whose main duty is to work with children do not constitute an obstacle to the possibility, for those professionals, of their reporting to the services responsible for child protection any situation where they have reasonable grounds for believing that a child is the victim of offences referred to in Articles 3 to 7.

2. Member States shall take the necessary measures to encourage any person who knows about or suspects, in good faith that any of the offences referred to in Articles 3 to 7 have been committed, to report this to the competent services.

Article 17

Jurisdiction and coordination of prosecution

1. Member States shall take the necessary measures to establish their jurisdiction over the offences referred to in Articles 3 to 7 where:

- (a) the offence is committed in whole or in part within their territory; or
- (b) the offender is one of their nationals.

2. A Member State shall inform the Commission where it decides to establish further jurisdiction over an offence referred to in Articles 3 to 7 committed outside its territory, inter alia, where:

- (a) the offence is committed against one of its nationals or a person who is an habitual resident in its territory;
- (b) the offence is committed for the benefit of a legal person established in its territory; or
- (c) the offender is an habitual resident in its territory.

3. Member States shall ensure that their jurisdiction includes situations where an offence referred to in Articles 5 and 6, and in so far as is relevant, in Articles 3 and 7, is committed by means of information and communication technology accessed from their territory, whether or not it is based on their territory.

4. For the prosecution of any of the offences referred to in Article 3(4), (5) and (6), Article 4(2), (3), (5), (6) and (7) and Article 5(6) committed outside the territory of the Member State concerned, as regards paragraph 1(b) of this Article, each Member State shall take the necessary measures to ensure that its jurisdiction is not subordinated to the condition that the acts are a criminal offence at the place where they were performed.

5. For the prosecution of any of the offences referred to in Articles 3 to 7 committed outside the territory of the Member State concerned, as regards paragraph 1(b) of this Article, each Member State shall take the necessary measures to ensure that its jurisdiction is not subordinated to the condition that the prosecution can only be initiated following a report made by

the victim in the place where the offence was committed, or a denunciation from the State of the place where the offence was committed.

Article 18

General provisions on assistance, support and protection measures for child victims

1. Child victims of the offences referred to in Articles 3 to 7 shall be provided assistance, support and protection in accordance with Articles 19 and 20, taking into account the best interests of the child.

2. Member States shall take the necessary measures to ensure that a child is provided with assistance and support as soon as the competent authorities have a reasonable-grounds indication for believing that a child might have been subject to any of the offences referred to in Articles 3 to 7.

3. Member States shall ensure that, where the age of a person subject to any of the offences referred to in Articles 3 to 7 is uncertain and there are reasons to believe that the person is a child, that person is presumed to be a child in order to receive immediate access to assistance, support and protection in accordance with Articles 19 and 20.

Article 19

Assistance and support to victims

1. Member States shall take the necessary measures to ensure that assistance and support are provided to victims before, during and for an appropriate period of time after the conclusion of criminal proceedings in order to enable them to exercise the rights set out in Framework Decision 2001/220/JHA, and in this Directive. Member States shall, in particular, take the necessary steps to ensure protection for children who report cases of abuse within their family.

2. Member States shall take the necessary measures to ensure that assistance and support for a child victim are not made conditional on the child victim's willingness to cooperate in the criminal investigation, prosecution or trial.

3. Member States shall take the necessary measures to ensure that the specific actions to assist and support child victims in enjoying their rights under this Directive, are undertaken following an individual assessment of the special circumstances of each particular child victim, taking due account of the child's views, needs and concerns.

4. Child victims of any of the offences referred to in Articles 3 to 7 shall be considered as particularly vulnerable victims pursuant to Article 2(2), Article 8(4) and Article 14(1) of Framework Decision 2001/220/JHA.

5. Member States shall take measures, where appropriate and possible, to provide assistance and support to the family of the child victim in enjoying the rights under this Directive when the family is in the territory of the Member States. In particular, Member States shall, where appropriate and possible, apply Article 4 of Framework Decision 2001/220/JHA to the family of the child victim.

Article 20

Protection of child victims in criminal investigations and proceedings

1. Member States shall take the necessary measures to ensure that in criminal investigations and proceedings, in accordance with the role of victims in the relevant justice system, competent authorities appoint a special representative for the child victim where, under national law, the holders of parental responsibility are precluded from representing the child as a result of a conflict of interest between them and the child victim, or where the child is unaccompanied or separated from the family.

2. Member States shall ensure that child victims have, without delay, access to legal counselling and, in accordance with the role of victims in the relevant justice system, to legal representation, including for the purpose of claiming compensation. Legal counselling and legal representation shall be free of charge where the victim does not have sufficient financial resources.

3. Without prejudice to the rights of the defence, Member States shall take the necessary measures to ensure that in criminal investigations relating to any of the offences referred to in Articles 3 to 7:

- (a) interviews with the child victim take place without unjustified delay after the facts have been reported to the competent authorities;
- (b) interviews with the child victim take place, where necessary, in premises designed or adapted for this purpose;
- (c) interviews with the child victim are carried out by or through professionals trained for this purpose;
- (d) the same persons, if possible and where appropriate, conduct all interviews with the child victim;
- (e) the number of interviews is as limited as possible and interviews are carried out only where strictly necessary for the purpose of criminal investigations and proceedings;
- (f) the child victim may be accompanied by his or her legal representative or, where appropriate, by an adult of his or her choice, unless a reasoned decision has been made to the contrary in respect of that person.

4. Member States shall take the necessary measures to ensure that in criminal investigations of any of the offences referred to in Articles 3 to 7 all interviews with the child victim or, where appropriate, with a child witness, may be audio-visually

recorded and that such audio-visually recorded interviews may be used as evidence in criminal court proceedings, in accordance with the rules under their national law.

5. Member States shall take the necessary measures to ensure that in criminal court proceedings relating to any of the offences referred to in Articles 3 to 7, that it may be ordered that:

- (a) the hearing take place without the presence of the public;
- (b) the child victim be heard in the courtroom without being present, in particular through the use of appropriate communication technologies.

6. Member States shall take the necessary measures, where in the interest of child victims and taking into account other overriding interests, to protect the privacy, identity and image of child victims, and to prevent the public dissemination of any information that could lead to their identification.

Article 21

Measures against advertising abuse opportunities and child sex tourism

Member States shall take appropriate measures to prevent or prohibit:

- (a) the dissemination of material advertising the opportunity to commit any of the offences referred to in Articles 3 to 6; and
- (b) the organisation for others, whether or not for commercial purposes, of travel arrangements with the purpose of committing any of the offences referred to in Articles 3 to 5.

Article 22

Preventive intervention programmes or measures

Member States shall take the necessary measures to ensure that persons who fear that they might commit any of the offences referred to in Articles 3 to 7 may have access, where appropriate, to effective intervention programmes or measures designed to evaluate and prevent the risk of such offences being committed.

Article 23

Prevention

1. Member States shall take appropriate measures, such as education and training, to discourage and reduce the demand that fosters all forms of sexual exploitation of children.

2. Member States shall take appropriate action, including through the Internet, such as information and awareness-raising campaigns, research and education programmes, where appropriate in cooperation with relevant civil society organisations and other stakeholders, aimed at raising awareness and reducing the risk of children, becoming victims of sexual abuse or exploitation.

3. Member States shall promote regular training for officials likely to come into contact with child victims of sexual abuse or exploitation, including front-line police officers, aimed at enabling them to identify and deal with child victims and potential child victims of sexual abuse or exploitation.

Article 24

Intervention programmes or measures on a voluntary basis in the course of or after criminal proceedings

1. Without prejudice to intervention programmes or measures imposed by the competent judicial authorities under national law, Member States shall take the necessary measures to ensure that effective intervention programmes or measures are made available to prevent and minimise the risks of repeated offences of a sexual nature against children. Such programmes or measures shall be accessible at any time during the criminal proceedings, inside and outside prison, in accordance with national law.

2. The intervention programmes or measures, referred to in paragraph 1 shall meet the specific developmental needs of children who sexually offend.

3. Member States shall take the necessary measures to ensure that the following persons may have access to the intervention programmes or measures referred to in paragraph 1:

(a) persons subject to criminal proceedings for any of the offences referred to in Articles 3 to 7, under conditions which are neither detrimental nor contrary to the rights of the defence or to the requirements of a fair and impartial trial, and, in particular, in compliance with the principle of the presumption of innocence; and

(b) persons convicted of any of the offences referred to in Articles 3 to 7.

4. Member States shall take the necessary measures to ensure that the persons referred to in paragraph 3 are subject to an assessment of the danger that they present and the possible risks of repetition of any of the offences referred to in Articles 3 to 7, with the aim of identifying appropriate intervention programmes or measures.

5. Member States shall take the necessary measures to ensure that the persons referred to in paragraph 3 to whom intervention programmes or measures in accordance with paragraph 4 have been proposed:

(a) are fully informed of the reasons for the proposal;

(b) consent to their participation in the programmes or measures with full knowledge of the facts;

(c) may refuse and, in the case of convicted persons, are made aware of the possible consequences of such a refusal.

Article 25

Measures against websites containing or disseminating child pornography

1. Member States shall take the necessary measures to ensure the prompt removal of web pages containing or disseminating child pornography hosted in their territory and to endeavour to obtain the removal of such pages hosted outside of their territory.

2. Member States may take measures to block access to web pages containing or disseminating child pornography towards the Internet users within their territory. These measures must be set by transparent procedures and provide adequate safeguards, in particular to ensure that the restriction is limited to what is necessary and proportionate, and that users are informed of the reason for the restriction. Those safeguards shall also include the possibility of judicial redress.

Article 26

Replacement of Framework Decision 2004/68/JHA

Framework Decision 2004/68/JHA is hereby replaced in relation to Member States participating in the adoption of this Directive without prejudice to the obligations of those Member States relating to the time limits for transposition of the Framework Decision into national law.

In relation to Member States participating in the adoption of this Directive, references to Framework Decision 2004/68/JHA shall be construed as references to this Directive.

Article 27

Transposition

1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by 18 December 2013.

2. Member States shall transmit to the Commission the text of the provisions transposing into their national law the obligations imposed on them under this Directive.

3. When Member States adopt those measures, they shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. The methods of making such reference shall be laid down by the Member States.

Article 28

Reporting

1. The Commission shall, by 18 December 2015, submit a report to the European Parliament and the Council assessing the extent to which the Member States have taken the necessary measures in order to comply with this Directive, accompanied, if necessary, by a legislative proposal.

2. The Commission shall, by 18 December 2015, submit a report to the European Parliament and the Council assessing the implementation of the measures referred to in Article 25.

Article 29

Entry into force

This Directive shall enter into force on the day of its publication in the *Official Journal of the European Union*.

Article 30

Addressees

This Directive is addressed to the Member States in accordance with the Treaties.

Done at Strasbourg, 13 December 2011.

For the European Parliament

The President

J. BUZEK

For the Council

The President

M. SZPUNAR

II

(Non-legislative acts)

REGULATIONS

COUNCIL IMPLEMENTING REGULATION (EU) No 1320/2011

of 16 December 2011

implementing Article 8a(1) of Regulation (EC) No 765/2006 concerning restrictive measures in respect of Belarus

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 765/2006 of 18 May 2006 concerning restrictive measures in respect of Belarus ⁽¹⁾, and in particular Article 8a(1) thereof,

Whereas:

- (1) On 18 May 2006, the Council adopted Regulation (EC) No 765/2006 concerning restrictive measures in respect of Belarus.
- (2) In view of the gravity of the situation in Belarus, additional persons should be included in the list of natural

and legal persons, entities and bodies subject to restrictive measures as set out in Annex IA to Regulation (EC) No 765/2006,

HAS ADOPTED THIS REGULATION:

Article 1

The persons listed in Annex to this Regulation shall be added to the list set out in Annex IA to Regulation (EC) No 765/2006.

Article 2

This Regulation shall enter into force on the day of its publication in the *Official Journal of the European Union*.

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

Done at Brussels, 16 December 2011.

For the Council
The President
T. NALEWAJK

⁽¹⁾ OJ L 134, 20.5.2006, p. 1.

ANNEX

Persons referred to in Article 1

	Names Transcription of Belarusian spelling Transcription of Russian spelling	Names (Belarusian spelling)	Names (Russian spelling)	Place and date of birth	Position
1.	Bandarenka Siarhei Uladzimiravich Bondarenko Sergei Vladimirovich	Бандарэнка Сяргей Уладзіміравіч	Бондаренко Сергей Владимирович	Address: Department of law of administration of Pervomaysky district Chornogo K. 5 office 417 Tel.: +375 17 2800264	Judge of the Pervomaiski District Court of Minsk. On 24 November 2011 he sentenced Ales Byalyatski, one of the most prominent human rights defenders, Chief of the Belarusian HR Centre "Vyasna", Vice President of FIDH. The trial was conducted in a way that was a clear violation of the Code of Penal Procedure. Byalyatski was active in defending and providing assistance to those who suffered from repression in relation with the 19 December 2010 elections and the crackdown on civil society and democratic opposition.
2.	Saikouski Uladzimir Saikovski Vladimir	Сайкоўскі Уладзімір	Сайковский Владимир	Address: Department of law of administration of Pervomaysky district Chornogo K. 5 office 417 Tel.: +375 17 2800264	Public Prosecutor of the Pervo- maiski District Court of Minsk. He dealt with the trial of Ales Byalyatski, one of the most prominent human rights defenders, Chief of the Bela- rusian HR Centre "Vyasna", Vice President of FIDH. The accusation presented by the prosecutor in the trial had a clear and imminent political motivation and was a clear violation of the Code of Penal Procedure. Byalyatski was active in defending and providing assistance to those who suffered from repression in relation with the 19 December 2010 elections and the crackdown on civil society and democratic opposition.'

COMMISSION IMPLEMENTING REGULATION (EU) No 1321/2011**of 16 December 2011****amending Annex I to Council Regulation (EEC) No 3030/93 on common rules for imports of certain textile products from third countries**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EEC) No 3030/93 of 12 October 1993 on common rules for imports of certain textile products from third countries⁽¹⁾, and in particular Article 19 thereof,

Whereas:

- (1) The common rules for imports of certain textile products from third countries should be updated to take account of amendments to Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff⁽²⁾ which also affect certain codes in Annex I to Regulation (EEC) No 3030/93.

- (2) Regulation (EEC) No 3030/93 should therefore be amended accordingly.

- (3) The measures provided for in this Regulation are in accordance with the opinion of the Textile Committee set up by Article 17 of Regulation (EEC) No 3030/93,

HAS ADOPTED THIS REGULATION:

Article 1

Annex I to Regulation (EEC) No 3030/93 is amended in accordance with the Annex to this Regulation.

*Article 2*This Regulation shall enter into force on the day of its publication in the *Official Journal of the European Union*.

It shall apply with effect from 1 January 2012.

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

Done at Brussels, 16 December 2011.

For the Commission
The President
José Manuel BARROSO

⁽¹⁾ OJ L 275, 8.11.1993, p. 1.

⁽²⁾ OJ L 256, 7.9.1987, p. 1.

ANNEX

Annex I to Regulation (EEC) No 3030/93 is amended as follows:

Annex I is replaced by the following:

'ANNEX I

TEXTILE PRODUCTS REFERRED TO IN ARTICLE 1 ⁽¹⁾

1. Without prejudice to the rules for the interpretation of the combined nomenclature, the wording of the description of goods is considered to be of indicative value only, since the products covered by each category are determined, within this Annex, by CN codes. Where there is an "ex" symbol in front of a CN code, the products covered in each category are determined by the scope of the CN code and by that of the corresponding description.
2. When the constitutive material of the products of categories 1 to 114 originating in China is not specifically mentioned, these products shall be taken to be made exclusively of wool or of fine animal hair, of cotton or of man-made fibres.
3. Garments which are not recognizable as being garments for men or boys or as being garments for women or girls are classified with the latter.
4. Where the expression "babies' garments" is used, this is meant to cover garments up to and including commercial size 86.

Category	Description CN-Code 2012	Table of equivalence	
		pieces/kg	g/piece
(1)	(2)	(3)	(4)
GROUP I A			
1	Cotton yarn, not put up for retail sale 5204 11 00 5204 19 00 5205 11 00 5205 12 00 5205 13 00 5205 14 00 5205 15 10 5205 15 90 5205 21 00 5205 22 00 5205 23 00 5205 24 00 5205 26 00 5205 27 00 5205 28 00 5205 31 00 5205 32 00 5205 33 00 5205 34 00 5205 35 00 5205 41 00 5205 42 00 5205 43 00 5205 44 00 5205 46 00 5205 47 00 5205 48 00 5206 11 00 5206 12 00 5206 13 00 5206 14 00 5206 15 00 5206 21 00 5206 22 00 5206 23 00 5206 24 00 5206 25 00 5206 31 00 5206 32 00 5206 33 00 5206 34 00 5206 35 00 5206 41 00 5206 42 00 5206 43 00 5206 44 00 5206 45 00 ex 5604 90 90		
2	Woven fabrics of cotton, other than gauze, terry fabrics, narrow woven fabrics, pile fabrics, chenille fabrics, tulle and other net fabrics 5208 11 10 5208 11 90 5208 12 16 5208 12 19 5208 12 96 5208 12 99 5208 13 00 5208 19 00 5208 21 10 5208 21 90 5208 22 16 5208 22 19 5208 22 96 5208 22 99 5208 23 00 5208 29 00 5208 31 00 5208 32 16 5208 32 19 5208 32 96 5208 32 99 5208 33 00 5208 39 00 5208 41 00 5208 42 00 5208 43 00 5208 49 00 5208 51 00 5208 52 00 5208 59 10 5208 59 90 5209 11 00 5209 12 00 5209 19 00 5209 21 00 5209 22 00 5209 29 00 5209 31 00 5209 32 00 5209 39 00 5209 41 00 5209 42 00 5209 43 00 5209 49 00 5209 51 00 5209 52 00 5209 59 00 5210 11 00 5210 19 00 5210 21 00 5210 29 00 5210 31 00 5210 32 00 5210 39 00 5210 41 00 5210 49 00 5210 51 00 5210 59 00 5211 11 00 5211 12 00 5211 19 00 5211 20 00 5211 31 00 5211 32 00 5211 39 00 5211 41 00 5211 42 00 5211 43 00 5211 49 10 5211 49 90 5211 51 00 5211 52 00 5211 59 00 5212 11 10 5212 11 90 5212 12 10 5212 12 90 5212 13 10 5212 13 90 5212 14 10 5212 14 90 5212 15 10 5212 15 90 5212 21 10 5212 21 90 5212 22 10 5212 22 90 5212 23 10 5212 23 90 5212 24 10 5212 24 90 5212 25 10 5212 25 90 ex 5811 00 00 ex 6308 00 00		
2 a)	Of which: Other than unbleached or bleached 5208 31 00 5208 32 16 5208 32 19 5208 32 96 5208 32 99 5208 33 00 5208 39 00 5208 41 00 5208 42 00 5208 43 00 5208 49 00 5208 51 00 5208 52 00 5208 59 10 5208 59 90 5209 31 00 5209 32 00 5209 39 00 5209 41 00 5209 42 00 5209 43 00 5209 49 00 5209 51 00 5209 52 00 5209 59 00 5210 31 00 5210 32 00 5210 39 00 5210 41 00 5210 49 00 5210 51 00 5210 59 00 5211 31 00 5211 32 00 5211 39 00 5211 41 00 5211 42 00 5211 43 00 5211 49 10 5211 49 90 5211 51 00 5211 52 00 5211 59 00 5212 13 10 5212 13 90 5212 14 10 5212 14 90 5212 15 10 5212 15 90 5212 23 10 5212 23 90 5212 24 10 5212 24 90 5212 25 10 5212 25 90 ex 5811 00 00 ex 6308 00 00		

⁽¹⁾ N.B.: Covers only categories 1 to 114, with the exception of Russian Federation, and Serbia, for which categories 1 to 161 are covered.

(1)	(2)	(3)	(4)
3	Woven fabrics of synthetic fibres (discontinuous or waste) other than narrow woven fabrics, pile fabrics (incl. terry fabrics) and chenille fabrics		
	5512 11 00 5512 19 10 5512 19 90 5512 21 00 5512 29 10 5512 29 90 5512 91 00 5512 99 10 5512 99 90 5513 11 20 5513 11 90 5513 12 00 5513 13 00 5513 19 00 5513 21 00 5513 23 10 5513 23 90 5513 29 00 5513 31 00 5513 39 00 5513 41 00 5513 49 00 5514 11 00 5514 12 00 5514 19 10 5514 19 90 5514 21 00 5514 22 00 5514 23 00 5514 29 00 5514 30 10 5514 30 30 5514 30 50 5514 30 90 5514 41 00 5514 42 00 5514 43 00 5514 49 00 5515 11 10 5515 11 30 5515 11 90 5515 12 10 5515 12 30 5515 12 90 5515 13 11 5515 13 19 5515 13 91 5515 13 99 5515 19 10 5515 19 30 5515 19 90 5515 21 10 5515 21 30 5515 21 90 5515 22 11 5515 22 19 5515 22 91 5515 22 99 5515 29 00 5515 91 10 5515 91 30 5515 91 90 5515 99 20 5515 99 40 5515 99 80 ex 5803 00 90 ex 5905 00 70 ex 6308 00 00		
3 a)	Of which: Other than unbleached or bleached		
	5512 19 10 5512 19 90 5512 29 10 5512 29 90 5512 99 10 5512 99 90 5513 21 00 5513 23 10 5513 23 90 5513 29 00 5513 31 00 5513 39 00 5513 41 00 5513 49 00 5514 21 00 5514 22 00 5514 23 00 5514 29 00 5514 30 10 5514 30 30 5514 30 50 5514 30 90 5514 41 00 5514 42 00 5514 43 00 5514 49 00 5515 11 30 5515 11 90 5515 12 30 5515 12 90 5515 13 19 5515 13 99 5515 19 30 5515 19 90 5515 21 30 5515 21 90 5515 22 19 5515 22 99 ex 5515 29 00 5515 91 30 5515 91 90 5515 99 40 5515 99 80 ex 5803 00 90 ex 5905 00 70 ex 6308 00 00		

GROUP I B

4	Shirts, T-shirts, lightweight fine knit roll, polo or turtle necked jumpers and pullovers (other than of wool or fine animal hair), undervests and the like, knitted or crocheted	6,48	154
	6105 10 00 6105 20 10 6105 20 90 6105 90 10 6109 10 00 6109 90 20 6110 20 10 6110 30 10		
5	Jerseys, pullovers, slip-overs, waistcoats, twinsets, cardigans, bed-jackets and jumpers (others than jackets and blazers), anoraks, wind-cheaters, waister jackets and the like, knitted or crocheted	4,53	221
	ex 6101 90 80 6101 20 90 6101 30 90 6102 10 90 6102 20 90 6102 30 90 6110 11 10 6110 11 30 6110 11 90 6110 12 10 6110 12 90 6110 19 10 6110 19 90 6110 20 91 6110 20 99 6110 30 91 6110 30 99		
6	Men's or boys' woven breeches, shorts other than swimwear and trousers (incl. slacks); women's or girls' woven trousers and slacks, of wool, of cotton or of man made fibres; lower parts of track suits with lining, others than category 16 or 29, of cotton or of man-made fibres	1,76	568
	6203 41 10 6203 41 90 6203 42 31 6203 42 33 6203 42 35 6203 42 90 6203 43 19 6203 43 90 6203 49 19 6203 49 50 6204 61 10 6204 62 31 6204 62 33 6204 62 39 6204 63 18 6204 69 18 6211 32 42 6211 33 42 6211 42 42 6211 43 42		
7	Women's or girls' blouses, shirts and shirt-blouses, whether or not knitted or crocheted, of wool, of cotton or man-made fibres	5,55	180
	6106 10 00 6106 20 00 6106 90 10 6206 20 00 6206 30 00 6206 40 00		
8	Men's or boys' shirts, other than knitted or crocheted, of wool, cotton or man-made fibres	4,60	217
	ex 6205 90 80 6205 20 00 6205 30 00		

GROUP II A

9	Terry towelling and similar woven terry fabrics of cotton; toilet linen and kitchen linen, other than knitted or crocheted, of terry towelling and woven terry fabrics, of cotton		
	5802 11 00 5802 19 00 ex 6302 60 00		

(1)	(2)	(3)	(4)
20	Bed linen, other than knitted or crocheted 6302 21 00 6302 22 90 6302 29 90 6302 31 00 6302 32 90 6302 39 90		
22	Yarn of staple or waste synthetic fibres, not put up for retail sale 5508 10 10 5509 11 00 5509 12 00 5509 21 00 5509 22 00 5509 31 00 5509 32 00 5509 41 00 5509 42 00 5509 51 00 5509 52 00 5509 53 00 5509 59 00 5509 61 00 5509 62 00 5509 69 00 5509 91 00 5509 92 00 5509 99 00		
22 a)	Of which acrylic ex 5508 10 10 5509 31 00 5509 32 00 5509 61 00 5509 62 00 5509 69 00		
23	Yarn of staple or waste artificial fibres, not put up for retail sale 5508 20 10 5510 11 00 5510 12 00 5510 20 00 5510 30 00 5510 90 00		
32	Woven pile fabrics and chenille fabrics (other than terry towelling or terry fabrics of cotton and narrow woven fabrics) and tufted textile surfaces, of wool, of cotton or of man-made textile fibres 5801 10 00 5801 21 00 5801 22 00 5801 23 00 5801 26 00 5801 27 00 5801 31 00 5801 32 00 5801 33 00 5801 36 00 5801 37 00 5802 20 00 5802 30 00		
32 a)	Of which: Cotton corduroy 5801 22 00		
39	Table linen, toilet linen and kitchen linen, other than knitted or crocheted, other than of terry towelling or a similar terry fabrics of cotton 6302 51 00 6302 53 90 ex 6302 59 90 6302 91 00 6302 93 90 ex 6302 99 90		
GROUP II B			
12	Panty-hose and tights, stockings, understockings, socks, ankle-socks, sockettes and the like, knitted or crocheted, other than for babies, including stockings for varicose veins, other than products of category 70 6115 10 10 ex 6115 10 90 6115 22 00 6115 29 00 6115 30 11 6115 30 90 6115 94 00 6115 95 00 6115 96 10 6115 96 99 6115 99 00	24,3 pairs	41
13	Men's or boys' underpants and briefs, women's or girls' knickers and briefs, knitted or crocheted, of wool, of cotton or of man-made fibres 6107 11 00 6107 12 00 6107 19 00 6108 21 00 6108 22 00 6108 29 00 ex 6212 10 10 ex 9619 00 51	17	59
14	Men's or boys' woven overcoats, raincoats and other coats, cloaks and capes, of wool, of cotton or of man-made textile fibres (other than parkas) (of category 21) 6201 11 00 ex 6201 12 10 ex 6201 12 90 ex 6201 13 10 ex 6201 13 90 6210 20 00	0,72	1 389
15	Women's or girls' woven overcoats, raincoats and other coats, cloaks and capes; jackets and blazers, of wool, of cotton or of man-made textile fibres (other than parkas) (of category 21) 6202 11 00 ex 6202 12 10 ex 6202 12 90 ex 6202 13 10 ex 6202 13 90 6204 31 00 6204 32 90 6204 33 90 6204 39 19 6210 30 00	0,84	1 190
16	Men's or boys' suits and ensembles, other than knitted or crocheted, of wool, of cotton or of man-made fibres, excluding ski suits; men's or boys' track suits with lining, with an outer shell of a single identical fabric, of cotton or of man-made fibres 6203 11 00 6203 12 00 6203 19 10 6203 19 30 6203 22 80 6203 23 80 6203 29 18 6203 29 30 6211 32 31 6211 33 31	0,80	1 250

