Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the...

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2	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for	Proposal for a Draft REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, and (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific	

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	agriculture in the outermost regions of the Union and (EU) No 229/2013 laying down specific measures for agriculture in favour of the smaller Aegean islands	agriculture in the outermost regions of the Union and (EU) No 229/2013 laying down specific measures for agriculture in favour of the smaller Aegean islands	measures for agriculture in the outermost regions of the Union and (EU) No 229/2013 laying down specific measures for agriculture in favour of the smaller Aegean islands	
Formula				
3	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	
Citation	1			
4	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 43(2), Article 114, the first paragraph of Article 118 and Article 349 thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 43(2), Article 114, the first paragraph of Article 118 and Article 349 thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 43(2), Article 114, and the first paragraph of Article 118 and Article 349 thereof,	
Citation	2			
5	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	
Citation	3			
6	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	

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Citation	4			
7	Having regard to the opinion of the European Economic and Social Committee <sup>1</sup> ,  1. OJ C, , p	Having regard to the opinion of the European Economic and Social Committee <sup>1</sup> ,  1. OJ C,, p	Having regard to the opinion of the European Economic and Social Committee <sup>1</sup> ,  1. OJ C 62, 15.2.2019, p. 214, , p.	
Citation	5			
8	Having regard to the opinion of the Committee of the Regions <sup>1</sup> ,  1. OJ C, , p	Having regard to the opinion of the Committee of the Regions <sup>1</sup> ,  1. OJ C, , p	Having regard to the opinion of the Committee of the Regions <sup>1</sup> ,  1. OJ C 86, 7.3.2019, p. 173, , p.	
Citation	6			
9	Having regard to the opinion of the Court of Auditors,	Having regard to the opinion of the Court of Auditors,	Having regard to the opinion of the Court of Auditors,	
Citation	7			
10	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	
Formula				
11	Whereas:	Whereas:	Whereas:	
Recital 1				

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 3/443

Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
(1) The Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions entitled 'The Future of Food and Farming' of 29 November 2017 sets out the challenges, objectives and orientations for the future Common Agricultural Policy (CAP) after 2020. These objectives include, inter alia, the need for the CAP to be more result-driven, to boost modernisation and sustainability, including the economic, social, environmental and climate sustainability of the agricultural, forestry and rural areas, and to help reducing the Union legislation-related administrative burden for beneficiaries.	(1) The Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions entitled 'The Future of Food and Farming' of 29 November 2017 sets out the challenges, objectives and orientations for the future Common Agricultural Policy (CAP) after 2020. These objectives include, inter alia, the need for the CAP to be more result-driven, to boost, in line with the 2030 Agenda for Sustainable Development and the Paris Climate Agreement, modernisation and sustainability, including the economic, social, environmental and climate sustainability of the agricultural, forestry and rural areas (including through an increased focus on agri-forestry), to mitigate food waste and promote education on healthy eating habits, to produce healthy food, and to help reducing the Union legislation-related administrative burden for beneficiaries. The Communication also stresses the global dimension of the CAP and states the Union's commitment to enhance Policy Coherence for Sustainable Development (PCSD).	(1) The Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions entitled 'The Future of Food and Farming' of 29 November 2017 sets out the challenges, objectives and orientations for the future Common Agricultural Policy (CAP) after 2020. These objectives include, inter alia, the need for the CAP to be more result-driven, to boost modernisation and sustainability, including the economic, social, environmental and climate sustainability of the agricultural, forestry and rural areas, and to help reducing the Union legislation-related administrative burden for beneficiaries.	

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 4/443

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		Am.1		
Recital 1	a			
12a		(1a) The development of trade agreements will lead, on the one hand, to increased competition between agricultural producers abroad, while at the same time opening up new opportunities for them. In order to maintain fair competition and ensure reciprocity in international trade, the Union should enforce production standards that are consistent with those established for its own producers, in particular in the environmental and health fields, subject to reciprocity.		
Recital 2				
13	(2) Since the CAP needs to sharpen its responses to the challenges and opportunities as they manifest themselves at Union, international, national, regional, local and farm levels, it is necessary to streamline the governance of the CAP and improve its delivery on the Union objectives and to significantly decrease the administrative burden.	(2) Since the CAP needs to sharpen its responses to the challenges and opportunities as they manifest themselves at Union, international, national, regional, local and farm levels, it is necessary to streamline the governance of the CAP and improve its delivery on the Union objectives and to significantly decrease the administrative burden.	(2) Since the CAP needs to sharpen its responses to the challenges and opportunities as they manifest themselves at Union, international, national, regional, local and farm levels, it is necessary to streamline the governance of the CAP and improve its delivery on the Union objectives and to significantly decrease the administrative burden.	

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 5/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	In the CAP based on delivery of performance ('delivery model'), the Union should set the basic policy parameters, such as objectives of the CAP and basic requirements, while Member States should bear greater responsibility as to how they meet the objectives and achieve targets. Enhanced subsidiarity makes it possible to better take into account local conditions and needs, tailoring the support to maximise the contribution to Union objectives.	In the CAP based on delivery of performance ('delivery model'), and bearing in mind as a primary focus the objective of providing a sustainable income for producers, the Union should set the basic policy parameters, such as objectives of the CAP and basic requirements, while Member States should_bear greater responsibility as to how they meet the objectives and achieve targets. Enhanced subsidiarity makes it possible to better take into account local conditions and needs, tailoring the support to maximise the contribution to Union objectives.	In the CAP based on delivery of performance ('delivery model'), the Union should set the basic policy parameters, such as objectives of the CAP and basic requirements, while Member States should bear greater responsibility as to how they meet the objectives and achieve targets. Enhanced subsidiarity makes it possible to better take into account local conditions and needs, tailoring the support to maximise the contribution to Union objectives.	
Recital 2	la			
13a		(2a) Nevertheless, growing price volatility and falling farmer incomes, which have been exacerbated by the CAP's increasing focus on markets, are giving rise to the need to create new public instruments for regulating supply that ensure fair distribution of production between countries and farmers.		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
-			-
(3) To ensure coherence of the CAP, all interventions of the future CAP should be part of a strategic support plan which would include certain sectoral interventions that were laid down in Regulation (EU) No 1308/2013 of the European Parliament and of the Council <sup>1</sup> .  1. Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).	(3) To ensure coherence of the CAP, all interventions of the future CAP should respect the principles of sustainable development, gender equality and fundamental rights, and should be part of a strategic support plan which would include certain sectoral interventions that were laid down in Regulation (EU) No 1308/2013 of the European Parliament and of the Council 1.  1. Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).	(3) To ensure coherence of the CAP, all interventions of the future CAP should be part of a strategic support plan which would include certain sectoral interventions that were laid down in Regulation (EU) No 1308/2013 of the European Parliament and of the Council <sup>1</sup> .  1. Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).	
a			
	(3a) In order to give substance to the objectives of the CAP as established by Article 39 of the Treaty on the Functioning of the European Union (TFEU), as well as to ensure that the Union adequately addresses its most recent challenges, it is appropriate to provide for a set of general objectives reflecting the		
	(3) To ensure coherence of the CAP, all interventions of the future CAP should be part of a strategic support plan which would include certain sectoral interventions that were laid down in Regulation (EU) No 1308/2013 of the European Parliament and of the Council <sup>1</sup> .  1. Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ	(3) To ensure coherence of the CAP, all interventions of the future CAP should be part of a strategic support plan which would include certain sectoral interventions that were laid down in Regulation (EU) No 1308/2013 of the European Parliament and of the Council¹.  1. Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).  1. Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).  1. Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).  2. Am. 5	(3) To ensure coherence of the CAP, all interventions of the future CAP should be part of a strategic support plan which would include certain sectoral interventions that were laid down in Regulation (EU) No 1308/2013 of the European Parliament and of the Council 1.  I. Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).  The standard of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).  The standard of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).  The standard of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).  The standard of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).

