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COM (83) 403 **COLLECTION RELIEE DES**

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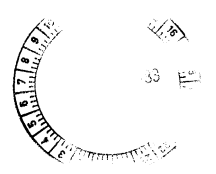
In accordance with Council Regulation (EEC, Euratom) No 354/83 of 1 February 1983 concerning the opening to the public of the historical archives of the European Economic Community and the European Atomic Energy Community (OJ L 43, 15.2.1983, p. 1), as amended by Regulation (EC, Euratom) No 1700/2003 of 22 September 2003 (OJ L 243, 27.9.2003, p. 1), this file is open to the public. Where necessary, classified documents in this file have been declassified in conformity with Article 5 of the aforementioned regulation.

In Übereinstimmung mit der Verordnung (EWG, Euratom) Nr. 354/83 des Rates vom 1. Februar 1983 über die Freigabe der historischen Archive der Europäischen Wirtschaftsgemeinschaft und der Europäischen Atomgemeinschaft (ABI. L 43 vom 15.2.1983, S. 1), geändert durch die Verordnung (EG, Euratom) Nr. 1700/2003 vom 22. September 2003 (ABI. L 243 vom 27.9.2003, S. 1), ist diese Datei der Öffentlichkeit zugänglich. Soweit erforderlich, wurden die Verschlusssachen in dieser Datei in Übereinstimmung mit Artikel 5 der genannten Verordnung freigegeben.

COMMISSION OF THE EUROPEAN COMMUNITIES

COM(83) 403 final

Brussels, 4 July 1983



Proposal for a COUNCIL REGULATION (EEC)

opening, allocating and providing for the administration of a Community tariff quota for certain wines having a registered designation of origin, falling within subheading ex 22.05 C of the Common Customs Tariff, originating in Tunisia (1983/84)

(submitted to the Council by the Commission)

EXPLANATORY MEMORANDUM

1. Article 20 of the Cooperation Agreement between the European Economic Community and the Republic of Tunisia provides for the opening of an annual Community tariff quota of 50000 hl for the duty-free importation into the Community of certain wines having a registered designation of origin falling within subheading ex 22.05 C of the CCT originating in Tunisia. These wines must be put up in containers holding two litres or less.

Accordingly this tariff quota has to be opened.

2. The Regulation makes provision - as it is usual - for the division of the quota volume into two instalments, the first of which is allocated by shares amongst all Member States, while the second constitutes a reserve.

The allocation of the first instalment is usually on the statistical data of the last three years and estimates for the period in question. In this case, however, neither Community not national statistical data split up by the types of the wines into question are available and no estimates can be put forward. In these circumstances initial shares should be established for taking into account the possibilities of consumption of these wines in each of the Member States.

3. It is proposed that the proposal for a Council Regulation opening the Community tariff quota described above should be approved.

Proposal for a . COUNCIL REGULATION (EEC)

opening, allocating and providing for the administration of a Community tariff quota for certain wines having a registered designation of origin, falling within subheading ex 22.05 C of the Common Customs Tariff and originating in Tunisia (1983/84)

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular Article 113 thereof.

Having regard to the proposal from the Commission,

Whereas Article 20 of the Cooperation Agreement between the European Economic Community and the Republic of Tunisia (1) stipulates that certain wines having a registered designation of origin, falling within subheading ex 22.05 C of the Common Customs Tariff and originating in Tunisia, specified in the Agreement in the form of an exchange of letters of 16 October 1978 (2), and produced from the 1977 and subsequent harvests, shall be imported into the Community free of customs duties within the limits of an annual Community tariff quota of 50 000 hectolitres; whereas these wines must be put in containers holding two litres or less;

these wines must be accompanied by a certificate of designation of origin in accordance with the model given in Annex D to the Agreement in question; whereas the Community tariff quota in question should therefore be opened for the period 1 November 1983 to 31 October 1984;

Whereas the wines in question are subject to compliance with the free-at-frontier reference price; whereas the wines in question shall benefit from this tariff quota on condition that Article 18 of Regulation (EEC) No 337/79 (3), as last amended by Regulation (EEC) N° 3082/82(4), is complied with;

