

**Communication of Decisions under sundry tendering procedures in agriculture
(milk and milk products)**

(See notice in Official Journal of the European Communities No L 360 of 21 December 1982, page 43)

(86/C 53/02)

(ECU)

Standing invitation to tender	Tender No	Date of Commission Decision	Use to which the butter or the concentrated butter is to be put (Article 4 of Regulation (EEC) No 262/79)	Minimum selling price	Maximum aid level	Processing security
Commission Regulation (EEC) No 262/79 of 12 February 1979 on the sale of butter at reduced prices for use in the manufacture of pastry products, ice-cream and other foodstuffs (OJ No L 41, 16. 2. 1979, p. 1)	118	4. 3. 1986	Formula A and/or C, and/or D: with a fat content of: — 82 % or more — less than 82 % Formula B: with a fat content of: — 82 % or more — less than 82 %	105/100 kg butter 102,4/100 kg butter 165/100 kg butter 161/100 kg butter	— — — —	233/100 kg butter 233/100 kg butter 172/100 kg butter 172/100 kg butter
Commission Regulation (EEC) No 1932/81 of 13 July 1981 on the granting of aid for butter and concentrated butter for use in the manufacture of pastry products, ice-cream and other foodstuffs (OJ No L 191, 14. 7. 1981, p. 6)	99	4. 3. 1986	(a) for butter: Formula A and/or C, and/or D: with a fat content of: — 82 % or more — 80 % or more, but not exceeding 82 % Formula B: with a fat content of: — 82 % or more — 80 % or more, but not exceeding 82 % (b) for concentrated butter: Formula A and/or C, and/or D: Formula B:	— — — — — —	166/100 kg butter —/100 kg butter —/100 kg butter —/100 kg butter	— — — — 244/100 kg pure concentrated butter 163,8/100 kg pure concentrated butter

Commission communications pursuant to Article 115 of the EEC Treaty

(86/C 53/03)

The Commission, by Decision of 3 March 1986 pursuant to Article 115 of the EEC Treaty, has rejected an application by Ireland for authorization not to apply Community treatment to imports of products of category 5, falling within subheading Nos 60.05 A I and ex A II of the Common Customs Tariff, originating in Taiwan and in free circulation in the other Member States.

The Commission, by Decision of 4 March 1986 pursuant to Article 115 of the EEC Treaty, has rejected an application by Ireland for authorization not to apply Community treatment to imports of products of category 7, falling within subheading Nos ex 60.05 A II and ex 61.02 B II of the Common Customs Tariff, originating in Taiwan and in free circulation in the other Member States.

Commission communication pursuant to Article 9 (9) of Council Regulation (EEC) No 3420/83 of 14 November 1983

(86/C 53/04)

By virtue of Article 9 (1) of Council Regulation (EEC) No 3420/83 of 14 November 1983 on import arrangements for products originating in State-trading countries, not liberalized at Community level⁽¹⁾, the Commission has adopted the following change(s) to the import arrangements applied in Italy with regard to Hungary, Romania and the German Democratic Republic with effect from 4 March 1986:

— Exceptional opening, for 1986, of quotas for the import of:

— regenerated textile fibres of viscose (discontinuous) (NIMEXE code 56.01.21 — category ex 126)

<i>Hungary</i>	100 tonnes,
<i>Romania</i>	1 360 tonnes,
<i>German Democratic Republic</i>	400 tonnes,

— yarn of regenerated textile fibres (continuous) (NIMEXE code 51.01.65 — category ex 127 A)

<i>Romania</i>	125 tonnes,
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— synthetic textile fibres of polyamides (discontinuous) (NIMEXE code 56.01.11 — category ex 124)

<i>Romania</i>	80 tonnes,
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— yarn of regenerated textile fibres (continuous) (NIMEXE code 51.01.68 — category ex 42)

<i>German Democratic Republic</i>	25 tonnes.
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⁽¹⁾ OJ No L 346, 8. 12. 1983, p. 6.