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		orientations given in the Communication on 'The Future of Food and Farming'. Without prejudice to the specific objectives set out in the CAP strategic plans, a series of additional objectives specific to the common organisation of agricultural markets should also be established.  AM. 6		
Recital 4				
15	(4) Annex II to Regulation (EU) No 1308/2013 sets out certain definitions concerning sectors falling within the scope of that Regulation. Definitions concerning the sugar sector set out in Section B of Part II of that Annex should be deleted because they are no longer applicable. In order to update definitions concerning other sectors referred to in that Annex, in light of new scientific knowledge or market developments, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission in respect of the amendment of those definitions. It is of particular importance that the Commission carry out appropriate consultations	(4) Annex II to Regulation (EU) No 1308/2013 sets out certain definitions concerning sectors falling within the scope of that Regulation. Definitions concerning the sugar sector set out in Section B of Part II of that Annex should be deleted because they are no longer applicable. In order to update definitions concerning other sectors referred to in that Annex, in light of new scientific knowledge or market developments, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union TFEU should be delegated to the Commission in respect of the amendment updating of those definitions, without adding new ones. It is of particular importance that the Commission	(4) Annex II to Regulation (EU) No 1308/2013 sets out certain definitions concerning sectors falling within the scope of that Regulation. Definitions concerning the sugar sector set out in Section B of Part II of that Annex should be deleted because they are no longer applicable. In order to update definitions concerning other sectors referred to in that Annex, in light of new scientific knowledge or market developments, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission in respect of the amendment of those definitions. It is of particular importance that the Commission carry out appropriate consultations	

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	during its preparatory work, including at expert level. The Commission, when preparing and drawing up delegated acts, should ensure a simultaneous, timely and appropriate transmission of relevant documents to the European Parliament and to the Council. Consequently, the individual empowerment delegated to the Commission in point 4 of section A of Part II of that Annex to amend the definition of inulin syrup should be deleted.	carry out appropriate consultations during its preparatory work, including at expert level. The Commission, when preparing and drawing up delegated acts, should ensure a simultaneous, timely and appropriate transmission of relevant documents to the European Parliament and to the Council. Consequently, the individual empowerment delegated to the Commission in point 4 of section A of Part II of that Annex to amend the definition of inulin syrup should be deleted.	during its preparatory work, including at expert level. The Commission, when preparing and drawing up delegated acts, should ensure a simultaneous, timely and appropriate transmission of relevant documents to the European Parliament and to the Council. Consequently, the individual empowerment delegated to the Commission in point 4 of section A of Part II of that Annex to amend the definition of inulin syrup should be deleted.	
Recital 5				
16	(5) Part I of Regulation (EU) No 1308/2013 should be simplified. Redundant and obsolete definitions and provisions empowering the Commission to adopt implementing acts should be deleted.	(5) Part I of Regulation (EU) No 1308/2013 should be simplified. Redundant and obsolete definitions and provisions empowering the Commission to adopt implementing acts should be deleted.	(5) Part I of Regulation (EU) No 1308/2013 should be simplified. Redundant and obsolete definitions and provisions empowering the Commission to adopt implementing acts should be deleted.	
Recital 6				
17	(6) The limits of Union aid for the supply of fruit and vegetables and of milk and milk products in educational establishments, set out in Article 23(a) of Regulation (EU)	(6) The limits of Union aid for the supply of fruit and vegetables and of milk and milk products in educational establishments, set out in Article 23(a) of Regulation (EU)	(6) The limits of Union aid for the supply of fruit and vegetables and of milk and milk products in educational establishments, set out in Article 23(a) of Regulation (EU)	

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	No 1308/2013 should be updated.	No 1308/2013 should be updated.	No 1308/2013 should be updated.	
Recital 7				
18	(7) Provisions concerning Aid schemes set out in Sections 2 to 6 of Chapter II of Title I of Part II of Regulation (EU) No 1308/2013 should be deleted as all types of interventions in these sectors will be set out in Regulation (EU)/ of the European Parliament and of the Council¹ (CAP Strategic Plan Regulation).  1. Regulation (EU)/ of the European Parliament and of the Council of establishing rules on support for strategic plans to be drawn up by Member States	(7) Provisions concerning Aid schemes set out in Sections 2 to 6 of Chapter II of Title I of Part II of Regulation (EU) No 1308/2013 should be deleted as all types of interventions in these sectors will be set out in Regulation (EU)/ of the European Parliament and of the Council¹ (CAP Strategic Plan Regulation).  1. Regulation (EU)/ of the European Parliament and of the Council of establishing rules on support for strategic plans to be drawn up by Member States	(7) Provisions concerning Aid schemes set out in Sections 2 to 6 of Chapter II of Title I of Part II of Regulation (EU) No 1308/2013 should be deleted as all types of interventions in these sectors will be set out in Regulation (EU)/ of the European Parliament and of the Council <sup>1</sup> (CAP Strategic Plan Regulation).  1. Regulation (EU)/ of the European Parliament and of the Council of establishing rules on support for strategic plans to be drawn up by Member States	
	under the Common agricultural policy (CAP Strategic Plans) and financed by the European Agricultural Guarantee Fund (EAGF) and by the European Agricultural Fund for Rural Development (EAFRD) and repealing Regulation (EU) No 1305/2013 of the European Parliament and of the Council and Regulation (EU) No 1307/2013 of the European Parliament and of the Council (OJ L,, p).	under the Common agricultural policy (CAP Strategic Plans) and financed by the European Agricultural Guarantee Fund (EAGF) and by the European Agricultural Fund for Rural Development (EAFRD) and repealing Regulation (EU) No 1305/2013 of the European Parliament and of the Council and Regulation (EU) No 1307/2013 of the European Parliament and of the Council (OJ L,, p).	under the Common agricultural policy (CAP Strategic Plans) and financed by the European Agricultural Guarantee Fund (EAGF) and by the European Agricultural Fund for Rural Development (EAFRD) and repealing Regulation (EU) No 1305/2013 of the European Parliament and of the Council and Regulation (EU) No 1307/2013 of the European Parliament and of the Council (OJ L,, p).	
Recital 8				
19	(8) In view of the decrease in the actual area planted with vines in several Member States in the years 2014-2017, and in view of the	(8) Without calling into question the fact that a too-rapid increase in the number of new vine plantations to meet the expected growth of	(8) In view of the decrease in the actual area planted with vines in several Member States in the years 2014-2017, and in view of the	

