Procedure file

Basic information		
CNS - Consultation procedure Decision	2003/0253(CNS)	Procedure completed
Common agricultural policy CAP: adaptation the Treaties following the reform	n of the Act of Accession and of	
Subject 3.10 Agricultural policy and economies 8.20.12 Enlargement's agricultural point of	view	

Key players			
European Parliament	Committee responsible	Rapporteur	Appointed
	Agriculture and Rural Development		04/11/2003
		PPE-DE GOEPEL Lutz	
	Committee for an initial	Dannarious for aninian	Anneistad
	Committee for opinion	Rapporteur for opinion	Appointed
	BUDG Budgets		26/11/2003
		PPE-DE BÖGE Reimer	
Council of the European Union	Council configuration	Meeting	Date
	Environment	2556	22/12/2003
European Commission	Commission DG	Commissioner	
	Agriculture and Rural Development		

ey events			
27/10/2003	Legislative proposal published	COM(2003)0643	Summary
17/11/2003	Committee referral announced in Parliament		
18/02/2004	Vote in committee		Summary
18/02/2004	Committee report tabled for plenary, 1st reading/single reading	A5-0084/2004	
11/03/2004	Decision by Parliament	T5-0169/2004	Summary
22/03/2004	Act adopted by Council after consultation of Parliament		
22/03/2004	End of procedure in Parliament		
30/03/2004	Final act published in Official Journal		

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Procedure reference	2003/0253(CNS)
Procedure type	CNS - Consultation procedure
Procedure subtype	Legislation
Legislative instrument	Decision
Legal basis	Adhesion Act 2003 (10 countries) T 023; Adhesion Treaty (10 countries) TTE 002-p3
Stage reached in procedure	Procedure completed
Committee dossier	AGRI/5/20243

Documentation gateway				
Legislative proposal	COM(2003)0643	27/10/2003	EC	Summary
Committee report tabled for plenary, 1st reading/single reading	<u>A5-0084/2004</u>	18/02/2004	EP	
Text adopted by Parliament, 1st reading/single reading	<u>T5-0169/2004</u> OJ C 102 28.04.2004, p. <u>0647-0756 E</u>	11/03/2004	EP	Summary

Additional information	
European Commission	<u>EUR-Lex</u>

Final act

<u>Decision 2004/281</u> OJ L 093 30.03.2004, p. 0001-0017 Summary

Common agricultural policy CAP: adaptation of the Act of Accession and of the Treaties following the reform

PURPOSE: to adapt the Act of Accession of the Czech Republic, Estonia, Cyprus, Latvia, Lithuania, Hungary, Malta, Poland, Slovenia and Slovakia and the adjustments to the Treaties on which the European Union is founded, following the reform of the common agricultural policy. PROPOSED ACT: Council Decision. CONTENT: on 29 September 2003, the Council adopted a CAP reform package which makes significant changes to the acquis on which the accession negotiations were based. In their current form the CAP reform texts take no account of the results of those negotiations or indeed of enlargement itself. There is therefore a need to adapt both the Act of Accession and the CAP reform texts before accession to ensure that the two are complete and compatible, i.e. to ensure that they can function in an enlarged community. Specifically, there is a need to: - adapt the CAP-related annexes of the Act of Accession so that the negotiation results fit with the new acquis (this will be necessary where references in the Act of Accession are rendered obsolete or where the negotiation results are not immediately compatible with the reformed CAP); - adapt the CAP reform texts so that they can be applied to the new Member States and so that they incorporate any negotiation results that would otherwise (in the future) be lost. To achieve these two objectives the Commission has prepared two legislative proposals for a Decision and a Regulation respectively. Both texts are based on the following guiding principles: - the fundamental character and principles of the package agreed in Copenhagen should be maintained, and applied to any new elements. There should be no 'erosion' of the terms of accession negotiated by the acceding countries; - where the CAP reform introduces new elements that were not covered during the accession negotiations on agriculture, the new Member States should be treated similarly to the current Member States, except where that conflicts with the overriding principle described above; - adaptations should be limited to what is absolutely necessary; - the new Member States should be integrated smoothly into the reformed CAP as soon as possible. The present proposal sets out the adaptations to the Act of Accession which have become necessary as a consequence of the reform of the Common Agricultural Policy: -Phasing-in of direct payments: the CAP Reform introduces new direct payments for energy crops and nuts. It also introduces an additional price cut in the dairy sector, on top of what was agreed in Agenda 2000, and thus increases the compensatory direct payments for dairy (which incidentally will now start in 2004 not 2005). In order to maintain the general approach taken on direct payments in Copenhagen, these new direct payments should not be granted in full to the new Member States but should be subject to the phasing-in schedule for all other direct payments (25%, 30%, 35% etc.). - Single Area Payment Scheme (SAPS): despite the coming introduction of the Single Farm Payment (SFP), the SAPS set out in the Act of Accession should be maintained. The proposals maintain SAPS within the framework of the reformed CAP and make the technical adjustments necessary for it to apply in the formnegotiated. In doing this the proposals make clear that the temporary 'opt-out' from the SFP that applies to the current Member States until the end of 2006 does not apply to the new Member States - in other words the new Member States will not be able to move 'back' from SAPS to the classical direct payment scheme before 2007, but only move 'forward' to the SFP. - Complementary national direct payments ('topping-up'): so as to maintain the principle of topping-up in the framework of the reformed CAP, the current proposals provide for three different scenarios: - topping-up under classical scheme until the end of 2006, - topping-up under the SFP from 2005, - topping-up under SAPS. - Milk: the CAP reform package repeals the regulation establishing