(1)	(2)	(3)	(4)
17	Men's or boys' jackets or blazers, other than knitted or crocheted, of wool, of cotton or of man-made fibres 6203 31 00 6203 32 90 6203 33 90 6203 39 19	1,43	700
18	Men's or boys' singlets and other vests, underpants, briefs, nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, other than knitted or crocheted 6207 11 00 6207 19 00 6207 21 00 6207 22 00 6207 29 00 6207 91 00 6207 99 10 6207 99 90 Women's or girls' singlets and other vests, slips, petticoats, briefs, panties, night-dresses, pyjamas, négligees, bathrobes, dressing gowns and similar articles, other than knitted or crocheted 6208 11 00 6208 19 00 6208 21 00 6208 22 00 6208 29 00 6208 91 00 6208 92 00 6208 99 00 ex 6212 10 10 ex 9619 00 59		
19	Handkerchiefs, other than knitted or crocheted 6213 20 00 ex 6213 90 00	59	17
21	Parkas; anoraks, windcheaters, waister jackets and the like, other than knitted or crocheted, of wool, of cotton or of man-made fibres; upper parts of tracksuits with lining, other than category 16 or 29, of cotton or of man-made fibres ex 6201 12 10 ex 6201 12 90 ex 6201 13 10 ex 6201 13 90 6201 91 00 6201 92 00 6201 93 00 ex 6202 12 10 ex 6202 12 90 ex 6202 13 10 ex 6202 13 90 6202 91 00 6202 92 00 6202 93 00 6211 32 41 6211 33 41 6211 42 41 6211 43 41	2,3	435
24	Men's or boys' nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, knitted or crocheted 6107 21 00 6107 22 00 6107 29 00 6107 91 00 ex 6107 99 00 Women's or girls' night-dresses, pyjamas, négligees, bathrobes, dressing gowns and similar articles, knitted or crocheted 6108 31 00 6108 32 00 6108 39 00 6108 91 00 6108 92 00 ex 6108 99 00	3,9	257
26	Women's or girls' dresses, of wool, of cotton or of man-made fibres 6104 41 00 6104 42 00 6104 43 00 6104 44 00 6204 41 00 6204 42 00 6204 43 00 6204 44 00	3,1	323
27	Women's or girls' skirts, including divided skirts 6104 51 00 6104 52 00 6104 53 00 6104 59 00 6204 51 00 6204 52 00 6204 53 00 6204 59 10	2,6	385
28	Trousers, bib and brace overalls, breeches and shorts (other than swimwear), knitted or crocheted, of wool, of cotton or of man-made fibres 6103 41 00 6103 42 00 6103 43 00 ex 6103 49 00 6104 61 00 6104 62 00 6104 63 00 ex 6104 69 00	1,61	620
29	Women's or girls' suits and ensembles, other than knitted or crocheted, of wool, of cotton or of man-made fibres, excluding ski suits; women's or girls' track suits with lining, with an outer shell of an identical fabric, of cotton or of man-made fibres 6204 11 00 6204 12 00 6204 13 00 6204 19 10 6204 21 00 6204 22 80 6204 23 80 6204 29 18 6211 42 31 6211 43 31	1,37	730

(1)	(2)	(3)	(4)
31	Brassières, woven, knitted or crocheted ex 6212 10 10 6212 10 90	18,2	55
68	Babies' garments and clothing accessories, excluding babies' gloves, mittens and mitts of categories 10 and 87, and babies' stockings, socks and sockettes, other than knitted or crocheted, of category 88 6111 90 19 6111 20 90 6111 30 90 ex 6111 90 90 ex 6209 90 10 ex 6209 20 00 ex 6209 30 00 ex 6209 90 90 ex 9619 00 51 ex 9619 00 59		
73	Track suits of knitted or crocheted fabric, of wool, of cotton or of man-made textile fibres 6112 11 00 6112 12 00 6112 19 00	1,67	600
76	Men's or boys' industrial or occupational clothing, other than knitted or crocheted 6203 22 10 6203 23 10 6203 29 11 6203 32 10 6203 33 10 6203 39 11 6203 42 11 6203 42 51 6203 43 11 6203 43 31 6203 49 11 6203 49 31 6211 32 10 6211 33 10 Women's or girls' aprons, smock overalls and other industrial or occupational clothing, other than knitted or crocheted 6204 22 10 6204 23 10 6204 29 11 6204 32 10 6204 33 10 6204 39 11 6204 62 11 6204 62 51 6204 63 11 6204 63 31 6204 69 11 6204 69 31 6211 42 10 6211 43 10		
77	Ski suits, other than knitted or crocheted ex 6211 20 00		
78	Garments, other than knitted or crocheted, excluding garments of categories 6, 7, 8, 14, 15, 16, 17, 18, 21, 26, 27, 29, 68, 72, 76 and 77 6203 41 30 6203 42 59 6203 43 39 6203 49 39 6204 61 85 6204 62 59 6204 62 90 6204 63 39 6204 63 90 6204 69 39 6204 69 50 6210 40 00 6210 50 00 6211 32 90 6211 33 90 ex 6211 39 00 6211 42 90 6211 43 90 ex 6211 49 00 ex 9619 00 59		
83	Overcoats, jackets, blazers and other garments, including ski suits, knitted or crocheted, excluding garments of categories 4, 5, 7, 13, 24, 26, 27, 28, 68, 69, 72, 73, 74, 75 ex 6101 90 20 6101 20 10 6101 30 10 6102 10 10 6102 20 10 6102 30 10 6103 31 00 6103 32 00 6103 33 00 ex 6103 39 00 6104 31 00 6104 32 00 6104 33 00 ex 6104 39 00 6112 20 00 6113 00 90 6114 20 00 6114 30 00 ex 6114 90 00 ex 9619 00 51		
GROUP III A			
33	Woven fabrics of synthetic filament yarn obtained from strip or the like of polyethylene or polypropylene, less than 3 m wide 5407 20 11 Sacks and bags, of a kind used for the packing of goods, not knitted or crocheted, obtained from strip or the like 6305 32 19 6305 33 90		
34	Woven fabrics of synthetic filament yarn obtained from strip or the like of polyethylene or polypropylene, 3 m or more wide 5407 20 19		

(1)	(2)	(3)	(4)
35	Woven fabrics of synthetic filaments, other than those for tyres of category 114 5407 10 00 5407 20 90 5407 30 00 5407 41 00 5407 42 00 5407 43 00 5407 44 00 5407 51 00 5407 52 00 5407 53 00 5407 54 00 5407 61 10 5407 61 30 5407 61 50 5407 61 90 5407 69 10 5407 69 90 5407 71 00 5407 72 00 5407 73 00 5407 74 00 5407 81 00 5407 82 00 5407 83 00 5407 84 00 5407 91 00 5407 92 00 5407 93 00 5407 94 00 ex 5811 00 00 ex 5905 00 70		
35 a)	Of which: Other than unbleached or bleached ex 5407 10 00 ex 5407 20 90 ex 5407 30 00 5407 42 00 5407 43 00 5407 44 00 5407 52 00 5407 53 00 5407 54 00 5407 61 30 5407 61 50 5407 61 90 5407 69 90 5407 72 00 5407 73 00 5407 74 00 5407 82 00 5407 83 00 5407 84 00 5407 92 00 5407 93 00 5407 94 00 ex 5811 00 00 ex 5905 00 70		
36	Woven fabrics of artificial filaments, other than those for tyres of category 114 5408 10 00 5408 21 00 5408 22 10 5408 22 90 5408 23 00 5408 24 00 5408 31 00 5408 32 00 5408 33 00 5408 34 00 ex 5811 00 00 ex 5905 00 70		
36 a)	Of which: Other than unbleached or bleached ex 5408 10 00 5408 22 10 5408 22 90 5408 23 00 5408 24 00 5408 32 00 5408 33 00 5408 34 00 ex 5811 00 00 ex 5905 00 70		
37	Woven fabrics of artificial staple fibres 5516 11 00 5516 12 00 5516 13 00 5516 14 00 5516 21 00 5516 22 00 5516 23 10 5516 23 90 5516 24 00 5516 31 00 5516 32 00 5516 33 00 5516 34 00 5516 41 00 5516 42 00 5516 43 00 5516 44 00 5516 91 00 5516 92 00 5516 93 00 5516 94 00 ex 5803 00 90 ex 5905 00 70		
37 a)	Of which: Other than unbleached or bleached 5516 12 00 5516 13 00 5516 14 00 5516 22 00 5516 23 10 5516 23 90 5516 24 00 5516 32 00 5516 33 00 5516 34 00 5516 42 00 5516 43 00 5516 44 00 5516 92 00 5516 93 00 5516 94 00 ex 5803 00 90 ex 5905 00 70		
38 A	Knitted or crocheted synthetic curtain fabric including net curtain fabric 6005 31 10 6005 32 10 6005 33 10 6005 34 10 6006 31 10 6006 32 10 6006 33 10 6006 34 10		
38 B	Net curtains, other than knitted or crocheted ex 6303 91 00 ex 6303 92 90 ex 6303 99 90		
40	Woven curtains (including drapes, interior blinds, curtain and bed valances and other furnishing articles), other than knitted or crocheted, of wool, of cotton or of man-made fibres ex 6303 91 00 ex 6303 92 90 ex 6303 99 90 6304 19 10 ex 6304 19 90 6304 92 00 ex 6304 93 00 ex 6304 99 00		
41	Yarn of synthetic filament (continuous), not put up for retail sale, other than non textured single yarn untwisted or with a twist of not more than 50 turns/m 5401 10 12 5401 10 14 5401 10 16 5401 10 18 5402 11 00 5402 19 00 5402 20 00 5402 31 00 5402 32 00 5402 33 00 5402 34 00 5402 39 00 5402 44 00 5402 48 00 5402 49 00 5402 51 00 5402 52 00 5402 59 10 5402 59 90 5402 61 00 5402 62 00 5402 69 10 5402 69 90 ex 5604 90 10 ex 5604 90 90		
42	Yarn of continuous man-made fibres, not put up for retail sale 5401 20 10 Yarn of artificial fibres; yarn of artificial filaments, not put up for retail sale, other than single yarn of viscose rayon untwisted or with a twist of not more than 250 turns/m and single non textured yarn of cellulose acetate 5403 10 00 5403 32 00 ex 5403 33 00 5403 39 00 5403 41 00 5403 42 00 5403 49 00 ex 5604 90 10		

(1)	(2)	(3)	(4)
43	Yarn of man-made filament, yarn of artificial staple fibres, cotton yarn, put up for retail sale 5204 20 00 5207 10 00 5207 90 00 5401 10 90 5401 20 90 5406 00 00 5508 20 90 5511 30 00		
46	Carded or combed sheep's or lambs' wool or other fine animal hair 5105 10 00 5105 21 00 5105 29 00 5105 31 00 5105 39 00		
47	Yarn of carded sheep's or lambs' wool (woollen yarn) or of carded fine animal hair, not put up for retail sale 5106 10 10 5106 10 90 5106 20 10 5106 20 91 5106 20 99 5108 10 10 5108 10 90		
48	Yarn of combed sheep's or lambs' wool (worsted yarn) or of combed fine animal hair, not put up for retail sale 5107 10 10 5107 10 90 5107 20 10 5107 20 30 5107 20 51 5107 20 59 5107 20 91 5107 20 99 5108 20 10 5108 20 90		
49	Yarn of sheep's or lambs' wool or of combed fine animal hair, put up for retail sale 5109 10 10 5109 10 90 5109 90 00		
50	Woven fabrics of sheep's or lambs' wool or of fine animal hair 5111 11 00 5111 19 10 5111 19 90 5111 20 00 5111 30 10 5111 30 30 5111 30 90 5111 90 10 5111 90 91 5111 90 93 5111 90 99 5112 11 00 5112 19 10 5112 19 90 5112 20 00 5112 30 10 5112 30 30 5112 30 90 5112 90 10 5112 90 91 5112 90 93 5112 90 99		
51	Cotton, carded or combed 5203 00 00		
53	Cotton gauze 5803 00 10		
54	Artificial staple fibres, including waste, carded, combed or otherwise processed for spinning 5507 00 00		
55	Synthetic staple fibres, including waste, carded, combed or otherwise processed for spinning 5506 10 00 5506 20 00 5506 30 00 5506 90 00		
56	Yarn of synthetic staple fibres (including waste), put up for retail sale 5508 10 90 5511 10 00 5511 20 00		
58	Carpets, carportines and rugs, knotted (made up or not) 5701 10 10 5701 10 90 5701 90 10 5701 90 90		
59	Carpets and other textile floor coverings, other than the carpets of category 58 5702 10 00 5702 31 10 5702 31 80 5702 32 10 5702 32 90 ex 5702 39 00 5702 41 10 5702 41 90 5702 42 10 5702 42 90 ex 5702 49 00 5702 50 10 5702 50 31 5702 50 39 ex 5702 50 90 5702 91 00 5702 92 10 5702 92 90 ex 5702 99 00 5703 10 00 5703 20 12 5703 20 18 5703 20 92 5703 20 98 5703 30 12 5703 30 18 5703 30 82 5703 30 88 5703 90 20 5703 90 80 5704 10 00 5704 90 00 5705 00 30 ex 5705 00 80		

(1)	(2)	(3)	(4)
60	Tapestries, hand-made, of the type Gobelins, Flanders, Aubusson, Beauvais and the like, and needlework tapestries (e.g. petit point and cross stitch) made in panels and the like by hand 5805 00 00		
61	Narrow woven fabrics, and narrow fabrics (bolduc) consisting of warp without weft, assembled by means of an adhesive, other than labels and similar articles of category 62 Elastic fabrics and trimmings (not knitted or crocheted), made from textile materials assembled from rubber thread ex 5806 10 00 5806 20 00 5806 31 00 5806 32 10 5806 32 90 5806 39 00 5806 40 00		
62	Chenille yarn (incl. flock chenille yarn), gimped yarn (other than metallized yarn and gimped horsehair yarn) 5606 00 91 5606 00 99 Tulle and other net fabrics but not including woven, knitted or crocheted fabrics, hand or mechanically-made lace, in the piece, in strips or in motifs 5804 10 10 5804 10 90 5804 21 10 5804 21 90 5804 29 10 5804 29 90 5804 30 00 Labels, badges and the like of textile materials, not embroidered, in the piece, in strips or cut to shape or size, woven 5807 10 10 5807 10 90 Braids and ornamental trimmings in the piece; tassels, pompons and the like 5808 10 00 5808 90 00 Embroidery, in the piece, in strips or in motifs 5810 10 10 5810 10 90 5810 91 10 5810 91 90 5810 92 10 5810 92 90 5810 99 10 5810 99 90		
63	Knitted or crocheted fabric of synthetic fibres containing by weight 5 % or more elastomeric yarn and knitted or crocheted fabrics containing by weight 5 % or more of rubber thread 5906 91 00 ex 6002 40 00 6002 90 00 ex 6004 10 00 6004 90 00 Raschel lace and long-pile fabric of synthetic fibres ex 6001 10 00 6003 30 10 6005 31 50 6005 32 50 6005 33 50 6005 34 50		
65	Knitted or crocheted fabric, other than those of categories 38 A and 63, of wool, of cotton or of man-made fibres 5606 00 10 ex 6001 10 00 6001 21 00 6001 22 00 ex 6001 29 00 6001 91 00 6001 92 00 ex 6001 99 00 ex 6002 40 00 6003 10 00 6003 20 00 6003 30 90 6003 40 00 ex 6004 10 00 6005 90 10 6005 21 00 6005 22 00 6005 23 00 6005 24 00 6005 31 90 6005 32 90 6005 33 90 6005 34 90 6005 41 00 6005 42 00 6005 43 00 6005 44 00 6006 10 00 6006 21 00 6006 22 00 6006 23 00 6006 24 00 6006 31 90 6006 32 90 6006 33 90 6006 34 90 6006 41 00 6006 42 00 6006 43 00 6006 44 00		
66	Travelling rugs and blankets, other than knitted or crocheted, of wool, of cotton or of man-made fibres 6301 10 00 6301 20 90 6301 30 90 ex 6301 40 90 ex 6301 90 90		

(1)	(2)	(3)	(4)
GROUP III B			
10	Gloves, mittens and mitts, knitted or crocheted 6111 90 11 6111 20 10 6111 30 10 ex 6111 90 90 6116 10 20 6116 10 80 6116 91 00 6116 92 00 6116 93 00 6116 99 00	17 pairs	59
67	Knitted or crocheted clothing accessories other than for babies; household linen of all kinds, knitted or crocheted; curtains (incl. drapes) and interior blinds, curtain or bed valances and other furnishing articles knitted or crocheted; knitted or crocheted blankets and travelling rugs, other knitted or crocheted articles including parts of garments or of clothing accessories 5807 90 90 6113 00 10 6117 10 00 6117 80 10 6117 80 80 6117 90 00 6301 20 10 6301 30 10 6301 40 10 6301 90 10 6302 10 00 6302 40 00 ex 6302 60 00 6303 12 00 6303 19 00 6304 11 00 6304 91 00 ex 6305 20 00 6305 32 11 ex 6305 32 90 6305 33 10 ex 6305 39 00 ex 6305 90 00 6307 10 10 6307 90 10 9619 00 41 ex 9619 00 51		
67 a)	Of which: Sacks and bags of a kind used for the packing of goods, made from polyethylene or polypropylene strip 6305 32 11 6305 33 10		
69	Women's and girls' slips and petticoats, knitted or crocheted 6108 11 00 6108 19 00	7,8	128
70	Panty-hose and tights of synthetic fibres, measuring per single yarn less than 67 decitex (6,7 tex) ex 6115 10 90 6115 21 00 6115 30 19 Women's full length hosiery of synthetic fibres ex 6115 10 90 6115 96 91	30,4 pairs	33
72	Swimwear, of wool, of cotton or of man-made fibres 6112 31 10 6112 31 90 6112 39 10 6112 39 90 6112 41 10 6112 41 90 6112 49 10 6112 49 90 6211 11 00 6211 12 00	9,7	103
74	Women's or girls' knitted or crocheted suits and ensembles, of wool, of cotton or of man-made fibres, excluding ski suits 6104 13 00 6104 19 20 ex 6104 19 90 6104 22 00 6104 23 00 6104 29 10 ex 6104 29 90	1,54	650
75	Men's or boys' knitted or crocheted suits and ensembles, of wool, of cotton or of man-made fibres, excluding ski suit 6103 10 10 6103 10 90 6103 22 00 6103 23 00 6103 29 00	0,80	1 250
84	Shawls, scarves, mufflers, mantillas, veils and the like other than knitted or crocheted, of wool, of cotton or of man-made fibres 6214 20 00 6214 30 00 6214 40 00 ex 6214 90 00		
85	Ties, bow ties and cravats other than knitted or crocheted, of wool, of cotton or of man-made fibres 6215 20 00 6215 90 00	17,9	56
86	Corsets, corset-belts, suspender belts, braces, suspenders, garters and the like, and parts thereof, whether or not knitted or crocheted 6212 20 00 6212 30 00 6212 90 00	8,8	114
87	Gloves, mittens and mitts, not knitted or crocheted ex 6209 90 10 ex 6209 20 00 ex 6209 30 00 ex 6209 90 90 6216 00 00		

(1)	(2)	(3)	(4)
88	Stockings, socks and sockettes, not knitted or crocheted; other clothing accessories, parts of garments or of clothing accessories other than for babies, other than knitted or crocheted ex 6209 90 10 ex 6209 20 00 ex 6209 30 00 ex 6209 90 90 6217 10 00 6217 90 00		
90	Twine, cordage, ropes and cables of synthetic fibres, plaited or not 5607 41 00 5607 49 11 5607 49 19 5607 49 90 5607 50 11 5607 50 19 5607 50 30 5607 50 90		
91	Tents 6306 22 00 6306 29 00		
93	Sacks and bags, of a kind used for the packing of goods, of woven fabrics, other than made from polyethylene or polypropylene strip ex 6305 20 00 ex 6305 32 90 ex 6305 39 00		
94	Wadding of textile materials and articles thereof; textile fibres, not exceeding 5 mm in length (flock), textile dust and mill neps 5601 21 10 5601 21 90 5601 22 10 5601 22 90 5601 29 00 5601 30 00 9619 00 31 9619 00 39		
95	Felt and articles thereof, whether or not impregnated or coated, other than floor coverings 5602 10 19 5602 10 31 ex 5602 10 38 5602 10 90 5602 21 00 ex 5602 29 00 5602 90 00 ex 5807 90 10 ex 5905 00 70 6210 10 10 6307 90 91		
96	Non-woven fabrics and articles of such fabrics, whether or not impregnated, coated, covered or laminated 5603 11 10 5603 11 90 5603 12 10 5603 12 90 5603 13 10 5603 13 90 5603 14 10 5603 14 90 5603 91 10 5603 91 90 5603 92 10 5603 92 90 5603 93 10 5603 93 90 5603 94 10 5603 94 90 ex 5807 90 10 ex 5905 00 70 6210 10 92 6210 10 98 ex 6301 40 90 ex 6301 90 90 6302 22 10 6302 32 10 6302 53 10 6302 93 10 6303 92 10 6303 99 10 ex 6304 19 90 ex 6304 93 00 ex 6304 99 00 ex 6305 32 90 ex 6305 39 00 6307 10 30 6307 90 92 ex 6307 90 98 9619 00 49 ex 9619 00 59		
97	Nets and netting made of twine, cordage or rope and made up fishing nets of yarn, twine, cordage or rope 5608 11 20 5608 11 80 5608 19 11 5608 19 19 5608 19 30 5608 19 90 5608 90 00		
98	Other articles made from yarn, twine, cordage, cables or rope, other than textile fabrics, articles made from such fabrics and articles of category 97 5609 00 00 5905 00 10		
99	Textile fabrics coated with gum or amylaceous substances, of a kind used for the outer covers of books and the like; tracing cloth; prepared painting canvas; buckram and similar stiffened textile fabrics of a kind used for hat foundations 5901 10 00 5901 90 00 Linoleum, whether or not cut to shape; floor coverings consisting of a coating or covering applied on a textile backing, whether or not cut to shape 5904 10 00 5904 90 00 Rubberised textile fabric, not knitted or crocheted, excluding those for tyres 5906 10 00 5906 99 10 5906 99 90 Textile fabrics otherwise impregnated or coated; painted canvas being theatrical scenery, studio backcloths, other than of category 100 5907 00 00		

(1)	(2)	(3)	(4)
100	Textile fabrics impregnated, coated, covered or laminated with preparations of cellulose derivatives or of other artificial plastic materials 5903 10 10 5903 10 90 5903 20 10 5903 20 90 5903 90 10 5903 90 91 5903 90 99		
101	Twine, cordage, ropes and cables, plaited or not, other than of synthetic fibres ex 5607 90 90		
109	Tarpaulins, sails, awnings and sunblinds 6306 12 00 6306 19 00 6306 30 00		
110	Woven pneumatic mattresses 6306 40 00		
111	Camping goods, woven, other than pneumatic mattresses and tents 6306 90 00		
112	Other made up textile articles, woven, excluding those of categories 113 and 114 6307 20 00 ex 6307 90 98		
113	Floor cloth, dish cloth and dusters, other than knitted or crocheted 6307 10 90		
114	Woven fabrics and articles for technical uses 5902 10 10 5902 10 90 5902 20 10 5902 20 90 5902 90 10 5902 90 90 5908 00 00 5909 00 10 5909 00 90 5910 00 00 5911 10 00 ex 5911 20 00 5911 31 11 5911 31 19 5911 31 90 5911 32 11 5911 32 19 5911 32 90 5911 40 00 5911 90 10 5911 90 90		
GROUP IV			
115	Flax or ramie yarn 5306 10 10 5306 10 30 5306 10 50 5306 10 90 5306 20 10 5306 20 90 5308 90 12 5308 90 19		
117	Woven fabrics of flax or of ramie 5309 11 10 5309 11 90 5309 19 00 5309 21 00 5309 29 00 5311 00 10 ex 5803 00 90 5905 00 30		
118	Table linen, toilet linen and kitchen linen of flax or ramie, other than knitted or crocheted 6302 29 10 6302 39 20 6302 59 10 ex 6302 59 90 6302 99 10 ex 6302 99 90		
120	Curtains (incl. drapes), interior blinds, curtain and bed valances and other furnishing articles, not knitted or crocheted, of flax or ramie ex 6303 99 90 6304 19 30 ex 6304 99 00		
121	Twine, cordage, ropes and cables, plaited or not, of flax or ramie ex 5607 90 90		
122	Sacks and bags, of a kind used for the packing of goods, used, of flax, other than knitted or crocheted ex 6305 90 00		
123	Woven pile fabrics and chenille fabrics of flax or ramie, other than narrow woven fabrics 5801 90 10 ex 5801 90 90 Shawls, scarves, mufflers, mantillas, veils and the like, of flax or ramie, other than knitted or crocheted ex 6214 90 00		

(1)	(2)	(3)	(4)
GROUP V			
124	Synthetic staple fibres 5501 10 00 5501 20 00 5501 30 00 5501 40 00 5501 90 00 5503 11 00 5503 19 00 5503 20 00 5503 30 00 5503 40 00 5503 90 00 5505 10 10 5505 10 30 5505 10 50 5505 10 70 5505 10 90		
125 A	Synthetic filament yarn (continuous) not put up for retail sale, other than yarn of category 41 5402 45 00 5402 46 00 5402 47 00		
125 B	Monofilament, strip (artificial straw and the like) and imitation catgut of synthetic materials 5404 11 00 5404 12 00 5404 19 00 5404 90 10 5404 90 90 ex 5604 90 10 ex 5604 90 90		
126	Artificial staple fibres 5502 00 10 5502 00 40 5502 00 80 5504 10 00 5504 90 00 5505 20 00		
127 A	Yarn of artificial filaments (continuous) not put up for retail sale, other than yarn of category 42 5403 31 00 ex 5403 32 00 ex 5403 33 00		
127 B	Monofilament, strip (artificial straw and the like) and imitation catgut of artificial textile materials 5405 00 00 ex 5604 90 90		
128	Coarse animal hair, carded or combed 5105 40 00		
129	Yarn of coarse animal hair or of horsehair 5110 00 00		
130 A	Silk yarn other than yarn spun from silk waste 5004 00 10 5004 00 90 5006 00 10		
130 B	Silk yarn other than of category 130 A; silk-worm gut 5005 00 10 5005 00 90 5006 00 90 ex 5604 90 90		
131	Yarn of other vegetable textile fibres 5308 90 90		
132	Paper yarn 5308 90 50		
133	Yarn of true hemp 5308 20 10 5308 20 90		
134	Metallized yarn 5605 00 00		
135	Woven fabrics of coarse animal hair or of horse hair 5113 00 00		
136	Woven fabrics of silk or of silk waste 5007 10 00 5007 20 11 5007 20 19 5007 20 21 5007 20 31 5007 20 39 5007 20 41 5007 20 51 5007 20 59 5007 20 61 5007 20 69 5007 20 71 5007 90 10 5007 90 30 5007 90 50 5007 90 90 5803 00 30 ex 5905 00 90 ex 5911 20 00		
137	Woven pile fabric and chenille fabrics and narrow woven fabrics of silk, or of silk waste ex 5801 90 90 ex 5806 10 00		

(1)	(2)	(3)	(4)
138	Woven fabrics of paper yarn and other textile fibres other than of ramie 5311 00 90 ex 5905 00 90		
139	Woven fabrics of metal threads or of metallized yarn 5809 00 00		
140	Knitted or crocheted fabric of textile material other than wool or fine animal hair, cotton or man made fibres ex 6001 10 00 ex 6001 29 00 ex 6001 99 00 6003 90 00 6005 90 90 6006 90 00		
141	Travelling rugs and blankets of textile material other than wool or fine animal hair, cotton or man made fibres ex 6301 90 90		
142	Carpets and other textile floor coverings of sisal, of other fibres of the agave family or the Manila hemp ex 5702 39 00 ex 5702 49 00 ex 5702 50 90 ex 5702 99 00 ex 5705 00 80		
144	Felt of coarse animal hair ex 5602 10 38 ex 5602 29 00		
145	Twine, cordage, ropes and cables plaited or not abaca (Manila hemp) or of true hemp ex 5607 90 20 ex 5607 90 90		
146 A	Binder or baler twine for agricultural machines, of sisal or other fibres of the agave family ex 5607 21 00		
146 B	Twine, cordage, ropes and cables of sisal or other fibres of the agave family, other than the products of category 146 A ex 5607 21 00 5607 29 00		
146 C	Twine, cordage, ropes and cables, whether or not plaited or braided, of jute or of other textile bast fibres of heading No 5303 ex 5607 90 20		
147	Silk waste (incl. cocoons unsuitable for reeling), yarn waste and garnetted stock, other than not carded or combed ex 5003 00 00		
148 A	Yarn of jute or of other textile bast fibres of heading No 5303 5307 10 00 5307 20 00		
148 B	Coir yarn 5308 10 00		
149	Woven fabrics of jute or of other textile bast fibres of a width of more than 150 cm 5310 10 90 ex 5310 90 00		
150	Woven fabrics of jute or of other textile bast fibres of a width of not more than 150 cm; Sacks and bags, of a kind used for the packing of goods, of jute or of other textile bast fibres, other than used 5310 10 10 ex 5310 90 00 5905 00 50 6305 10 90		
151 A	Floor coverings of coconut fibres (coir) 5702 20 00		
151 B	Carpets and other textile floor coverings, of jute or of other textile bast fibres, other than tufted or flopped ex 5702 39 00 ex 5702 49 00 ex 5702 50 90 ex 5702 99 00		

(1)	(2)	(3)	(4)
152	Needle loom felt of jute or of other textile bast fibres not impregnated or coated, other than floor coverings 5602 10 11		
153	Used sacks and bags, of a kind used for the packing of goods, of jute or of other textile bast fibres of heading No 5303 6305 10 10		
154	Silkworm cocoons suitable for reeling 5001 00 00 Raw silk (not thrown) 5002 00 00 Silk waste (incl. cocoons unsuitable for reeling), yarn waste and garnetted stock, not carded or combed ex 5003 00 00 Wool not carded or combed 5101 11 00 5101 19 00 5101 21 00 5101 29 00 5101 30 00 Fine or coarse animal hair, not carded or combed 5102 11 00 5102 19 10 5102 19 30 5102 19 40 5102 19 90 5102 20 00 Waste of wool or of fine or coarse animal hair, including yarn waste but excluding garnetted stock 5103 10 10 5103 10 90 5103 20 00 5103 30 00 Garnetted stock of wool or of fine or coarse animal hair 5104 00 00 Flax, raw or processed but not spun: flax tow and waste (including yarn waste and garnetted stock) 5301 10 00 5301 21 00 5301 29 00 5301 30 00 Ramie and other vegetable textile fibres, raw or processed but not spun: tow, noils and waste, other than coir and abaca 5305 00 00 Cotton, not carded nor combed 5201 00 10 5201 00 90 Cotton waste (incl. yarn waste and garnetted stock) 5202 10 00 5202 91 00 5202 99 00 True hemp (<i>cannabis sativa</i> L.), raw or processed but not spun: tow and waste of true hemp (including yarn waste and garnetted stock) 5302 10 00 5302 90 00 Abaca (<i>Manila hemp</i> or <i>Musa Textilis</i> Nee), raw or processed but not spun: tow and waste of abaca (including yarn waste and garnetted stock) 5305 00 00 Jute or other textile bast fibres (excl. flax, true hemp and ramie), raw or processed but not spun: tow and waste of jute or other textile bast fibres (including yarn waste and garnetted stock) 5303 10 00 5303 90 00 Other vegetable textile fibres, raw or processed but not spun: tow and waste of such fibres (including yarn waste and garnetted stock) 5305 00 00		

(1)	(2)	(3)	(4)
156	Blouses and pullovers knitted or crocheted of silk or silk waste for women and girls 6106 90 30 ex 6110 90 90		
157	Garments, knitted or crocheted, other than those of categories 1 to 123 and 156 ex 6101 90 20 ex 6101 90 80 6102 90 10 6102 90 90 ex 6103 39 00 ex 6103 49 00 ex 6104 19 90 ex 6104 29 90 ex 6104 39 00 6104 49 00 ex 6104 69 00 6105 90 90 6106 90 50 6106 90 90 ex 6107 99 00 ex 6108 99 00 6109 90 90 6110 90 10 ex 6110 90 90 ex 6111 90 90 ex 6114 90 00		
159	Dresses, blouses and shirt-blouses, not knitted or crocheted, of silk or silk waste 6204 49 10 6206 10 00 Shawls, scarves, mufflers, mantillas, veils and the like, not knitted or crocheted, of silk or silk waste 6214 10 00 Ties, bow ties and cravats of silk or silk waste 6215 10 00		
160	Handkerchiefs of silk or silk waste ex 6213 90 00		
161	Garments, not knitted or crocheted, other than those of categories 1 to 123 and category 159 6201 19 00 6201 99 00 6202 19 00 6202 99 00 6203 19 90 6203 29 90 6203 39 90 6203 49 90 6204 19 90 6204 29 90 6204 39 90 6204 49 90 6204 59 90 6204 69 90 6205 90 10 ex 6205 90 80 6206 90 10 6206 90 90 ex 6211 20 00 ex 6211 39 00 ex 6211 49 00 ex 9619 00 59		

ANNEX I A

Category	Description CN-Code 2012	Table of equivalence	
		pieces/kg	g/piece
(1)	(2)	(3)	(4)
163 ⁽¹⁾	Gauze and articles of gauze put up in forms or packings for retail sale 3005 90 31		

⁽¹⁾ Only applies to imports from China.