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	potential loss in production ensuing, when establishing the area for new planting authorisations referred to in Article 63(1) of Regulation (EU) No 1308/2013, Member States should be able to choose between the existing basis and a percentage of the total area actually planted with vines in their territory on 31 July 2015 increased by an area corresponding to the planting rights under Regulation (EC) No 1234/2007 available for conversion into authorisations in the Member State concerned on 1 January 2016.	international demand could lead, once again, to a situation of overcapacity in supply in the medium term, it is necessary to take into account In view of the decrease in the actual area planted with vines in several Member States in the years 2014-2017, and in view of the potential loss in production ensuing, when establishing the area for new planting authorisations referred to in Article 63(1) of Regulation (EU) No 1308/2013, Member States should be able to choose between the existing basis and a percentage of the total area actually planted with vines in their territory on 31 July 2015 increased by an area corresponding to the planting rights under Regulation (EC) No 1234/2007 available for conversion into authorisations in the Member State concerned on 1 January 2016.	potential loss in production ensuing, when establishing the area for new planting authorisations referred to in Article 63(1) of Regulation (EU) No 1308/2013, Member States should be able to choose between the existing basis and a percentage of the total area actually planted with vines in their territory on 31 July 2015 increased by an area corresponding to the planting rights under Regulation (EC) No 1234/2007 available for conversion into authorisations in the Member State concerned on 1 January 2016.	
Recital 8	a			
19a		(8a) In order to achieve a better soil management in viticulture, extending replanting authorisations from three to six years should be authorised, as was the case in the previous regulation		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		of replanting rights. Delaying the use of replanting authorisation could have a positive environmental impact as the soil could rest and natural processes, instead of resorting to chemical inputs, could eliminate bacteria and viruses.  Am. 256		
Recital 8	lb			
19b		(8b) In order to respond to cases of circumvention not provided for in this Regulation, Member States should be authorised to adopt measures to avoid the circumvention of eligibility or priority criteria by applicants of authorisations where the actions are not already covered by the specific anti-circumvention provisions laid down in this Regulation with regard to the specific eligibility and priority criteria.		
Recital 9	(9) Rules for classifying wine grape varieties by Member States should be modified to include the wine	deleted	deleted	

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	grape varieties Noah, Othello, Isabelle, Jacquez, Clinton and Herbemont, previously excluded. To ensure that wine production in the Union develops a higher resistance to diseases and that it uses vine varieties better adapted to changing climatic conditions, provision should be made allowing Vitis Labrusca varieties and varieties stemming from crosses between Vitis vinifera, Vitis Labrusca and other species of the genus Vitis to be planted for wine production in the Union.	AM.10		
Recital	10			
g 21	(10) To enable producers to use vine varieties that are better adapted to changing climatic conditions and with higher resistance to diseases, provision should be made permitting products using designations of origin not only from vine varieties belonging to Vitis vinifera but also from vine varieties stemming from a cross between Vitis vinifera and other species of the genus Vitis.	(10) To enable producers to use vine varieties that are better adapted to changing climatic conditions and with higher resistance to diseases, provision should be made permitting products using designations of origin not only from vine varieties belonging to Vitis vinifera but also from vine varieties stemming from a cross between Vitis vinifera and other species of the genus Vitis.	(10) To enable producers to use vine varieties that are better adapted to changing climatic conditions and with higher resistance to diseases, provision should be made permitting products using designations of origin not only from vine varieties belonging to Vitis vinifera but also from vine varieties stemming from a cross between Vitis vinifera and other species of the genus Vitis.	
Recital	11			
22	(11) Provisions concerning	(11) Provisions concerning	(11) Provisions concerning	

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	certificates of compliance and analysis reports for imports of wine should be applied in light of the international agreements concluded in accordance with the Treaty on the Functioning of the European Union ('TFEU').	certificates of compliance and analysis reports for imports of wine should be applied in light of the international agreements concluded in accordance with the Treaty on the Functioning of TFEU, ensuring that the traceability and quality standards comply with the European Union ("TFEU")standards.  Am.11	certificates of compliance and analysis reports for imports of wine should be applied in light of the international agreements concluded in accordance with the Treaty on the Functioning of the European Union ('TFEU').	
Recital 1	2			
23	(12) The definition of a designation of origin should be aligned with the definition in the Agreement on Trade-Related Aspects of Intellectual Property Rights¹ ('TRIPS Agreement'), approved by Council Decision 94/800/EC², in particular with Article 22(1) thereof, in that the name is to identify the product as originating in a specific region or a specific place.  1. Uruguay Round of Multilateral Trade Negotiations (1986-1994) - Annex 1 - Annex 1 C - Agreement on Trade-Related Aspects of Intellectual Property Rights (WTO) (OJ L 336, 23.12.1994, p. 214). 2. Council Decision 94/800/EC of 22 December 1994 concerning the conclusion on behalf of the European Community, as regards matters within its competence, of the agreements reached in the Uruguay	deleted Am. 12	(12) The definition of a designation of origin <b>in Regulation (EU) No 1308/2013</b> should be aligned with the definition in the Agreement on Trade-Related Aspects of Intellectual Property Rights <sup>1</sup> ('TRIPS Agreement'), approved by Council Decision 94/800/EC <sup>2</sup> , in particular with Article 22(1) thereof, in that the name is to identify the product as originating in a specific region or a specific place.  1. Uruguay Round of Multilateral Trade Negotiations (1986-1994) - Annex 1 - Annex 1C - Agreement on Trade-Related Aspects of Intellectual Property Rights (WTO) (OJ L 336, 23.12.1994, p. 214). 2. Council Decision 94/800/EC of 22 December 1994 concerning the conclusion on behalf of the European Community, as regards matters within its competence, of	

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	Round multilateral negotiations (1986-1994) (OJ L 336, 23.12.1994, p. 1).		the agreements reached in the Uruguay Round multilateral negotiations (1986-1994) (OJ L 336, 23.12.1994, p. 1).	
Recital	12a			
23a			environment with its natural and human factors is a crucial element that affects the quality and characteristics of the product which should benefit from a protected designation of origin or geographical indication.  Particularly, where fresh products that undergo little or no processing are concerned, natural factors may be predominant in determining the quality and characteristics of the product concerned whilst the human factors' contribution to the quality and characteristics of the product may be less specific. The human factors that may be taken into account should therefore not be limited to specific methods of production or processing, conferring a specific quality to the product concerned, but may involve soil and landscape management, cultivation practices as well as any other human activities that contribute to the maintenance of the essential	

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			natural factors that predominantly determine the geographical environment and the quality and characteristics of the product concerned.	
Recital 2	13	I		
24	(13) To ensure coherent decision-making as regards applications for protection and objection submitted in the preliminary national procedure referred to in Article 96 of Regulation (EU) No 1308/2013, the Commission should be informed in a timely and regular manner when procedures are launched before national courts or other bodies concerning an application for protection forwarded by the Member State to the Commission, as referred to in Article 96(5) of Regulation (EU) No 1308/2013. Implementing powers should be conferred on the Commission in order to, in those circumstances and where appropriate, suspend the examination of the application until the national court or other national body has adjudicated on the challenge to the Member State's assessment of the application in the preliminary national procedure.	(13) To ensure coherent decision-making as regards applications for protection and objection submitted in the preliminary national procedure referred to in Article 96 of Regulation (EU) No 1308/2013, the Commission should be informed in a timely and regular manner when procedures are launched before national courts or other bodies concerning an application for protection forwarded by the Member State to the Commission, as referred to in Article 96(5) of Regulation (EU) No 1308/2013. Implementing powers should be conferred on the Commission in order to, in those circumstances and where appropriate, suspend the examination of the application until the national court or other national body has adjudicated on the challenge to the Member State's assessment of the application in the preliminary national procedure.  AM. 13	(13) To ensure coherent decision-making as regards applications for protection and objection submitted in the preliminary national procedure referred to in Article 96 of Regulation (EU) No 1308/2013 and in Article 49 of Regulation (EU) No 1151/2012, the Commission should be informed in a timely and regular manner when procedures are launched before national courts or other bodies concerning an application for protection forwarded by the Member State to the Commission, as referred to in Article 96(5) of Regulation (EU) No 1308/2013 and in Article 49(4) of Regulation (EU) No 1151/2012. Implementing powers should be conferred on the Commission in order to, in those circumstances and where appropriate, suspend the examination of the application until the national court or other national body has adjudicated on the challenge to the Member State's	

