COMMISSION REGULATION (EC) No 2638/97

of 30 December 1997

fixing the import duties in the cereals sector

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 1766/92 of 30 June 1992 on the common organization of the market in cereals (1), as last amended by Commission Regulation (EC) No 923/96 (2),

Having regard to Commission Regulation (EC) No 1249/96 of 28 June 1996 laying down detailed rules for the application of Council Regulation (EEC) No 1766/92 as regards import duties in the cereals sector (3), as last amended by Regulation (EC) No 2092/97 (4), and in particular Article 2 (1) thereof,

Whereas Article 10 of Regulation (EEC) No 1766/92 provides that the rates of duty in the Common Customs Tariff are to be charged on import of the products referred to in Article 1 of that Regulation; whereas, however, in the case of the products referred to in paragraph 2 of that Article, the import duty is to be equal to the intervention price valid for such products on importation and increased by 55 %, minus the cif import price applicable to the consignment in question;

Whereas, pursuant to Article 10 (3) of Regulation (EEC) No 1766/92, the cif import prices are calculated on the basis of the representative prices for the product in question on the world market;

Whereas Regulation (EC) No 1249/96 lays down detailed rules for the application of Council Regulation (EEC) No 1766/92 as regards import duties in the cereals sector,

Whereas the import duties are applicable until new duties are fixed and enter into force; whereas they also remain in force in cases where no quotation is available for the reference exchange referred to in Annex II to Regulation (EC) No 1249/96 during the two weeks preceding the next periodical fixing;

Whereas, in order to allow the import duty system to function normally, the representative market rates recorded during a reference period should be used for calculating the duties;

Whereas application of Regulation (EC) No 1249/96 results in import duties being fixed as set out in the Annex to this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The import duties in the cereals sector referred to in Article 10 (2) of Regulation (EEC) No 1766/92 shall be those fixed in Annex I to this Regulation on the basis of the information given in Annex II.

Article 2

This Regulation shall enter into force on 1 January 1998.

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

Done at Brussels, 30 December 1997.

For the Commission Hans VAN DEN BROEK Member of the Commission

OJ L 181, 1. 7. 1992, p. 21

OJ L 126, 24. 5. 1996, p. 37. OJ L 161, 29. 6. 1996, p. 125. OJ L 292, 25. 10. 1997, p. 10.

ANNEX I

Import duties for the products listed in Article 10 (2) of Regulation (EEC) No 1766/92

Description	Import duty by land inland waterway or sea from Mediterranean, the Black Sea or Baltic Sea ports (ECU/tonne)	Import duty by air or by sea from other ports (²) (ECU/tonne)	
Durum wheat (1)	0,00		
Common wheat seed	35,42	25,42	
Common high quality wheat other than for sowing (3)	35,42	25,42	
medium quality	57,40	47,40	
low quality	65,55	55,55	
Rye	75,58	65,58	
Barley, seed	75,58	65,58	
Barley, other (3)	75,58	65,58	
Maize seed other than hybrid	84,56	74,56	
Maize other than seed (3)	84,56	74,56	
Grain sorghum other than hybrids for sowing	75,58	65,58	
	Durum wheat (¹) Common wheat seed Common high quality wheat other than for sowing (³) medium quality low quality Rye Barley, seed Barley, other (³) Maize seed other than hybrid Maize other than seed (³)	Description Description Durum wheat (¹) Durum wheat (¹) Common wheat seed Common high quality wheat other than for sowing (³) Indicate the seed seed seed seed seed seed seed se	

^{(&#}x27;) In the case of durum wheat not meeting the minimum quality requirements referred to in Annex I to Regulation (EC) No 1249/96, the duty applicable is that fixed for low-quality common wheat.

⁽²⁾ For goods arriving in the Community via the Atlantic Ocean or via the Suez Canal (Article 2 (4) of Regulation (EC) No 1249/96), the importer may benefit from a reduction in the duty of:

⁻ ECU 3 per tonne, where the port of unloading is on the Mediterranean Sea, or

⁻⁻⁻ ECU 2 per tonne, where the port of unloading is in Ireland, the United Kingdom, Denmark, Sweden, Finland or the Atlantic Coasts of the Iberian Peninsula.

⁽³⁾ The importer may benefit from a flat-rate reduction of ECU 14 or 8 per tonne, where the conditions laid down in Article 2 (5) of Regulation (EC) No 1249/96 are met.

ANNEX II

Factors for calculating duties

(period from 15 December 1997 to 29 December 1997)

1. Averages over the two-week period preceding the day of fixing:

Exchange quotations	Minneapolis	Kansas City	Chicago	Chicago	Minneapolis	Minneapolis
Product (% proteins at 12 % humidity)	HRS2. 14 %	HRW2. 11,5 %	SRW2	YC3	HAD2	US barley 2
Quotation (ECU/tonne)	123,36	114,31	111,53	95,00	210,92 (1)	100,22 (1)
Gulf premium (ECU/tonne)	_	14,16	8,80	6,32	_	
Great Lakes premium (ECU/tonne)	17,02	_	_		_	_

^{(&#}x27;) Fob Duluth.

^{2.} Freight/cost: Gulf of Mexico — Rotterdam: ECU 13,51 per tonne; Great Lakes — Rotterdam: ECU 23,60 per tonne.

^{3.} Subsidy within the meaning of the third paragraph of Article 4 (2) of Regulation (EC) No 1249/96: ECU 0,00 per tonne (HRW2) : ECU 0,00 per tonne (SRW2).