ANNEX I B

1. This Annex covers textile raw materials (categories 128 and 154), textile products other than those of wool and fine animal hair, cotton and man-made fibres, as well as man-made fibres and filaments and yarns of categories 124, 125A, 125B, 126, 127A and 127B.
2. Without prejudice to the rules for the interpretation of the combined nomenclature, the wording of the description of goods is considered to be of indicative value only, since the products covered by each category are determined, within this Annex, by CN codes. Where there is an "ex" symbol in front of a CN code, the products covered in each category are determined by the scope of the CN code and by that of the corresponding description.
3. Garments which are not recognisable as being garments for men or boys or as being garments for women or girls are classified with the latter.
4. Where the expression "babies' garments" is used, this is meant to cover garments up to and including commercial size 86.

Category	Description CN-Code 2012	Table of equivalence	
		pieces/kg	g/piece
(1)	(2)	(3)	(4)
GROUP I			
ex 20	Bed linen, other than knitted or crocheted		
	ex 6302 29 90 ex 6302 39 90		
ex 32	Woven pile fabrics and chenille fabrics and tufted textile surfaces		
	ex 5802 20 00 ex 5802 30 00		
ex 39	Table linen, toilet and kitchen linen, other than knitted or crocheted and other than those of category 118		
	ex 6302 59 90 ex 6302 99 90		
GROUP II			
ex 12	Panty-hose and tights, stockings, understockings, socks, ankle socks, sockettes and the like, knitted or crocheted, other than for babies	24,3	41
	ex 6115 10 90 ex 6115 29 00 ex 6115 30 90 ex 6115 99 00		
ex 13	Men's or boys' underpants and briefs, women's or girls' knickers and briefs, knitted or crocheted	17	59
	ex 6107 19 00 ex 6108 29 00 ex 6212 10 10		
ex 14	Men's or boys' woven overcoats, raincoats and other coats, cloaks and capes	0,72	1 389
	ex 6210 20 00		
ex 15	Women's or girls' woven overcoats, raincoats and other coats, cloaks and capes, jackets and blazers, other than parkas	0,84	1 190
	ex 6210 30 00		
ex 18	Men's or boys' singlets and other vests, underpants, briefs, nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, other than knitted or crocheted		
	ex 6207 19 00 ex 6207 29 00 ex 6207 99 90		
	Women's or girls' singlets and other vests, slips, petticoats, briefs, panties, nightdresses, pyjamas, négligés, bathrobes, dressing gowns and similar articles, other than knitted or crocheted		
	ex 6208 19 00 ex 6208 29 00 ex 6208 99 00 ex 6212 10 10		
ex 19	Handkerchiefs, other than those of silk and silk waste	59	17
	ex 6213 90 00		
ex 24	Men's or boys' nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, knitted or crocheted	3,9	257
	ex 6107 29 00		
	Women's or girls' nightdresses, pyjamas, négligés, bathrobes, dressing gowns and similar articles, knitted or crocheted		
	ex 6108 39 00		
ex 27	Women's or girls' skirts, including divided skirts	2,6	385
	ex 6104 59 00		

(1)	(2)	(3)	(4)
ex 28	Trousers, bib and brace overalls, breeches and shorts (other than swimwear), knitted or crocheted ex 6103 49 00 ex 6104 69 00	1,61	620
ex 31	Brassières, woven, knitted or crocheted ex 6212 10 10 ex 6212 10 90	18,2	55
ex 68	Babies' garments and clothing accessories, excluding babies' gloves, mittens and mitts of categories ex 10 and ex 87, and babies' stockings, socks and sockettes, other than knitted or crocheted, of category ex 88 ex 6209 90 90		
ex 73	Track suits of knitted or crocheted fabric ex 6112 19 00	1,67	600
ex 78	Woven garments of fabrics of heading No 5903, 5906 and 5907, excluding garments of categories ex 14 and ex 15 ex 6210 40 00 ex 6210 50 00		
ex 83	Garments of knitted or crocheted fabrics of heading No 5903 and 5907 and ski suits, knitted or crocheted ex 6112 20 00 ex 6113 00 90		
GROUP III A			
ex 38 B	Net curtains, other than knitted or crocheted ex 6303 99 90		
ex 40	Woven curtains (including drapes, interior blinds, curtain and bed valances and other furnishing articles), other than knitted or crocheted ex 6303 99 90 ex 6304 19 90 ex 6304 99 00		
ex 58	Carpets, carportines and rugs, knotted (made up or not) ex 5701 90 10 ex 5701 90 90		
ex 59	Carpets and other textile floor coverings, other than the carpets of category ex 58, 142 and 151B ex 5702 10 00 ex 5702 50 90 ex 5702 99 00 ex 5703 90 20 ex 5703 90 80 ex 5704 10 00 ex 5704 90 00 ex 5705 00 80		
ex 60	Tapestries, hand-made, of the type Gobelins, Flanders, Aubusson, Beauvais and the like, and needlework tapestries (e.g. petit point and cross stitch) made in panels and the like by hand ex 5805 00 00		
ex 61	Narrow woven fabrics, and narrow fabrics (bolduc) consisting of warp without weft, assembled by means of an adhesive, other than labels and similar articles of category ex 62 and of category 137 Elastic fabrics and trimmings (not knitted or crocheted), made from textile materials assembled from rubber thread ex 5806 10 00 ex 5806 20 00 ex 5806 39 00 ex 5806 40 00		

(1)	(2)	(3)	(4)
ex 62	Chenille yarn (incl. flock chenille yarn), gimped yarn (other than metallized yarn and gimped horsehair yarn) ex 5606 00 91 ex 5606 00 99 Tulle and other net fabrics but not including woven, knitted or crocheted fabrics, hand or mechanically-made lace, in the piece, in strips or in motifs ex 5804 10 10 ex 5804 10 90 ex 5804 29 10 ex 5804 29 90 ex 5804 30 00 Labels, badges and the like of textile materials, not embroidered, in the piece, in strips or cut to shape or size, woven ex 5807 10 10 ex 5807 10 90 Braids and ornamental trimmings in the piece; tassels, pompons and the like ex 5808 10 00 ex 5808 90 00 Embroidery, in the piece, in strips or in motifs ex 5810 10 10 ex 5810 10 90 ex 5810 99 10 ex 5810 99 90		
ex 63	Knitted or crocheted fabric of synthetic fibres containing by weight 5 % or more elastomeric yarn and knitted or crocheted fabrics containing by weight 5 % or more of rubber thread ex 5906 91 00 ex 6002 40 00 ex 6002 90 00 ex 6004 10 00 ex 6004 90 00		
ex 65	Knitted or crocheted fabric, other than those of category ex 63 ex 5606 00 10 ex 6002 40 00 ex 6004 10 00		
ex 66	Travelling rugs and blankets, other than knitted or crocheted ex 6301 10 00		
GROUP III B			
ex 10	Gloves, mittens and mitts, knitted or crocheted ex 6116 10 20 ex 6116 10 80 ex 6116 99 00	17 pairs	59
ex 67	Knitted or crocheted clothing accessories other than for babies; household linen of all kinds, knitted or crocheted; curtains (incl. drapes) and interior blinds, curtain or bed valances and other furnishing articles knitted or crocheted; knitted or crocheted blankets and travelling rugs, other knitted or crocheted articles including parts of garments or of clothing accessories ex 5807 90 90 ex 6113 00 10 ex 6117 10 00 ex 6117 80 10 ex 6117 80 80 ex 6117 90 00 ex 6301 90 10 ex 6302 10 00 ex 6302 40 00 ex 6303 19 00 ex 6304 11 00 ex 6304 91 00 ex 6307 10 10 ex 6307 90 10		
ex 69	Women's and girls' slips and petticoats, knitted or crocheted ex 6108 19 00	7,8	128
ex 72	Swimwear ex 6112 39 10 ex 6112 39 90 ex 6112 49 10 ex 6112 49 90 ex 6211 11 00 ex 6211 12 00	9,7	103
ex 75	Men's or boys' knitted or crocheted suits and ensembles ex 6103 10 90 ex 6103 29 00	0,80	1 250
ex 85	Ties, bow ties and cravats other than knitted or crocheted, other than those of category 159 ex 6215 90 00	17,9	56
ex 86	Corsets, corset-belts, suspender belts, braces, suspenders, garters and the like, and parts thereof, whether or not knitted or crocheted ex 6212 20 00 ex 6212 30 00 ex 6212 90 00	8,8	114

(1)	(2)	(3)	(4)
ex 87	Gloves, mittens and mitts, not knitted or crocheted ex 6209 90 90 ex 6216 00 00		
ex 88	Stockings, socks and sockettes, not knitted or crocheted; other clothing accessories, parts of garments or of clothing accessories, other than for babies, other than knitted or crocheted ex 6209 90 90 ex 6217 10 00 ex 6217 90 00		
ex 91	Tents ex 6306 29 00		
ex 94	Wadding of textile materials and articles thereof; textile fibres, not exceeding 5 mm in length (flock), textile dust and mill neps ex 9619 00 39 ex 5601 29 00 ex 5601 30 00		
ex 95	Felt and articles thereof, whether or not impregnated or coated, other than floor coverings ex 5602 10 19 ex 5602 10 38 ex 5602 10 90 ex 5602 29 00 ex 5602 90 00 ex 5807 90 10 ex 6210 10 10 ex 6307 90 91		
ex 97	Nets and netting made of twine, cordage or rope and made up fishing nets of yarn, twine, cordage or rope ex 5608 90 00		
ex 98	Other articles made from yarn, twine, cordage, cables or rope, other than textile fabrics, articles made from such fabrics and articles of category 97 ex 5609 00 00 ex 5905 00 10		
ex 99	Textile fabrics coated with gum or amylaceous substances, of a kind used for the outer covers of books and the like; tracing cloth; prepared painting canvas; buckram and similar stiffened textile fabrics of a kind used for hat foundations ex 5901 10 00 ex 5901 90 00 Linoleum, whether or not cut to shape; floor coverings consisting of a coating or covering applied on a textile backing, whether or not cut to shape ex 5904 10 00 ex 5904 90 00 Rubberised textile fabric, not knitted or crocheted, excluding those for tyres ex 5906 10 00 ex 5906 99 10 ex 5906 99 90 Textile fabrics otherwise impregnated or coated; painted canvas being theatrical scenery, studio back-cloths, other than of category ex 100 ex 5907 00 00		
ex 100	Textile fabrics impregnated, coated, covered or laminated with preparations of cellulose derivatives or of other artificial plastic materials ex 5903 10 10 ex 5903 10 90 ex 5903 20 10 ex 5903 20 90 ex 5903 90 10 ex 5903 90 91 ex 5903 90 99		
ex 109	Tarpaulins, sails, awnings and sunblinds ex 6306 19 00 ex 6306 30 00		
ex 110	Woven pneumatic mattresses ex 6306 40 00		
ex 111	Camping goods, woven, other than pneumatic mattresses and tents ex 6306 90 00		
ex 112	Other made up textiles articles, woven, excluding those of categories ex 113 and ex 114 ex 6307 20 00 ex 6307 90 98		

(1)	(2)	(3)	(4)
ex 113	Floor cloth, dish cloth and dusters, other than knitted or crocheted ex 6307 10 90		
ex 114	Woven fabrics and articles for technical uses, other than those of category 136 ex 5908 00 00 ex 5909 00 90 ex 5910 00 00 ex 5911 10 00 ex 5911 31 19 ex 5911 31 90 ex 5911 32 11 ex 5911 32 19 ex 5911 32 90 ex 5911 40 00 ex 5911 90 10 ex 5911 90 90		
GROUP IV			
115	Flax or ramie yarn 5306 10 10 5306 10 30 5306 10 50 5306 10 90 5306 20 10 5306 20 90 5308 90 12 5308 90 19		
117	Woven fabrics of flax or of ramie 5309 11 10 5309 11 90 5309 19 00 5309 21 00 5309 29 00 5311 00 10 ex 5803 00 90 5905 00 30		
118	Table linen, toilet linen and kitchen linen of flax or ramie, other knitted or crocheted 6302 29 10 6302 39 20 6302 59 10 ex 6302 59 90 6302 99 10 ex 6302 99 90		
120	Curtains (incl. drapes), interior blinds, curtain and bed valances and other furnishing articles, not knitted or crocheted, of flax or ramie ex 6303 99 90 6304 19 30 ex 6304 99 00		
121	Twine, cordage, ropes and cables, plaited or not, of flax or ramie ex 5607 90 90		
122	Sacks and bags, of a kind used for the packing of goods, used, of flax, other than knitted or crocheted ex 6305 90 00		
123	Woven pile fabrics and chenille fabrics of flax or ramie, other than narrow woven fabrics 5801 90 10 ex 5801 90 90 Shawls, scarves, mufflers, mantillas, veils and the like, of flax or ramie, other than knitted or crocheted ex 6214 90 00		
GROUP V			
124	Synthetic staple fibres 5501 10 00 5501 20 00 5501 30 00 5501 40 00 5501 90 00 5503 11 00 5503 19 00 5503 20 00 5503 30 00 5503 40 00 5503 90 00 5505 10 10 5505 10 30 5505 10 50 5505 10 70 5505 10 90		
125 A	Synthetic filament yarn (continuous) not put up for retail sale ex 5402 44 00 5402 45 00 5402 46 00 5402 47 00		
125 B	Monofilament, strip (artificial straw and the like) and imitation catgut of synthetic materials 5404 11 00 5404 12 00 5404 19 00 5404 90 10 5404 90 90 ex 5604 90 10 ex 5604 90 90		
126	Artificial staple fibres 5502 00 10 5502 00 40 5502 00 80 5504 10 00 5504 90 00 5505 20 00		
127 A	Yarn of artificial filaments (continuous) not put up for retail sale, single yarn or viscose rayon untwisted or with a twist of not more than 250 turns per metre and single non-textured yarn of cellulose acetate ex 5403 31 00 ex 5403 32 00 ex 5403 33 00		
127 B	Monofilament, strip (artificial straw and the like) and imitation catgut of artificial textile materials 5405 00 00 ex 5604 90 90		

(1)	(2)	(3)	(4)
128	Coarse animal hair, carded or combed 5105 40 00		
129	Yarn of coarse animal hair or of horsehair 5110 00 00		
130 A	Silk yarn other than yarn spun from silk waste 5004 00 10 5004 00 90 5006 00 10		
130 B	Silk yarn other than of category 130 A; silk-worm gut 5005 00 10 5005 00 90 5006 00 90 ex 5604 90 90		
131	Yarn of other vegetable textile fibres 5308 90 90		
132	Paper yarn 5308 90 50		
133	Yarn of true hemp 5308 20 10 5308 20 90		
134	Metallized yarn 5605 00 00		
135	Woven fabrics of coarse animal hair or of horse hair 5113 00 00		
136 A	Woven fabrics of silk or of silk waste other than unbleached, scoured or bleached 5007 20 19 ex 5007 20 31 ex 5007 20 39 ex 5007 20 41 5007 20 59 5007 20 61 5007 20 69 5007 20 71 5007 90 30 5007 90 50 5007 90 90		
136 B	Woven fabrics of silk or of silk waste other than those of category 136A ex 5007 10 00 5007 20 11 5007 20 21 ex 5007 20 31 ex 5007 20 39 ex 5007 20 41 5007 20 51 5007 90 10 5803 00 30 ex 5905 00 90 ex 5911 20 00		
137	Woven pile fabric and chenille fabrics and narrow woven fabrics of silk, or of silk waste ex 5801 90 90 ex 5806 10 00		
138	Woven fabrics of paper yarn and other textile fibres other than of ramie 5311 00 90 ex 5905 00 90		
139	Woven fabrics of metal threads or of metallized yarn 5809 00 00		
140	Knitted or crocheted fabric of textile material other than wool or fine animal hair, cotton or man made fibres ex 6001 10 00 ex 6001 29 00 ex 6001 99 00 6003 90 00 6005 90 90 6006 90 00		
141	Travelling rugs and blankets of textile material other than wool or fine animal hair, cotton or man made fibres ex 6301 90 90		

(1)	(2)	(3)	(4)
142	Carpets and other textile floor coverings of sisal, of other fibres of the agave family or the Manila hemp ex 5702 39 00 ex 5702 49 00 ex 5702 50 90 ex 5702 99 00 ex 5705 00 80		
144	Felt of coarse animal hair ex 5602 10 38 ex 5602 29 00		
145	Twine, cordage, ropes and cables plaited or not abaca (Manila hemp) or of true hemp ex 5607 90 20 ex 5607 90 90		
146 A	Binder or baler twine for agricultural machines, of sisal or other fibres of the agave family ex 5607 21 00		
146 B	Twine, cordage, ropes and cables of sisal or other fibres of the agave family, other than the products of category 146 A ex 5607 21 00 5607 29 00		
146 C	Twine, cordage, ropes and cables, whether or not plaited or braided, of jute or of other textile bast fibres of heading No 5303 ex 5607 90 20		
147	Silk waste (incl. cocoons unsuitable for reeling), yarn waste and garnetted stock, other than not carded or combed ex 5003 00 00		
148 A	Yarn of jute or of other textile bast fibres of heading No 5303 5307 10 00 5307 20 00		
148 B	Coir yarn 5308 10 00		
149	Woven fabrics of jute or of other textile bast fibres of a width of more than 150 cm 5310 10 90 ex 5310 90 00		
150	Woven fabrics of jute or of other textile bast fibres of a width of not more than 150 cm; Sacks and bags, of a kind used for the packing of goods, of jute or of other textile bast fibres, other than used 5310 10 10 ex 5310 90 00 5905 00 50 6305 10 90		
151 A	Floor coverings of coconut fibres (coir) 5702 20 00		
151 B	Carpets and other textile floor coverings, of jute or of other textile bast fibres, other than tufted or flopped ex 5702 39 00 ex 5702 49 00 ex 5702 50 90 ex 5702 99 00		
152	Needle loom felt of jute or of other textile bast fibres not impregnated or coated, other than floor coverings 5602 10 11		

(1)	(2)	(3)	(4)
153	Used sacks and bags, of a kind used for the packing of goods, of jute or of other textile bast fibres of heading No 5303 6305 10 10		
154	Silkworm cocoons suitable for reeling 5001 00 00 Raw silk (not thrown) 5002 00 00 Silk waste (incl. cocoons unsuitable for reeling), yarn waste and garnetted stock, not carded or combed ex 5003 00 00 Wool not carded or combed 5101 11 00 5101 19 00 5101 21 00 5101 29 00 5101 30 00 Fine or coarse animal hair, not carded or combed 5102 11 00 5102 19 10 5102 19 30 5102 19 40 5102 19 90 5102 20 00 Waste of wool or of fine or coarse animal hair, including yarn waste but excluding garnetted stock 5103 10 10 5103 10 90 5103 20 00 5103 30 00 Garnetted stock of wool or of fine or coarse animal hair 5104 00 00 Flax, raw or processed but not spun: flax tow and waste (including yarn waste and garnetted stock) 5301 10 00 5301 21 00 5301 29 00 5301 30 00 Ramie and other vegetable textile fibres, raw or processed but not spun: tow, noils and waste, other than coir and abaca 5305 00 00 Cotton, not carded nor combed 5201 00 10 5201 00 90 Cotton waste (incl. yarn waste and garnetted stock) 5202 10 00 5202 91 00 5202 99 00 True hemp (<i>cannabis sativa</i>), raw or processed but not spun: tow and waste of true hemp (including yarn waste and garnetted stock) 5302 10 00 5302 90 00 Abaca (<i>Manila hemp</i> or <i>Musa Textilis Nee</i>), raw or processed but not spun: tow and waste of abaca (including yarn waste and garnetted stock) 5305 00 00 Jute or other textile bast fibres (excl. flax, true hemp and ramie), raw or processed but not spun: tow and waste of jute or other textile bast fibres (including yarn waste and garnetted stock) 5303 10 00 5303 90 00 Other vegetable textile fibres, raw or processed but not spun: tow and waste of such fibres (including yarn waste and garnetted stock) 5305 00 00		

(1)	(2)	(3)	(4)
156	Blouses and pullovers knitted or crocheted of silk or silk waste for women and girls 6106 90 30 ex 6110 90 90		
157	Garments, knitted or crocheted, excluding garments of categories ex 10, ex 12, ex 13, ex 24, ex 27, ex 28, ex 67, ex 69, ex 72, ex 73, ex 75, ex 83 and 156 ex 6101 90 20 ex 6101 90 80 6102 90 10 6102 90 90 ex 6103 39 00 ex 6103 49 00 ex 6104 19 90 ex 6104 29 90 ex 6104 39 00 6104 49 00 ex 6104 69 00 6105 90 90 6106 90 50 6106 90 90 ex 6107 99 00 ex 6108 99 00 6109 90 90 6110 90 10 ex 6110 90 90 ex 6111 90 90 ex 6114 90 00		
159	Dresses, blouses and shirt-blouses, not knitted or crocheted, of silk or silk waste 6204 49 10 6206 10 00 Shawls, scarves, mufflers, mantillas, veils and the like, not knitted or crocheted, of silk or silk waste 6214 10 00 Ties, bow ties and cravats of silk or silk waste 6215 10 00		
160	Handkerchiefs of silk or silk waste ex 6213 90 00		
161	Garments, not knitted or crocheted, excluding garments of categories ex 14, ex 15, ex 18, ex 31, ex 68, ex 72, ex 78, ex 86, ex 87, ex 88 and 159 6201 19 00 6201 99 00 6202 19 00 6202 99 00 6203 19 90 6203 29 90 6203 39 90 6203 49 90 6204 19 90 6204 29 90 6204 39 90 6204 49 90 6204 59 90 6204 69 90 6205 90 10 ex 6205 90 80 6206 90 10 6206 90 90 ex 6211 20 00 ex 6211 39 00 6211 49 00'		

COMMISSION IMPLEMENTING REGULATION (EU) No 1322/2011**of 16 December 2011****amending Annex I to Council Regulation (EC) No 517/94 on common rules for imports of textile products from certain third countries not covered by bilateral agreements, protocols or other arrangements, or by other specific Community import rules**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 517/94 of 7 March 1994 on common rules for imports of textile products from certain third countries not covered by bilateral agreements, protocols or other arrangements, or by other specific Community import rules ⁽¹⁾, and in particular Article 28 thereof,

Whereas:

- (1) The common rules for imports of certain textile products from third countries should be updated to take account of amendments to Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff ⁽²⁾ which also affect certain codes in Annex I to Regulation (EC) No 517/94.

- (2) Regulation (EC) No 517/94 should therefore be amended accordingly.

- (3) The measures provided for in this Regulation are in accordance with the opinion of the Textile Committee established by Article 25 of Regulation (EC) No 517/94,

HAS ADOPTED THIS REGULATION:

Article 1

Annex I to Regulation (EC) No 517/94 is amended in accordance with the Annex to this Regulation.

*Article 2*This Regulation shall enter into force on the day of its publication in the *Official Journal of the European Union*.

It shall apply from 1 January 2012.

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

Done at Brussels, 16 December 2011.

*For the Commission**The President*

José Manuel BARROSO

⁽¹⁾ OJ L 67, 10.3.1994, p. 1.

⁽²⁾ OJ L 256, 7.9.1987, p. 1.

ANNEX

Annex I to Regulation (EC) No 517/94 is amended as follows:

Annex I is replaced by the following:

'ANNEX I

A. TEXTILE PRODUCTS REFERRED TO IN ARTICLE 1

- Without prejudice to the rules for the interpretation of the combined nomenclature, the wording of the description of goods is considered to be of indicative value only, since the products covered by each category are determined, within this Annex, by CN codes. Where there is an "ex" symbol in front of a CN code, the products covered in each category are determined by the scope of the CN code and by that of the corresponding description
- Garments which are not recognizable as being garments for men or boys or as being garments for women or girls are classified with the latter.
- Where the expression "babies' garments" is used, this is meant to cover garments up to and including commercial size 86.