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			assessment of the application in the preliminary national procedure.  Delegated powers should be conferred on the Commission to lay down a non-exhaustive list of grounds for the suspension of the examination or scrutiny of the application.	
Recital 1	4			
25	(14) Registration of geographical indications should be made simpler and faster by separating the assessment of compliance with intellectual property rules from the assessment of compliance of the product specifications with the requirements laid down in the marketing standards and labelling rules.	deleted AM. 14	(14) Registration of geographical indications should be made simpler and faster by separating the assessment of compliance with intellectual property rules from the assessment of compliance of the product specifications with the requirements laid down in the marketing standards and labelling rules.	
Recital 1	4a			
25a		(14a) The Member States which acceded to the Union since 2004 should be encouraged to start the procedures for registration of the geographical indications by facilitating the exchange of best practice among Member States.  Am. 15		

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Recital 1	.4b '	l		
25b		(14b) Partners in developing countries should thus be helped to develop a system of geographical indications and labels. Those indications and labels should also be recognised by the Union and its Member States.  Am. 16		
Recital 1	.5			
26	(15) The assessment carried out by the competent authorities of Member States is an essential step in the procedure. Member States have knowledge, expertise and access to data and facts that make them the best placed to verify whether the information provided in the application is correct and truthful. Therefore, Member States should guarantee that the result of that assessment, which is to be faithfully recorded in a single document summarising the relevant elements of the product specification, is reliable and accurate. Having regard to the principle of subsidiarity, the Commission should subsequently scrutinise applications to ensure that there are no manifest errors and that	(15) The assessment carried out by the competent authorities of Member States is an essential step in the procedure. Member States have knowledge, expertise and access to data and facts that make them the best placed to verify whether the information provided in the application is correct and truthful. Therefore, Member States should guarantee that the result of that assessment, which is to be faithfully recorded in a single document summarising the relevant elements of the product specification, is reliable and accurate. Having regard to the principle of subsidiarity, the Commission should subsequently scrutinise applications to ensure that there are no manifest errors and that	(15) The assessment carried out by the competent authorities of Member States is an essential step in the procedure. Member States have knowledge, expertise and access to data and facts that make them the best placed to verify whether the information provided in the application is correct and truthful. Therefore, Member States should guarantee that the result of that assessment, which is to be faithfully recorded in a single document summarising the relevant elements of the product specification, is reliable and accurate. Having regard to the principle of subsidiarity, the Commission should subsequently scrutinise applications to ensure that there are no manifest errors and that	

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		Union law and the interests of stakeholders outside the Member State of application are taken into account.	Union law and the interests of stakeholders outside the Member State of application and outside the Union are taken into account.  AM. 17	Union law and the interests of stakeholders outside the Member State of application are taken into account. The Commission should check the applications for manifest errors in order to ensure, in particular, that they contain the required information, are free of obvious substantive errors and that the reasoning presented supports the application.	
	Recital 1	6			
G	27	(16) The period during which an objection can be made should be extended to three months to ensure that all interested parties have sufficient time to analyse the application for protection and the possibility to submit a statement of objection. To ensure that the same procedure for objections is applied under Regulation (EU) No 1308/2013 and under Regulation (EU) No 1151/2012 of the European Parliament and of the Council¹ and thus enable Member States to forward objections stemming from natural or legal persons residing or established in their territory to the Commission in a coordinated and efficient manner, objections from natural or legal persons should be	(16) The period during which an objection can be made should be extended to three months to ensure that all interested parties have sufficient time to analyse the application for protection and the possibility to submit a statement of objection. To ensure that the same procedure for objections is applied under Regulation (EU) No 1308/2013 and under Regulation (EU) No 1151/2012 of the European Parliament and of the Council¹ and thus enable Member States to forward objections stemming from natural or legal persons residing or established in their territory to the Commission in a coordinated and efficient manner, objections from natural or legal persons should be	(16) The period during which an objection can be made should be extended to three months to ensure that all interested parties have sufficient time to analyse the application for protection and the possibility to submit a statement of objection. To ensure that the same procedure for objections is applied under Regulation (EU) No 1308/2013 and under Regulation (EU) No 1151/2012 of the European Parliament and of the Council¹ and thus enable Member States to forward objections stemming from natural or legal persons residing or established in their territory to the Commission in a coordinated and efficient manner, objections from natural or legal persons should be	

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		submitted via the authorities of the Member State in which they reside or are established. To simplify the objection procedure, the Commission should be empowered to reject inadmissible statements of objection in the implementing act conferring protection. Therefore, Article 111 of Regulation (EU) No 1308/2013 conferring implementing powers on the Commission to reject inadmissible objections under a separate implementing act should be deleted.  1. Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs (OJ L 343, 14.12.2012, p. 1).	submitted via the authorities of the Member State in which they reside or are established. To simplify the objection procedure, the Commission should be empowered to reject inadmissible statements of objection in the implementing act conferring protection. Therefore, Article 111 of Regulation (EU) No 1308/2013 conferring implementing powers on the Commission to reject inadmissible objections under a separate implementing act should be deleted.  1. Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs (OJ L 343, 14.12.2012, p. 1).	submitted via the authorities of the Member State in which they reside or are established. To simplify the objection procedure, the Commission should be empowered to reject inadmissible statements of objection in the implementing act conferring protection. Therefore, Article 111 of Regulation (EU) No 1308/2013 conferring implementing powers on the Commission to reject inadmissible objections under a separate implementing act should be deleted.  1. Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs (OJ L 343, 14.12.2012, p. 1).	
	Recital 1	7			
G	28	(17) To increase procedural efficiency and in order to ensure uniform conditions for the conferral of protection on designations of origin or geographical indications, implementing powers should be conferred on the Commission to adopt implementing acts conferring protection without recourse to the examination procedure in circumstances where no admissible statement of objections to the application for protection has been	(17) To increase procedural efficiency and in order to ensure uniform conditions for the conferral of protection on designations of origin or geographical indications, implementing powers should be conferred on the Commission to adopt implementing acts conferring protection without recourse to the examination procedure in circumstances where no admissible statement of objections to the application for protection has been	(17) To increase procedural efficiency and in order to ensure uniform conditions for the conferral of protection on designations of origin or geographical indications, implementing powers should be conferred on the Commission to adopt implementing acts conferring protection without recourse to the examination procedure in circumstances where no admissible statement of objections to the application for protection has been	

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	submitted. Where an admissible statement of objection has been submitted, implementing powers should be conferred on the Commission to adopt implementing acts in accordance with the examination procedure either conferring protection or rejecting the application for protection.	submitted. Where an admissible statement of objection has been submitted, implementing powers should be conferred on the Commission to adopt implementing acts in accordance with the examination procedure either conferring protection or rejecting the application for protection.	submitted. Where an admissible statement of objection has been submitted, implementing powers should be conferred on the Commission to adopt implementing acts in accordance with the examination procedure either conferring protection or rejecting the application for protection.	
Recital 1	7a			
28a		(17a) Experience gained in the context of the protection of designations of origin and geographical indications in the wine sector has shown that the procedures in force for the registration, amendment and cancellation of designations of origin and geographical indications of the Union or third countries can be complex, cumbersome and lengthy.  Regulation (EU) No 1308/2013 created legal loopholes, in particular as regards the procedure to be followed for requests for amendments to the product specifications. The procedural rules concerning designations of origin and geographical indications in the wine sector do not comply with the rules applicable to quality systems in the		

