

ANNEX I

QUALITY REQUIREMENTS [DA]

Levels of radioactivity in the products eligible for aid may not exceed the maximum levels permitted, where applicable, under Union rules. The level of radioactive contamination of the products shall be monitored only if the situation so requires, and during the requisite period.

I. Meat [DA]

Aid shall only be granted for:

- (a) beef classified in accordance with the Union scale for the classification of carcasses laid down in Regulation (EC) No 1249/2008, and identified in accordance with Article 6(3) of that Regulation;
- (b) carcasses of lambs less than 12 months old and cuts thereof;
- (c) animals raised in the Union for a minimum period of the last three months in case of beef, two months in case of pigmeat and sheepmeat and goatmeat and slaughtered not more than 10 days before being placed in storage. In the case of pigs slaughtered younger than 2 months of age, the meat shall come from animals raised in the Union since their birth;
- (d) animals raised in accordance with the prevailing veterinary requirements;
- (e) animals with a health mark as referred to in Section I of Annex II to Regulation (EC) No 853/2004 of the European Parliament and of the Council;
- (f) animals with no characteristics rendering them unfit for storage or subsequent use;
- (g) animals not slaughtered as a result of emergency measures;

(h) meat in the fresh state and stored in the frozen state. II. Cheese [DA]

Aid shall only be granted for cheese benefiting from a protected designation of origin (PDO) or from a protected geographical indication (PGI) which on the day when the storage contract commences has a minimum age corresponding to the period of maturation laid down in the product specification referred to in Article 7 of Regulation (EU) No 1151/2012 of the European Parliament and of the Council for that cheese as it will be marketed after the storage under contract increased by the maturing period beyond this period that contributes to increasing the value of the cheese.

Where a period of maturation is not laid down in the product specification referred to in Article 7 of Regulation (EU) No 1151/2012, the cheese should on the day when the storage contract starts have a minimum age corresponding to the period of maturation that contributes to increasing the value of the cheese.

Furthermore, the cheese shall comply with the following requirements:

- (a) each lot weighs at least 1 tonne;
- (b) it is indelibly marked with an indication, which may be encoded, of the undertaking in which it was manufactured and with the date of manufacture;
- (c) it is stored as whole cheese in the Member State where the cheese is produced and in which it qualifies to bear the protected designation of origin or protected geographical indication under Regulation (EU) No 1151/2012; and
- (e) it has not been the subject of a previous storage contract.

The storekeeper shall keep a register in which the particulars referred to in the second paragraph under (b) are entered on the date of entry into store.

III. Butter [DA]

Aid shall only be granted for butter meeting the requirements of point 1 of Annex II:

- (a) which has a minimum milkfat content, by weight, of 80 %, a maximum milk solids-non-fat content, by weight, of 2 % and a maximum water content, by weight, of 16 %;
- (b) produced during the 60 days preceding the day of application or the day of submission of the tender; and
- (c) for which minimum quantity for applications or tenders for aid is of 10 tonnes.

The packaging of the butter shall show at least the following particulars, where appropriate in code:

- (a) the number identifying the factory and the Member State of production;
- (b) the date of production;

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(d) the production batch number;
(e) the net weight.

~~The storekeeper shall~~ keep a register in which the particulars referred to in the second paragraph are entered on the date of entry into store.

IV. Sugar ~~[DA]~~

Sugar for which a tender or application is presented shall:

- (a) ~~be~~ white sugar in crystal form in bulk ~~or in big bags of~~ 800 kg or more;
(b) ▼
(c) ~~have a~~ moisture content not exceeding 0,06 %.

~~Until the end of the 2016/17 marketing year for sugar, it must have been produced within a quota of the marketing year in which the tender or application is made with the exclusion of white sugar withdrawn or carried forward.~~

V. Skimmed milk powder ~~[DA]~~

~~Aid shall only be granted for~~ skimmed milk powder ~~meeting the requirements of point 2 of Annex II;~~

- (a) ~~which~~ contains no more than 1,5 % fat and 5 % water and has a protein content of the non-fat dry matter of at least 34 %;
(b) has been produced during the 60 days preceding the day of application or the day of submission of the tender;
(c) ~~which~~ is stored in bags with a net ~~weight~~ of 25 kg or in “big bags” weighing no more than 1 500 kg showing at least the following particulars, ~~where appropriate in code:~~
(i) the number identifying the factory and the Member State of production;
(ii) the date of production;
(iii) ▼
(iv) the production batch number;
(v) the net weight; and
(d) for which minimum quantity for applications or tenders for aid is of 10 tonnes.