Category	Description CN-Code 2012	Table of equivalence	
		pieces/kg	g/piece
(1)	(2)	(3)	(4)
GROUP I A			
1	Cotton yarn, not put up for retail sale 5204 11 00 5204 19 00 5205 11 00 5205 12 00 5205 13 00 5205 14 00 5205 15 10 5205 15 90 5205 21 00 5205 22 00 5205 23 00 5205 24 00 5205 26 00 5205 27 00 5205 28 00 5205 31 00 5205 32 00 5205 33 00 5205 34 00 5205 35 00 5205 41 00 5205 42 00 5205 43 00 5205 44 00 5205 46 00 5205 47 00 5205 48 00 5206 11 00 5206 12 00 5206 13 00 5206 14 00 5206 15 00 5206 21 00 5206 22 00 5206 23 00 5206 24 00 5206 25 00 5206 31 00 5206 32 00 5206 33 00 5206 34 00 5206 35 00 5206 41 00 5206 42 00 5206 43 00 5206 44 00 5206 45 00 ex 5604 90 90		
2	Woven fabrics of cotton, other than gauze, terry fabrics, narrow woven fabrics, pile fabrics, chenille fabrics, tulle and other net fabrics 5208 11 10 5208 11 90 5208 12 16 5208 12 19 5208 12 96 5208 12 99 5208 13 00 5208 19 00 5208 21 10 5208 21 90 5208 22 16 5208 22 19 5208 22 96 5208 22 99 5208 23 00 5208 29 00 5208 31 00 5208 32 16 5208 32 19 5208 32 96 5208 32 99 5208 33 00 5208 39 00 5208 41 00 5208 42 00 5208 43 00 5208 49 00 5208 51 00 5208 52 00 5208 59 10 5208 59 90 5209 11 00 5209 12 00 5209 19 00 5209 21 00 5209 22 00 5209 29 00 5209 31 00 5209 32 00 5209 39 00 5209 41 00 5209 42 00 5209 43 00 5209 49 00 5209 51 00 5209 52 00 5209 59 00 5210 11 00 5210 19 00 5210 21 00 5210 29 00 5210 31 00 5210 32 00 5210 39 00 5210 41 00 5210 49 00 5210 51 00 5210 59 00 5211 11 00 5211 12 00 5211 19 00 5211 20 00 5211 31 00 5211 32 00 5211 39 00 5211 41 00 5211 42 00 5211 43 00 5211 49 10 5211 49 90 5211 51 00 5211 52 00 5211 59 00 5212 11 10 5212 11 90 5212 12 10 5212 12 90 5212 13 10 5212 13 90 5212 14 10 5212 14 90 5212 15 10 5212 15 90 5212 21 10 5212 21 90 5212 22 10 5212 22 90 5212 23 10 5212 23 90 5212 24 10 5212 24 90 5212 25 10 5212 25 90 ex 5811 00 00 ex 6308 00 00		
2 a)	Of which: Other than unbleached or bleached 5208 31 00 5208 32 16 5208 32 19 5208 32 96 5208 32 99 5208 33 00 5208 39 00 5208 41 00 5208 42 00 5208 43 00 5208 49 00 5208 51 00 5208 52 00 5208 59 10 5208 59 90 5209 31 00 5209 32 00 5209 39 00 5209 41 00 5209 42 00 5209 43 00 5209 49 00 5209 51 00 5209 52 00 5209 59 00 5210 31 00 5210 32 00 5210 39 00 5210 41 00 5210 49 00 5210 51 00 5210 59 00 5211 31 00 5211 32 00 5211 39 00 5211 41 00 5211 42 00 5211 43 00 5211 49 10 5211 49 90 5211 51 00 5211 52 00 5211 59 00 5212 13 10 5212 13 90 5212 14 10 5212 14 90 5212 15 10 5212 15 90 5212 23 10 5212 23 90 5212 24 10 5212 24 90 5212 25 10 5212 25 90 ex 5811 00 00 ex 6308 00 00		
3	Woven fabrics of synthetic fibres (discontinuous or waste) other than narrow woven fabrics, pile fabrics (incl. terry fabrics) and chenille fabrics 5512 11 00 5512 19 10 5512 19 90 5512 21 00 5512 29 10 5512 29 90 5512 91 00 5512 99 10 5512 99 90 5513 11 20 5513 11 90 5513 12 00 5513 13 00 5513 19 00 5513 21 00 5513 23 10 5513 23 90 5513 29 00 5513 31 00 5513 39 00 5513 41 00 5513 49 00 5514 11 00 5514 12 00 5514 19 10 5514 19 90 5514 21 00 5514 22 00 5514 23 00 5514 29 00 5514 30 10 5514 30 30 5514 30 50 5514 30 90 5514 41 00 5514 42 00 5514 43 00 5514 49 00 5515 11 10 5515 11 30 5515 11 90 5515 12 10 5515 12 30 5515 12 90 5515 13 11 5515 13 19 5515 13 91 5515 13 99 5515 19 10 5515 19 30 5515 19 90 5515 21 10 5515 21 30 5515 21 90 5515 22 11 5515 22 19 5515 22 91 5515 22 99 5515 29 00 5515 91 10 5515 91 30 5515 91 90 5515 99 20 5515 99 40 5515 99 80 ex 5803 00 90 ex 5905 00 70 ex 6308 00 00		

(1)	(2)	(3)	(4)
3 a)	Of which: Other than unbleached or bleached 5512 19 10 5512 19 90 5512 29 10 5512 29 90 5512 99 10 5512 99 90 5513 21 00 5513 23 10 5513 23 90 5513 29 00 5513 31 00 5513 39 00 5513 41 00 5513 49 00 5514 21 00 5514 22 00 5514 23 00 5514 29 00 5514 30 10 5514 30 30 5514 30 50 5514 30 90 5514 41 00 5514 42 00 5514 43 00 5514 49 00 5515 11 30 5515 11 90 5515 12 30 5515 12 90 5515 13 19 5515 13 99 5515 19 30 5515 19 90 5515 21 30 5515 21 90 5515 22 19 5515 22 99 ex 5515 29 00 5515 91 30 5515 91 90 5515 99 40 5515 99 80 ex 5803 00 90 ex 5905 00 70 ex 6308 00 00		
GROUP I B			
4	Shirts, T-shirts, lightweight fine knit roll, polo or turtle necked jumpers and pullovers (other than of wool or fine animal hair), undervests and the like, knitted or crocheted 6105 10 00 6105 20 10 6105 20 90 6105 90 10 6109 10 00 6109 90 20 6110 20 10 6110 30 10	6,48	154
5	Jerseys, pullovers, slip-overs, waistcoats, twinsets, cardigans, bed-jackets and jumpers (others than jackets and blazers), anoraks, wind-cheaters, waister jackets and the like, knitted or crocheted ex 6101 90 80 6101 20 90 6101 30 90 6102 10 90 6102 20 90 6102 30 90 6110 11 10 6110 11 30 6110 11 90 6110 12 10 6110 12 90 6110 19 10 6110 19 90 6110 20 91 6110 20 99 6110 30 91 6110 30 99	4,53	221
6	Men's or boys' woven breeches, shorts other than swimwear and trousers (incl. slacks); women's or girls' woven trousers and slacks, of wool, of cotton or of man made fibres; lower parts of track suits with lining, others than category 16 or 29, of cotton or of man-made fibres 6203 41 10 6203 41 90 6203 42 31 6203 42 33 6203 42 35 6203 42 90 6203 43 19 6203 43 90 6203 49 19 6203 49 50 6204 61 10 6204 62 31 6204 62 33 6204 62 39 6204 63 18 6204 69 18 6211 32 42 6211 33 42 6211 42 42 6211 43 42	1,76	568
7	Women's or girls' blouses, shirts and shirt-blouses, whether or not knitted or crocheted, of wool, of cotton or man-made fibres 6106 10 00 6106 20 00 6106 90 10 6206 20 00 6206 30 00 6206 40 00	5,55	180
8	Men's or boys' shirts, other than knitted or crocheted, of wool, cotton or man-made fibres ex 6205 90 80 6205 20 00 6205 30 00	4,60	217
GROUP II A			
9	Terry towelling and similar woven terry fabrics of cotton; toilet linen and kitchen linen, other than knitted or crocheted, of terry towelling and woven terry fabrics, of cotton 5802 11 00 5802 19 00 ex 6302 60 00		
20	Bed linen, other than knitted or crocheted 6302 21 00 6302 22 90 6302 29 90 6302 31 00 6302 32 90 6302 39 90		
22	Yarn of staple or waste synthetic fibres, not put up for retail sale 5508 10 10 5509 11 00 5509 12 00 5509 21 00 5509 22 00 5509 31 00 5509 32 00 5509 41 00 5509 42 00 5509 51 00 5509 52 00 5509 53 00 5509 59 00 5509 61 00 5509 62 00 5509 69 00 5509 91 00 5509 92 00 5509 99 00		
22 a)	Of which acrylic ex 5508 10 10 5509 31 00 5509 32 00 5509 61 00 5509 62 00 5509 69 00		
23	Yarn of staple or waste artificial fibres, not put up for retail sale 5508 20 10 5510 11 00 5510 12 00 5510 20 00 5510 30 00 5510 90 00		

(1)	(2)	(3)	(4)
32	Woven pile fabrics and chenille fabrics (other than terry towelling or terry fabrics of cotton and narrow woven fabrics) and tufted textile surfaces, of wool, of cotton or of man-made textile fibres		
	5801 10 00 5801 21 00 5801 22 00 5801 23 00 5801 26 00 5801 27 00 5801 31 00 5801 32 00 5801 33 00 5801 36 00 5801 37 00 5802 20 00 5802 30 00		
32 a)	Of which: Cotton corduroy		
	5801 22 00		
39	Table linen, toilet linen and kitchen linen, other than knitted or crocheted, other than of terry towelling or a similar terry fabrics of cotton		
	6302 51 00 6302 53 90 ex 6302 59 90 6302 91 00 6302 93 90 ex 6302 99 90		
GROUP II B			
12	Panty-hose and tights, stockings, understockings, socks, ankle-socks, sockettes and the like, knitted or crocheted, other than for babies, including stockings for varicose veins, other than products of category 70	24,3 pairs	41
	6115 10 10 ex 6115 10 90 6115 22 00 6115 29 00 6115 30 11 6115 30 90 6115 94 00 6115 95 00 6115 96 10 6115 96 99 6115 99 00		
13	Men's or boys' underpants and briefs, women's or girls' knickers and briefs, knitted or crocheted, of wool, of cotton or of man-made fibres	17	59
	6107 11 00 6107 12 00 6107 19 00 6108 21 00 6108 22 00 6108 29 00 ex 6212 10 10 ex 9619 00 51		
14	Men's or boys' woven overcoats, raincoats and other coats, cloaks and capes, of wool, of cotton or of man-made textile fibres (other than parkas) (of category 21)	0,72	1 389
	6201 11 00 ex 6201 12 10 ex 6201 12 90 ex 6201 13 10 ex 6201 13 90 6210 20 00		
15	Women's or girls' woven overcoats, raincoats and other coats, cloaks and capes; jackets and blazers, of wool, of cotton or of man-made textile fibres (other than parkas) (of category 21)	0,84	1 190
	6202 11 00 ex 6202 12 10 ex 6202 12 90 ex 6202 13 10 ex 6202 13 90 6204 31 00 6204 32 90 6204 33 90 6204 39 19 6210 30 00		
16	Men's or boys' suits and ensembles, other than knitted or crocheted, of wool, of cotton or of man-made fibres, excluding ski suits; men's or boys' track suits with lining, with an outer shell of a single identical fabric, of cotton or of man-made fibres	0,80	1 250
	6203 11 00 6203 12 00 6203 19 10 6203 19 30 6203 22 80 6203 23 80 6203 29 18 6203 29 30 6211 32 31 6211 33 31		
17	Men's or boys' jackets or blazers, other than knitted or crocheted, of wool, of cotton or of man-made fibres	1,43	700
	6203 31 00 6203 32 90 6203 33 90 6203 39 19		
18	Men's or boys' singlets and other vests, underpants, briefs, nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, other than knitted or crocheted		
	6207 11 00 6207 19 00 6207 21 00 6207 22 00 6207 29 00 6207 91 00 6207 99 10 6207 99 90		
	Women's or girls' singlets and other vests, slips, petticoats, briefs, panties, night-dresses, pyjamas, négligees, bathrobes, dressing gowns and similar articles, other than knitted or crocheted		
	6208 11 00 6208 19 00 6208 21 00 6208 22 00 6208 29 00 6208 91 00 6208 92 00 6208 99 00 ex 6212 10 10 ex 9619 00 59		
19	Handkerchiefs, other than knitted or crocheted	59	17
	6213 20 00 ex 6213 90 00		

(1)	(2)	(3)	(4)
21	Parkas; anoraks, windcheaters, waister jackets and the like, other than knitted or crocheted, of wool, of cotton or of man-made fibres; upper parts of tracksuits with lining, other than category 16 or 29, of cotton or of man-made fibres ex 6201 12 10 ex 6201 12 90 ex 6201 13 10 ex 6201 13 90 6201 91 00 6201 92 00 6201 93 00 ex 6202 12 10 ex 6202 12 90 ex 6202 13 10 ex 6202 13 90 6202 91 00 6202 92 00 6202 93 00 6211 32 41 6211 33 41 6211 42 41 6211 43 41	2,3	435
24	Men's or boys' nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, knitted or crocheted 6107 21 00 6107 22 00 6107 29 00 6107 91 00 ex 6107 99 00 Women's or girls' night-dresses, pyjamas, négligees, bathrobes, dressing gowns and similar articles, knitted or crocheted 6108 31 00 6108 32 00 6108 39 00 6108 91 00 6108 92 00 ex 6108 99 00	3,9	257
26	Women's or girls' dresses, of wool, of cotton or of man-made fibres 6104 41 00 6104 42 00 6104 43 00 6104 44 00 6204 41 00 6204 42 00 6204 43 00 6204 44 00	3,1	323
27	Women's or girls' skirts, including divided skirts 6104 51 00 6104 52 00 6104 53 00 6104 59 00 6204 51 00 6204 52 00 6204 53 00 6204 59 10	2,6	385
28	Trousers, bib and brace overalls, breeches and shorts (other than swimwear), knitted or crocheted, of wool, of cotton or of man-made fibres 6103 41 00 6103 42 00 6103 43 00 ex 6103 49 00 6104 61 00 6104 62 00 6104 63 00 ex 6104 69 00	1,61	620
29	Women's or girls' suits and ensembles, other than knitted or crocheted, of wool, of cotton or of man-made fibres, excluding ski suits; women's or girls' track suits with lining, with an outer shell of an identical fabric, of cotton or of man-made fibres 6204 11 00 6204 12 00 6204 13 00 6204 19 10 6204 21 00 6204 22 80 6204 23 80 6204 29 18 6211 42 31 6211 43 31	1,37	730
31	Brassières, woven, knitted or crocheted ex 6212 10 10 6212 10 90	18,2	55
68	Babies' garments and clothing accessories, excluding babies' gloves, mittens and mitts of categories 10 and 87, and babies' stockings, socks and sockettes, other than knitted or crocheted, of category 88 6111 90 19 6111 20 90 6111 30 90 ex 6111 90 90 ex 6209 90 10 ex 6209 20 00 ex 6209 30 00 ex 6209 90 90 ex 9619 00 51 ex 9619 00 59		
73	Track suits of knitted or crocheted fabric, of wool, of cotton or of man-made textile fibres 6112 11 00 6112 12 00 6112 19 00	1,67	600
76	Men's or boys' industrial or occupational clothing, other than knitted or crocheted 6203 22 10 6203 23 10 6203 29 11 6203 32 10 6203 33 10 6203 39 11 6203 42 11 6203 42 51 6203 43 11 6203 43 31 6203 49 11 6203 49 31 6211 32 10 6211 33 10 Women's or girls' aprons, smock overalls and other industrial or occupational clothing, other than knitted or crocheted 6204 22 10 6204 23 10 6204 29 11 6204 32 10 6204 33 10 6204 39 11 6204 62 11 6204 62 51 6204 63 11 6204 63 31 6204 69 11 6204 69 31 6211 42 10 6211 43 10		
77	Ski suits, other than knitted or crocheted ex 6211 20 00		

(1)	(2)	(3)	(4)
78	Garments, other than knitted or crocheted, excluding garments of categories 6, 7, 8, 14, 15, 16, 17, 18, 21, 26, 27, 29, 68, 72, 76 and 77 6203 41 30 6203 42 59 6203 43 39 6203 49 39 6204 61 85 6204 62 59 6204 62 90 6204 63 39 6204 63 90 6204 69 39 6204 69 50 6210 40 00 6210 50 00 6211 32 90 6211 33 90 ex 6211 39 00 6211 42 90 6211 43 90 ex 6211 49 00 ex 9619 00 59		
83	Overcoats, jackets, blazers and other garments, including ski suits, knitted or crocheted, excluding garments of categories 4, 5, 7, 13, 24, 26, 27, 28, 68, 69, 72, 73, 74, 75 ex 6101 90 20 6101 20 10 6101 30 10 6102 10 10 6102 20 10 6102 30 10 6103 31 00 6103 32 00 6103 33 00 ex 6103 39 00 6104 31 00 6104 32 00 6104 33 00 ex 6104 39 00 6112 20 00 6113 00 90 6114 20 00 6114 30 00 ex 6114 90 00 ex 9619 00 51		
GROUP III A			
33	Woven fabrics of synthetic filament yarn obtained from strip or the like of polyethylene or polypropylene, less than 3 m wide 5407 20 11 Sacks and bags, of a kind used for the packing of goods, not knitted or crocheted, obtained from strip or the like 6305 32 19 6305 33 90		
34	Woven fabrics of synthetic filament yarn obtained from strip or the like of polyethylene or polypropylene, 3 m or more wide 5407 20 19		
35	Woven fabrics of synthetic filaments, other than those for tyres of category 114 5407 10 00 5407 20 90 5407 30 00 5407 41 00 5407 42 00 5407 43 00 5407 44 00 5407 51 00 5407 52 00 5407 53 00 5407 54 00 5407 61 10 5407 61 30 5407 61 50 5407 61 90 5407 69 10 5407 69 90 5407 71 00 5407 72 00 5407 73 00 5407 74 00 5407 81 00 5407 82 00 5407 83 00 5407 84 00 5407 91 00 5407 92 00 5407 93 00 5407 94 00 ex 5811 00 00 ex 5905 00 70		
35 a)	Of which: Other than unbleached or bleached ex 5407 10 00 ex 5407 20 90 ex 5407 30 00 5407 42 00 5407 43 00 5407 44 00 5407 52 00 5407 53 00 5407 54 00 5407 61 30 5407 61 50 5407 61 90 5407 69 90 5407 72 00 5407 73 00 5407 74 00 5407 82 00 5407 83 00 5407 84 00 5407 92 00 5407 93 00 5407 94 00 ex 5811 00 00 ex 5905 00 70		
36	Woven fabrics artificial filaments, other than those for tyres of category 114 5408 10 00 5408 21 00 5408 22 10 5408 22 90 5408 23 00 5408 24 00 5408 31 00 5408 32 00 5408 33 00 5408 34 00 ex 5811 00 00 ex 5905 00 70		
36 a)	Of which: Other than unbleached or bleached ex 5408 10 00 5408 22 10 5408 22 90 5408 23 00 5408 24 00 5408 32 00 5408 33 00 5408 34 00 ex 5811 00 00 ex 5905 00 70		
37	Woven fabrics of artificial staple fibres 5516 11 00 5516 12 00 5516 13 00 5516 14 00 5516 21 00 5516 22 00 5516 23 10 5516 23 90 5516 24 00 5516 31 00 5516 32 00 5516 33 00 5516 34 00 5516 41 00 5516 42 00 5516 43 00 5516 44 00 5516 91 00 5516 92 00 5516 93 00 5516 94 00 ex 5803 00 90 ex 5905 00 70		
37 a)	Of which: Other than unbleached or bleached 5516 12 00 5516 13 00 5516 14 00 5516 22 00 5516 23 10 5516 23 90 5516 24 00 5516 32 00 5516 33 00 5516 34 00 5516 42 00 5516 43 00 5516 44 00 5516 92 00 5516 93 00 5516 94 00 ex 5803 00 90 ex 5905 00 70		
38 A	Knitted or crocheted synthetic curtain fabric including net curtain fabric 6005 31 10 6005 32 10 6005 33 10 6005 34 10 6006 31 10 6006 32 10 6006 33 10 6006 34 10		

(1)	(2)	(3)	(4)
38 B	Net curtains, other than knitted or crocheted ex 6303 91 00 ex 6303 92 90 ex 6303 99 90		
40	Woven curtains (including drapes, interior blinds, curtain and bed valances and other furnishing articles), other than knitted or crocheted, of wool, of cotton or of man-made fibres ex 6303 91 00 ex 6303 92 90 ex 6303 99 90 6304 19 10 ex 6304 19 90 6304 92 00 ex 6304 93 00 ex 6304 99 00		
41	Yarn of synthetic filament (continuous), not put up for retail sale, other than non textured single yarn untwisted or with a twist of not more than 50 turns/m 5401 10 12 5401 10 14 5401 10 16 5401 10 18 5402 11 00 5402 19 00 5402 20 00 5402 31 00 5402 32 00 5402 33 00 5402 34 00 5402 39 00 5402 44 00 5402 48 00 5402 49 00 5402 51 00 5402 52 00 5402 59 10 5402 59 90 5402 61 00 5402 62 00 5402 69 10 5402 69 90 ex 5604 90 10 ex 5604 90 90		
42	Yarn of continuous man-made fibres, not put up for retail sale 5401 20 10 Yarn of artificial fibres; yarn of artificial filaments, not put up for retail sale, other than single yarn of viscose rayon untwisted or with a twist of not more than 250 turns/m and single non textured yarn of cellulose acetate 5403 10 00 5403 32 00 ex 5403 33 00 5403 39 00 5403 41 00 5403 42 00 5403 49 00 ex 5604 90 10		
43	Yarn of man-made filament, yarn of artificial staple fibres, cotton yarn, put up for retail sale 5204 20 00 5207 10 00 5207 90 00 5401 10 90 5401 20 90 5406 00 00 5508 20 90 5511 30 00		
46	Carded or combed sheep's or lambs' wool or other fine animal hair 5105 10 00 5105 21 00 5105 29 00 5105 31 00 5105 39 00		
47	Yarn of carded sheep's or lambs' wool (woollen yarn) or of carded fine animal hair, not put up for retail sale 5106 10 10 5106 10 90 5106 20 10 5106 20 91 5106 20 99 5108 10 10 5108 10 90		
48	Yarn of combed sheep's or lambs' wool (worsted yarn) or of combed fine animal hair, not put up for retail sale 5107 10 10 5107 10 90 5107 20 10 5107 20 30 5107 20 51 5107 20 59 5107 20 91 5107 20 99 5108 20 10 5108 20 90		
49	Yarn of sheep's or lambs' wool or of combed fine animal hair, put up for retail sale 5109 10 10 5109 10 90 5109 90 00		
50	Woven fabrics of sheep's or lambs' wool or of fine animal hair 5111 11 00 5111 19 10 5111 19 90 5111 20 00 5111 30 10 5111 30 30 5111 30 90 5111 90 10 5111 90 91 5111 90 93 5111 90 99 5112 11 00 5112 19 10 5112 19 90 5112 20 00 5112 30 10 5112 30 30 5112 30 90 5112 90 10 5112 90 91 5112 90 93 5112 90 99		
51	Cotton, carded or combed 5203 00 00		
53	Cotton gauze 5803 00 10		
54	Artificial staple fibres, including waste, carded, combed or otherwise processed for spinning 5507 00 00		

(1)	(2)	(3)	(4)
55	Synthetic staple fibres, including waste, carded, combed or otherwise processed for spinning 5506 10 00 5506 20 00 5506 30 00 5506 90 00		
56	Yarn of synthetic staple fibres (including waste), put up for retail sale 5508 10 90 5511 10 00 5511 20 00		
58	Carpets, carportines and rugs, knotted (made up or not) 5701 10 10 5701 10 90 5701 90 10 5701 90 90		
59	Carpets and other textile floor coverings, other than the carpets of category 58 5702 10 00 5702 31 10 5702 31 80 5702 32 10 5702 32 90 ex 5702 39 00 5702 41 10 5702 41 90 5702 42 10 5702 42 90 ex 5702 49 00 5702 50 10 5702 50 31 5702 50 39 ex 5702 50 90 5702 91 00 5702 92 10 5702 92 90 ex 5702 99 00 5703 10 00 5703 20 12 5703 20 18 5703 20 92 5703 20 98 5703 30 12 5703 30 18 5703 30 82 5703 30 88 5703 90 20 5703 90 80 5704 10 00 5704 90 00 5705 00 30 ex 5705 00 80		
60	Tapestries, hand-made, of the type Gobelins, Flanders, Aubusson, Beauvais and the like, and needlework tapestries (e.g. petit point and cross stitch) made in panels and the like by hand 5805 00 00		
61	Narrow woven fabrics, and narrow fabrics (bolduc) consisting of warp without weft, assembled by means of an adhesive, other than labels and similar articles of category 62 Elastic fabrics and trimmings (not knitted or crocheted), made from textile materials assembled from rubber thread ex 5806 10 00 5806 20 00 5806 31 00 5806 32 10 5806 32 90 5806 39 00 5806 40 00		
62	Chenille yarn (incl. flock chenille yarn), gimped yarn (other than metallized yarn and gimped horsehair yarn) 5606 00 91 5606 00 99 Tulle and other net fabrics but not including woven, knitted or crocheted fabrics, hand or mechanically-made lace, in the piece, in strips or in motifs 5804 10 10 5804 10 90 5804 21 10 5804 21 90 5804 29 10 5804 29 90 5804 30 00 Labels, badges and the like of textile materials, not embroidered, in the piece, in strips or cut to shape or size, woven 5807 10 10 5807 10 90 Braids and ornamental trimmings in the piece; tassels, pompons and the like 5808 10 00 5808 90 00 Embroidery, in the piece, in strips or in motifs 5810 10 10 5810 10 90 5810 91 10 5810 91 90 5810 92 10 5810 92 90 5810 99 10 5810 99 90		
63	Knitted or crocheted fabric of synthetic fibres containing by weight 5% or more elastomeric yarn and knitted or crocheted fabrics containing by weight 5% or more of rubber thread 5906 91 00 ex 6002 40 00 6002 90 00 ex 6004 10 00 6004 90 00 Raschel lace and long-pile fabric of synthetic fibres ex 6001 10 00 6003 30 10 6005 31 50 6005 32 50 6005 33 50 6005 34 50		

(1)	(2)	(3)	(4)
65	Knitted or crocheted fabric, other than those of categories 38 A and 63, of wool, of cotton or of man-made fibres 5606 00 10 ex 6001 10 00 6001 21 00 6001 22 00 ex 6001 29 00 6001 91 00 6001 92 00 ex 6001 99 00 ex 6002 40 00 6003 10 00 6003 20 00 6003 30 90 6003 40 00 ex 6004 10 00 6005 90 10 6005 21 00 6005 22 00 6005 23 00 6005 24 00 6005 31 90 6005 32 90 6005 33 90 6005 34 90 6005 41 00 6005 42 00 6005 43 00 6005 44 00 6006 10 00 6006 21 00 6006 22 00 6006 23 00 6006 24 00 6006 31 90 6006 32 90 6006 33 90 6006 34 90 6006 41 00 6006 42 00 6006 43 00 6006 44 00		
66	Travelling rugs and blankets, other than knitted or crocheted, of wool, of cotton or of man-made fibres 6301 10 00 6301 20 90 6301 30 90 ex 6301 40 90 ex 6301 90 90		
GROUP III B			
10	Gloves, mittens and mitts, knitted or crocheted 6111 90 11 6111 20 10 6111 30 10 ex 6111 90 90 6116 10 20 6116 10 80 6116 91 00 6116 92 00 6116 93 00 6116 99 00	17 pairs	59
67	Knitted or crocheted clothing accessories other than for babies; household linen of all kinds, knitted or crocheted; curtains (incl. drapes) and interior blinds, curtain or bed valances and other furnishing articles knitted or crocheted; knitted or crocheted blankets and travelling rugs, other knitted or crocheted articles including parts of garments or of clothing accessories 5807 90 90 6113 00 10 6117 10 00 6117 80 10 6117 80 80 6117 90 00 6301 20 10 6301 30 10 6301 40 10 6301 90 10 6302 10 00 6302 40 00 ex 6302 60 00 6303 12 00 6303 19 00 6304 11 00 6304 91 00 ex 6305 20 00 6305 32 11 ex 6305 32 90 6305 33 10 ex 6305 39 00 ex 6305 90 00 6307 10 10 6307 90 10 9619 00 41 ex 9619 00 51		
67 a)	Of which: Sacks and bags of a kind used for the packing of goods, made from polyethylene or polypropylene strip 6305 32 11 6305 33 10		
69	Women's and girls' slips and petticoats, knitted or crocheted 6108 11 00 6108 19 00	7,8	128
70	Panty-hose and tights of synthetic fibres, measuring per single yarn less than 67 decitex (6,7 tex) ex 6115 10 90 6115 21 00 6115 30 19 Women's full length hosiery of synthetic fibres ex 6115 10 90 6115 96 91	30,4 pairs	33
72	Swimwear, of wool, of cotton or of man-made fibres 6112 31 10 6112 31 90 6112 39 10 6112 39 90 6112 41 10 6112 41 90 6112 49 10 6112 49 90 6211 11 00 6211 12 00	9,7	103
74	Women's or girls' knitted or crocheted suits and ensembles, of wool, of cotton or of man-made fibres, excluding ski suits 6104 13 00 6104 19 20 ex 6104 19 90 6104 22 00 6104 23 00 6104 29 10 ex 6104 29 90	1,54	650
75	Men's or boys' knitted or crocheted suits and ensembles, of wool, of cotton or of man-made fibres, excluding ski suit 6103 10 10 6103 10 90 6103 22 00 6103 23 00 6103 29 00	0,80	1 250
84	Shawls, scarves, mufflers, mantillas, veils and the like other than knitted or crocheted, of wool, of cotton or of man-made fibres 6214 20 00 6214 30 00 6214 40 00 ex 6214 90 00		
85	Ties, bow ties and cravats other than knitted or crocheted, of wool, of cotton or of man-made fibres 6215 20 00 6215 90 00	17,9	56