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	foodstuffs, spirit drinks and		
	aromatised wines sectors under		
	Union law. This situation has led		
	to inconsistencies in the way in		
	which that category of intellectual		
	property rights is applied. Those		
	inconsistencies should be		
	addressed in light of the right to		
	intellectual property protection laid		
	down in Article 17(2) of the		
	Charter of Fundamental Rights of		
	the European Union. This		
	Regulation should therefore		
	simplify, clarify, supplement and		
	harmonise the procedures		
	concerned. The procedures should,		
	to the greatest extent possible, be		
	established along the lines of		
	effective and duly proven		
	procedures for the protection of intellectual property rights in		
	respect of agricultural products		
	and foodstuffs, as laid down in		
	Regulation (EU) No 1151/2012		
	and the implementing regulations		
	adopted pursuant thereto, while		
	taking the specificities of the wine		
	sector into account.		
	sector into decount.		
	Am. 18		
Recital 17b			
28b	(17b) Designations of origin and		
	geographical indications are		

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		intrinsically linked to the territory of the Member States. National and local authorities have the greatest expertise with respect to the relevant facts and are the most familiar with them. This should be taken into account in the relevant procedural rules, having regard to the principle of subsidiarity established by Article 5(3) TFEU.		
Recital 17	'c			
28c		(17c) The assessment carried out by the competent authorities of Member States is an essential step in the procedure. Member States have knowledge, expertise and access to data and facts that make them the best placed to verify whether an application for a designation of origin or a geographical indication meets the conditions for protection. Member States should therefore ensure that the results of that assessment, recorded in a single document summarising the relevant elements of the product specification, are reliable and accurate. Having regard to the principle of subsidiarity, the Commission should subsequently scrutinise		

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		applications to ensure that there are no manifest errors and that Union law and the interests of stakeholders outside the Member State making the application are taken into account.  Am. 20		
Recital 1	.7d			
28d		(17d) Producers of grapevine products bearing a protected name as a designation of origin or a geographical indication are operating in a changing and demanding market. Although they need procedures that permit them to adapt swiftly to market demands, they are instead penalised by the length and complexity of the amendment procedure currently in force, which limits their ability to react to the market. Producers of grapevine products bearing a protected name as a designation of origin or a geographical indication should also be able to take developments in scientific and technical knowledge and environmental changes into account. In order to reduce the number of steps involved in those procedures and to apply the principle of subsidiarity in that		

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		area, it is important that decisions on amendments which do not concern essential elements of the product specification can be approved at Member State level. Producers should be able to apply those amendments as soon as the national procedure is concluded. It should not be necessary for the application to be reviewed for approval at Union level.		
Recital 1	l.7e			
28e		(17e) However, in order to protect the interests of third parties established in Member States other than the one in which the grapevine products are produced, it is important that the approval of amendments requiring an opposition procedure at Union level should continue to be the responsibility of the Commission. It is therefore necessary to introduce a new classification of amendments: standard amendments; which do not give rise to opposition procedures at Union level and therefore apply as soon as they are approved by the Member State; and Union level amendments, which apply only		

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		after approval by the Commission, after the conclusion of the opposition procedure at Union level.  Am. 22		
Recital 1	7f			
28f		(17f) The concept of a 'temporary amendment' should be introduced so that grapevine products bearing a protected designation of origin or a protected geographical indication can continue to be marketed under those protected names in the event of natural disasters or adverse weather conditions or in the event of the adoption of sanitary or phytosanitary measures that temporarily prevent operators from complying with the product specification. Due to their urgency, it is important that the temporary amendments apply as soon as they are approved by the Member State. The list of urgent reasons justifying the adoption of temporary amendments is exhaustive, due to the exceptional nature of those amendments.		
Recital 1	7g			

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28g		(17g) It is important that Union amendments follow the procedure governing applications for protection so that they have the same effectiveness and the same guarantees. They should apply mutatis mutandis, with the exception of certain steps, which should be eliminated in order to reduce the administrative burden. The procedure to be followed for standard and temporary amendments should be defined in order to allow Member States to assess applications appropriately and to ensure a consistent approach across Member States. The assessment carried out by the Member States should be equivalent, in terms of rigour and completeness, to the assessment carried out under the procedure governing applications for protection.		
Recital 1	.7h			
28h		(17h) It is important that standard and temporary amendments relating to protected designations of origin and protected geographical indications of third		

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		countries are made in accordance with the approach laid down for Member States and that approval decisions are taken in accordance with the system in force in the third country concerned.  Am. 25		
Recital 1	7i			
28i		(17i) In order to protect the legitimate interests of operators while taking into account the principle of competition and the obligation to provide appropriate information to consumers, rules should be adopted on the temporary labelling and presentation of grapevine products whose name has been the subject of an application for a protected designation of origin or protected geographical indication.		
Recital 1	8			
29	(18) Having due regard to the TRIPS Agreement, in particular to Articles 22 and 23 thereof, and to the General Agreement on Tariffs and Trade <sup>1</sup> ('GATT Agreement') in particular Article V thereof on	(18) Having due regard to the TRIPS Agreement, in particular to Articles 22 and 23 thereof, and to the General Agreement on Tariffs and Trade <sup>1</sup> ('GATT Agreement') in particular Article V thereof on	(18) Having due regard to the TRIPS Agreement, in particular to Articles 22 and 23 thereof, and. Concerning the protection of geographical indications, it is important to have due regard to	

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freedom of transit, both of which were approved by Council Decision 94/800/EC and aim at strengthening the protection of designations of origin and geographical indications, and to combat counterfeiting more effectively, the protection conferred by Article 103(2) of Regulation (EU) No 1308/2013 should be extended to cover goods which are in transit across the Union customs territory and to goods which are sold over the internet or by other means of electronic commerce.  1. Uruguay Round of Multilateral Trade Negotiations (1986 - 1994) – Annex 1 – Annex 1A – General Agreement on Tariffs and Trade in Goods (WTO) (OJ L 336, 23.12.1994, p. 1).	freedom of transit, both of which were approved by Council Decision 94/800/EC and aim at strengthening the protection of designations of origin and geographical indications, and to combat counterfeiting more effectively, the protection conferred by Article 103(2) of Regulation (EU) No 1308/2013 should be extended to cover goods which are in transit across the Union customs territory and to goods which are sold over the internet or by other means of electronic commerce.  1. Uruguay Round of Multilateral Trade Negotiations (1986 - 1994) – Annex 1 – Annex 1A – General Agreement on Tariffs and Trade in Goods (WTO) (OJ L 336, 23.12.1994, p. 1).	the General Agreement on Tariffs and Trade <sup>‡</sup> ('GATT Agreement') in particularincluding Article V thereof on freedom of transit, both of-which werewas approved by Council Decision 94/800/EC.  Within such legal framework, in order to strengthen geographical indication protection and to combat counterfeiting more effectively, and aim at strengthening the protection of designations of origin and geographical indications, and to combat counterfeiting more effectively, should also apply with regard to goods entering the customs territory of the Union, without being released for free circulation, and placed under customs special procedures such as transit, storage, specific use or processing. The protection conferred by ArticleArticles 103(2) of Regulation (EU) No 1308/2013 should be extended to cover goods which are in transit across the Union customs territory and to and 13 and 24 of Regulation (EU) No 1151/2012 to geographical indications and traditional specialities guaranteed should be extended to cover goods which are sold over the internet or by other means of electronic commerce. Traditional specialities	

