# Fiche de procédure

Basic information		
CNS - Consultation procedure Regulation	1996/0120(CNS)	Procedure completed
Community aid scheme for producers of cer Amended by <u>1998/0310(CNS)</u> Amended by <u>2000/0191(CNS)</u>	rtain citrus fruits	
Subject 3.10.06.01 Fruit, citrus fruits 3.10.14 Support for producers and premium	าร	

Key players			
European Parliament	Committee responsible	Rapporteur	Appointed
	AGRI Agriculture and Rural Development		04/06/1996
		PSE COLINO SALAMANCA	
		Juan Luis	
	Committee for opinion	Rapporteur for opinion	Appointed
	BUDG Budgets		28/05/1996
		UPE DI PRIMA Pietro Antonio	0
		Mashina	Data
council of the European Union		Meeting	Date
	Agriculture and Fisheries	<u>1959</u>	28/10/1996
	Agriculture and Fisheries	1946	17/09/1996

Key events			
13/05/1996	Legislative proposal published	COM(1996)0177	Summary
17/06/1996	Committee referral announced in Parliament		
08/07/1996	Vote in committee		Summary
08/07/1996	Committee report tabled for plenary, reconsultation	<u>A4-0233/1996</u>	
04/09/1996	Debate in Parliament	W.	
05/09/1996	Decision by Parliament	T4-0439/1996	Summary
28/10/1996	Act adopted by Council after consultation of Parliament		
28/10/1996	End of procedure in Parliament		
21/11/1996	Final act published in Official Journal		

Technical information		
Procedure reference	1996/0120(CNS)	
Procedure type	CNS - Consultation procedure	
Procedure subtype	Legislation	
Legislative instrument	Regulation	
	Amended by <u>1998/0310(CNS)</u> Amended by <u>2000/0191(CNS)</u>	
Legal basis	Rules of Procedure EP 163; EC before Amsterdam E 043	
Stage reached in procedure	Procedure completed	
Committee dossier	AGRI/4/07900	

Documentation gateway					
Document attached to the procedure	B4-0608/1995	08/09/1995	EP		
Legislative proposal	COM(1996)0177	13/05/1996	EC	Summary	
Economic and Social Committee: opinion, report	<u>CES0740/1996</u> OJ C 212 22.07.1996, p. 0088	30/05/1996	ESC	Summary	
Committee final report tabled for plenary, reconsultation	<u>A4-0233/1996</u> OJ C 261 09.09.1996, p. 0004	08/07/1996	EP		
Text adopted by Parliament after reconsultation	T4-0439/1996 OJ C 277 23.09.1996, p. <u>0012-0026</u>	05/09/1996	EP	Summary	
Implementing legislative act	<u>32003R2111</u> OJ L 317 02.12.2003, p. <u>0005-0021</u>	01/12/2003	EU	Summary	

#### Additional information

**European Commission** 

EUR-Lex

#### Final act

Regulation 1996/2202 OJ L 297 21.11.1996, p. 0049 Summary

#### Community aid scheme for producers of certain citrus fruits

OBJECTIVE: the proposal for a Council regulation aims to establish an aid scheme for producers of certain citrus fruits. It has two main objectives: - as regards production, to prevent continued recourse to processing as an alternative outlet for fruit originally destined for the fresh market; - as regards the processing industry, to enable the industry to move into new products (freshly squeezed and pasteurised juice), the only products where the Community has any chance of being competitive in relation to third countries. CONTENT: to achieve these objectives, the Commission is proposing a flexible system based on processing contracts signed by processors and producers' organisations. The price of the raw materials, which must meet certain minimum conditions, will be freely established in line with supply and demand. Aid will be granted to producers' organisations for raw materials supplied to the industry in order to: - support producers' incomes, - facilitate negotiations with the industry, - promote the concentration of production through producers' organisations. The aid will be adjusted whenever the thresholds are exceeded. ?