(1)	(2)	(3)	(4)
86	Corsets, corset-belts, suspender belts, braces, suspenders, garters and the like, and parts thereof, whether or not knitted or crocheted 6212 20 00 6212 30 00 6212 90 00	8,8	114
87	Gloves, mittens and mitts, not knitted or crocheted ex 6209 90 10 ex 6209 20 00 ex 6209 30 00 ex 6209 90 90 6216 00 00		
88	Stockings, socks and sockettes, not knitted or crocheted; other clothing accessories, parts of garments or of clothing accessories other than for babies, other than knitted or crocheted ex 6209 90 10 ex 6209 20 00 ex 6209 30 00 ex 6209 90 90 6217 10 00 6217 90 00		
90	Twine, cordage, ropes and cables of synthetic fibres, plaited or not 5607 41 00 5607 49 11 5607 49 19 5607 49 90 5607 50 11 5607 50 19 5607 50 30 5607 50 90		
91	Tents 6306 22 00 6306 29 00		
93	Sacks and bags, of a kind used for the packing of goods, of woven fabrics, other than made from polyethylene or polypropylene strip ex 6305 20 00 ex 6305 32 90 ex 6305 39 00		
94	Wadding of textile materials and articles thereof; textile fibres, not exceeding 5 mm in length (flock), textile dust and mill neps 5601 21 10 5601 21 90 5601 22 10 5601 22 90 5601 29 00 5601 30 00 9619 00 31 9619 00 39		
95	Felt and articles thereof, whether or not impregnated or coated, other than floor coverings 5602 10 19 5602 10 31 ex 5602 10 38 5602 10 90 5602 21 00 ex 5602 29 00 5602 90 00 ex 5807 90 10 ex 5905 00 70 6210 10 10 6307 90 91		
96	Non-woven fabrics and articles of such fabrics, whether or not impregnated, coated, covered or laminated 5603 11 10 5603 11 90 5603 12 10 5603 12 90 5603 13 10 5603 13 90 5603 14 10 5603 14 90 5603 91 10 5603 91 90 5603 92 10 5603 92 90 5603 93 10 5603 93 90 5603 94 10 5603 94 90 ex 5807 90 10 ex 5905 00 70 6210 10 92 6210 10 98 ex 6301 40 90 ex 6301 90 90 6302 22 10 6302 32 10 6302 53 10 6302 93 10 6303 92 10 6303 99 10 ex 6304 19 90 ex 6304 93 00 ex 6304 99 00 ex 6305 32 90 ex 6305 39 00 6307 10 30 6307 90 92 ex 6307 90 98 9619 00 49 ex 9619 00 59		
97	Nets and netting made of twine, cordage or rope and made up fishing nets of yarn, twine, cordage or rope 5608 11 20 5608 11 80 5608 19 11 5608 19 19 5608 19 30 5608 19 90 5608 90 00		
98	Other articles made from yarn, twine, cordage, cables or rope, other than textile fabrics, articles made from such fabrics and articles of category 97 5609 00 00 5905 00 10		
99	Textile fabrics coated with gum or amylaceous substances, of a kind used for the outer covers of books and the like; tracing cloth; prepared painting canvas; buckram and similar stiffened textile fabrics of a kind used for hat foundations 5901 10 00 5901 90 00 Linoleum, whether or not cut to shape; floor coverings consisting of a coating or covering applied on a textile backing, whether or not cut to shape 5904 10 00 5904 90 00 Rubberised textile fabric, not knitted or crocheted, excluding those for tyres 5906 10 00 5906 99 10 5906 99 90 Textile fabrics otherwise impregnated or coated; painted canvas being theatrical scenery, studio back-cloths, other than of category 100 5907 00 00		

(1)	(2)	(3)	(4)
100	Textile fabrics impregnated, coated, covered or laminated with preparations of cellulose derivatives or of other artificial plastic materials		
	5903 10 10 5903 10 90 5903 20 10 5903 20 90 5903 90 10 5903 90 91 5903 90 99		
101	Twine, cordage, ropes and cables, plaited or not, other than of synthetic fibres		
	ex 5607 90 90		
109	Tarpaulins, sails, awnings and sunblinds		
	6306 12 00 6306 19 00 6306 30 00		
110	Woven pneumatic mattresses		
	6306 40 00		
111	Camping goods, woven, other than pneumatic mattresses and tents		
	6306 90 00		
112	Other made up textile articles, woven, excluding those of categories 113 and 114		
	6307 20 00 ex 6307 90 98		
113	Floor cloth, dish cloth and dusters, other than knitted or crocheted		
	6307 10 90		
114	Woven fabrics and articles for technical uses		
	5902 10 10 5902 10 90 5902 20 10 5902 20 90 5902 90 10 5902 90 90 5908 00 00 5909 00 10 5909 00 90 5910 00 00 5911 10 00 ex 5911 20 00 5911 31 11 5911 31 19 5911 31 90 5911 32 11 5911 32 19 5911 32 90 5911 40 00 5911 90 10 5911 90 90		
GROUP IV			
115	Flax or ramie yarn		
	5306 10 10 5306 10 30 5306 10 50 5306 10 90 5306 20 10 5306 20 90 5308 90 12 5308 90 19		
117	Woven fabrics of flax or of ramie		
	5309 11 10 5309 11 90 5309 19 00 5309 21 00 5309 29 00 5311 00 10 ex 5803 00 90 5905 00 30		
118	Table linen, toilet linen and kitchen linen of flax or ramie, other than knitted or crocheted		
	6302 29 10 6302 39 20 6302 59 10 ex 6302 59 90 6302 99 10 ex 6302 99 90		
120	Curtains (incl. drapes), interior blinds, curtain and bed valances and other furnishing articles, not knitted or crocheted, of flax or ramie		
	ex 6303 99 90 6304 19 30 ex 6304 99 00		
121	Twine, cordage, ropes and cables, plaited or not, of flax or ramie		
	ex 5607 90 90		
122	Sacks and bags, of a kind used for the packing of goods, used, of flax, other than knitted or crocheted		
	ex 6305 90 00		
123	Woven pile fabrics and chenille fabrics of flax or ramie, other than narrow woven fabrics		
	5801 90 10 ex 5801 90 90		
	Shawls, scarves, mufflers, mantillas, veils and the like, of flax or ramie, other than knitted or crocheted		
	ex 6214 90 00		
GROUP V			
124	Synthetic staple fibres		
	5501 10 00 5501 20 00 5501 30 00 5501 40 00 5501 90 00 5503 11 00 5503 19 00 5503 20 00 5503 30 00 5503 40 00 5503 90 00 5505 10 10 5505 10 30 5505 10 50 5505 10 70 5505 10 90		

(1)	(2)	(3)	(4)
125 A	Synthetic filament yarn (continuous) not put up for retail sale, other than yarn of category 41		
	5402 45 00 5402 46 00 5402 47 00		
125 B	Monofilament, strip (artificial straw and the like) and imitation catgut of synthetic materials		
	5404 11 00 5404 12 00 5404 19 00 5404 90 10 5404 90 90 ex 5604 90 10 ex 5604 90 90		
126	Artificial staple fibres		
	5502 00 10 5502 00 40 5502 00 80 5504 10 00 5504 90 00 5505 20 00		
127 A	Yarn of artificial filaments (continuous) not put up for retail sale, other than yarn of category 42		
	5403 31 00 ex 5403 32 00 ex 5403 33 00		
127 B	Monofilament, strip (artificial straw and the like) and imitation catgut of artificial textile materials		
	5405 00 00 ex 5604 90 90		
128	Coarse animal hair, carded or combed		
	5105 40 00		
129	Yarn of coarse animal hair or of horsehair		
	5110 00 00		
130 A	Silk yarn other than yarn spun from silk waste		
	5004 00 10 5004 00 90 5006 00 10		
130 B	Silk yarn other than of category 130 A; silk-worm gut		
	5005 00 10 5005 00 90 5006 00 90 ex 5604 90 90		
131	Yarn of other vegetable textile fibres		
	5308 90 90		
132	Paper yarn		
	5308 90 50		
133	Yarn of true hemp		
	5308 20 10 5308 20 90		
134	Metallized yarn		
	5605 00 00		
135	Woven fabrics of coarse animal hair or of horse hair		
	5113 00 00		
136	Woven fabrics of silk or of silk waste		
	5007 10 00 5007 20 11 5007 20 19 5007 20 21 5007 20 31 5007 20 39 5007 20 41 5007 20 51 5007 20 59 5007 20 61 5007 20 69 5007 20 71 5007 90 10 5007 90 30 5007 90 50 5007 90 90 5803 00 30 ex 5905 00 90 ex 5911 20 00		
137	Woven pile fabric and chenille fabrics and narrow woven fabrics of silk, or of silk waste		
	ex 5801 90 90 ex 5806 10 00		
138	Woven fabrics of paper yarn and other textile fibres other than of ramie		
	5311 00 90 ex 5905 00 90		
139	Woven fabrics of metal threads or of metallized yarn		
	5809 00 00		

(1)	(2)	(3)	(4)
140	Knitted or crocheted fabric of textile material other than wool or fine animal hair, cotton or man made fibres ex 6001 10 00 ex 6001 29 00 ex 6001 99 00 6003 90 00 6005 90 90 6006 90 00		
141	Travelling rugs and blankets of textile material other than wool or fine animal hair, cotton or man made fibres ex 6301 90 90		
142	Carpets and other textile floor coverings of sisal, of other fibres of the agave family or the Manila hemp ex 5702 39 00 ex 5702 49 00 ex 5702 50 90 ex 5702 99 00 ex 5705 00 80		
144	Felt of coarse animal hair ex 5602 10 38 ex 5602 29 00		
145	Twine, cordage, ropes and cables plaited or not abaca (Manila hemp) or of true hemp ex 5607 90 20 ex 5607 90 90		
146 A	Binder or baler twine for agricultural machines, of sisal or other fibres of the agave family ex 5607 21 00		
146 B	Twine, cordage, ropes and cables of sisal or other fibres of the agave family, other than the products of category 146 A ex 5607 21 00 5607 29 00		
146 C	Twine, cordage, ropes and cables, whether or not plaited or braided, of jute or of other textile bast fibres of heading No 5303 ex 5607 90 20		
147	Silk waste (incl. cocoons unsuitable for reeling), yarn waste and garnetted stock, other than not carded or combed ex 5003 00 00		
148 A	Yarn of jute or of other textile bast fibres of heading No 5303 5307 10 00 5307 20 00		
148 B	Coir yarn 5308 10 00		
149	Woven fabrics of jute or of other textile bast fibres of a width of more than 150 cm 5310 10 90 ex 5310 90 00		
150	Woven fabrics of jute or of other textile bast fibres of a width of not more than 150 cm; Sacks and bags, of a kind used for the packing of goods, of jute or of other textile bast fibres, other than used 5310 10 10 ex 5310 90 00 5905 00 50 6305 10 90		
151 A	Floor coverings of coconut fibres (coir) 5702 20 00		
151 B	Carpets and other textile floor coverings, of jute or of other textile bast fibres, other than tufted or flocced ex 5702 39 00 ex 5702 49 00 ex 5702 50 90 ex 5702 99 00		
152	Needle loom felt of jute or of other textile bast fibres not impregnated or coated, other than floor coverings 5602 10 11		

(1)	(2)	(3)	(4)
153	Used sacks and bags, of a kind used for the packing of goods, of jute or of other textile bast fibres of heading No 5303 6305 10 10		
154	Silkworm cocoons suitable for reeling 5001 00 00 Raw silk (not thrown) 5002 00 00 Silk waste(incl. cocoons unsuitable for reeling), yarn waste and garnetted stock, not carded or combed ex 5003 00 00 Wool not carded or combed 5101 11 00 5101 19 00 5101 21 00 5101 29 00 5101 30 00 Fine or coarse animal hair, not carded or combed 5102 11 00 5102 19 10 5102 19 30 5102 19 40 5102 19 90 5102 20 00 Waste of wool or of fine or coarse animal hair, including yarn waste but excluding garnetted stock 5103 10 10 5103 10 90 5103 20 00 5103 30 00 Garnetted stock of wool or of fine or coarse animal hair 5104 00 00 Flax, raw or processed but not spun: flax tow and waste (including yarn waste and garnetted stock) 5301 10 00 5301 21 00 5301 29 00 5301 30 00 Ramie and other vegetable textile fibres, raw or processed but not spun: tow, noils and waste, other than coir and abaca 5305 00 00 Cotton, not carded nor combed 5201 00 10 5201 00 90 Cotton waste (incl. yarn waste and garnetted stock) 5202 10 00 5202 91 00 5202 99 00 True hemp (<i>cannabis sativa</i> L.), raw or processed but not spun: tow and waste of true hemp (including yarn waste and garnetted stock) 5302 10 00 5302 90 00 Abaca (<i>Manila hemp</i> or <i>Musa Textilis Nee</i>),raw or processed but not spun: tow and waste of abaca (including yarn waste and garnetted stock) 5305 00 00 Jute or other textile bast fibres (excl. flax, true hemp and ramie), raw or processed but not spun: tow and waste of jute or other textile bast fibres (including yarn waste and garnetted stock) 5303 10 00 5303 90 00 Other vegetable textile fibres, raw or processed but not spun: tow and waste of such fibres (including yarn waste and garnetted stock) 5305 00 00		
156	Blouses and pullovers knitted or crocheted of silk or silk waste for women and girls 6106 90 30 ex 6110 90 90		

(1)	(2)	(3)	(4)
157	Garments, knitted or crocheted, other than those of categories 1 to 123 and 156 ex 6101 90 20 ex 6101 90 80 6102 90 10 6102 90 90 ex 6103 39 00 ex 6103 49 00 ex 6104 19 90 ex 6104 29 90 ex 6104 39 00 6104 49 00 ex 6104 69 00 6105 90 90 6106 90 50 6106 90 90 ex 6107 99 00 ex 6108 99 00 6109 90 90 6110 90 10 ex 6110 90 90 ex 6111 90 90 ex 6114 90 00		
159	Dresses, blouses and shirt-blouses, not knitted or crocheted, of silk or silk waste 6204 49 10 6206 10 00 Shawls, scarves, mufflers, mantillas, veils and the like, not knitted or crocheted, of silk or silk waste 6214 10 00 Ties, bow ties and cravats of silk or silk waste 6215 10 00		
160	Handkerchiefs of silk or silk waste ex 6213 90 00		
161	Garments, not knitted or crocheted, other than those of categories 1 to 123 and category 159 6201 19 00 6201 99 00 6202 19 00 6202 99 00 6203 19 90 6203 29 90 6203 39 90 6203 49 90 6204 19 90 6204 29 90 6204 39 90 6204 49 90 6204 59 90 6204 69 90 6205 90 10 ex 6205 90 80 6206 90 10 6206 90 90 ex 6211 20 00 ex 6211 39 00 ex 6211 49 00 ex 9619 00 59		

B. OTHER TEXTILE PRODUCTS REFERRED TO IN ARTICLE 1(1)

Combined Nomenclature codes

3005 90	6309 00 00	7019 11 00 7019 12 00
3921 12 00	6310 10 00	ex 7019 19
ex 3921 13	6310 90 00	
ex 3921 90 60		8708 21 10 8708 21 90
4202 12 19	ex 6405 20	
4202 12 50	ex 6406 10	
4202 12 91	ex 6406 90	8804 00 00
4202 12 99		
4202 22 10	ex 6501 00 00	ex 9113 90 00
4202 22 90	ex 6502 00 00	
4202 32 10	ex 6504 00 00	ex 9404 90
4202 32 90	ex 6505 00	
4202 92 11	ex 6506 99	ex 9612 10'
4202 92 15		
4202 92 19	6601 10 00	
4202 92 91	6601 91 00	
4202 92 98	6601 99	
	6601 99 90	
5604 10 00		

COMMISSION IMPLEMENTING REGULATION (EU) No 1323/2011**of 16 December 2011****laying down rules for the management and distribution of textile quotas established for the year 2012 under Council Regulation (EC) No 517/94**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 517/94 of 7 March 1994 on common rules for imports of textile products from certain third countries not covered by bilateral agreements, protocols or other arrangements, or by other specific Community import rules⁽¹⁾, and in particular Article 17(3) and (6) and Article 21(2) thereof,

Whereas:

- (1) Regulation (EC) No 517/94 established quantitative restrictions on imports of certain textile products originating in certain third countries to be allocated on a first come, first served basis.
- (2) Under that Regulation it is possible, in certain circumstances, to use other allocation methods, to divide quotas into tranches, or to reserve a proportion of a specific quantitative limit exclusively for applications which are supported by evidence of the results of past import performance.
- (3) Rules for management of the quotas established for 2012 should be adopted before the quota year begins so that the continuity of trade flows is not affected unduly.
- (4) The measures adopted in previous years, such as those in Commission Regulation (EU) No 1159/2010 of 9 December 2010 laying down rules for the management and distribution of textile quotas established for the year 2011 under Council Regulation (EC) No 517/94⁽²⁾, proved to be satisfactory and it is therefore appropriate to adopt similar rules for 2012.
- (5) In order to satisfy the greatest possible number of operators it is appropriate to make the 'first come, first served' allocation method more flexible by placing a ceiling on the quantities which can be allocated to each operator by that method.
- (6) To guarantee a degree of continuity in trade and efficient quota administration, operators should be allowed to

make their initial import authorisation application for 2012 equivalent to the quantity which they imported in 2011.

- (7) To achieve optimum use of the quantities, an operator who has used up at least one half of the amount already authorised should be permitted to apply for a further amount, provided that quantities are available in the quotas.
- (8) To secure a sound administration, import authorisations should be valid for 9 months from the date of issue but only until the end of the year at the latest. Member States should issue licences only after being notified by the Commission that quantities are available and only if an operator can prove the existence of a contract and can certify, in the absence of a specific provision to the contrary, that he has not already been allocated a Community import authorisation under this Regulation for the categories and countries concerned. The competent national authorities should, however, be authorised, in response to importers' applications, to extend by 3 months and up to 31 March 2013 licences of which at least one half has been used by the application date.
- (9) The measures provided for in this Regulation are in accordance with the opinion of the Textile Committee established by Article 25 of Regulation (EC) No 517/94,

HAS ADOPTED THIS REGULATION:

Article 1

The purpose of this Regulation is to lay down rules on the management of quantitative quotas for imports of certain textile products set out in Annex IV to Regulation (EC) No 517/94 for the year 2012.

Article 2

The quotas referred to in Article 1 shall be allocated according to the chronological order of receipt by the Commission of Member States' notifications of applications from individual operators, for amounts not exceeding the maximum quantities per operator set out in Annex I.

The maximum quantities shall not, however, apply to operators able to prove to the competent national authorities, when making their first application for 2012, that, in respect of given categories and given third countries, they imported more than the maximum quantities specified for each category pursuant to import licences granted to them for 2011.

⁽¹⁾ OJ L 67, 10.3.1994, p. 1.

⁽²⁾ OJ L 326, 10.12.2010, p. 25.

In the case of such operators, the competent authorities may authorise imports not exceeding the quantities imported in 2011 from given third countries and in given categories, provided that enough quota capacity is available.

Article 3

Any importer who has already used up 50 percent or more of the amount allocated to him under this Regulation may make a further application, in respect of the same category and country of origin, for amounts not exceeding the maximum quantities laid down in Annex I.

Article 4

1. The competent national authorities listed in Annex II may, from 10 o'clock a.m. on 9 January 2012, notify the Commission of the amounts covered by requests for import authorisations.

The time fixed in the first subparagraph shall be understood as Brussels time.

2. The competent national authorities shall issue authorisations only after being notified by the Commission pursuant to Article 17(2) of Regulation (EC) No 517/94 that quantities are available for importation.

They shall issue authorisations only if an operator:

- (a) proves the existence of a contract relating to the provision of the goods; and
- (b) certifies in writing that, in respect of the categories and countries concerned:
 - (i) the operator has not already been allocated an authorisation under this Regulation; or
 - (ii) the operator has been allocated an authorisation under this Regulation but has used up at least 50 percent of it.

3. Import authorisations shall be valid for 9 months from the date of issue, but until 31 December 2012 at the latest.

The competent national authorities may, however, at the importer's request, grant a three-month extension for authorisations which are at least 50 percent used up at the time of the request. Such extension shall in no circumstances expire later than 31 March 2013.

Article 5

This Regulation shall enter into force on 1 January 2012.

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

Done at Brussels, 16 December 2011.

For the Commission
The President
José Manuel BARROSO

ANNEX I

Maximum amounts referred to in Articles 2 and 3

Country concerned	Category	Unit	Maximum amount
Belarus	1	Kilograms	20 000
	2	Kilograms	80 000
	3	Kilograms	5 000
	4	Pieces	20 000
	5	Pieces	15 000
	6	Pieces	20 000
	7	Pieces	20 000
	8	Pieces	20 000
	15	Pieces	17 000
	20	Kilograms	5 000
	21	Pieces	5 000
	22	Kilograms	6 000
	24	Pieces	5 000
	26/27	Pieces	10 000
	29	Pieces	5 000
	67	Kilograms	3 000
	73	Pieces	6 000
	115	Kilograms	20 000
117	Kilograms	30 000	
118	Kilograms	5 000	
North Korea	1	Kilograms	10 000
	2	Kilograms	10 000
	3	Kilograms	10 000
	4	Pieces	10 000
	5	Pieces	10 000
	6	Pieces	10 000
	7	Pieces	10 000

Country concerned	Category	Unit	Maximum amount
	8	Pieces	10 000
	9	Kilograms	10 000
	12	Pairs	10 000
	13	Pieces	10 000
	14	Pieces	10 000
	15	Pieces	10 000
	16	Pieces	10 000
	17	Pieces	10 000
	18	Kilograms	10 000
	19	Pieces	10 000
	20	Kilograms	10 000
	21	Pieces	10 000
	24	Pieces	10 000
	26	Pieces	10 000
	27	Pieces	10 000
	28	Pieces	10 000
	29	Pieces	10 000
	31	Pieces	10 000
	36	Kilograms	10 000
	37	Kilograms	10 000
	39	Kilograms	10 000
	59	Kilograms	10 000
	61	Kilograms	10 000
	68	Kilograms	10 000
	69	Pieces	10 000
	70	Pairs	10 000
	73	Pieces	10 000
	74	Pieces	10 000
	75	Pieces	10 000
	76	Kilograms	10 000

Country concerned	Category	Unit	Maximum amount
	77	Kilograms	5 000
	78	Kilograms	5 000
	83	Kilograms	10 000
	87	Kilograms	8 000
	109	Kilograms	10 000
	117	Kilograms	10 000
	118	Kilograms	10 000
	142	Kilograms	10 000
	151A	Kilograms	10 000
	151B	Kilograms	10 000
	161	Kilograms	10 000

ANNEX II

List of licensing offices referred to in Article 4

1. Austria

Bundesministerium für Wirtschaft, Familie und Jugend
Außenwirtschaftsadministration
Abteilung C2/2
Stubenring 1A
1011 Wien, Österreich
Tel.: +43 171100-0
Fax: +43 171100-8386

2. Belgium

FOD Economie, kmo, Middenstand en Energie
Algemene Directie Economisch Potentieel
Dienst Vergunningen
Vooruitganstraat 50
1210 Brussel
Tel. +32 22776713
Fax +32 22775063

SPF Économie, PME, classes moyennes et énergie
Direction générale potentiel économique
Service licences
Rue du Progrès 50
1210 Bruxelles
BELGIQUE
Tél. +32 22776713
Fax +32 22775063

3. Bulgaria

Министерство на икономиката, енергетиката и туризма
Дирекция „Регистриране, лицензиране и контрол“
ул. „Славянска“ № 8
1052 София
Тел.: +359 29 40 7008/+359 29 40 7673/
+359 29 40 7800
Факс: +359 29 81 5041/+359 29 80 4710/
+359 29 88 3654

4. Cyprus

Ministry of Commerce, Industry and Tourism
Trade Department
6 Andrea Araouzou Str.
CY-1421 Nicosia
Τηλ. +357 2 867100
Φαξ +357 2 375120

5. Czech Republic

Ministerstvo průmyslu a obchodu
Licenční správa
Na Františku 32
CZ-110 15 Praha 1
Tel.: (420) 22490 7111
Fax: (420) 22421 2133

6. Denmark

Erhvervs- og Byggestyrelsen
Økonomi- og Erhvervsministeriet
Langelinje Allé 17
DK – 2100 København
Tlf. (45) 35 46 60 30
Fax (45) 35 46 60 29

7. Estonia

Majandus- ja Kommunikatsiooniministeerium
Harju 11
15072 Tallinn
EESTI/ESTONIA
Tel: +372 6256400
Faks: +372 6313660

8. Finland

Tullihallitus
PL 512
FI-00101 Helsinki
SUOMI
Puhelin: +358 96141
Faksi: +358 204922852

Tullstyrelsen
PB 512
FI-00101 Helsingfors
FINLAND
Faksi: +358 204922852

9. France

Ministère de l'économie, de l'industrie et de l'emploi
Direction générale de la compétitivité, de l'industrie et des services
Sous-direction «industries de santé, de la chimie et des nouveaux matériaux»
Bureau «matériaux du futur et nouveaux procédés»
Le Bervil
12, rue Villiot
75572 Paris Cedex 12
FRANCE
Tél. + 33 153449026
Fax + 33 153449172

10. Germany

Bundesamt für Wirtschaft und Ausfuhrkontrolle (BAFA)
Frankfurter Str. 29-35
65760 Eschborn, Deutschland
Tel.: +49 6196-9080
Fax: +49 6196-908800

11. Greece

Υπουργείο Ανάπτυξης, Ανταγωνιστικότητας & Ναυτιλίας
Γενική Διεύθυνση Διεθνούς Οικονομικής Πολιτικής
Διεύθυνση Καθεστώτων Εισαγωγών-Εξαγωγών, Εμπορικής Άμυνας
Κορνάρου 1
GR-105 63 Αθήνα
Τηλ. +(30 210) 328 6021-22
Φαξ +(30 210) 328 60 94

12. Hungary

Magyar Kereskedelmi Engedélyezési Hivatal
Budapest
Németvölgyi út 37–39.
1124
MAGYARORSZÁG
Tel. +36 1458 5503
Fax + 36 1458 5814
E-mail: mkeh@mkeh.gov.hu

13. Ireland

Department of Enterprise, Trade and Employment
Internal Market
Kildare Street
IRL-Dublin 2
Tel. (353 1) 631 21 21
Fax (353 1) 631 28 26

14. Italy

Ministero dello Sviluppo economico
Dipartimento per l'impresa e l'internazionalizzazione
Direzione generale per la Politica commerciale internazionale
Divisione III — Politiche settoriali
Viale Boston, 25
I-00144 Roma
Tel. (39 06) 5964 7517, 5993 2202, 5993 2198
Fax (39 06) 5993 2263, 5993 2636
E-mail: polcom3@sviluppoeconomico.gov.it

15. Latvia

Ekonomikas ministrija
Brīvības iela 55
LV-1519 Rīga
Tālr.: + 371 670 132 99/+ 371 670 132 48
Fakss: + 371 672 808 82

16. Lithuania

Lietuvos Respublikos Ūkio ministerija
Gedimino pr. 38, Vasario 16-osios g. 2
LT-01104 Vilnius
Tel.: + 370 706 64 658/+ 370 706 64 808
Faks. + 370 706 64 762

17. Luxembourg

Ministère de l'économie et du commerce
Office des licences
Boîte postale 113
2011 Luxembourg
LUXEMBOURG
Tél. + 352 4782371
Fax + 352 466138

18. Malta

Il-Ministeru tal-Finanzi, l-Ekonomija u l-Investment
Id-Dipartiment tal-Kummerċ, Id-Direttorat tas-Servizzi
Kummerċjali
Lascaris
Valletta VLT 2000
Malta
Tel. 00 356 256 90 202
Fax 00 356 212 37 112

19. Netherlands

Belastingdienst/Douane
Centrale dienst voor in- en uitvoer
Kempensberg 12
Postbus 30003
9700 RD Groningen
Tel. +31 881512122
Fax +31 881513182

20. Poland

Ministerstwo Gospodarki
Pl. Trzech Krzyży 3/5
PL-00-950 Warszawa
Tel.: 0048/22/693 55 53
Faks: 0048/22/693 40 21

21. Portugal

Ministério das Finanças
Direcção-Geral das Alfândegas e dos Impostos Especiais
sobre o Consumo
Rua Terreiro do Trigo
Edifício da Alfândega
P-1149-060 LISBOA
Tel. (351-1) 218 814 263
Fax: (351-1) 218 814 261
E-mail: dsl@dgaiec.min-financas.pt

22. Romania

Ministerul Economiei,
Comerțului și Mediului de Afaceri
Direcția Generală Politici Comerciale
Str. Ion Câmpineanu, nr. 16
București, sector 1
Cod poștal 010036
Tel. +40 213150081
Fax +40 213150454
e-mail: clc@dce.gov.ro

23. Slovakia

Ministerstvo hospodárstva SR
Oddelenie licencií
Mierová 19
SK-827 15 Bratislava
Tel.: +421 24854 2021 / +421 2 4854 7119
Fax: + 421 24342 3919

24. Slovenia

Ministrstvo za finance
Carinska uprava Republike Slovenije
Carinski urad Jesenice
Center za TARIC in kvote
Spodnji plavž 6c
SLO-4270 Jesenice
Slovenija
Telefon: +386-4 2974470
Telefaks: +386-4 2974472
E-naslov: taric.cuje@gov.si

25. Spain

Ministerio de Industria, Turismo y Comercio
Dirección General de Comercio e Inversiones
Paseo de la Castellana nº 162
E-28046 Madrid
Tel. (34 91) 349 38 17 / 349 38 74
Fax (34 91) 349 38 31
E-mail: sgindustrial.sccc@comercio.mityc.es

26. Sweden

National Board of Trade (Kommerskollegium)
Box 6803
113 86 Stockholm
Tfn +46 86904800
Fax +46 8306759
E-post: registrator@kommers.se

27. United Kingdom

Department for Business, Innovation and Skills
Import Licensing Branch
Queensway House – West Precinct
Billingham
UK-TS23 2NF
Tel. (44-1642) 36 43 33
Fax (44-1642) 36 42 69
E-mail: enquiries.ilb@bis.gsi.gov.uk

COMMISSION IMPLEMENTING REGULATION (EU) No 1324/2011

of 16 December 2011

derogating, for 2012, from Regulation (EC) No 1067/2008 opening and providing for the administration of Community tariff quotas for common wheat of a quality other than high quality from third countries

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation) ⁽¹⁾, and in particular Article 144 in conjunction with Article 4 thereof,

Whereas:

- (1) Under Article 3(3) of Commission Regulation (EC) No 1067/2008 of 30 October 2008 opening and providing for the administration of Community tariff quotas for common wheat of a quality other than high quality from third countries and derogating from Council Regulation (EC) No 1234/2007 ⁽²⁾, subquota III for other third countries is divided into four quarterly subperiods, including subperiod 1 extending from 1 January to 31 March and covering a quantity of 594 597 tonnes and subperiod 2 extending from 1 April to 30 June and covering a quantity of 594 597 tonnes.
- (2) In view of the situation of the market, in order to promote a fluid supply of the EU market in cereals under subquota III for 2012, subperiod 1 and subperiod 2 should be merged into a single subperiod, covering the cumulative quantity for subperiods 1 and 2, namely 1 189 194 tonnes.