a levy in the milk and milk products sector and amends the regulation on the CMO of the market in milk and milk products before 1 May 2004. There is therefore a need to make quite extensive (albeit technical) changes to the Act of Accession in this area so that the negotiation results refer to, and fit with, the new acquis. The proposals therefore include changes such as the adaptation of dates for the establishment of individual reference quantities and the reference period for the reduction of the total amount of individual reference quantities eligible for premium. They also include the addition or modification of various tables, for example to set the representative fat content for the new Member States or to include the appropriate quotas for deliveries and direct sales. - Rural development : in the accession negotiations a new measure 'Compliance with Community standards' was created for the new Member States to help their farmers "to adapt to standards established by the Community - until such time as the required standard is due to be met". This was intended to support farmers' efforts to reach EU standards during the transition period granted by giving them additional transfers to offset the costs of compliance. The CAP reform now introduces a general "meeting standards" measure intended to help farmers adapt to the operating costs resulting from newly introduced EU standards. The proposal deletes the separate "compliance with Community standards" measure in order to avoid any overlap whilst maintaining the possibilities available to the new Member States under the compliance measure. - Transition periods : during the accession negotiations various transition periods (e.g. on the definition of suckler cows) were granted to new Member States, generally as a derogation from existing acquis. In certain cases the CAP reform package repeals the regulations from which such derogations were made, meaning that there will be transitional arrangements in the Act of Accession (i.e. primary law) that are without effect. The proposals therefore amend the Act of Accession so as to give continuing effect to any transition periods accorded. - Special Market Policy Programme for Maltese Agriculture (SMPPMA): the SMPPMA as provided for in the Act of Accession makes numerous references to sectoral (market) regulations. As some of these regulations will be repealed by the CAP reform regulations there is a need for quite extensive (though purely technical) amendment to the relevant section of the Act of Accession, so that the provisions of the SMPPMA refer to the correct acquis. The necessary amendments form part of the current proposals. FINANCIAL IMPLICATIONS: - Budget Line: under section B1; - Appropriations: EUR 44 762,45 million.?

Common agricultural policy CAP: adaptation of the Act of Accession and of the Treaties following the reform

The committee adopted the report by Lutz GOEPEL (EPP-ED, D) approving the proposal unamended under the consultation procedure.?

Common agricultural policy CAP: adaptation of the Act of Accession and of the Treaties following the reform

The European Parliament adopted a resolution drafted by Lutz GOEPEL (EPP-ED, D) approving the proposal.?

Common agricultural policy CAP: adaptation of the Act of Accession and of the Treaties following the reform

PURPOSE: to extend the CAP reform to the 10 new Member States of the European Union. LEGISLATIVE ACT: Council Decision 2004/281/EC. CONTENT: this Decision adapts the Act of Accession and the CAP reform regulations so as to ensure the smooth integration of the new Member States into the reformed CAP, as from their accession on 1 May 2004. This text is aimed at maintaining the character and principles of the political agreement reached in Copenhagen in December 2002 at the end of the accession negotiations, and in particular at preserving specific agreements, including those on transitional arrangements, reached at that time. The new Member States were fully involved in the Council's examination of this text. This Decision sets out the adaptations to be made to the Act of Accession following the CAP reform: - progressive introduction of (new) direct payments; - single area payment; - complementary national direct payments (topping-up); - milk; - rural development. ENTRY INTO FORCE: 01/05/2004.?