Whereas it is in particular necessary to ensure equal and uninterrupted access for all Community importers to the abovementioned quota, and uninterrupted

application of the rates laid down for this quota to all imports of the products concerned into the Member States until the quota has been used up; whereas a system of using a Community tariff quota, based on allocation among the Member States, appears likely to comply with the Community nature of the said quota having regard to the above principles; whereas, in order to reflect most accurately the actual development of the market in the products in question, such allocation should be in proportion to the requirements of the Member States, assessed by reference both to the statistics relating to imports of the said products from Tunisia over a representative reference period and to the economic outlook for the quota period concerned;

Who eas in this case, however, neither Community nor 1 tional statistics showing the breakdown for each of the vpes of wines in question are available and no reliable estimates of future imports can be made; whereas i these circumstances the quota volumes should be allocated in initial shares, taking into account demand for these wines on the markets of the various Member States;

Whereas, to take into account import trends for the products concerned in the various Member States, the quota amount should be divided into two instalments, the first being allocated among the Member States and the second held as a reserve intended to cover at a later date the requirements of Member States who have used up their initial share; whereas, in order to guarantee some degree of security to importers in each Member State, the first instalment of the Community quota should be fixed at a level which could, in the present circumstances, be 50 % of the quota volume;

Whereas the initial shares of the Member States may not be used up at the same rate; whereas, in order to take this into account and avoid disruption, any Member State which has used up almost all its initial share should draw a supplementary share from the reserve; whereas this should be done by each Member State each time one of its supplementary shares is almost used up, and so on as many times as the reserve allows; whereas the initial and supplementary shares should be valid until the end of the quota period; whereas this form of administration requires

^{(&}lt;sup>1</sup>) OJ No L 265, 27. 9. 1978, p. 2.

⁷⁾ OJ No L 296, 21. 10. 1978, p. 2. 3) OJ No L 54. 5. 3. 1979, p. 1. 4) OJ No L 326, 13, 12. 1982 pp. 1.

close collaboration between the Member States and the Commission, and the Commission must be in a position to follow the extent to which the quota volume has been used up and inform the Member States thereof;

Whereas, if at a given date in the quota period a Member State has a considerable quantity of the initial share left over, it is essential that it should return a significant proportion thereof to the reserve, to prevent a part of the Community quota remaining unused in one Member State when it could be used in others;

Whereas, since the Kingdom of Belgium, the Kingdom of the Netherlands and the Grand Duchy of Luxembourg are united within and jointly represented by the Benelux Economic Union, all transactions concerning the administration of the shares allocated to that economic union may be carried out by any one of its members,

HAS ADOPTED THIS REGULATION:

Article 1

From 1 November 1983 to 31 October 1984, a Community tariff quota of 50 000 hectolitres shall be opened for the products indicated below and originating in Tunisia:

CCT heading No	Description
22.05	Wine of fresh grapes; grape must with fermentation arrested by the addition of alcohol:
	C. Other:
	- wines entitled to one of the following designations of origin:
	Coteaux de Tebourba, Sidi-Salem, Kelibia, Thibar, Mornag, grand cru Mornag of an actual alcoholic strength of 15 % vol or less and in containers holding two litres or less

Within the tariff quota referred to in paragraph 1, the Common Customs Tariff duties applicable to these wines shall be totally suspended.

Within the limits of these tariff quotas, the Hellenic Republic shall apply duties calculated in accordance with the relevant provisions in the 1979 Act of Accession and Regulation (EEC) No. 1080/83(1).

- Wines produced from the 1977 and subsequent harvests shall be accorded the benefit of the tariff quota referred to in paragraph 1.
- The wines in question are subject to compliance with the free-at-frontier reference price.

The wines in question shall benefit from this tariff quota on condition that the provisions of Article 18 of Regulation (EEC) No 337/79 are complied with.

Each of these wines, when imported, shall be accompanied by a certificate of designation of origin, issued by the relevant Tunisian authority, in accordance with the model annexed to this Regulation and certifying in box 16 that these wines have been produced from the 1977 and subsequent harvests.

