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►<u>B</u> COMMISSION IMPLEMENTING REGULATION (EU) No 1354/2011 of 20 December 2011

opening annual Union tariff quotas for sheep, goats, sheepmeat and goatmeat

(OJ L 338, 21.12.2011, p. 36)

Amended by:

Official Journal

		No	page	date
<u>M1</u>	Commission Implementing Regulation (EU) 2018/562 of 9 April 2018	L 94	4	12.4.2018
► <u>M2</u>	Commission Implementing Regulation (EU) 2018/1128 of 9 August 2018	L 205	1	14.8.2018

COMMISSION IMPLEMENTING REGULATION (EU) No 1354/2011

of 20 December 2011

opening annual Union tariff quotas for sheep, goats, sheepmeat and goatmeat

Article 1

This Regulation opens, as from 1 January 2012, annual Union import tariff quotas for sheep, goats, sheepmeat and goatmeat.

Article 2

The customs duties applicable to the products under the tariff quotas referred to in Article 1, the CN codes, the countries of origin, the annual volume, and the order numbers are set out in the Annex.

Article 3

- 1. The quantities, expressed in carcase-weight equivalent, for the import of products under the tariff quotas referred to in Article 1, shall be those as laid down in the Annex.
- 2. For the purpose of calculating the quantities of 'carcase weight equivalent' referred to in paragraph 1 the net weight of sheep and goat products shall be multiplied by the following coefficients:
- (a) for live animals: 0,47;
- (b) for boneless lamb and boneless goatmeat of kid: 1,67;
- (c) for boneless mutton, boneless sheep and boneless goatmeat other than of kid and mixtures of any of these: 1,81;
- (d) for bone-in products: 1,00.

▼ <u>M2</u>		

▼B

'Kid' shall mean goat of up to one year old.

▼<u>M1</u>

Article 4

By way of derogation from Title II(A) and (B) of Regulation (EC) No 1439/95, the tariff quotas set out in this Regulation shall be managed in accordance with Articles 49 to 54 of Commission Implementing Regulation (EU) 2015/2447 (¹). No import licences shall be required.

⁽¹) Commission Implementing Regulation (EU) 2015/2447 of 24 November 2015 laying down detailed rules for implementing certain provisions of Regulation (EU) No 952/2013 of the European Parliament and of the Council laying down the Union Customs Code (OJ L 343, 29.12.2015, p. 558).

Article 4a

- 1. The origin of products subject to a tariff quota other than those resulting from preferential tariff agreements shall be determined in accordance with the provisions in force in the Union.
- 2. The origin of products subject to a tariff quota which is part of a preferential tariff agreement shall be determined in accordance with the provisions laid down in that agreement.

Article 5

- 1. In order to benefit from the tariff quotas set out in the Annex, a valid proof of origin shall be presented to the Union customs authorities together with a customs declaration for release for free circulation for the products concerned.
- 2. In the case of a tariff quota which is part of a preferential tariff agreement, the proof of origin referred to in paragraph 1 shall be the proof of origin laid down in that agreement.

In the case of tariff quotas other than those resulting from preferential tariff agreements, Article 61 of Regulation (EU) No 952/2013 of the European Parliament and of the Council (1) shall apply.

Where tariff quotas originating in the same third country and falling under the first and the second subparagraphs are merged, the proof of origin laid down in the relevant agreement shall be presented to the Union customs authorities together with the customs declaration for release for free circulation for the products concerned.

- 3. In the case of tariff quotas other than those resulting from preferential tariff agreements, the customs declaration for release for free circulation for the products concerned shall be submitted to the Union customs authorities together with a document issued by the competent authority or agency in the third country of origin. This document is setting out the following:
- (a) the name of the consigner;
- (b) the type of product and its CN code;
- (c) the number of packages, their nature and the marks and numbers they bear;
- (d) the order number or order numbers of the tariff quota concerned;
- (e) the total net weight broken down per coefficient category as provided for in Article 3(2) of this Regulation.

▼B

Article 6

Regulation (EU) No 1245/2010 is repealed.

⁽¹) Regulation (EU) No 952/2013 of the European Parliament and of the Council of 9 October 2013 laying down the Union Customs Code (OJ L 269, 10.10.2013, p. 1).

Article 7

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.

ANNEXSHEEPMEAT AND GOATMEAT (in tonnes (t) of carcass weight equivalent) UNION TARIFF QUOTAS

CN codes	'Ad valorem' duty (%)	Specific duty EUR/100 kg	Order number under 'first-come first-served'					
			Live animals (Coefficient = 0,47)	Boneless lamb (¹) (Coefficient = 1,67)	Boneless mutton/ sheep (2) (Coefficient = 1,81)	Bone-in and carcasses (Coefficient = 1,00)	Origin	Annual volume in tonnes of carcass weight equivalent
0204	Zero	Zero	_	09.2101	09.2102	09.2011	Argentina	23 000
			_	09.2105	09.2106	09.2012	Australia	19 186
			_	09.2109	09.2110	09.2013	New Zealand	228 254
			_	09.2111	09.2112	09.2014	Uruguay	5 800
			_	09.2115	09.2116	09.1922	Chile (3)	8 000
			_	09.2121	09.2122	09.0781	Norway	300
			_	09.2125	09.2126	09.0693	Greenland	100
			_	09.2129	09.2130	09.0690	Faeroes	20
			_	09.2131	09.2132	09.0227	Turkey	200
			_	09.2171	09.2175	09.2015	Others (4)	200
			_	09.2178	09.2179	09.2016	Erga omnes (5)	200
0104 10 30 0104 10 80 0104 20 90	10	Zero	09.2181	_	_	09.2019	Erga omnes (5)	92

⁽¹⁾ And goatmeat of kid.

⁽²⁾ And goatmeat of Ric.
(3) Tariff quota for Chile increases by 200 t per annum.
(4) 'Others' shall refer to all WTO members, excluding Argentina, Australia, New Zealand, Uruguay, Chile, Greenland and Iceland.
(5) 'Erga omnes' shall refer to all origins including the countries mentioned in the current table.