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			guaranteed should also be protected against misuse, imitation and evocation where they refer to products used as ingredients.  1. Uruguay Round of Multilateral Trade Negotiations (1986 – 1994) — Annex 1 — Annex 1A — General Agreement on Tariffs and Trade in Goods (WTO) (OJ L 336, 23.12.1994, p. 1).	
Recital 1	9			
30	(19) It should be possible to cancel the protection of a designation of origin or geographical indication in circumstances where they are no longer in use or where the applicant referred to in Article 95 of Regulation (EU) No 1308/2013 no longer wishes to maintain that protection.	(19) It should be possible to cancel the protection of a designation of origin or geographical indication in circumstances where they are no longer in use or where the applicant referred to in Article 95 of Regulation (EU) No 1308/2013 no longer wishes to maintain that protection.	(19) It should be possible to cancel the protection of a designation of origin or geographical indication in circumstances where they are no longer in use or where the applicant referred to in Article 95 of Regulation (EU) No 1308/2013 no longer wishes to maintain that protection.	
Recital 1	9a			
30a			(19a) Within the framework of the CAP reform, provisions concerning withdrawal from the market of products that do not comply with the labelling rules should be integrated into Regulation (EU) No 1308/2013. In view of the increasing consumer demand for product controls,	

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			Member States should take measures to ensure that products which are not labelled in conformity with that Regulation are not placed on the market or, if they have already been placed on the market, are withdrawn from it. Withdrawal includes the possibility to correct the labelling of the products without definitely removing them from the market.	
Recital 2	0			
31	(20) In view of the ever increasing consumer demand for innovative grapevine products with a lower actual alcoholic strength than the minimum actual alcoholic strength set out for grapevine products in Part II of Annex VII to Regulation (EU) No 1308/2013, it should be possible to produce such innovative grapevine products also in the Union.	(20) In view of the ever increasing consumer demand for innovative grapevine products with a lower actual alcoholic strength than the minimum actual alcoholic strength set out for grapevine products in Part II of Annex VII to Regulation (EU) No 1308/2013, it should be possible to produce such innovative grapevine products also in the Union.	(20) In view of the ever increasing consumer demand for innovative grapevine products with a lower actual alcoholic strength than the minimum actual alcoholic strength set out for grapevine products in Part II of Annex VII to Regulation (EU) No 1308/2013, it should be possible to produce such innovative grapevine products also in the Union.	
Recital 2	1			
32	(21) It is necessary to provide for definitions of de-alcoholised grapevine products and partially de-alcoholised grapevine products. These definitions should take into account the definitions set out in the	(21) It is necessary to provide for definitions of de-alcoholised grapevine products and partially de-alcoholised grapevine products. These definitions should take into account the definitions set out in the	(21) It is necessary to provide for definitions of de-alcoholised grapevine products and partially de-alcoholised grapevine products. These definitions should take into account the definitions set out in the	

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	Resolutions of the International Organisation of Vine and Wine (OIV), OIV-ECO 433-2012 Beverage Obtained By Partial Dealcoholisation of Wine and OIV-ECO 523-2016 Wine With An Alcohol Content Modified by Dealcoholisation.	Resolutions of the International Organisation of Vine and Wine (OIV), OIV-ECO 433-2012 Beverage Obtained By Partial Dealcoholisation of Wine and OIV-ECO 523-2016 Wine With An Alcohol Content Modified by Dealcoholisation.	Resolutions of the International Organisation of Vine and Wine (OIV), OIV-ECO 433-2012 Beverage Obtained By Partial Dealcoholisation of Wine and OIV-ECO 523-2016 Wine With An Alcohol Content Modified by Dealcoholisation.	
Recital 2	21a	T		
32a			(21a) In order to provide a higher level of information to consumers, the mandatory labelling of wine with a nutrition declaration, limited to the energy value only, and the list of ingredients should be added to Article 119 of Regulation 1308/2013 under compulsory particulars. As stated in Article 118 of that Regulation, the specific rules laid down in Regulation 1169/2011 should apply to the labelling and presentation. Producers should have the option of making the list of ingredients available by electronic means, while avoiding any collection or tracking of user data and the provision of information aimed at marketing purposes. However, this should not affect the existing requirement to list substances causing allergies or intolerances	

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				on the label. In Article 122 of that Regulation, the Commission should be empowered to adopt delegated acts regarding conditions relating to the presentation and use of the nutrition declaration and of the list of ingredients. The marketing of existing stocks of wine should be allowed to continue after the dates of application of the new labelling requirements, until those stocks are exhausted.	
Re	cital 2	2			
	33	(22) In order to ensure that the rules governing labelling and presentation of products in the wine sector also apply to de-alcoholised or partially de-alcoholised grapevine products, to establish rules governing the dealcoholisation processes for the production of certain de-alcoholised grapevine products within the Union, and rules concerning the conditions of use of closures in the wine sector in order to ensure that consumers are protected from misleading use of certain closures associated with certain beverages and from hazardous closure materials that may contaminate the beverages, the	(22) In order to ensure that the rules governing labelling and presentation of products in the wine sector also apply to de-alcoholised or partially de-alcoholised grapevine products, to establish rules governing the dealcoholisation processes for the production of certain de-alcoholised or partially de-alcoholised grapevine products within the Union, and rules concerning the conditions of use of closures in the wine sector in order to ensure that consumers are protected from misleading use of certain closures associated with certain beverages and from hazardous closure materials that may contaminate the beverages, the	(22) In order to ensure that the rules governing labelling and presentation of products in the wine sector also apply to de-alcoholised or partially de-alcoholised grapevine products, to establish rules governing the dealcoholisation processes for the production of certain de-alcoholised grapevine products within the Union, and rules concerning the conditions of use of closures in the wine sector in order to ensure that consumers are protected from misleading use of certain closures associated with certain beverages and from hazardous closure materials that may contaminate the beverages, the	

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	power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
Recital 2	2a			
33a		(22a) When point (gb) of Article 119(1) of Regulation (EU) No 1308/2013 on the mandatory inclusion on the label of the list of ingredients contained in the wine is applied by delegated act, that list should not be submitted by lot.		

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Recital 2	3			
34	(23) The rules on production and the requirements applying to the sugar sector expired at the end of the 2016/2017 marketing year.  Article 124 and Articles 127 to 144 of Regulation (EU) No 1308/2013 are now obsolete and should be deleted.	(23) The rules on production and the requirements applying to the sugar sector expired at the end of the 2016/2017 marketing year.  Article 124 and Articles 127 to 144 of Regulation (EU) No 1308/2013 are now obsolete and should be deleted.	(23) The rules on production and the requirements applying to the sugar sector expired at the end of the 2016/2017 marketing year.  Article 124 and Articles 127 to 144 of Regulation (EU) No 1308/2013 are now obsolete and should be deleted.	
Recital 2	3a			
34a			(23a) Following the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union, Union milk production will decrease. Consequently, in order to ensure the continuation of current conditions for producer organisations, the percentage representing the volume of raw milk should be updated.	
Recital 2	3a			
34b		(23a) In order to ensure legal certainty for the sustainable development of Union milk production and to take to account		

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	the shrinking of the single market following the United Kingdom's withdrawal from the Union, it is necessary to update the applicable Union quantitative limits to provide for the possibility for producer organisations set up by dairy producers or their associations to collectively negotiate the terms of contracts, including prices, for part or all of their members' raw milk production with a dairy.		
Recital 23b			
34c	(23b) In order to take into account recent legislative developments as laid down in Regulation (EU) 2017/2393 and to put an end to certain specific rules which have become restrictive in relation to the general regime, it should be specified that producer organisations set up by dairy producers or their associations may be recognised under Articles 152 and 161 of Regulation (EU) No 1308/2013 and that the specific rules relating to recognised interbranch organisations in the milk and milk products sector, concerning their recognition and the rules for withdrawing such		