Article 2

- The tariff quota laid down in Article 1 shall be divided into two instalments.
- A first instalment of the quota shall be allocated among the Member States; the shares, which subject to Article 5 shall be valid up to 31 October 1984, shall be as follows:

	(hectolitres)		
Benelux	4 500		
Denmark	2 500		
Germany	5 000		
Greece	800		
France	5 000		
Ireland	1 000		
Italy	2 000		
United Kingdom	4 200		

The second instalment of the quota, amounting to 25000 hectolitres, shall constitute the reserve.

Article 3

- If 90 % or more of one of a Member State's initial share, as specified in Article 2 (2), or of that share less the portion returned to the reserve where Article 5 has been applied, has been used up, that Member State shall, without delay, by notifying the Commission, draw a second share equal to 15 % of its initial share, rounded up where necessary to the next whole number, in so far as the amount in the reserve allows.
- If, after its initial share has been used up, 90 % or more of the second share drawn by a Member State has been used up, that Member State shall, in accordance with the conditions laid down in paragraph 1, draw a third share equal to 7.5 % of its initial share, rounded up where necessary to the next whole number, in so far as the amount in the reserve allows.
- If, after its second share has been used up, 90 % or more of the third share drawn by a Member State has been used up, that Member State shall, in accordance with paragraph 1, draw a fourth share equal to the third.

This process shall continue to apply until the reserves are used up.

4. Notwithstanding paragraphs 1, 2 and 3, Member States may draw smaller shares than those fixed in these paragraphs if there is reason to believe that those fixed might not be used up. They shall inform the Commission of their reasons for applying this paragraph.

Article 4

The additional shares drawn pursuant to Article 3 shall be valid until 31 October 1984.

Article 5

Member States shall return to the reserve, not later than 1 September 1984, the unused portion of their initial share which, on 15 August 1984, is in excess of 20 % of the initial amount. They may return a greater portion if there are grounds for believing that such portion might not be used in full.

Member States shall notify the Commission, not later than 1 September 1984, of the total imports of the products concerned effected under the Community quotas up to and including 15 August 1984 and, where appropriate, the proportion of their initial share that they are returning to the reserve.

Article 6

The Commission shall keep account of the shares opened by Member States pursuant to Articles 2 and 3 and shall inform each State of the extent to which the reserve has been used up as soon as it has been notified.

The Commission shall notify the Member States, not later than 5 September 1984, of the state of the reserve after the return of shares pursuant to Article 5.

The Commission shall ensure that the drawing which uses up the reserve is limited to the balance available and, to this end, shall specify the amount thereof to the Member State making the final drawing.

Article 7

- 1. Member States shall take all measures necessary to ensure that additional shares drawn pursuant to Article 3 are opened in such a way that imports may be charged without interruption against their aggregate shares in the Community quota.
- 2. Member States shall ensure that importers of the products concerned have free access to the shares allocated to them.
- 3. Member States shall charge imports of the said goods against their shares as and when the goods are entered for free circulation.
- 4. The extent to which a Member State has used up its shares shall be determined on the basis of the imports charged in accordance with paragraph 3.

Article 8

At the request of the Commission, Member States shall it imm it of imports actually charged against their shalls.

Article 9

The Member States and the Commission, shall collaborate closely in order to ensure that this Regulation is observed.

Article 10

This Regulation shall enter into force on 1 November 1983.