(3) A derogation should therefore be made from Regulation (EC) No 1067/2008 for 2012.

(4) In order to ensure effective management of the procedure for issuing import certificates from 1 January 2012, this Regulation must enter into force on the day following its publication in the *Official Journal of the European Union*.

(5) The Management Committee for the Common Organisation of Agricultural Markets has not delivered an opinion within the time limit set by its Chair,

HAS ADOPTED THIS REGULATION:

Article 1

By way of derogation from Article 3(3)(a) of Regulation (EC) No 1067/2008, for 2012, subperiod 1 shall extend from 1 January 2012 to 30 June 2012, covering a quantity of 1 189 194 tonnes.

By way of derogation from Article 3(3)(b) of Regulation (EC) No 1067/2008, subperiod 2 shall be eliminated for 2012.

Article 2

This Regulation shall enter into force on the day following its publication in the *Official Journal of the European Union*.

It shall apply until 30 June 2012.

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

Done at Brussels, 16 December 2011.

For the Commission

The President

José Manuel BARROSO

⁽¹⁾ OJ L 299, 16.11.2007, p. 1.

⁽²⁾ OJ L 290, 31.10.2008, p. 3.

COMMISSION IMPLEMENTING REGULATION (EU) No 1325/2011**of 16 December 2011****amending Implementing Regulation (EU) No 543/2011 as regards the trigger levels for additional duties on pears, lemons, apples and courgettes**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation) ⁽¹⁾, and in particular Article 143(b) in conjunction with Article 4 thereof,

Whereas:

- (1) Commission Implementing Regulation (EU) No 543/2011 of 7 June 2011 laying down detailed rules for the application of Council Regulation (EC) No 1234/2007 in respect of the fruit and vegetables and processed fruit and vegetables sectors ⁽²⁾ provides for the surveillance of the imports of the products listed in Annex XVIII thereto. That surveillance is to be carried out in accordance with the rules laid down in Article 308d of Commission Regulation (EEC) No 2454/93 of 2 July 1993 laying down provisions for the implementation of Council Regulation (EEC) No 2913/92 establishing the Community Customs Code ⁽³⁾.
- (2) For the purposes of Article 5(4) of the Agreement on Agriculture ⁽⁴⁾ concluded during the Uruguay Round of

multilateral trade negotiations and in the light of the latest data available for 2008, 2009 and 2010, the trigger levels for additional duties on pears, lemons, apples and courgettes should be adjusted.

- (3) Implementing Regulation (EU) No 543/2011 should therefore be amended accordingly.
- (4) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for the Common Organisation of Agricultural Markets,

HAS ADOPTED THIS REGULATION:

Article 1

Annex XVIII to Implementing Regulation (EU) No 543/2011 is hereby replaced by the text set out in the Annex to this Regulation.

*Article 2*This Regulation shall enter into force on the day following its publication in the *Official Journal of the European Union*.

It shall apply from 1 January 2012.

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

Done at Brussels, 16 December 2011.

*For the Commission**The President*

José Manuel BARROSO

⁽¹⁾ OJ L 299, 16.11.2007, p. 1.⁽²⁾ OJ L 157, 15.6.2011, p. 1.⁽³⁾ OJ L 253, 11.10.1993, p. 1.⁽⁴⁾ OJ L 336, 23.12.1994, p. 22.

ANNEX

'ANNEX XVIII

ADDITIONAL IMPORT DUTIES: TITLE IV, CHAPTER I, SECTION 2

Without prejudice to the rules governing the interpretation of the Combined Nomenclature, the description of the products is deemed to be indicative only. The scope of the additional duties for the purposes of this Annex is determined by the scope of the CN codes as they stand at the time of the adoption of this Regulation.

Order number	CN code	Description	Trigger period	Trigger level (tonnes)
78.0015	0702 00 00	Tomatoes	From 1 October to 31 May	481 762
78.0020			From 1 June to 30 September	44 251
78.0065	0707 00 05	Cucumbers	From 1 May to 31 October	92 229
78.0075			From 1 November to 30 April	55 270
78.0085	0709 90 80	Artichokes	From 1 November to 30 June	11 620
78.0100	0709 90 70	Courgettes	From 1 January to 31 December	54 760
78.0110	0805 10 20	Oranges	From 1 December to 31 May	292 760
78.0120	0805 20 10	Clementines	From 1 November to end of February	85 392
78.0130	0805 20 30 0805 20 50 0805 20 70 0805 20 90	Mandarins (including tangerines and satsumas); wilkings and similar citrus hybrids	From 1 November to end of February	99 128
78.0155	0805 50 10	Lemons	From 1 June to 31 December	340 920
78.0160			From 1 January to 31 May	90 108
78.0170	0806 10 10	Table grapes	From 21 July to 20 November	80 588
78.0175	0808 10 80	Apples	From 1 January to 31 August	701 247
78.0180			From 1 September to 31 December	64 981
78.0220	0808 20 50	Pears	From 1 January to 30 April	230 148
78.0235			From 1 July to 31 December	35 573
78.0250	0809 10 00	Apricots	From 1 June to 31 July	5 794
78.0265	0809 20 95	Cherries, other than sour cherries	From 21 May to 10 August	30 783
78.0270	0809 30	Peaches, including nectarines	From 11 June to 30 September	5 613
78.0280	0809 40 05	Plums	From 11 June to 30 September	10 293'

COMMISSION IMPLEMENTING REGULATION (EU) No 1326/2011**of 16 December 2011****establishing the standard import values for determining the entry price of certain fruit and vegetables**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation) ⁽¹⁾,Having regard to Commission Implementing Regulation (EU) No 543/2011 of 7 June 2011 laying down detailed rules for the application of Council Regulation (EC) No 1234/2007 in respect of the fruit and vegetables and processed fruit and vegetables sectors ⁽²⁾, and in particular Article 136(1) thereof,

Whereas:

Implementing Regulation (EU) No 543/2011 lays down, pursuant to the outcome of the Uruguay Round multilateral trade negotiations, the criteria whereby the Commission fixes the standard values for imports from third countries, in respect of the products and periods stipulated in Annex XVI, Part A thereto,

HAS ADOPTED THIS REGULATION:

Article 1

The standard import values referred to in Article 136 of Implementing Regulation (EU) No 543/2011 are fixed in the Annex hereto.

Article 2

This Regulation shall enter into force on 17 December 2011.

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

Done at Brussels, 16 December 2011.

*For the Commission,
On behalf of the President,
José Manuel SILVA RODRÍGUEZ
Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 299, 16.11.2007, p. 1.

⁽²⁾ OJ L 157, 15.6.2011, p. 1.

ANNEX

Standard import values for determining the entry price of certain fruit and vegetables

(EUR/100 kg)

CN code	Third country code ⁽¹⁾	Standard import value
0702 00 00	AL	60,1
	MA	69,2
	TN	85,7
	TR	109,2
	ZZ	81,1
0707 00 05	TR	125,1
	ZZ	125,1
0709 90 70	MA	43,8
	TR	148,5
	ZZ	96,2
0805 10 20	AR	40,2
	BR	39,0
	CL	30,5
	MA	57,8
	TR	51,6
	ZA	54,5
	ZZ	45,6
0805 20 10	MA	69,3
	TR	79,7
	ZZ	74,5
0805 20 30, 0805 20 50, 0805 20 70, 0805 20 90	IL	87,9
	TR	86,3
	ZZ	87,1
0805 50 10	AR	52,9
	TR	51,2
	ZZ	52,1
0808 10 80	CA	109,9
	CL	90,0
	US	106,5
	ZA	80,2
	ZZ	96,7
0808 20 50	CN	42,7
	ZZ	42,7

⁽¹⁾ Nomenclature of countries laid down by Commission Regulation (EC) No 1833/2006 (OJ L 354, 14.12.2006, p. 19). Code 'ZZ' stands for 'of other origin'.

COMMISSION IMPLEMENTING REGULATION (EU) No 1327/2011**of 16 December 2011****on the issue of import licences for applications lodged during the first seven days of December 2011 under the tariff quotas opened by Regulation (EC) No 533/2007 for poultrymeat**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation) ⁽¹⁾,Having regard to Commission Regulation (EC) No 1301/2006 of 31 August 2006 laying down common rules for the administration of import tariff quotas for agricultural products managed by a system of import licences ⁽²⁾, and in particular Article 7(2) thereof,Having regard to Commission Regulation (EC) No 533/2007 of 14 May 2007 opening and providing for the administration of tariff quotas in the poultrymeat sector ⁽³⁾, and in particular Article 5(6) thereof,

Whereas:

- (1) Regulation (EC) No 533/2007 opened tariff quotas for imports of poultrymeat products.
- (2) The applications for import licences lodged during the first seven days of December 2011 for the subperiod from 1 January to 31 March 2012 relate, for some quotas, to quantities exceeding those available. The extent to which import licences may be issued should therefore be determined by establishing the allocation coefficient to be applied to the quantities requested,

HAS ADOPTED THIS REGULATION:

Article 1

The quantities for which import licence applications have been lodged under Regulation (EC) No 533/2007 for the subperiod from 1 January to 31 March 2012 shall be multiplied by the allocation coefficients set out in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 17 December 2011.

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

Done at Brussels, 16 December 2011.

*For the Commission,
On behalf of the President,
José Manuel SILVA RODRÍGUEZ
Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 299, 16.11.2007, p. 1.

⁽²⁾ OJ L 238, 1.9.2006, p. 13.

⁽³⁾ OJ L 125, 15.5.2007, p. 9.

ANNEX

Group No	Order No	Allocation coefficient for import licence applications lodged for the subperiod from 1.1.2012-31.3.2012 (%)
P1	09.4067	2,34745
P3	09.4069	0,396986

COMMISSION IMPLEMENTING REGULATION (EU) No 1328/2011**of 16 December 2011****on the issue of import licences for applications lodged during the first seven days of December 2011 under the tariff quotas opened by Regulation (EC) No 539/2007 for certain products in the egg sector and for egg albumin**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (single CMO Regulation) ⁽¹⁾,Having regard to Commission Regulation (EC) No 1301/2006 of 31 August 2006 laying down common rules for the administration of import tariff quotas for agricultural products managed by a system of import licences ⁽²⁾, and in particular Article 7(2) thereof,Having regard to Commission Regulation (EC) No 539/2007 of 15 May 2007 opening and providing for the administration of tariff quotas in the egg sector and for egg albumin ⁽³⁾, and in particular Article 5(6) thereof,

Whereas:

- (1) Regulation (EC) No 539/2007 opened tariff quotas for imports of egg products and egg albumin.
- (2) The applications for import licences lodged during the first seven days of December 2011 for the subperiod from 1 January to 31 March 2012 relate, for some quotas, to quantities exceeding those available. The extent to which import licences may be issued should therefore be determined by establishing the allocation coefficient to be applied to the quantities requested,

HAS ADOPTED THIS REGULATION:

Article 1

The quantities for which import licence applications have been lodged under Regulation (EC) No 539/2007 for the subperiod from 1 January to 31 March 2012 shall be multiplied by the allocation coefficients set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 17 December 2011.

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

Done at Brussels, 16 December 2011.

*For the Commission,
On behalf of the President,
José Manuel SILVA RODRÍGUEZ
Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 299, 16.11.2007, p. 1.

⁽²⁾ OJ L 238, 1.9.2006, p. 13.

⁽³⁾ OJ L 128, 16.5.2007, p. 19.

ANNEX

Group No	Order No	Allocation coefficient for import licence applications lodged for the subperiod from 1.1.2012-31.3.2012 (%)
E2	09.4401	45,956039

COMMISSION IMPLEMENTING REGULATION (EU) No 1329/2011**of 16 December 2011****on the issue of import licences for applications lodged during the first seven days of December 2011 under the tariff quota opened by Regulation (EC) No 1385/2007 for poultrymeat**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation) ⁽¹⁾,

Having regard to Commission Regulation (EC) No 1301/2006 of 31 August 2006 laying down common rules for the administration of import tariff quotas for agricultural products managed by a system of import licences ⁽²⁾, and in particular Article 7(2) thereof,

Having regard to Commission Regulation (EC) No 1385/2007 of 26 November 2007 laying down detailed rules for the application of Council Regulation (EC) No 774/94 as regards opening and providing for the administration of certain Community tariff quotas for poultrymeat ⁽³⁾, and in particular Article 5(6) thereof,

Whereas:

The applications for import licences lodged during the first seven days of December 2011 for the subperiod from 1 January to 31 March 2012 relate, for some quotas, to quantities exceeding those available. The extent to which import licences may be issued should therefore be determined by establishing the allocation coefficient to be applied to the quantities requested,

HAS ADOPTED THIS REGULATION:

Article 1

The quantities for which import licence applications have been lodged for the subperiod from 1 January to 31 March 2012 under Regulation (EC) No 1385/2007 shall be multiplied by the allocation coefficients set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 17 December 2011.

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

Done at Brussels, 16 December 2011.

*For the Commission,
On behalf of the President,
José Manuel SILVA RODRÍGUEZ
Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 299, 16.11.2007, p. 1.

⁽²⁾ OJ L 238, 1.9.2006, p. 13.

⁽³⁾ OJ L 309, 27.11.2007, p. 47.

ANNEX

Group No	Order No	Allocation coefficient for import licence applications lodged for the subperiod from 1.1.2012-31.3.2012 (%)
1	09.4410	0,339444
3	09.4412	0,379075
4	09.4420	0,385208
6	09.4422	0,388953

**COMMISSION IMPLEMENTING REGULATION (EU) No 1330/2011
of 16 December 2011**

on the issue of import licences for applications lodged during the first seven days of December 2011 under the tariff quota opened by Regulation (EC) No 1384/2007 for poultrymeat originating in Israel

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation) ⁽¹⁾,

Having regard to Commission Regulation (EC) No 1301/2006 of 31 August 2006 laying down common rules for the administration of import tariff quotas for agricultural products managed by a system of import licences ⁽²⁾, and in particular Article 7(2) thereof,

Having regard to Commission Regulation (EC) No 1384/2007 of 26 November 2007 laying down detailed rules for the application of Council Regulation (EC) No 2398/96 as regards opening and providing for the administration of certain quotas for imports into the Community of poultrymeat products originating in Israel ⁽³⁾, and in particular Article 5(5) thereof,

Whereas:

The applications for import licences lodged during the first seven days of December 2011 for the subperiod from 1 January to 31 March 2012 relate to quantities exceeding those available for licences under the quota with order number 09.4092. The extent to which import licences may be issued should therefore be determined by establishing the allocation coefficient to be applied to the quantities requested,

HAS ADOPTED THIS REGULATION:

Article 1

The quantities for which import licence applications have been lodged under Regulation (EC) No 1384/2007 for the subperiod from 1 January to 31 March 2012 shall be multiplied by the allocation coefficients set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 17 December 2011.

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

Done at Brussels, 16 December 2011.

*For the Commission,
On behalf of the President,
José Manuel SILVA RODRÍGUEZ
Director-General for Agriculture and
Rural Development*

⁽¹⁾ OJ L 299, 16.11.2007, p. 1.

⁽²⁾ OJ L 238, 1.9.2006, p. 13.

⁽³⁾ OJ L 309, 27.11.2007, p. 40.

ANNEX

Group No	Order No	Allocation coefficient for import licence applications lodged for the subperiod from 1.1.2012-31.3.2012 (%)
IL1	09.4092	77,639751

DECISIONS

COUNCIL DECISION 2011/845/CFSP

of 16 December 2011

concerning the temporary reception by Member States of the European Union of certain Palestinians

THE COUNCIL OF THE EUROPEAN UNION,

HAS ADOPTED THIS DECISION:

Having regard to the Treaty on European Union, and in particular Article 29 and Article 31(1) thereof,

Whereas:

- (1) On 17 November 2010, the Council adopted Decision 2010/694/CFSP concerning the temporary reception by Member States of the European Union of certain Palestinians⁽¹⁾, which provided for an extension of the validity of their national permits for entry into, and stay in, the territory of the Member States referred to in Common Position 2002/400/CFSP of 21 May 2002 concerning the temporary reception by Member States of the European Union of certain Palestinians⁽²⁾ for a further period of 12 months.
- (2) On the basis of an evaluation of the application of Common Position 2002/400/CFSP, the Council considers it appropriate that the validity of those permits be extended for a further period of 12 months,

Article 1

The Member States referred to in Article 2 of Common Position 2002/400/CFSP shall extend the validity of the national permits for entry and stay granted pursuant to Article 3 of that Common Position for a further period of 12 months.

Article 2

The Council shall evaluate the application of Common Position 2002/400/CFSP within six months of the adoption of this Decision.

Article 3

This Decision shall enter into force on the day of its adoption.

Done at Brussels, 16 December 2011.

For the Council
The President
T. NALEWAJK

⁽¹⁾ OJ L 303, 19.11.2010, p. 13.

⁽²⁾ OJ L 138, 28.5.2002, p. 33.

POLITICAL AND SECURITY COMMITTEE DECISION ATALANTA/5/2011

of 16 December 2011

amending Political and Security Committee Decision ATALANTA/2/2009 on the acceptance of third States' contributions to the European Union military operation to contribute to the deterrence, prevention and repression of acts of piracy and armed robbery off the Somali coast (Atalanta) and Political and Security Committee Decision ATALANTA/3/2009 on the setting up of the Committee of Contributors for the European Union military operation to contribute to the deterrence, prevention and repression of acts of piracy and armed robbery off the Somali coast (Atalanta)

(2011/846/CFSP)

THE POLITICAL AND SECURITY COMMITTEE,

Having regard to the Treaty on European Union, and in particular the third subparagraph of Article 38 thereof,

Having regard to Council Joint Action 2008/851/CFSP of 10 November 2008 on a European Union military operation to contribute to the deterrence, prevention and repression of acts of piracy and armed robbery off the Somali coast ⁽¹⁾, and in particular Article 10 thereof,

Having regard to Political and Security Committee Decision Atalanta/2/2009 ⁽²⁾ and to Political and Security Committee Decision Atalanta/3/2009 ⁽³⁾, and the addendum thereto ⁽⁴⁾,

Whereas:

- (1) The EU Operation Commander held a Force Generation Conference on 16 December 2008.
- (2) Following the offer by Serbia to contribute to operation Atalanta, the recommendation by the EU Operation Commander and the advice by the European Union Military Committee (EUMC), the contribution from Serbia should be accepted.
- (3) In accordance with Article 5 of the Protocol (No 22) on the position of Denmark, annexed to the Treaty on the European Union and to the Treaty on the Functioning of the European Union, Denmark does not participate in the elaboration and implementation of decisions and actions of the Union which have defence implications,

HAS ADOPTED THIS DECISION:

Article 1

Article 1 of Political and Security Committee Decision Atalanta/2/2009 is replaced by the following:

*'Article 1***Third States' contributions**

Following the Force Generation and Manning Conferences and the recommendations by the EU Operation Commander and the European Union Military Committee, the contributions from Norway, Croatia, Montenegro, Ukraine and Serbia shall be accepted for the EU military operation to contribute to the deterrence, prevention and repression of acts of piracy and armed robbery off the Somali coast (Atalanta):'

Article 2

The Annex to Political and Security Committee Decision Atalanta/3/2009 is replaced by the text appearing in the Annex to this Decision.

Article 3

This Decision shall enter into force on the date of its adoption.

Done at Brussels, 16 December 2011.

*For the Political and Security Committee**The Chairperson*

O. SKOOG

⁽¹⁾ OJ L 301, 12.11.2008, p. 33.

⁽²⁾ OJ L 109, 30.4.2009, p. 52.

⁽³⁾ OJ L 112, 6.5.2009, p. 9.

⁽⁴⁾ OJ L 119, 14.5.2009, p. 40.

ANNEX

'ANNEX

LIST OF THIRD STATES REFERRED TO IN ARTICLE 2(1)

- Norway,
 - Croatia,
 - Montenegro,
 - Ukraine,
 - Serbia.'
-

COUNCIL IMPLEMENTING DECISION 2011/847/CFSP
of 16 December 2011
implementing Decision 2010/639/CFSP concerning restrictive measures against Belarus

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on European Union, and in particular Article 31(2) thereof,

Having regard to Council Decision 2010/639/CFSP of 25 October 2010 concerning restrictive measures against Belarus ⁽¹⁾, and in particular Article 4(1) thereof,

Whereas:

- (1) On 25 October 2010, the Council adopted Decision 2010/639/CFSP concerning restrictive measures against Belarus.
- (2) In view of the gravity of the situation in Belarus, additional persons should be included in the list of persons and entities subject to restrictive measures as set out in Annex IIIA to Decision 2010/639/CFSP.

(3) Annex IIIA to Decision 2010/639/CFSP should be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The persons listed in the Annex to this Decision shall be added to the list set out in Annex IIIA to Decision 2010/639/CFSP.

Article 2

This Decision shall enter into force on the date of its adoption.

Done at Brussels, 16 December 2011.

For the Council
The President
T. NALEWAJK

⁽¹⁾ OJ L 280, 26.10.2010, p. 18.

ANNEX

Persons referred to in Article 1

	Names Transcription of Belarusian spelling Transcription of Russian spelling	Names (Belarusian spelling)	Names (Russian spelling)	Place and date of birth	Position
1.	Bandarenka Siarhei Uladzimiravich Bondarenko Sergei Vladimirovich	Бандарэнка Сяргей Уладзіміравіч	Бондаренко Сергей Владимирович	Address: Department of law of administration of Pervomaysky district Chornogo K. 5 office 417 Tel.: +375 17 2800264	Judge of the Pervomaiski District Court of Minsk. On 24 November 2011 he sentenced Ales Byalyatski, one of the most prominent human rights defenders, Chief of the Belarusian HR Centre "Vyasna", Vice President of FIDH. The trial was conducted in a way that was a clear violation of the Code of Penal Procedure. Byalyatski was active in defending and providing assistance to those who suffered from repression in relation with the 19 December 2010 elections and the crackdown on civil society and democratic opposition.
2.	Saikouski Uladzimir Saikovski Vladimir	Сайкоўскі Уладзімір	Сайковский Владимир	Address: Department of law of administration of Pervomaysky district Chornogo K. 5 office 417 Tel.: +375 17 2800264	Public Prosecutor of the Pervo- maiski District Court of Minsk. He dealt with the trial of Ales Byalyatski, one of the most prominent human rights defenders, Chief of the Bela- rusian HR Centre "Vyasna", Vice President of FIDH. The accusation presented by the prosecutor in the trial had a clear and imminent political motivation and was a clear violation of the Code of Penal Procedure. Byalyatski was active in defending and providing assistance to those who suffered from repression in relation with the 19 December 2010 elections and the crackdown on civil society and democratic opposition.'

COUNCIL IMPLEMENTING DECISION 2011/848/CFSP
of 16 December 2011
implementing Decision 2010/788/CFSP concerning restrictive measures against the Democratic Republic of the Congo

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on European Union, and in particular Article 31(2) thereof,

Having regard to Council Decision 2010/788/CFSP of 20 December 2010 concerning restrictive measures against the Democratic Republic of the Congo ⁽¹⁾, and in particular Article 6 thereof,

Whereas:

- (1) On 20 December 2010, the Council adopted Decision 2010/788/CFSP concerning restrictive measures against the Democratic Republic of the Congo.
- (2) On 12 October and 28 November 2011, the Security Council Committee established pursuant to United Nations Security Council Resolution 1533 (2004) concerning the Democratic Republic of the Congo updated the list of individuals and entities subject to restrictive measures.

- (3) The Annex to Decision 2010/788/CFSP should be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The persons listed in the Annex to this Decision shall be added to the list set out in the Annex to Decision 2010/788/CFSP.

Article 2

This Decision shall enter into force on the date of its adoption.

Done at Brussels, 16 December 2011.

For the Council
The President
T. NALEWAJK

⁽¹⁾ OJ L 336, 21.12.2010, p. 30.

ANNEX

Persons referred to in Article 1

Name	Alias	Date of birth/ place of birth	Identifying information	Reasons	Date of designation
Jamil MUKULU	Professor Musharaf Steven Alirabaki David Kyagulanyi Musezi Talenganimiro Mzee Tutu Abdullah Junjuaka Alilabaki Kyagulanyi Hussein Muhammad Nicolas Luumu Talenganimiro	1965 Alternative date of birth: 1 January 1964 Ntoke Village Ntenjeru Sub County Kayunga District Uganda	Ugandan Head of the Allied Democratic Forces (ADF) Commander, Allied Democratic Forces	<p>According to open-source and official reporting, including the UNSC DRC Sanctions Committee's Group of Experts' reports, Jamil Mukulu is the military leader of the Allied Democratic Forces (ADF), a foreign armed group operating in the DRC that impedes the disarmament and voluntary repatriation or resettlement of ADF combatants, as described in paragraph 4(b) of resolution 1857 (2008).</p> <p>The UNSC DRC Sanction Committee's Group of Experts has reported that Jamil Mukulu has provided leadership and material support to the ADF, an armed group operating in the territory of the DRC.</p> <p>According to multiple sources including the UNSC DRC Sanctions Committee's Group of Experts' reports, Jamil Mukulu has also continued to exercise influence over the policies, provided financing, and maintained direct command and control over the activities of ADF forces in the field, including overseeing links with international terrorist networks.</p>	12.10.2011
Ntabo Ntaberi SHEKA		4 April 1976 Walikale Territory Democratic Republic of the Congo	Congolese Commander-in-Chief, Nduma Defence of Congo, Mayi Mayi Sheka group	<p>Ntabo Ntaberi Sheka, Commander-in-Chief of the political branch of the Mayi Mayi Sheka, is the political leader of a Congolese armed group that impedes the disarmament, demobilisation, or reintegration of combatants. The Mayi Mayi Sheka is a Congo-based militia group that operates from bases in Walikale territory in eastern DRC.</p> <p>The Mayi Mayi Sheka group has carried out attacks on mines in eastern DRC, including taking over the Bisiye mines and extorting from locals.</p> <p>Ntabo Ntaberi Sheka has also committed serious violations of international law involving the targeting of children. Ntabo Ntaberi Sheka planned and ordered a series of attacks in Walikale territory from 30 July to 2 August 2010, to punish local populations accused of collaborating with Congolese government forces. In the course of the attacks, children were raped and were abducted, subjected to forced labour and subjected to cruel, inhumane or degrading treatment. The Mayi Mayi Sheka militia group also forcibly recruits boys and holds children in their ranks from recruitment drives.</p>	28.11.2011

POLITICAL AND SECURITY COMMITTEE DECISION EULEX/2/2011**of 16 December 2011****extending the mandate of the Head of Mission of the European Union Rule of Law Mission in Kosovo ⁽¹⁾, EULEX KOSOVO**

(2011/849/CFSP)

THE POLITICAL AND SECURITY COMMITTEE,

Having regard to the Treaty on European Union and in particular the third subparagraph of Article 38 thereof,

Having regard to Council Joint Action 2008/124/CFSP of 4 February 2008 on the European Union Rule of Law Mission in Kosovo, EULEX KOSOVO ⁽²⁾, and in particular Article 12(2) thereof,

Whereas:

- (1) Pursuant to Joint Action 2008/124/CFSP, the Political and Security Committee (PSC) is authorised, in accordance with Article 38 of the Treaty, to take the relevant decisions for the purpose of exercising political control and strategic direction of the European Union Rule of Law Mission in Kosovo (EULEX KOSOVO), including the decision to appoint a Head of Mission.
- (2) On 8 June 2010, the Council adopted Decision 2010/322/CFSP ⁽³⁾ extending the duration of EULEX KOSOVO until 14 June 2012.
- (3) By Decision 2010/431/CFSP ⁽⁴⁾, following a proposal by the High Representative of the Union for Foreign Affairs and Security Policy (HR), the PSC appointed Mr Xavier BOUT DE MARNHAC as Head of Mission of EULEX KOSOVO with effect from 15 October 2010.