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	recognition, should be deleted.		
	Am. 29		
Recital 23c			
Recital 23C			
34d	(23c) The rules on the recognition of transnational producer organisations, transnational associations of producer organisations and transnational interbranch organisations, as well as the rules clarifying the responsibility of the Member States involved, should be codified. In order to respect freedom of establishment while acknowledging the difficulties facing such organisations in being recognised by the Member State in which they have a significant number of members or in which they have a significant volume or value of marketable production, or, for interbranch organisations, for the Member State in which they are established to decide on their recognition, it is appropriate to grant responsibility for the recognition of such organisations and associations to the Commission and to establish rules for the provision of the necessary administrative assistance by Member States to each other and to		

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Recital 2	3d	the Commission so that it can determine whether an organisation or association fulfils the conditions for recognition and can address cases of non-compliance.  Am. 30		
34e		(23d) In order to enable agricultural producers to respond to the growing concentration of other links throughout the agricultural supply value chain, it should be made possible for associations of producer organisations to participate in the creation of associations of producer organisations. Similarly, to meet the same objectives, interbranch organisations should be allowed to set up associations of interbranch organisation.		
Recital 2	3e			
34f		(23e) In view of the importance of protected designations of origin (PDOs) and protected geographical indications (PGIs) in Union agricultural production, and in view of the success of the		

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		introduction of supply management rules for cheeses and dry-cured hams with quality marks to guarantee the added value and preserve the quality of these products, the benefits of these rules should be extended to all agricultural products with quality marks. Member States should therefore be authorised to apply these rules to regulate the overall supply of quality agricultural products produced in a defined geographical area at the request of an interbranch organisation, producer organisation or group as defined in Regulation (EU) No 1151/2012, provided that a large majority of the producers of that product and, where applicable, of agricultural producers in the geographical area concerned, support those rules.		
Recital 2	3f			
34g		(23f) In order to foster the improved transmission of market signals and to strengthen the links between producer prices and added value throughout the supply chain, it is necessary to extend the mechanisms for value sharing		

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		between farmers, including farmers' associations, with their first purchasers to the remainder of those product sectors that have a quality mark recognised by Union and national law. Farmers, including farmers' associations, should be authorised to agree on value sharing clauses, including market gains and losses, with actors operating at different stages of production, processing and marketing.		
Recital 23g				
34h		(23g) In order to ensure the effective use of all types of value sharing clauses, it should be specified that such clauses may be based, in particular, on economic indicators relating to the relevant costs of production and marketing and their development, the prices of agricultural and food products recorded on the market or markets concerned and their evolution, or on the quantities, composition, quality, traceability or, where applicable, compliance with the product specifications.		

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Recital 2	4			
35	(24) Measures and rules concerning imports of hemp set out in Article 189 of Regulation (EU) No 1308/2013 are redundant and obsolete and should be deleted.	(24) Measures and rules concerning imports of hemp set out in Article 189 of Regulation (EU) No 1308/2013 are redundant and obsolete and should be deleted.	deleted	
Recital 2	5			
36	(25) Articles 192 and 193 of Regulation (EU) No 1308/2013 should be deleted as such measures are no longer necessary in view of the end of the production regulation in the sugar sector. In order to ensure that the Union market is adequately supplied by means of imports from third countries, implementing powers should be conferred on the Commission to suspend import duties for cane and beet molasses.	(25) Articles 192 and 193 of Regulation (EU) No 1308/2013 should be deleted as such measures are no longer necessary in view of the end of the production regulation in the sugar sector. In order to ensure that the Union market is adequately supplied by means of imports from third countries, implementing powers should be conferred on the Commission to suspend import duties for cane and beet molasses.	(25) Articles 192 and 193 of Regulation (EU) No 1308/2013 should be deleted as such measures are no longer necessary in view of the end of the production regulation in the sugar sector. In order to ensure that the Union market is adequately supplied by means of imports from third countries, delegated and implementing powers should be conferred on the Commission to suspend import duties for cane and beet molasses.	
Recital 2	6			
37	(26) The Ministerial Decision of 19 December 2015 on Export Competition of the 10 <sup>th</sup> WTO Ministerial Conference in Nairobi¹ sets down rules on export competition measures. As regards export subsidies, WTO members are required to eliminate their export	(26) The Ministerial Decision of 19 December 2015 on Export Competition of the 10 <sup>th</sup> WTO Ministerial Conference in Nairobi <sup>1</sup> sets down rules on export competition measures. As regards export subsidies, WTO members are required to eliminate their export	(26) The Ministerial Decision of 19 December 2015 on Export Competition of the 10 <sup>th</sup> WTO Ministerial Conference in Nairobi <sup>1</sup> sets down rules on export competition measures. As regards export subsidies, WTO members are required to eliminate their export	

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	subsidy entitlements as of the date of that Decision. Therefore, Union provisions on export refunds set out in Articles 196 to 204 of Regulation (EU) No 1308/2013 should be deleted.  1. WT/MIN(15)/45, WT/L//980	subsidy entitlements as of the date of that Decision. Therefore, Union provisions on export refunds set out in Articles 196 to 204 of Regulation (EU) No 1308/2013 should be deleted.  1. WT/MIN(15)/45, WT/L//980	subsidy entitlements as of the date of that Decision. Therefore, Union provisions on export refunds set out in Articles 196 to 204 of Regulation (EU) No 1308/2013 should be deleted.  1. WT/MIN(15)/45, WT/L//980	
Recital 2	7			
38	(27) In respect of export credits, export credit guarantees and insurance programmes, agricultural exporting state trading enterprises and international food aid, Member States may adopt national measures respecting Union law. Since the Union and its Member States are WTO Members, such national measures should also comply with the rules laid down in that WTO Ministerial Decision of 19 December 2015, as a matter of Union law and international law.	(27) In respect of export credits, export credit guarantees and insurance programmes, agricultural exporting state trading enterprises and international food aid, Member States may adopt national measures respecting Union law. Since the Union and its Member States are WTO Members, such national measures should also comply with the rules laid down in that WTO Ministerial Decision of 19 December 2015, as a matter of Union law and international law.	(27) In respect of export credits, export credit guarantees and insurance programmes, agricultural exporting state trading enterprises and international food aid, Member States may adopt national measures respecting Union law. Since the Union and its Member States are WTO Members, such national measures should also comply with the rules laid down in that WTO Ministerial Decision of 19 December 2015, as a matter of Union law and international law.	
Recital 2	7a			
38a		(27a) In order to achieve the objective of contributing to the stability of agricultural markets, the instruments providing for the transparency of agricultural markets should be strengthened. As		

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		the experience of the various European sectoral observatories for agricultural markets has proved positive in informing the choices of economic operators and public authorities as a whole as well as in facilitating the observation and recording of market developments, a European observatory for agricultural product markets should be set up and a notification system for reporting the information needed for the observatory's work should be put in place.		
Recital 2	7b			
38b		(27b) In order to inform the choices of Union bodies and institutions and to enhance the effectiveness of measures to prevent and manage market disturbances, provision should be made for an early warning mechanism whereby the European Observatory for Agricultural Markets would notify the European Parliament, the Council and the Commission of threats of market disturbances and, where appropriate, make recommendations on the measures		