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

Done at Brussels,

For the Council
The President

ANNEX

	·			
1. באביין – Eksportør – Ausführer – Exporter – Exportateur – teur – Esportatore – Exporteur – 'Εξαγωγέας:	الرقـم 2 – Nummer – Ni Number Numéro – N Nummer – Άριθμός		00000	
	(Name of authority gradesignation of origin)	uaranteeing the		
4. المرسل اليه Modtager – Empfänger – Consignee – Destinataire – Destinatario – Geadresseerde – Παραλή – πτης				
· · · · · · · · · · · · · · · · · · ·	ביאן כי הוביים ול מביי CERTIFIKAT FOR OPRINDELSESBETEGNELSE BESCHEINIGUNG DER URSPRUNGSBEZEICHNUNG CERTIFICATE OF DESIGNATION OF ORIGIN CERTIFICAT D'APPELLATION D'ORIGINE CERTIFICATO DI DENOMINAZIONE DI ORIGINE CERTIFICAAT VAN BENAMING VAN OORSPRONG ΠΙΣΤΟΠΟΙΗΤΙΚΌ ΟΝΟΜΑΣΙΑΣ ΠΡΟΕΛΕΥΣΕΩΣ			
6. وسديلة النقل – Transportmiddel – Beförderungsmittel – Means of transport – Moyen de transport – Mezzo di trasporto – Vervoermiddel– Μεταφορικό μέσο:				
	7. (Designation of origin)		
8. حكان الأفراغ – Losningssted – Entladungsort – Place of unloading – Lieu de déchargement – Luogo di sbarco – Plaats van lossing – Τόπος ἐκφορτώσεως:				
Mærker og numre, kollienes antal og art Zeichen und Nummern, Anzahl und Art der Packstücke Marks and numbers, number and kind of packages Marques et numéros, nombre et nature des colis Marca e numero, quantità e natura dei colli Merken en nummers, aantal en soort der colli Σήματα καί ἀριθμοί, ἀριθμός καὶ είδος τῶν δεμάτων		Bruttovægt Rohgewicht Gross weigh Poids brut Peso lordo Brutogewich Mεικτό δάρ	Liter Liter Litres Litres Litri Litri Liter	
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12. (المروف – Liter (i bogstaver) – Liter (in Buchstaben) – Litres (in words) – Litres (en lettres) – Litri (in lettere) – Liter (voluit) – Λίτρα (ὀλογράφως):				
13. בין ביי ביי ביי ביי ביי ביי ביי ביי ביי				
14. تأشيرة الحمارك – Toldstedets attest – Sichtvermerk der Zollstelle – Customs stamp – Visa de la douane – Visto della dogana – Visum van de douane – Θεώρηση τελωνείου	(Oversættelse se nr. 15 – the translation under No Vedi traduzione al n. 15 - πε μετάφραση στόν άριδ	15 — Voir tradu — Zie voor vertal	ction au nº 15	
	1			

15.	Det bekræftes, at vinen, der er nævnt i dette certifikat, er fremstillet i området og ifølge tunesisk lovgivning er berettiget til oprindelsesbetegnelsen: »
	Wir bestätigen, daß der in dieser Bescheinigung bezeichnete Wein im Bezirk gewonnen wurde und ihm nach tunesischem Gesetz die Ursprungsbezeichnung "
	We hereby certify that the wine described in this certificate is wine produced within the wine district of
	Nous certifions que le vin décrit dans ce certificat a été produit dans la zone de et est reconnu, suivant la loi tunisienne, comme ayant droit à la dénomination d'origine «
	Si certifica che il vino descritto nel presente certificato è un vino prodotto nella zona di ed è riconosciuto, secondo la legge tunisina, come avente diritto alla denominazione di origine «
	Wij verklaren dat de in dit certificaat omschreven wijn is vervaardigd in het wijndistrict van en dat volgens de Tunesische wetgeving de benaming van oorsprong "" erkend wordt. De aan deze wijn toegevoegde alcohol is alcohol, uit wijn gewonnen.
	Πιστοποιούμε ότι ὁ οἶνος ὁ περιγραφόμενος σ' αὐτό τό πιστοποιητικό παρήχθη στή ζώνη καί ἀναγνωρίζεται, σύμφωνα με τή νομοθεσία τἢς Τυνησίας, ὅτι δικαιοῦται τἢς ὀνομασίας προελεύσεως «». Ἡ ἀλκοόλη πού ἔχει προστεθεῖ σ' αὐτόν τόν οἶνο εἶναι οἰνικῆς προελεύσεως.
16.	(1)

يحتفظ بهذه الخانة لبيانات اخرى من الدولة المصدرة

- (1) Rubrik forbeholdt eksportlandets andre angivelser.
- (1) Diese Nummer ist weiteren Angaben des Ausfuhrlandes vorbehalten.
- (1) Space reserved for additional details given in the exporting country.
- (1) Case réservée pour d'autres indications du pays exportateur.
- (1) Spazio riservato per altre indicazioni del paese esportatore.
- (1) Ruimte bestemd voor andere gegevens van het land van uitvoer.
- (') Χώρος πού προορίζεται γιά άλλες ένδείξεις της χώρας έξαγωγής.