

COMMISSION OF THE EUROPEAN COMMUNITIES

COM(89) 298 final

Brussels, 20 June 1989

Proposal for a

COUNCIL REGULATION (EEC)

opening and providing for the administration of
Community tariff quotas for
certain kinds of tert-butyl-hydroperoxide and
cellulose acetate-butyrate

(presented by the Commission)

EXPLANATORY MEMORANDUM

1. As a result of requests made by authorities of Italy, Germany and the Benelux, the Services of the Commission have examined with government experts the opportunity of opening autonomous Community tariff quotas for certain kinds of tert-butyl-hydroperoxide, falling within subheading ex 2909 60 90 of the CN and of cellulose acetobutyrate, falling within heading ex 3912 90 10 of the CN.
2. Following this examination it appears that a solution which envisages the opening for the second half of 1989 of duty-free tariff quotas of 1 700 tonnes for tert-butyl-hydroperoxide and 150 tonnes for cellulose acetate-butyrate, could be accepted by all Member States, without disturbing the Community market for the products in question.

This is the purpose of the proposal.

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THE COUNCIL OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community, and in particular Article 28 thereof,

Having regard to the proposal from the Commission,

Whereas production in the Community of certain kinds of tert-butyl-hydroperoxide and cellulose acetate-butyrate

is currently unable to meet the specific requirements of the user industries in the Community; whereas, consequently, Community supplies of products of this type currently depend to a considerable extent on imports from third countries; whereas the most urgent Community requirements for the products in question should be met immediately on the most favourable terms; whereas zero-duty Community tariff quotas should therefore be opened within the limits of appropriate volumes for a period from 1 July to 31 December 1989, under certain conditions concerning presentation or use; whereas, in order not to

upset the balance of the markets for these products, the volume of the Community tariff quotas should be set at respectively 1 700 and 150 tonnes;

Whereas it is necessary, in particular, to ensure for all Community importers equal and uninterrupted access to the said quotas and to ensure the uninterrupted application of the rates laid down for the quotas to all imports of the products concerned into all Member States until the quotas have been used up; whereas, it is appropriate to take the necessary measures to ensure efficient Community administration of these tariff quotas while offering the Member States the opportunity to draw from the quota volumes the necessary quantities corresponding to actual imports;

whereas this method of administration requires close cooperation between the Member States and the Commission and the latter must in particular be able to monitor the rate at which the quotas are used up and inform the Member States accordingly;

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 these quotas may be carried out by any one of its members,

HAS ADOPTED THIS REGULATION :

Article 1

1. From 1 July to 31 December 1989 the customs duty applicable to imports of the following products shall be suspended at the levels indicated and within the limits of the Community tariff quotas as shown below :

Order No	CN code	Description	Volume of quota (tonnes)	Rate of duty (%)
09.2745	ex 2909 60 90	Tert-butyl-hydroperoxide containing by weight 28% or more but not more than 32% of water	1 700	0
09.2747	ex 3912 90 10	Cellulose acetate-butyrate, for the manufacture of interior trim for cars	150	0

Within the limits of these tariff quotas, the Kingdom of Spain and the Portuguese Republic shall apply customs duties calculated in accordance with the relevant provisions in the Act of Accession.

2. If an importer presents in a Member State a declaration of entry into free circulation, including a request for preferential benefit for a product covered by this Regulation and if this request is accepted by the customs authorities, the Member States concerned shall inform the Commission and draw an amount equal to its requirements from the corresponding quota amount.

The drawing requests, with indication of the date of acceptance of the said declarations, must be transmitted to the Commission without delay.

The drawings are granted by the Commission by reference to the date of acceptance of the declarations of entry into free circulation by the customs authorities of the Member States concerned to the extent that the available balance so permits.

If a Member State does not use the quantities drawn, it shall return them as soon as possible to the corresponding quota amount.

If the quantities requested are greater than the available balance of the quota amount, allocation shall be made on a *pro rata* basis with respect to the requests. Member States shall be informed thereof by the Commission.

3. For the quota shown under order number 09.2747, the relevant Community provision shall be applied in order to monitor the use of the product for the prescribed specific purpose.

Article 2

Each Member State shall ensure that importers of the products concerned have free and equal access to the quota for such time as the residual balance of the quota volumes so permits.

Article 3

The Member States and the Commission shall cooperate closely to ensure that this Regulation is complied with.

Article 4

This Regulation shall enter into force on 1 July 1989.

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

Done at Brussels,

For the Council

The President

FICHE D'IMPACT SUR LA COMPETITIVITE ET L'EMPLOI

La présente proposition vise l'ouverture de contingents tarifaires communautaires autonomes destinés à couvrir, à des conditions favorables, les besoins des industries utilisatrices. Elle aura pour effet de permettre à ces industries de concurrencer celles des pays tiers sur les marchés de la Communauté et des pays tiers et de maintenir ou même d'améliorer l'emploi dans la Communauté.

FICHE FINANCIERE

1. Ligne budgétaire concernée : Chap. 12, art. 120
2. Base juridique : article 28 du traité
3. Intitulé de la mesure tarifaire : Proposition de règlement du Conseil portant ouverture et mode de gestion de contingents tarifaires communautaires pour certaines qualités d'hydroperoxyde de tert-butyle et d'acétobutyrate de cellulose.
4. Objectif : Couvrir, à des conditions plus favorables, les besoins des industries communautaires.

5. Mode de calcul :

Code de la N.C.	: ex 2909 60 90	ex 3912 90 10
Volume du contingent	: 1 700 tonnes	150 tonnes
Droit à appliquer	: 0 %	0 %
Droit normal	: 6,6 %	6,4 %

6. Perte de recettes :

Valeur d'une tonne	: 1 580 écus	3 450 écus
Valeur totale	: 2 686 000 écus	517 500 écus
Perte de recettes	: 177 276 écus	33 120 écus
		210 396 écus

Nouvelles mesures tarifaires

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