REGULATION (EEC) No 430/72 OF THE COMMISSION

of 29 February 1972

on measures of application governing imports of rice and broken rice originating in the Associated African States and Madagascar or in the Overseas Countries and Territories

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation (EEC) No 540/ 701 of 20 March 1970 on the treatment to be accorded to rice and broken rice originating in the Associated African States and Madagascar or in the Overseas Countries and Territories, and in particular Article 5 thereof;

Whereas if Article 2 of Regulation (EEC) No 540/70 is correctly applied, the cif export prices for the various qualities of rice must relate to the standard quality for which the threshold price is fixed before the adjustments provided for in that Article are made; whereas to this end the corrective amounts provided for in Commission Regulation (EEC) No 1613/71² of 26 July 1971 laying down detailed rules for determining cif prices and levies on rice and broken rice, and the corrective amounts relating thereto should be applied; whereas with regard to long-grained rice, account should also be taken from 1 September 1971 of the difference in value between the standard quality for which the threshold price is fixed and the variety of long-grained rice representative of Community production, referred to in Article 14 (2) (b) of Regulation No 359/67/EEC3 as amended by Regulation (EEC) No 1553/714; whereas, in order to facilitate import transactions for the Makalioka, Vary Lava, Surinam and Alicambo qualities of rice, which represent the major part of imports from the AASM and the OCT, the amounts to be added to or subtracted from the cif export price should be fixed;

Whereas Article 4 of Regulation (EEC) No 540/70 provides that if imports from the AASM or the OCT exceed a certain quantity, such imports may be partially or totally suspended; whereas to this end a procedure should be established for the rapid and frequent communication of information on imports by Member States to the Commission, so that the latter may decide, in full knowledge of the facts, on any measures to be proposed to the Council; whereas monthly communication should be sufficiently frequent to meet this requirement:

Whereas the measures provided for in this Regulation are in accordance with the Opinion of the Management Committee for Cereals,

HAS ADOPTED THIS REGULATION:

Article 1

For the application of the provisions of Article 2 of Regulation (EEC) No 540/70, the cif export price for a given lot of rice or broken rice shall be adjusted, before the levy is added, in accordance with the following rules:

- 1. If the cif export price is for a sacked product, that price shall be reduced by 0.50 unit of account per 100 kilogrammes.
- 2. The cif export price for the qualities Makalioka, Vary Lava, Surinam and Alicambo shall be adjusted:
 - (a) for the qualities Makalioka or Vary Lava, by increasing it by:
 - 0.320 unit of account per 100 kilogrammes of rice in the form of paddy rice;
 - 0.400 unit of account per 100 kilogrammes of rice in the form of husked rice;
 - 0.541 unit of account per 100 kilogrammes of rice in the form of semi-milled rice;
 - 0.580 unit of account per 100 kilogrammes of rice in the form of wholly-milled rice;
 - (b) for the qualities Surinam and Alicambo, by reducing it:
 - for rice in the form of paddy rice, by: 0.880 unit of account per 100 kilogrammes of Surinam rice;
 - 1.680 units of account per 100 kilogrammes of Alicambo rice;

OJ No L 68, 25.3.1970, p. 1.

OJ No L 168, 27.7.1971, p. 28. OJ No 174, 31.7.1967, p. 1.

OJ No L 164, 22.7.1971, p. 5.

- for rice in the form of husked rice, by:
 1.100 units of account per 100 kilogrammes of Surinam rice;
 - 2.100 units of account per 100 kilogrammes of Alicambo rice;
- for rice in the form of semi-milled rice, by:
 1.486 units of account per 100 kilogrammes of Surinam rice;
 - 2.839 units of account per 100 kilogrammes of Alicambo rice;
- for rice in the form of wholly-milled rice, by:
 - 1.594 units of account per 100 kilogrammes of Surinam rice;
 - 3 043 units of account per 100 kilogrammes of Alicambo rice.
- 3. For qualities of rice originating in the AASM and OCT other than those listed in paragraph 2, the cif export price shall be adjusted:
 - (a) for round-grained rice, by applying:
 - for husked rice, the corrective amount listed in Annex I to Regulation (EEC) No 1613/71;
 - for rice in a form other than husked rice, the corrective amount listed in Annex.
 I to Regulation (EEC) No 1613/73, this amount having first been multiplied by a coefficient of:

0 8000 for rice in the form of paddy rice; 1 2121 for rice in the form of semi-milled rice;

1.2903 for rice in the form of wholly-milled rice;

- (b) for long-grained rice:
 - for husked rice, by applying the corrective amount listed in Annex II to Regulation (EEC) No 1613/71, and by taking account of the difference in value between the standard quality for which the threshold price is fixed and the variety of long-grained rice representative of Community production referred to in Article 14 (2) (b) of Regulation No 359/67/EEC;
 - for rice in a form other than husked rice,
 by applying the corrective amount listed
 in Annex II to Regulation EEC) No 1613/
 71, this amount having first been multiplied by a coefficient of:

0.8000 for rice in the form of paddy rice;

1.3513 for rice in the form of semi-milled rice:

1 4493 for rice in the form of wholly-milled rice;

and

by taking account of the difference in value between the standard quality for which the threshold price is fixed and the variety of long-grained rice representative of Community production referred to in Article 14 (2) (b) of Regulation No 359/67/EEC, the difference having first been muliplied by a coefficient of:

0.8000 for rice in the form of paddy rice; 1.3513 for rice in the form of semi-milled rice:

1.4493 for rice in the form of wholly-milled rice;

(c) for broken rice, by applying the corrective amount listed in Annex III to Regulation (EEC) No 1613/71.

Article 2

For the application of Article 4 of Regulation (EEC) No 540/70, Member States shall inform the Commission, before the 10th of each month for the preceding month, of the imports of rice and broken rice coming from the Associated African States and Madagascar and from the Overseas Countries and Territories, broken down by country of export and country of origin.

Article 3

Commission Regulation (EEC) No 1482/70¹ of 24 July 1970 on the application of measures governing imports of rice and broken rice originating in the Associated African States and Madagascar or in the Overseas Countries and Territories is hereby repealed.

This Regulation shall enter into force on the third day following its publication in the Official Journal of the European Communities. It shall apply from 1 September 1971.

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

Done at Brussels, 29 February 1972.

For the Commission
The President
Franco M. MALFATTI

¹ OJ No L 163, 25.7.1970, p. 15.