(4) By Decision 2011/688/CFSP ⁽⁵⁾, the PSC extended the mandate of Mr Xavier BOUT DE MARNHAC as Head of Mission of EULEX KOSOVO until 14 December 2011.

(5) On 9 December 2011, the HR proposed the extension of the mandate of Mr Xavier BOUT DE MARNHAC as Head of Mission of EULEX KOSOVO until 14 June 2012,

HAS ADOPTED THIS DECISION:

Article 1

The mandate of Mr Xavier BOUT DE MARNHAC as Head of Mission of EULEX KOSOVO is hereby extended until 14 June 2012.

Article 2

This Decision shall enter into force on the day of its adoption.

It shall apply from 15 December 2011.

Done at Brussels, 16 December 2011.

For the Political and Security Committee

The Chairperson

O. SKOOG

⁽¹⁾ Under United Nations Security Council Resolution 1244 (1999).

⁽²⁾ OJ L 42, 16.2.2008, p. 92.

⁽³⁾ OJ L 145, 11.6.2010, p. 13.

⁽⁴⁾ OJ L 202, 4.8.2010, p. 10.

⁽⁵⁾ OJ L 270, 15.10.2011, p. 32.

COMMISSION IMPLEMENTING DECISION

of 12 December 2011

laying down rules for Directives 2004/107/EC and 2008/50/EC of the European Parliament and of the Council as regards the reciprocal exchange of information and reporting on ambient air quality

(notified under document C(2011) 9068)

(2011/850/EU)

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Directive 2004/107/EC of the European Parliament and of the Council of 15 December 2004 relating to arsenic, cadmium, mercury, nickel and polycyclic aromatic hydrocarbons in ambient air⁽¹⁾, and in particular Article 5(4) thereof,

Having regard to Directive 2008/50/EC of the European Parliament and of the Council of 21 May 2008 on ambient air quality and cleaner air for Europe⁽²⁾, and in particular Article 28(2) thereof,

Whereas:

- (1) Directive 2004/107/EC lays down target values to be met by a certain date, determines common methods and criteria for the assessment of the listed pollutants, lays down the information that needs to be transmitted to the Commission and ensures that adequate information on concentration levels of those pollutants is made available to the public. It requires that detailed arrangements for forwarding the ambient air quality information are adopted.
- (2) Directive 2008/50/EC establishes the framework for the assessment and management of ambient air quality. It provides that the information on ambient air quality and the timescales in which such information is to be made available by Member States are to be laid down for the reporting and the reciprocal exchange of information on air quality. It also requires that ways are identified to streamline how such information are reported and exchanged.
- (3) Council Decision 97/101/EC of 27 January 1997 establishing a reciprocal exchange of information and data from networks and individual stations measuring ambient air pollution within the Member States⁽³⁾ lists the information on air quality which Member States are to provide in view of the reciprocal exchange.

(4) Directive 2008/50/EC provides that Decision 97/101/EC is to be repealed with effect from the end of the second calendar year following the entry into force of the implementing measures on transmission of information and reporting. Accordingly, the provisions of Decision 97/101/EC should be reflected in this Decision.

(5) The scope of this Decision covers the annual reporting on ambient air quality assessment and the submission of information on plans and programmes in relation to limit values for certain pollutants in ambient air currently covered by Commission Decision 2004/224/EC of 20 February 2004 laying down arrangements for the submission of information on plans or programmes required under Council Directive 96/62/EC in relation to limit values for certain pollutants in ambient air⁽⁴⁾ and Commission Decision 2004/461/EC of 29 April 2004 laying down a questionnaire to be used for annual reporting on ambient air quality assessment under Council Directives 96/62/EC and 1999/30/EC and under Directives 2000/69/EC and 2002/3/EC of the European Parliament and of the Council⁽⁵⁾. Accordingly, in the interest of clarity and consistency of Union legislation, those Decisions should be repealed.

(6) An Internet interface called the ambient air quality portal should be created by the Commission, assisted by the European Environment Agency, where Member States should make the air quality information available and where the public has access to the environmental information made available by Member States.

(7) To streamline the amount of information made available by Member States, to maximise the usefulness of such information and to reduce the administrative burden, Member States should be required to make the information available in a standardised, machine-readable form. The Commission, assisted by the European Environment Agency, should develop such a standardised machine-readable form in line with the requirements of Directive 2007/2/EC of the European Parliament and of the Council of 14 March 2007 establishing an Infrastructure for Spatial Information in the European Community (INSPIRE)⁽⁶⁾. It is of particular importance that the Commission carries out appropriate consultations during its preparatory work, including at expert level.

⁽¹⁾ OJ L 23, 26.1.2005, p. 3.

⁽²⁾ OJ L 152, 11.6.2008, p. 1.

⁽³⁾ OJ L 35, 5.2.1997, p. 14.

⁽⁴⁾ OJ L 68, 6.3.2004, p. 27.

⁽⁵⁾ OJ L 156, 30.4.2004, p. 78.

⁽⁶⁾ OJ L 108, 25.4.2007, p. 1.

- (8) To reduce the administrative burden and the scope for errors, Member States should use an electronic, Internet-based tool accessible through the ambient air quality portal when making information available. That tool should be used to check the consistency of the information, the data quality and to aggregate the primary data. Where this Decision requires information to be made available in aggregate form, the tool should therefore undertake this aggregation. Member States should be able to use the tool independently from making available the ambient air quality information to the Commission to fulfil a reporting obligation or to exchange ambient air quality data.
- (9) The European Environment Agency should assist the Commission, as appropriate, with the management of the ambient air quality portal and the development of the tool for information consistency, data quality and aggregation of primary data. The European Environment Agency should in particular assist the Commission in the monitoring of the data repository, as well as the analysis relating to fulfilment by the Member States of their obligations under Directives 2004/107/EC and 2008/50/EC.
- (10) It is necessary for the Member States and the Commission to collect, exchange and assess up-to-date air quality information in order to understand better the impacts of air pollution and develop appropriate policies. In order to facilitate the handling and comparison of up-to-date air quality information, the up-to-date information should be made available to the Commission in the same standardised form as validated data within a reasonable timeframe after it has been made available to the public.
- (11) The measures provided for in this Decision are in accordance with the opinion of the Ambient Air Quality Committee,

HAS ADOPTED THIS DECISION:

CHAPTER I

GENERAL PROVISIONS

Article 1

Subject matter

This Decision establishes rules implementing Directives 2004/107/EC and 2008/50/EC as regards:

- (a) Member States obligations to report on the assessment and management of ambient air quality;
- (b) Member States reciprocal exchange of information concerning networks and stations, and the measurements of air quality obtained from those stations that are selected by Member States for the purpose of reciprocal exchange from amongst existing stations.

Article 2

Definitions

For the purposes of this Decision, and in addition to the definitions laid down in Article 2 of Directive 2004/107/EC, Article 3 of Directive 2007/2/EC, and Article 2 of and Annex VII to Directive 2008/50/EC, the following definitions shall apply:

- (1) 'station' means a location where measurements or samples are taken at one or more sampling points at the same site within an area of approximately 100 m²;
- (2) 'network' means an organisational structure performing assessment of ambient air quality by measuring at one or more stations;
- (3) 'measurement configuration' means the technical facilities used for the measurement of one pollutant or one of its compounds at a certain station;
- (4) 'measurement data' means information on the concentration or deposition level of a specific pollutant obtained by measurements;
- (5) 'modelling data' means information on the concentration or deposition level of a specific pollutant obtained through numerical simulation of physical reality;
- (6) 'objective estimation data' means information on the concentration or deposition level of a specific pollutant obtained through expert analysis and may include use of statistical tools;
- (7) 'primary data' means information on the concentration or deposition level of a specific pollutant at the highest time resolution considered in this Decision;
- (8) 'primary up-to-date assessment data' means primary data collected with the frequency appropriate to each pollutant assessment method and made available to the public without delay;
- (9) 'ambient air quality portal' means a webpage managed by the Commission assisted by the European Environment Agency, through which information related to the implementation of this Decision including the data repository is provided;
- (10) 'data repository' means an information system, linked to the ambient air quality portal and managed by the European Environment Agency, containing air quality information and data made available through national data reporting and exchange nodes under the control of the Member States;
- (11) 'data type' means a descriptor by which similar data to be used for different purposes is categorised as set out in Part A of Annex II to this Decision;

(12) 'environmental objective' means an ambient air quality objective to be attained within a given period, or where possible over a given period respectively or in the long term as laid down in Directives 2004/107/EC and 2008/50/EC.

CHAPTER II

COMMON PROVISIONS ON THE PROCESS FOR TRANSMITTING INFORMATION AND ON QUALITY CONTROL

Article 3

Ambient air quality portal and data repository

1. The Commission, assisted by the European Environment Agency, shall establish a data repository and make it accessible through the ambient air quality portal (hereinafter referred to as 'the portal').
2. Member States shall make available the information used for reporting and reciprocal exchange of information to the data repository in accordance with Article 5.
3. The European Environment Agency shall manage the data repository.
4. The public shall have access to the data repository free of charge.
5. Each Member State shall nominate a person or persons responsible for the delivery on its behalf to the data repository of each reported and exchanged information. Only nominated persons shall make available the information to be reported or exchanged.
6. Each Member State shall communicate the name of the person or persons referred to in paragraph 5 to the Commission.

Article 4

Encoding of information

The Commission, assisted by the European Environment Agency, shall on the portal make available to Member States the standardised machine-readable description of how to encode the information required by this Decision.

Article 5

Procedure for making information available

1. Member States shall make available to the data repository the information required by this Decision in accordance with the data requirements set out in Part A of Annex I. That information shall be automatically processed by an electronic tool.
2. The tool referred to in paragraph 1 shall be used to perform the following functions:
 - (a) a consistency check of the information which is to be made available;
 - (b) a check of the primary data relative to the specific data quality objectives specified in Annex IV to Directive 2004/107/EC and Annex I to Directive 2008/50/EC;

(c) the aggregation of primary data according to the rules set out in Annex I to this Decision and Annexes VII and XI to Directive 2008/50/EC.

3. Where aggregated data is to be made available pursuant to Articles 6 to 14, they shall be generated by the tool referred to in paragraph 1 of this Article.

4. The Commission shall acknowledge the receipt of the information.

5. In case a Member State wants to update information, it shall describe the differences between the updated and original information and the reasons for the update when making the updated information available in the data repository.

The Commission shall acknowledge the receipt of the updated information. After that acknowledgment, the updated information shall be considered as the official information.

CHAPTER III

MAKING AVAILABLE MEMBER STATES' INFORMATION ON AMBIENT AIR QUALITY

Article 6

Zones and agglomerations

1. In accordance with the procedure referred to in Article 5 of this Decision, Member States shall make available the information set out in Part B of Annex II to this Decision on the delimitation and type of zones and agglomerations established in accordance with Article 3 of Directive 2004/107/EC and Article 4 of Directive 2008/50/EC and in which the assessment and management of air quality is to be carried out in the following calendar year.

For zones and agglomerations to which an exemption or a postponement applies pursuant to Article 22 of Directive 2008/50/EC, the information made available shall include an indication thereof.

2. Member States shall make the information referred to in paragraph 1 available to the Commission no later than 31 December of each calendar year. Member States may indicate that there have been no changes to the information previously made available.

3. Where changes are made to the delimitation and type of zones and agglomerations, the Member States shall inform the Commission thereof no later than 9 months after the end of the calendar year the changes were made.

Article 7

Assessment regime

1. In accordance with the procedure referred to in Article 5 of this Decision, Member States shall make available the information set out in Part C of Annex II on the assessment regime to be applied in the following calendar year for each pollutant within individual zones and agglomerations in accordance with Article 4 of Directive 2004/107/EC and Articles 5 and 9 of Directive 2008/50/EC.

2. Member States shall make the information referred to in paragraph 1 available to the Commission no later than 31 December of each calendar year. Member States may indicate that there have been no changes to the information previously made available.

Article 8

Methods for the demonstration and subtraction of exceedances attributable to natural sources or to winter-sanding or -salting

1. In accordance with the procedure referred to in Article 5 of this Decision, Member States shall make available the information set out in Part D of Annex II on the methods used for the demonstration and subtraction of exceedances attributable to natural sources or to winter-sanding or -salting applied within individual zones and agglomerations according to Articles 20 and 21 of Directive 2008/50/EC.

2. Member States shall make the information referred to in paragraph 1 available to the Commission for a full calendar year no later than 9 months after the end of each calendar year.

Article 9

Assessment methods

1. In accordance with the procedure referred to in Article 5 of this Decision, Member States shall make available the information set out in Part D of Annex II on the quality and traceability of the assessment methods applied.

2. Member States shall make the information referred to in paragraph 1 available to the Commission for a full calendar year no later than 9 months after the end of each calendar year.

3. Where in a particular zone or agglomeration fixed measurement is mandatory according to Article 4 of Directive 2004/107/EC and Articles 6 and 9 and Article 10(6) of Directive 2008/50/EC, the information shall include at least the following:

- (a) the measurement configuration;
- (b) the demonstration of equivalence where a non-reference method is used;
- (c) the sampling point location, its description and classification;
- (d) the documentation of data quality.

4. Where in a particular zone or agglomeration indicative measurement is applied in accordance with Article 4 of Directive 2004/107/EC and Articles 6 and 9 and Article 10(6) of Directive 2008/50/EC, the information shall include at least the following:

- (a) the measurement method applied;
- (b) the sampling points and the coverage area;
- (c) the validation method;
- (d) the documentation of data quality.

5. Where in a particular zone or agglomeration modelling techniques are applied in accordance with Article 4 of Directive 2004/107/EC and Articles 6 and 9 of Directive 2008/50/EC, the information shall include at least the following:

- (a) the description of the modelling system and its inputs;
- (b) the model validation through measurements;
- (c) the coverage area;
- (d) the documentation of data quality.

6. Where in a particular zone or agglomeration objective estimation is applied in accordance with Article 4 of Directive 2004/107/EC and Articles 6 and 9 of Directive 2008/50/EC, the information shall include at least the following:

- (a) the description of the estimation method;
- (b) the documentation of data quality.

7. Member States shall also make available the information set out in Part D of Annex II on the quality and traceability of the assessment methods applied, for the networks and stations selected by the Member States for the purpose of the reciprocal exchange of information as referred to in point (b) of Article 1 for the pollutants listed in Part B of Annex I and where available for the additional pollutants listed in Part C of Annex I and for the additional pollutants listed on the portal for that purpose. Paragraphs 1 to 6 of this Article shall apply to the exchanged information.

Article 10

Primary validated assessment data and primary up-to-date assessment data

1. In accordance with the procedure referred to in Article 5 of this Decision, Member States shall make available the information set out in Part E of Annex II on primary validated assessment data for all sampling points where measurement data is collected for the purpose of the assessment as indicated by Member States according to Article 9 for the pollutants listed in Parts B and C of Annex I.

Where in a particular zone or agglomeration modelling techniques are applied, Member States shall make available the information set out in Part E of Annex II at the highest time resolution available.

2. The primary validated assessment data shall be made available to the Commission for a full calendar year as complete time series no later than 9 months after the end of each calendar year.

3. Member States shall, where they make use of the possibility provided for in Articles 20(2) and 21(3) of Directive 2008/50/EC, make available information on the quantification of the contribution from natural sources pursuant to Article 20(1) of Directive 2008/50/EC or from the winter-sanding or -salting of roads pursuant to Article 21(1) and (2) of Directive 2008/50/EC.

The information shall include:

- (a) the spatial extent of the subtraction;
- (b) the quantity of the primary validated assessment data made available according to paragraph 1 of this Article that can be attributed to natural sources or winter-sanding or -salting;
- (c) the results of the application of the methods reported according to Article 8.

4. Member States shall also make available the information set out in Part E of Annex II on primary up-to-date assessment data for the networks and stations selected by the Member States for the specific purpose of making available up-to-date information amongst the networks and stations selected by the Member States for the purpose of the reciprocal exchange of information as referred to in point (b) of Article 1 for the pollutants listed in Part B of Annex I and where available for the additional pollutants listed in Part C of Annex I and for the additional pollutants listed on the portal for that purpose.

5. Member States shall also make available the information set out in Part E of Annex II on primary validated assessment data for the networks and stations selected by the Member States for the purpose of the reciprocal exchange of information as referred to in point (b) of Article 1 for the pollutants listed in Part B of Annex I and where available for the additional pollutants listed in Part C of Annex I and for the additional pollutants listed on the portal for that purpose. Paragraphs 2 and 3 of this Article shall apply to the exchanged information.

6. The primary up-to-date assessment data pursuant to paragraph 4 shall be made available to the Commission on a provisional basis with the frequency appropriate to each pollutant assessment method and within a reasonable timeframe after the data has been made available to the public according to Article 26 of Directive 2008/50/EC, for the pollutants specified for that purpose in Part B of Annex I to this Decision.

The information shall include:

- (a) assessed concentration levels;
- (b) a status indication on the quality control.

7. The primary up-to-date information made available pursuant to paragraph 4 shall be coherent with the information made available pursuant to Articles 6, 7 and 9.

8. Member States may update the primary up-to-date assessment data made available pursuant to paragraph 4 following further quality control. The updated information shall replace the original information and its status shall be clearly indicated.

Article 11

Aggregated validated assessment data

1. The tool referred to in Article 5(1) shall generate the information set out in Part F of Annex II on aggregated

validated assessment data, on the basis of the information made available by Member States on primary validated assessment data according to Article 10.

2. For pollutants with mandatory monitoring requirements, the information generated by the tool shall consist of aggregated measured concentration levels for all sampling points on which the Member States shall make information available pursuant to Article 9(3)(c).

3. For pollutants with defined environmental objectives, the information generated by the tool shall consist of the concentration levels expressed in the metric associated with the defined environmental objective set out in Part B of Annex I and shall include:

- (a) the annual average, where an annual average target or limit value is defined;
- (b) the total hours in exceedance where an hourly limit value is defined;
- (c) the total days in exceedance where a daily limit value is defined, or the percentile 90,4 for PM₁₀ in the particular case when random measurements are applied instead of continuous measurements;
- (d) the total days in exceedance where a maximum daily eight-hour mean target or limit value is defined;
- (e) the AOT40 as defined in Part A of Annex VII to Directive 2008/50/EC in case of the ozone target value for the protection of vegetation;
- (f) the Average Exposure Indicator in case of the PM_{2,5} exposure reduction target and the exposure concentration obligation.

Article 12

Attainment of environmental objectives

1. In accordance with the procedure referred to in Article 5 of this Decision, Member States shall make available the information set out in Part G of Annex II on the attainment of environmental objectives set by Directives 2004/107/EC and 2008/50/EC.

2. The information referred to in paragraph 1 shall be made available to the Commission for a full calendar year no later than 9 months after the end of each calendar year.

The information shall include the following:

- (a) a declaration of attainment of all environmental objectives in each specific zone or agglomeration, including information on the exceedance of any applicable margin of tolerance;

(b) where relevant, a declaration that the exceedance in the zone is attributable to natural sources;

(c) where relevant, a declaration that the exceedance of a PM₁₀ air quality objective in the zone or agglomeration is due to the re-suspension of particulate matter following the winter-sanding or -salting of roads;

(d) information on the attainment of the PM_{2,5} exposure concentration obligation.

3. Where an exceedance has occurred, the information made available shall also include information on the area of exceedance and the number of people exposed.

4. The information made available shall be coherent with the zone delimitation made available pursuant to Article 6 for the same calendar year and the aggregated validated assessment data made available pursuant to Article 11.

Article 13

Air quality plans

1. In accordance with the procedure referred to in Article 5 of this Decision, Member States shall make available the information set out in Parts H, I, J and K of Annex II to this Decision on air quality plans as required by Article 23 of Directive 2008/50/EC including:

(a) the mandatory elements of the air quality plan as listed pursuant to Article 23 of Directive 2008/50/EC in Section A of Annex XV to Directive 2008/50/EC;

(b) references to where the public can have access to regularly updated information on the implementation of the air quality plans.

2. The information shall be made available to the Commission without delay, and no later than 2 years after the end of the calendar year in which the first exceedance was observed.

Article 14

Measures to comply with the target values of Directive 2004/107/EC

1. In accordance with the procedure referred to in Article 5 of this Decision, Member States shall make available the information set out in Part K of Annex II to this Decision on measures taken to comply with the target values as required pursuant to Article 5(2) of Directive 2004/107/EC.

2. The information shall be made available to the Commission no later than 2 years after the end of the year in which the exceedance triggering the measure was observed.

CHAPTER IV

TRANSITIONAL AND FINAL PROVISIONS

Article 15

Repeal

Decisions 2004/224/EC and 2004/461/EC are repealed with effect from 1 January 2014.

Article 16

Applicability

1. This Decision shall apply from 1 January 2014.

2. By way of derogation from paragraph 1 of this Article, Member States shall make available the information required pursuant to Articles 6 and 7 for the first time no later than 31 December 2013.

Article 17

Addressees

This Decision is addressed to the Member States.

Done at Brussels, 12 December 2011.

For the Commission

Janez POTOČNIK

Member of the Commission

ANNEX I

(A) Data requirements**(1) Reporting of time**

All time references shall be made available in accordance with the ISO standard 8601:2004(E) using the extended format (YYYY-MM-DDThh:mm:ss ± hh:mm) that includes the information on difference from UTC.

The time stamp refers to the end of the measurement period.

(2) Number of digits and rounding

Data should be made available with the same number of digits as they are used in the monitoring network.

Rounding has to be the very last step of any calculation, i.e. immediately before comparing the result with the environmental objective and has to be done only once. By default the system will perform rounding of the data made available where appropriate following the commercial rounding rules.

(3) Equivalence

When more than one assessment method is used at a specific location, data should be supplied using the assessment method exhibiting the lowest uncertainty at that specific location.

(4) Standardisation

The provisions set out in Part IV of Annex IV to Directive 2004/107/EC and Part C of Annex VI to Directive 2008/50/EC should apply to the reciprocal exchange of information.

(5) Provisions for PM_{2,5}**Limit values plus margin of tolerance**

For PM_{2,5}, in accordance with Part E of Annex XIV to Directive 2008/50/EC, the following sum of limit value (LV) + margin of tolerance (MOT) shall apply in the respective years mentioned below:

Year	LV + MOT
2008	30
2009	29
2010	29
2011	28
2012	27
2013	26
2014	26
2015	25

Calculation of the Average Exposure Indicator (AEI) in accordance with Part A of Annex XIV to Directive 2008/50/EC

Calculation is made for each individual year, calculating PM_{2,5} annual means for each of the selected sampling points. The selection of the sampling points has to be evident from the appropriate information made available.

Valid annual means complying with the data quality objectives are averaged over all designated AEI sites of the Member State to obtain an annual average.

The procedure is repeated for each of the 3 years, and the three annual averages are then averaged to obtain the AEI.

The AEI shall be made available annually as a three-year running mean. In case of a need to update any of the data that could directly or indirectly (through selection of sampling point) influence the AEI, the complete update of all affected information is necessary.

(B) Environmental objectives and reporting metrics

Formula	Protection target	Environmental Objective type (Code ⁽¹⁾)	Averaging period of assessments	Reporting metric of environmental objective	Numerical values of the environmental objective (allowed number of exceedances)	
Pollutants for which up-to-date and validated data have to be reported						
NO ₂	Health	LV	1 hour	Hours in exceedance in a calendar year	200 µg/m ³ (18)	
		LVMT				
		LV	1 calendar year	Annual average	40 µg/m ³	
		LVMT				
		ALT	1 hour	Three consecutive hours in exceedance (at locations representative of air quality over at least 100 km ² or an entire zone or agglomeration, which ever is smaller)	400 µg/m ³	
NO _x	Vegetation	CL	1 calendar year	Annual average	30 µg/m ³	
PM ₁₀	Health	LV	1 day	Days in exceedance in a calendar year	50 µg/m ³ (35) Percentile of 90,4	
		LV	1 calendar year	Annual average	40 µg/m ³	
		WSS ⁽²⁾	1 day	Deducted days in exceedance in a calendar year	n.a.	
			1 calendar year	Deduction of annual average	n.a.	
		NAT ⁽²⁾	1 day	Deducted days in exceedance in a calendar year	n.a.	
			1 calendar year	Deduction of the annual average	n.a.	
PM _{2,5}	Health	ECO	3 subsequent calendar years	Average Exposure Indicator (calculation see Directive 2008/50/EC)	20 µg/m ³	
		ERT			in accordance with Annex XIV, Part B to Directive 2008/50/EC	
		TV	1 calendar year	Annual average	25 µg/m ³	
		LV				
		LVMT				
SO ₂	Health	LV	1 hour	Hours in exceedance in a calendar year	350 µg/m ³ (24)	
			1 day	Days in exceedance in a calendar year	125 µg/m ³ (3)	
		ALT	1 hour	Three consecutive hours in exceedance (at locations representative of air quality over at least 100 km ² or an entire zone or agglomeration, which ever is smaller)	500 µg/m ³	
		NAT ⁽²⁾	1 hour	Deducted hours in exceedance in a calendar year	n.a.	
			1 day	Deducted days in exceedance in a calendar year	n.a.	
		Vegetation	CL	1 calendar year	Annual average	20 µg/m ³
				Winter	Average value over the winter months, i.e. 1 October year x-1 to 31 March year x	20 µg/m ³

Formula	Protection target	Environmental Objective type (Code ⁽¹⁾)	Averaging period of assessments	Reporting metric of environmental objective	Numerical values of the environmental objective (allowed number of exceedances)
O ₃	Health	TV	Maximum daily eight-hour mean	Days when maximum daily eight-hour mean exceeded the target value averaged over 3 years	120 µg/m ³ (25)
		LTO	Maximum daily eight-hour mean	Days when maximum daily eight-hour mean exceeded the long term objective in 1 calendar year	120 µg/m ³
		INT	1 hour	Hours in exceedance in a calendar year	180 µg/m ³
		ALT	1 hour	Hours in exceedance in a calendar year	240 µg/m ³
	Vegetation	TV	1 May to 31 July	AOT40 (calculation see Dir. 2008/50/EC Annex VII)	18 000 µg/m ³ ·h
		LTO	1 May to 31 July	AOT40 (calculation see Dir. 2008/50/EC Annex VII)	6 000 µg/m ³ ·h
CO	Health	LV	Maximum daily eight-hour mean	Days when maximum daily eight-hour mean exceeded the limit value	10 mg/m ³

Pollutants for which only validated data have to be reported

Benzene	Health	LV	1 calendar year	Annual average	5 µg/m ³
Lead	Health	LV	1 calendar year	Annual average	0,5 µg/m ³
Cadmium	Health	TV	1 calendar year	Annual average	5 ng/m ³
Arsenic	Health	TV	1 calendar year	Annual average	6 ng/m ³
Nickel	Health	TV	1 calendar year	Annual average	10 ng/m ³
B(a)P	Health	TV	1 calendar year	Annual average	1 ng/m ³

⁽¹⁾ LV: limit value, LVMT: Limit value plus margin of tolerance, TV: target value, LTO: long-term objective, INT: Information threshold, ALT: Alert threshold, CL: Critical level, NAT: Assessment of natural contribution, WSS: Assessment of winter-sanding and -salting, ERT: Exposure reduction target, ECO: Exposure concentration obligation.

⁽²⁾ No up-to-date data is to be made available.

(C) Pollutants with monitoring requirements

The list includes all pollutants with monitoring requirements referred to in Directives 2004/107/EC and 2008/50/EC. A list including further pollutants on which Member States shall have reciprocal data exchange, as available, is kept by the European Environment Agency and is made available at the portal.