~~The storekeeper shall~~ keep a register in which the particulars referred to in the first paragraph are entered on the date of entry into store.

VI. Long Flax Fibre ~~[DA]~~

~~Aid shall only be granted for~~ long flax fibre obtained by complete separation of the fibres and the woody parts of the stalk that are at least 50 cm long on average after scutching and are arranged in parallel strands in bundles, sheets or slivers and for which the minimum quantity for applications or tenders for aid is of 2 000 kg.

Long flax fibres shall be stored in bales on which may be encoded, where appropriate:

- (a) the number identifying the factory and the Member State of production;
(b) the date of entry into storage;
(c) the net weight.

~~[Note; order to be changed to reflect that in Art 17 CMO]~~

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ANNEX II/ ~~DA~~

1. Butter has to be produced from cream obtained directly and exclusively from cow's milk produced in the Union.

2. Skimmed milk powder has to be made from cow's milk produced in the Union.

3. Compliance with the ~~above requirements~~ can be substantiated by proof that the butter or skimmed milk powder was produced in an undertaking approved in accordance with point 1(a), (b) and (c) of Part III of Annex IV to Commission ~~Delegated~~ Regulation (EU) No ~~2015/xxx (to be updated)~~ which is subject to checks verifying the requirements referred to in the first paragraph, or by another appropriate proof testifying compliance with the first paragraph.

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ANNEX III [\[IA\]](#)

NOTIFICATIONS

A. Olive oil

- (a) **By 15 September each year, producing** Member States shall **notify** the Commission **of the data on final production, total internal consumption and stocks at the end of** the preceding marketing year.
- (c) **By the 15th day of each month** from October to **June**, producing Member States shall notify the Commission:
- (i) of a monthly estimate of quantities of olive oil produced since the start of the marketing year;
- (ii) of an estimate of the total production and internal consumption of olive oil for the whole marketing year and an estimate of the **stocks at the end of the marketing year**.
- (d) Member States shall establish the data-collection system they deem to be most appropriate for obtaining and preparing the notifications referred to in points (b) and (c) and they shall specify, as appropriate, the data-communication obligations of the olive sector operators concerned.
- (e) **▼▼** (f) The Commission may use other sources of information.

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Deleted: No later than every Wednesday, Member States shall send the Commission the average prices recorded on their main representative markets the preceding week for the various categories of oil listed in Annex XVI to Regulation (EC) No 1234/2007

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. Calculation of the average Community market price for carcasses of adult male bovine animals, expressed as grade R3.¶

(a) . The average national market price of category A, expressed as grade R3, calculated in accordance with the third indent of Article 3(a) of Regulation (EC) No 1669/2006.¶

(b) . The average national market price of category C, expressed as grade R3, calculated in accordance with the third indent of Article 3(a) of Regulation (EC) No 1669/2006.¶

(c) . The average national market price of category A/C = weighted average of (a) and (b) with weighting to be based on the proportion of slaughterings in each category to the total national slaughterings of category A/C.¶

(d) . The average Community market price of category A/C = weighted average of (c) with weighting based on the proportion of total slaughterings of category A/C in each Member State to total slaughterings of category A/C in the Community.¶

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CONDITIONS APPLICABLE TO OPERATORS IN THE OLIVE OIL SECTOR

Olive oil operators shall fall into one of the following categories:

- (a) a producer organisation comprising of at least 700 olive growers if it acts as an organisation for the production and marketing of olives and olive oil;
- (b) a producer organisation representing at least 25 % of olive growers or of the olive oil production in the region in which it is situated;
- (c) an association of producer organisations from various economic areas and made up of at least 10 producer organisations as referred to in (a) and (b) above, or a number of organisations representing at least 5 % of the olive oil production of the Member State concerned;
- (d) a mill whose facilities can extract at least two tonnes of oil in an eight-hour working day and which has produced in the two preceding marketing years at total of at least 500 tonnes of virgin olive oil;
- (e) a packaging firm with a capacity, in the territory of a single Member State, equal at least to six tonnes of oil put up per eight-hour working day, and which has put up over the two preceding marketing years a total of at least 500 tonnes of olive oil.

Should one or more of the organisations producing or marketing olives and olive oil be a member or members of the organisation referred to in point (a) of the first subparagraph, the olive growers involved in such a grouping shall be individually considered when calculating the minimum number of 700 growers.

Olive oil operators shall not be eligible if they are:

- (a) subject to proceedings by the competent authorities for infringements of Regulations (EU) No 1308/2013;
- (b)
- (c)

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