#### Community aid scheme for producers of certain citrus fruits

The agriculture committee adopted the report by J.L. COLINO SALAMANCA. The committee proposes that the Commission proposal be amended in order to : - Establish a link between the amounts of aid and the level of Community set-aside compensation set by the Council in respect of fresh produce (the aim being to encourage processing rather than set-aside or destruction). - Increase the maximum thresholds for small citrus fruit sent for processing from 265.000 tonnes to 365.000 tonnes. - Fix a maximum limit of 20% for the aid reduction where thresholds are exceeded. (The penalties currently laid down by the Commission are unlimited). ?

#### Community aid scheme for producers of certain citrus fruits

In adopting the report by Mr COLINO SALAMANCA (PSE, Esp), Parliament approved the proposal for a Council Regulation introducing a Community aid scheme for producers of certain citrus fruits, but called for more favourable conditions for producers, and in particular: - a limit to the penalties on producers for exceeding the thresholds laid down for the supply of produce: under no circumstances should an aid reduction exceed 20%; - an increase in the upper threshold for secondary citrus fruits (mandarins, clementines, satsumas) to 365 000 tonnes (in place of the proposed 265 000). The Commission will decide on monitoring measures and penalties, while the Member States will implement a monitoring scheme enabling checks to be made on compliance with the conditions laid down by the Regulation. ?

## Community aid scheme for producers of certain citrus fruits

OBJECTIVE: to introduce a Community aid scheme for producers of certain citrus fruits in order to: - on the production side, prevent continued systematic recourse to processing as an alternative outlet for fruit originally destined for the fresh market, - on the processing industry side, enable the industry to move into new competitive products (freshly squeezed juice and pasteurized juice). COMMUNITY MEASURE: Council Regulation (EC) No 2202/96 introducing a Community aid scheme for producers of certain citrus fruits. SUBSTANCE: under the intended system, processing contracts will be signed by processors and producers' organizations. The price of the raw materials will be freely established as a function of supply and demand. Aid will be granted to producers' organizations for raw material supplied to the industry, in order to: - support producers' incomes; - facilitate negotiations with the industry; - promote the concentration of production through producers' organizations. To ensure that recipients of the aid take a responsible attitude to their output, the aid is adjusted whenever the thresholds are exceeded, or penalties are imposed if the contract is not performed. DATE OF ENTRY INTO FORCE: 24 November 1996. The Regulation is applicable from the 1997/1998 marketing year. ?

## Community aid scheme for producers of certain citrus fruits

LEGISLATIVE ACT : Commission Regulation 2111/2003/EC laying down detailed rules for the application of Council Regulation 2202/96/EC introducing a Community aid scheme for producers of certain citrus fruits. CONTENT : in the light of experience over recent years, it is necessary to amend Commission Regulation 1092/2001/EC of 30 May 2001 laying down detailed rules for the application of Council Regulation 2202/96/EC introducing a Community aid scheme for producers of certain citrus fruits, as amended by Regulation 350/2002/EC. In the interests of clarity and rationality, Regulation 1092/2001/EC should be repealed and replaced by a new Regulation. The marketing years and equivalent periods for citrus fruits harvested within the Community and listed in Article 1 of Regulation 2202/96/EC should be defined with a view to applying uniformly the aid scheme established by that Regulation. The types and duration of contracts and the particulars to be included therein should be specified for the purposes of applying the aid scheme. In order to improve the way the scheme operates, the competent authorities should know of all producer organisations marketing the production of their members, of members of other producer organisations and of individual producers who wish to qualify under the scheme. The competent authorities should also know of the processors signing contracts with such producer organisations and of the processing capacity of their facilities. To this end, processors of citrus fruits wishing to participate in the aid scheme should make a request to the competent authorities before a date to be determined by the latter. In order to assure and reinforce checks by the competent authorities, whenever processing takes place in a Member State different from that in which the head office of the producer organisation signing the contract is situated, Member States concerned should lay down the necessary additional common provisions and administrative procedures as regards the notifications required from producer organisations and delivery certificates. Lastly, so that the Commission can implement and monitor this aid scheme and, if necessary, adapt it swiftly to changing market conditions, the Commission should receive from Member States timely, reliable and updated information. To facilitate the transition from the previous arrangements to those established by this Regulation, transitional provisions should be adopted. ENTRY INTO FORCE : 05/12/2003. This Regulation shall apply from the marketing year 2003/04 for each of the products concerned.?