Airbase code	Pollutant formula	Pollutant name	Measurement unit
Gaseous inorganic pollutants			
1	SO ₂	Sulphur dioxide	µg/m ³
8	NO ₂	Nitrogen dioxide	µg/m ³
9	NO _x ⁽¹⁾	Nitrogen oxides	µg/m ³
7	O ₃	Ozone	µg/m ³
10	CO	Carbon monoxide	mg/m ³

Airbase code	Pollutant formula	Pollutant name	Measurement unit
Particulate Matter (PM)			
5	PM ₁₀	PM ₁₀	µg/m ³
6001	PM _{2,5}	PM _{2,5}	µg/m ³
PM_{2,5} Speciation			
1047	SO ₄ ²⁺ in PM _{2,5}	Sulphate in PM _{2,5}	µg/m ³
1046	NO ₃ ⁻ in PM _{2,5}	Nitrate in PM _{2,5}	µg/m ³
1045	NH ₄ ⁺ in PM _{2,5}	Ammonium in PM _{2,5}	µg/m ³
1771	elem. C in PM _{2,5}	Elemental Carbon in PM _{2,5}	µg/m ³
1772	org. C in PM _{2,5}	Organic Carbon in PM _{2,5}	µg/m ³
1629	Ca ²⁺ in PM _{2,5}	Calcium in PM _{2,5}	µg/m ³
1659	Mg ²⁺ in PM _{2,5}	Magnesium in PM _{2,5}	µg/m ³
1657	K ⁺ in PM _{2,5}	Potassium in PM _{2,5}	µg/m ³
1668	Na ⁺ in PM _{2,5}	Sodium in PM _{2,5}	µg/m ³
1631	Cl ⁻ in PM _{2,5}	Chloride in PM _{2,5}	µg/m ³
Heavy Metals			
5012	Pb	Lead in PM ₁₀	µg/m ³
5014	Cd	Cadmium in PM ₁₀	ng/m ³
5018	As	Arsenic in PM ₁₀	ng/m ³
5015	Ni	Nickel in PM ₁₀	ng/m ³
Heavy Metals Deposition			
2012	Pb deposition	wet/total Pb deposition	µg/m ² .day
2014	Cd deposition	wet/total Cd deposition	µg m ² .day
2018	As deposition	wet/total As deposition	µg/m ² .day
2015	Ni deposition	wet/total Ni deposition	µg/m ² .day
7013	Hg deposition	wet/total Hg deposition	µg/m ² .day
Mercury			
4013	Metallic gaseous Hg	elemental gaseous Mercury	ng/m ³
4813	Total gaseous Hg	Total gaseous Hg	ng/m ³
653	Reactive gaseous Hg	reactive gaseous Mercury	ng/m ³
5013	Particulate Hg	particulate Mercury	ng/m ³
Polycyclic Aromatic Hydrocarbons			
5029	B(a)P	Benzo(a)pyrene in PM ₁₀	ng/m ³
5610	Benzo(a)anthracene	Benzo(a)anthracene in PM ₁₀	ng/m ³
5617	Benzo(b)fluoranthene	Benzo(b)fluoranthene in PM ₁₀	ng/m ³
5759	Benzo(j)fluoranthene	Benzo(j)fluoranthene in PM ₁₀	ng/m ³

Airbase code	Pollutant formula	Pollutant name	Measurement unit
5626	Benzo(k)fluoranthene	Benzo(k)fluoranthene in PM ₁₀	ng/m ³
5655	Indeno(1,2,3,-cd)pyrene	Indeno(1,2,3,-cd)pyrene in PM ₁₀	ng/m ³
5763	Dibenzo(a,h)anthracene	Dibenzo(a,h)anthracene in PM ₁₀	ng/m ³

Polycyclic Aromatic Hydrocarbons Deposition

7029	B(a)P	Benzo(a)pyrene deposition	µg/m ² .day
611	Benzo(a)anthracene	Benzo(a)anthracene deposition	µg/m ² .day
618	Benzo(b)fluoranthene	Benzo(b)fluoranthene deposition	µg/m ² .day
760	Benzo(j)fluoranthene	Benzo(j)fluoranthene deposition	µg/m ² .day
627	Benzo(k)fluoranthene	Benzo(k)fluoranthene deposition	µg/m ² .day
656	Indeno(1,2,3,-cd)pyrene	Indeno(1,2,3,-cd)pyrene deposition	µg/m ² .day
7419	Dibenzo(a,h)anthracene	Dibenzo(a,h)anthracene deposition	µg/m ² .day

Volatile Organic Components

20	C ₆ H ₆	Benzene	µg/m ³
428	C ₂ H ₆	Ethane	µg/m ³
430	C ₂ H ₄	Ethene (ethylene)	µg/m ³
432	HC≡CH	Ethyne (acetylene)	µg/m ³
503	H ₃ C-CH ₂ -CH ₃	Propane	µg/m ³
505	CH ₂ = CH-CH ₃	Propene	µg/m ³
394	H ₃ C-CH ₂ -CH ₂ -CH ₃	n-butane	µg/m ³
447	H ₃ C-CH(CH ₃) ₂	2-methylpropane (i-butane)	µg/m ³
6005	H ₂ C = CH-CH ₂ -CH ₃	1-butene	µg/m ³
6006	H ₃ C-CH = CH-CH ₃	trans-2-butene	µg/m ³
6007	H ₃ C-CH = CH-CH ₃	cis-2-butene	µg/m ³
24	CH ₂ = CH-CH = CH ₂	1,3-butadiene	µg/m ³
486	H ₃ C-(CH ₂) ₃ -CH ₃	n-pentane	µg/m ³
316	H ₃ C-CH ₂ -CH(CH ₃) ₂	2-methylbutane (i-pentane)	µg/m ³
6008	H ₂ C = CH-CH ₂ -CH ₂ -CH ₃	1-pentene	µg/m ³
6009	H ₃ C-HC = CH-CH ₂ -CH ₃	2-pentene	µg/m ³
451	CH ₂ = CH-C(CH ₃) = CH ₂	2-methyl-1,3-butadiene (isoprene)	µg/m ³
443	C ₆ H ₁₄	n-hexane	µg/m ³
316	(CH ₃) ₂ -CH-CH ₂ -CH ₂ -CH ₃	2-methylpentane (i-hexane)	µg/m ³

Airbase code	Pollutant formula	Pollutant name	Measurement unit
441	C_7H_{16}	n-heptane	$\mu\text{g}/\text{m}^3$
475	C_8H_{18}	n-octane	$\mu\text{g}/\text{m}^3$
449	$(CH_3)_3C-CH_2-CH-(CH_3)_2$	2,2,4-trimethylpentane (i-octane)	$\mu\text{g}/\text{m}^3$
21	$C_6H_5-C_2H_5$	Toluene	$\mu\text{g}/\text{m}^3$
431	$m,p-C_6H_4(CH_3)_2$	Ethyl benzene	$\mu\text{g}/\text{m}^3$
464	$o-C_6H_4-(CH_3)_2$	m,p-xylene	$\mu\text{g}/\text{m}^3$
482	$C_6H_3-(CH_3)_3$	o-xylene	$\mu\text{g}/\text{m}^3$
6011	$C_6H_3(CH_3)_3$	1,2,4-trimethylbenzene	$\mu\text{g}/\text{m}^3$
6012	$C_6H_3(CH_3)_3$	1,2,3-trimethylbenzene	$\mu\text{g}/\text{m}^3$
6013	$C_6H_3(CH_3)_3$	1,3,5-trimethylbenzene	$\mu\text{g}/\text{m}^3$
32	THC(NM)	total non methane Hydrocarbons	$\mu\text{g}/\text{m}^3$
25	HCHO	Methanal (formaldehyde)	$\mu\text{g}/\text{m}^3$

(¹) NO_x or the sum of NO and NO_2 measures at the same spot can be reported. To be reported as $\mu\text{g } NO_2/\text{m}^3$.

ANNEX II

(A) Common Data types

Wherever a certain data type is to be made available pursuant to Parts B to K of this Annex, all information listed under the relevant data type specified below is to be included.

(1) Data type 'Contact Details'

1. Name of responsible authority, institution or body
2. Name of responsible person
3. Web address
4. Address
5. Telephone number
6. E-mail

(2) Data type 'Exceedance Situation'

1. Exceedance Situation ID
2. Exceeded environmental objective
3. Area of the exceedance situation (data type 'Spatial Extent')
4. Classification of the area
5. Administrative units
6. Estimate of the surface area where the level was above the environmental objective
7. Estimate of the length of road where the level was above the environmental objective
8. Monitoring stations in exceedance area (link to D)
9. Modelled exceedance (link to D)
10. Estimate of the total resident population in the exceedance area
11. Estimate of the ecosystem/vegetation area exposed above the environmental objective
12. Reference year

(3) Data type 'Environmental Objective'

1. Objective type
2. Averaging period of assessment
3. Protection target

(4) Data type 'Spatial Extent'

1. GIS information provided as coordinates

(5) Data type 'Spatial Observation'

1. Spatial assessment data

(6) *Data type 'Publication'*

1. Publication
2. Title
3. Author(s)
4. Publication date
5. Publisher
6. Web link

(7) *Data type 'Documentation of Change'*

1. Change
2. Description of change

(B) Information on zones and agglomerations (Article 6)

- (1) Provider (data type 'Contact Details')
- (2) Change documentation (data type 'Documentation of Change')
- (3) Zone code
- (4) Zone name
- (5) Zone type
- (6) Zone delimitation (data type 'Spatial Extent')
- (7) Zone history: application start and end date
- (8) Predecessors (link to B)
- (9) Resident population
- (10) Resident population reference year
- (11) Code of designated pollutant
- (12) Protection Target
- (13) Exemption or postponement according to Article 22 of Directive 2008/50/EC

(C) Information on the assessment regime (Article 7)

- (1) Provider (data type 'Contact Details')
- (2) Change documentation (data type 'Documentation of Change')
- (3) Information on zone (link to B)
- (4) Pollutant
- (5) Environmental objective (data type 'Environmental Objective')
- (6) Attainment of assessment threshold
- (7) Assessment threshold classification year
- (8) Documentation of the classification (web link)
- (9) Assessment type
- (10) Assessment type: Description

- (11) Individual assessment metadata, including station ID, location information (link to D)
- (12) Authority responsible for the assessment of air quality (data type 'Contact Details')
- (13) Authority responsible for the approval of measurement systems (data type 'Contact Details')
- (14) Authority responsible for ensuring the accuracy of measurements (data type 'Contact Details')
- (15) Authority responsible for the analysis of assessment method (data type 'Contact Details')
- (16) Authority responsible for the coordination of nation-wide quality assurance (data type 'Contact Details')
- (17) Authority responsible for the cooperation with other Member States and with the Commission (data type 'Contact Details')

(D) Information on the assessment methods (Articles 8 and 9)

(i) *General: information for all assessment methods*

- (1) Provider (data type 'Contact Details')
- (2) Change documentation (data type 'Documentation of change')
- (3) Assessment Type
- (4) Information on zone (Link to B)
- (5) Pollutant

(ii) *Fixed measurement Information*

- (1) Measurement configuration ID
- (2) European station ID
- (3) Network ID
- (4) National station code
- (5) Name of the monitoring station
- (6) Name of the municipality
- (7) Measurement start and end date
- (8) Measurement type
- (9) Measurement/sampling/analytical method
- (10) Measurement/sampling equipment (where available)
- (11) Detection limit (where available)
- (12) Demonstration of equivalence
- (13) Demonstration of equivalence: Documentation (web link)
- (14) Sampling time
- (15) Sampling interval
- (16) Spatial Extent of representative area (data type 'Spatial Extent') (where available)
- (17) Evaluation of representativeness (where available)

- (18) Documentation of representativeness (web link) (where available)
 - (19) Sampling point location: height of air inlet above ground
 - (20) Sampling point location: horizontal distance of air inlet from the next building (for traffic stations)
 - (21) Sampling point location: Distance of air inlet from nearest lane (for traffic stations)
 - (22) Classification of station in relation to predominant emission sources relevant for the measurement configuration for each pollutant
 - (23) Main sources (traffic, domestic heating, industrial sources or source area etc.) (where available)
 - (24) Distance from predominant industrial source or source area (for industrial stations)
 - (25) Station time references: start and end date
 - (26) Geographical coordinates: longitude, latitude and altitude of monitoring station
 - (27) Documentation of station information including maps and photographs (web link) (where available)
 - (28) Classification of the area
 - (29) Distance to major junction (for traffic stations)
 - (30) Assessed traffic volume (for traffic stations)
 - (31) Heavy-duty fraction of traffic (for traffic stations, where available)
 - (32) Traffic speed (for traffic stations, where available)
 - (33) Street canyon — width of street (for traffic stations, where available)
 - (34) Street canyon — mean height of building facades (for traffic stations, where available)
 - (35) Network name
 - (36) Network: start and end date of operation
 - (37) Body responsible for network management (data type 'Contact Details')
 - (38) Assessment method for winter sanding and salting (where Article 21 of Directive 2008/50/EC applies)
 - (39) Assessment method for natural contribution (where Article 20 of Directive 2008/50/EC applies)
 - (40) Data quality objectives: time coverage
 - (41) Data quality objectives: data capture
 - (42) Data quality objectives: uncertainty estimation
 - (43) Data quality objectives: documentation of traceability and uncertainty estimation
 - (44) Data quality objectives: documentation of QA/QC (Web Link)
- (iii) *Indicative Measurement Information*
- (1) Indicative measurement ID
 - (2) Description of measurement method
 - (3) Measurement type
 - (4) Measurement method

- (5) Measurement/sampling equipment (where available)
 - (6) Detection limit (where available)
 - (7) Sampling time
 - (8) Sampling interval
 - (9) Geographical coordinates: geographical longitude, latitude and altitude
 - (10) Assessment method for winter sanding and salting (where Article 21 of Directive 2008/50/EC applies)
 - (11) Assessment method for natural contribution (where Article 20 of Directive 2008/50/EC applies)
 - (12) Data quality objectives: time coverage
 - (13) Data quality objectives: data capture
 - (14) Data quality objectives: uncertainty estimation
 - (15) Data quality objectives: documentation of traceability and uncertainty estimation
 - (16) Data quality objectives: documentation of QA/QC (Web Link)
- (iv) *Modelling Information*
- (1) Modelling ID
 - (2) Environmental objective type (data type 'Environmental Objective')
 - (3) Modelling method: name
 - (4) Modelling method: description
 - (5) Modelling method: documentation (web link)
 - (6) Modelling method: validation by measurement
 - (7) Modelling method: validation by measurement at sites not reported under the AQD
 - (8) Modelling period
 - (9) Area for modelling (data type 'Spatial Extent')
 - (10) Spatial resolution
 - (11) Assessment method for winter sanding and salting (where Article 21 of Directive 2008/50/EC applies)
 - (12) Assessment method for natural contribution (where Article 20 of Directive 2008/50/EC applies)
 - (13) Data quality objectives: uncertainty estimation
 - (14) Data quality objectives: documentation of QA/QC (Web Link)
- (v) *Objective Estimation Information*
- (1) Objective estimation ID
 - (2) Description
 - (3) Area for objective estimation (data type 'Spatial Extent')
 - (4) Data quality objective: uncertainty estimation

(5) Data quality objectives: documentation of traceability and uncertainty estimation

(6) Data quality objectives: documentation of QA/QC (Web Link)

(E) Information on primary validated assessment data and primary up-to-date assessment data (Article 10)

(1) Provider (data type 'Contact Details')

(2) Documentation of change (data type 'Documentation of Change')

(3) Version number

(4) Pollutant

(5) Unit of pollutant

(6) Assessment Type

(7) Assessment Method (Link to D)

(8) Start and end date of sampling

(9) Time units and number of units of sampling

(10) Measurement value (including quantity of pollutant concentration levels attributed to natural sources and winter-sanding and -salting (where Articles 20 and 21 of Directive 2008/50/EC apply))

(11) Modelled value (data type 'Spatial Observation') (including quantity of pollutant concentration levels attributed to natural sources and winter-sanding and -salting (where Articles 20 and 21 of Directive 2008/50/EC apply))

(12) Validity

(13) Verification status

(F) Information on generated aggregated data (Article 11)

(1) Assessment ID

(2) Information on zone (Link to B)

(3) Pollutant

(4) Unit of pollutant

(5) Environmental Objective (data type 'Environmental Objective')

(6) Assessment Type

(7) Assessment Method (link to D)

(8) Time reference: start and end date of aggregation period

(9) Aggregated measurement value

(10) Aggregated modelled value (data type 'Spatial Observation')

(11) Data quality objective: time coverage

(12) Data quality objective: data capture

(13) Data quality objective: uncertainty estimation

(14) Validity

(15) Verification status

(G) Information on the attainment of environmental objectives (Article 12)

This information must cover all zones and agglomerations and be fully coherent with the generated information under Part F of this Annex on aggregated validated assessment data for pollutants with defined environmental objectives.

(1) Provider (data type 'Contact Details')

(2) Reporting year

(3) Change documentation (data type 'Documentation of Change')

(4) Information on zone (link to B)

(5) Exceedance situation (data type 'Exceedance Situation')

(6) Pollutant

(7) Assessment information (link to D)

(8) Exceedance of the environmental objective

(9) Exceedance of the environmental objective plus margin of tolerance

(10) Exceedance taking into account natural sources

(11) Exceedance taking into account winter sanding or salting

(12) Exceedance situation after consideration of natural contributions and winter sanding or salting (data type 'Exceedance Situation').

(13) Total numbers of exceedances (according to 8 to 11)

(H) Information on air quality plans (Article 13)

(1) Provider (data type 'Contact Details')

(2) Change documentation (data type 'Documentation of Change')

(3) Air quality plan: code

(4) Air quality plan: name

(5) Air quality plan: reference year of first exceedance

(6) Competent authority (data type 'Contact Details')

(7) Air quality plan: status

(8) Air quality plan: pollutants covered

(9) Air quality plan: date of official adoption

(10) Air quality plan: timetable of implementation

(11) Reference to air quality plan (web link)

(12) Reference to implementation (web link)

(13) Relevant publication (data type 'Publication')

(14) Code of the relevant exceedance situation(s) (link to G)

(I) Information on source apportionment (Article 13)

- (1) Code(s) of exceedance situation (link to G)
- (2) Reference year
- (3) Regional background: total
- (4) Regional background: from within Member State
- (5) Regional background: transboundary
- (6) Regional background: natural
- (7) Urban background increment: total
- (8) Urban background increment: traffic
- (9) Urban background increment: industry including heat and power production
- (10) Urban background increment: agriculture
- (11) Urban background increment: commercial and residential
- (12) Urban background increment: shipping
- (13) Urban background increment: off-road mobile machinery
- (14) Urban background increment: natural
- (15) Urban background increment: transboundary
- (16) Local increment: total
- (17) Local increment: traffic
- (18) Local increment: industry including heat and power production
- (19) Local increment: agriculture
- (20) Local increment: commercial and residential
- (21) Local increment: shipping
- (22) Local increment: off-road mobile machinery
- (23) Local increment: natural
- (24) Local increment: transboundary

(J) Information on the scenario for the attainment year (Article 13)

- (1) Code of exceedance situation (link to G)
- (2) Code of scenario
- (3) Code of air quality plan (link to H)
- (4) Reference year for which projections are developed
- (5) Reference year from which projections are started
- (6) Source apportionment (link to I)

- (7) Relevant publication (data type 'Publication')
- (8) Baseline: description of the emission scenario
- (9) Baseline: total emissions in the relevant spatial unit
- (10) Baseline: included measures (link to K)
- (11) Baseline: expected concentration levels in the projection year
- (12) Baseline: expected number of exceedances in the projection year
- (13) Projection: description of the emission scenario
- (14) Projection: total emissions in the relevant spatial unit
- (15) Projection: included measures (Link to K)
- (16) Projection: expected concentration levels in the projection year
- (17) Projection: expected number of exceedances in the projection year

(K) Information on measures (Articles 13 and 14)

- (1) Code(s) of exceedance situation (link to G)
 - (2) Code of air quality plan (link to H)
 - (3) Code of evaluation scenario (link to J)
 - (4) Measure: code
 - (5) Measure: name
 - (6) Measure: description
 - (7) Measure: classification
 - (8) Measure: type
 - (9) Measure: administrative level
 - (10) Measure: time scale
 - (11) Measure: affected source sector
 - (12) Measure: spatial scale
 - (13) Estimated implementation costs (where available)
 - (14) Planned implementation: start and end date
 - (15) Date when the measure is planned to take full effect
 - (16) Other key implementation dates
 - (17) Indicator for monitoring progress
 - (18) Reduction in annual emissions due to applied measure
 - (19) Expected impact in level of concentrations in the projection year (where available)
 - (20) Expected impact in number of exceedances in the projection year (where available)
-

COMMISSION IMPLEMENTING DECISION

of 12 December 2011

on an additional Union financial contribution for 2006 and 2007 to cover expenditure incurred by Portugal for the purpose of combating *Bursaphelenchus xylophilus* (Steiner et Buhner) Nickle *et al.* (pinewood nematode)

(notified under document C(2011) 9247)

(Only the Portuguese text is authentic)

(2011/851/EU)

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Directive 2000/29/EC of 8 May 2000 on protective measures against the introduction into the Community of organisms harmful to plants or plant products and against their spread within the Community ⁽¹⁾, and in particular Article 23(6) thereof,

Whereas:

- (1) Commission Decision 2006/923/EC ⁽²⁾ approved a financial contribution from the Union for a programme of measures introduced by Portugal aiming in 2006 and 2007 at controlling the spread of *Bursaphelenchus xylophilus* (Steiner et Buhner) Nickle *et al.* (pinewood nematode) to other Member States. The measures consisted of the creation of a barrier free from all host trees of the pinewood nematode vector, hereinafter the 'clear cut belt'.
- (2) The financial contribution granted by Decision 2006/923/EC was based on the programme for further actions for pinewood nematode (hereinafter: PWN) and the budget estimation referring to this programme as submitted by Portugal to the Commission on 28 July 2006.
- (3) The final payments to Portugal connected to the actions laid down in Decision 2006/923/EC occurred in June 2008.
- (4) Portugal informed the Commission on 28 September 2007 and submitted supporting evidence on 30 June 2009 that the expenditure related to the creation of the clear cut belt exceeded by far the estimation presented in July 2006. In this regard it submitted a further request for a Union financial contribution to an

additional expenditure of EUR 10 230 256,59. The initial under-estimate was due to several factors, including an under-estimate of the number of big PWN host trees, the small percentage of PWN host trees cut by their owners and the non-inclusion of costs to be incurred for cutting the young PWN host trees.

- (5) In July 2010, the Commission carried out an audit on the information communicated by Portugal on 30 June 2009. After examination of all supporting documents for the additional claim, the audit report concluded that an eligible amount of EUR 5 314 851,15 of paid invoices (including coordination costs) could be validated.
- (6) As the measures including in that additional claim are of the same nature and target the same purpose as the measures of Decision 2006/923/EC, it is appropriate to allocate the same Union financial contribution rate as in that Decision, namely a rate of 75 %.
- (7) In accordance with Article 3(2)(a) of Council Regulation (EC) No 1290/2005 of 21 June 2005 on the financing of the common agricultural policy ⁽³⁾, plant-health measures are financed from the European Agricultural Guarantee Fund. For the purpose of financial control of these measures, Articles 9, 36 and 37 of the above Regulation should apply.
- (8) In accordance with Article 75 of Council Regulation (EC, Euratom) No 1605/2002 of 25 June 2002 on the Financial Regulation applicable to the general budget of the European Communities ⁽⁴⁾ and Article 90(1) of Commission Regulation (EC, Euratom) No 2342/2002 of 23 December 2002 laying down detailed rules for the implementation of Council Regulation (EC, Euratom) No 1605/2002 on the Financial Regulation applicable to the general budget of the European Communities ⁽⁵⁾, the commitment of expenditure from the Union budget shall be preceded by a financing decision adopted by the institution to which powers have been delegated, setting out the essential elements of the action involving the expenditure.

⁽¹⁾ OJ L 169, 10.7.2000, p. 1.

⁽²⁾ OJ L 354, 14.12.2006, p. 42.

⁽³⁾ OJ L 209, 11.8.2005, p. 1.

⁽⁴⁾ OJ L 248, 16.9.2002, p. 1.

⁽⁵⁾ OJ L 357, 31.12.2002, p. 1.

- (9) The present Decision constitutes a financing decision for the expenditure provided in the co-financing requests presented by Member States.
- (10) The measures provided in this Decision are in accordance with the opinion of the Standing Committee on Plant Health,

HAS ADOPTED THIS DECISION:

Article 1

Principle

The allocation of a supplementary Union financial contribution to cover expenditure incurred by Portugal in 2006 and 2007 relating to the creation of a clear cut belt and taken for the purpose of combating pinewood nematode, is hereby approved.

Article 2

Amount of Union financial contribution

The maximum supplementary Union financial contribution referred to in Article 1 is EUR 3 986 138,36.

Article 3

This Decision is addressed to the Portuguese Republic.

Done at Brussels, 12 December 2011.

For the Commission

John DALLI

Member of the Commission

COMMISSION IMPLEMENTING DECISION

of 15 December 2011

amending Decision 2005/363/EC concerning animal health protection measures against African swine fever in Sardinia, Italy

(notified under document C(2011) 9248)

(Text with EEA relevance)

(2011/852/EU)

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Directive 89/662/EEC of 11 December 1989 concerning veterinary checks in intra-Community trade with a view to the completion of the internal market ⁽¹⁾, and in particular Article 9(4) thereof,

Having regard to Council Directive 90/425/EEC of 26 June 1990 concerning veterinary and zootechnical checks applicable in intra-Community trade in certain live animals and products with a view to the completion of the internal market ⁽²⁾, and in particular Article 10(4) thereof,

Having regard to Council Directive 2002/99/EC of 16 December 2002 laying down the animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption ⁽³⁾, and in particular Article 4(3) thereof,

Whereas:

- (1) Commission Decision 2005/363/EC of 2 May 2005 concerning animal health protection measures against African swine fever in Sardinia, Italy ⁽⁴⁾ was adopted in response to a serious recrudescence of African swine fever in domestic and feral pigs in the endemically infected island of Sardinia, Italy.
- (2) This Decision prohibits the dispatch from Sardinia of live pigs, their semen ova and embryos and of pig meat, pig meat products and any other products containing pig meat.
- (3) However, in accordance with Article 4(3) of Directive 2002/99/EC, the Decision provides for certain derogations as regards the dispatch of certain pig meat products derived from pigs originating in holdings outside the risk areas defined in Annex I to the Decision that meet specific biosecurity requirements.
- (4) During the past weeks Italy has informed the Commission of a significant increase in numbers and

territorial extension of outbreaks of African swine fever in seven out of eight provinces of Sardinia, affecting also large commercial pig holdings.

- (5) The current disease evolution on Sardinia is liable to endanger the pig herds in other regions of Italy and in other Member States, in view of placing on the market of pig meat and pig meat products and any other products containing pig meat. It is therefore necessary to extend the risk areas in Annex I to Decision 2005/363/EC to the whole of the region of Sardinia. Consequently, since the conditions laid down in Article 5(2)(b) of Decision 2005/363/EC cannot be met anymore, the derogation granted to Italy to authorise the dispatch of pig meat from Sardinia to areas outside Sardinia, is suspended. The same applies to the derogation granted under Article 6 of that Decision, to authorise the dispatch of pig meat products and other products containing pig meat from Sardinia to areas outside Sardinia.
- (6) Decision 2005/363/EC should therefore be amended accordingly.
- (7) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on the Food Chain and Animal Health,

HAS ADOPTED THIS DECISION:

Article 1

Annex I to Decision 2005/363/EC is replaced by the text in the Annex to this Decision.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 15 December 2011.

For the Commission

John DALLI

Member of the Commission

⁽¹⁾ OJ L 395, 30.12.1989, p. 13.

⁽²⁾ OJ L 224, 18.8.1990, p. 29.

⁽³⁾ OJ L 18, 23.1.2003, p. 11.

⁽⁴⁾ OJ L 118, 5.5.2005, p. 39.

ANNEX

'ANNEX I

All areas of Sardinia.'

2011/846/CFSP:

- ★ **Political and Security Committee Decision ATALANTA/5/2011 of 16 December 2011 amending Political and Security Committee Decision ATALANTA/2/2009 on the acceptance of third States' contributions to the European Union military operation to contribute to the deterrence, prevention and repression of acts of piracy and armed robbery off the Somali coast (Atalanta) and Political and Security Committee Decision ATALANTA/3/2009 on the setting up of the Committee of Contributors for the European Union military operation to contribute to the deterrence, prevention and repression of acts of piracy and armed robbery off the Somali coast (Atalanta)** 79

- ★ **Council Implementing Decision 2011/847/CFSP of 16 December 2011 implementing Decision 2010/639/CFSP concerning restrictive measures against Belarus** 81

- ★ **Council Implementing Decision 2011/848/CFSP of 16 December 2011 implementing Decision 2010/788/CFSP concerning restrictive measures against the Democratic Republic of the Congo** 83

2011/849/CFSP:

- ★ **Political and Security Committee Decision EULEX/2/2011 of 16 December 2011 extending the mandate of the Head of Mission of the European Union Rule of Law Mission in Kosovo, EULEX KOSOVO** 85

2011/850/EU:

- ★ **Commission Implementing Decision of 12 December 2011 laying down rules for Directives 2004/107/EC and 2008/50/EC of the European Parliament and of the Council as regards the reciprocal exchange of information and reporting on ambient air quality (notified under document C(2011) 9068)** 86

2011/851/EU:

- ★ **Commission Implementing Decision of 12 December 2011 on an additional Union financial contribution for 2006 and 2007 to cover expenditure incurred by Portugal for the purpose of combating *Bursaphelenchus xylophilus* (Steiner et Buhrer) Nickle *et al.* (pinewood nematode) (notified under document C(2011) 9247)** 107

2011/852/EU:

- ★ **Commission Implementing Decision of 15 December 2011 amending Decision 2005/363/EC concerning animal health protection measures against African swine fever in Sardinia, Italy (notified under document C(2011) 9248) ⁽¹⁾**..... 109



⁽¹⁾ Text with EEA relevance

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