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		to be adopted. The Commission, the only body with the power of initiative in this area, would have 30 days to present to the European Parliament and the Council the appropriate measures to deal with those market disruptions or to justify their absence.  Am. 36		
Recital 2	8			
39	(28) Obsolete reporting obligations of the Commission regarding the milk and milk products market, the extension of the school scheme scope and the application of competition rules to the agriculture sector should be deleted. Reporting obligations concerning the apiculture sector should be integrated in Regulation (EU)/ (CAP Strategic Plan Regulation).	(28) Obsolete reporting obligations of the Commission regarding the milk and milk products market, the extension of the school scheme scope and the application of competition rules to the agriculture sector should be deleted. Reporting obligations concerning the apiculture sector should be integrated in Regulation (EU)/ (CAP Strategic Plan Regulation).	(28) Obsolete reporting obligations of the Commission regarding the milk and milk products market, the extension of the school scheme scope and the application of competition rules to the agriculture sector should be deleted. Reporting obligations concerning the apiculture sector should be integrated in Regulation (EU)/ (CAP Strategic Plan Regulation).	
Recital 2	9			
40	(29) In view of the repeal of Regulation (EU) No 1306/2013 of the European Parliament and of the Council <sup>1</sup> by Regulation (EU)/ (CAP Strategic Plan Regulation), provisions concerning checks and penalties related to marketing	(29) In view of the repeal of Regulation (EU) No 1306/2013 of the European Parliament and of the Council <sup>1</sup> by Regulation (EU)/ (CAP Strategic Plan Horizontal Regulation), provisions concerning checks and penalties related to	(29) In view of the repeal of Regulation (EU) No 1306/2013 of the European Parliament and of the Council <sup>1</sup> by Regulation (EU)/ (CAP Strategic Plan Regulation), provisions concerning checks and penalties related to marketing	

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	standards and protected designations of origin, geographical indications and traditional terms should be integrated in Regulation (EU) No 1308/2013.  1. Regulation (EU) No 1306/2013 of the European Parliament and of the Council of 17 December 2013 on the financing, management and monitoring of the common agricultural policy and repealing Council Regulations (EEC) No 352/78, (EC) No 165/94, (EC) No 2799/98, (EC) No 814/2000, (EC) No 1290/2005 and (EC) No 485/2008 (OJ L 347, 20.12.2013, p. 549).	marketing standards and protected designations of origin, geographical indications and traditional terms should be integrated in Regulation (EU) No 1308/2013, while specifying, in the interests of efficiency, that such checks may consist of documentary and on-the-spot checks which would only be necessary where the product specification contains requirements that cannot be verified in a secure manner by a documentary check.  1. Regulation (EU) No 1306/2013 of the European Parliament and of the Council of 17 December 2013 on the financing, management and monitoring of the common agricultural policy and repealing Council Regulations (EEC) No 352/78, (EC) No 165/94, (EC) No 2799/98, (EC) No 814/2000, (EC) No 1290/2005 and (EC) No 485/2008 (OJ L 347, 20.12.2013, p. 549).	standards and protected designations of origin, geographical indications and traditional terms should be integrated in Regulation (EU) No 1308/2013.  1. Regulation (EU) No 1306/2013 of the European Parliament and of the Council of 17 December 2013 on the financing, management and monitoring of the common agricultural policy and repealing Council Regulations (EEC) No 352/78, (EC) No 165/94, (EC) No 2799/98, (EC) No 814/2000, (EC) No 1290/2005 and (EC) No 485/2008 (OJ L 347, 20.12.2013, p. 549).	
Recital 3	0			
41	(30) Provisions concerning the reserve for crises in the agricultural sector laid down in Chapter III of Part V of Regulation (EU) No 1308/2013 should be deleted as updated provisions concerning the agricultural reserve are laid down in Regulation (EU)/ of the	(30) Provisions concerning the reserve for crises in the agricultural sector laid down in Chapter III of Part V of Regulation (EU) No 1308/2013 should be deleted as updated provisions concerning the agricultural reserve are laid down in Regulation (EU)/ of the	(30) Provisions concerning the reserve for crises in the agricultural sector laid down in Chapter III of Part V of Regulation (EU) No 1308/2013 should be deleted as updated provisions concerning the agricultural reserve are laid down in Regulation (EU)/ of the	

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	European Parliament and of the Council <sup>1</sup> (Horizontal Regulation).	European Parliament and of the Council <sup>1</sup> (Horizontal Regulation).	European Parliament and of the Council <sup>1</sup> (Horizontal Regulation).	
	1. Regulation (EU)/ of the European Parliament and of the Council of on the financing and monitoring of the common agriculture policy and repealing Regulation (EU) No 1306/2013 (OJ L,, p).	1. Regulation (EU)/ of the European Parliament and of the Council of on the financing and monitoring of the common agriculture policy and repealing Regulation (EU) No 1306/2013 (OJ L,, p).	1. Regulation (EU)/ of the European Parliament and of the Council of on the financing and monitoring of the common agriculture policy and repealing Regulation (EU) No 1306/2013 (OJ L,, p).	
Recital 3	0a			
41a		(30a) In order to continue to support the sugar sector in its development and transition following the end of the quota system, it should be specified that market price notifications also cover ethanol, authorise the use of conciliation and mediation mechanisms as an alternative to arbitration, and codify the value sharing clause in this Regulation.		
Recital 3	1			
42	(31) In view of the limited number of registrations of geographical indications of aromatised wines under Regulation (EU) No 251/2014 of the European Parliament and of the Council <sup>1</sup> the legal framework for the protection of geographical indications for	(31) In view of the limited number of registrations of geographical indications of aromatised wines under Regulation (EU) No 251/2014 of the European Parliament and of the Council <sup>1</sup> the legal framework for the protection of geographical indications for	(31) In view of the limited number of registrations of geographical indications of aromatised wines under Regulation (EU) No 251/2014 of the European Parliament and of the Council <sup>1</sup> the legal framework for the protection of geographical indications for	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	those products should be simplified. Aromatised wines and other alcoholic beverages with the exception of spirit drinks and of grapevine products listed in Part II of Annex VII to Regulation (EU) No 1308/2013 should have the same legal regime and procedures as other agricultural products and foodstuffs. The scope of Regulation (EU) No 1151/2012 should be extended to cover those products. Regulation (EU) No 251/2014 of the European Parliament and of the Council should be amended to take account of this change as regards its title, scope, definitions and provisions concerning labelling of aromatised wine products. A smooth transition for the names protected under Regulation (EU) No 251/2014 should be ensured.	those products should be simplified. Aromatised wines and other alcoholic beverages with the exception of spirit drinks and of grapevine products listed in Part II of Annex VII to Regulation (EU) No 1308/2013 should have the same legal regime and procedures as other agricultural products and foodstuffs. The scope of Regulation (EU) No 1151/2012 should be extended to cover those products. Regulation (EU) No 251/2014 of the European Parliament and of the Council should be amended to take account of this change as regards its title, scope, definitions and provisions concerning labelling of aromatised wine products. A smooth transition for the names protected under Regulation (EU) No 251/2014 should be ensured.	those products should be simplified. Aromatised wines and other alcoholic beverages with the exception of spirit drinks and of grapevine products listed in Part II of Annex VII to Regulation (EU) No 1308/2013 should have the same legal regime and procedures as other agricultural products and foodstuffs. The scope of Regulation (EU) No 1151/2012 should be extended to cover those products. Regulation (EU) No 251/2014 of the European Parliament and of the Council should be amended to take account of this change as regards its title, scope, definitions and provisions concerning labelling of aromatised wine products. A smooth transition for the names protected under Regulation (EU) No 251/2014 should be ensured.	Draft Agreement
	1. Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products and repealing Council Regulation (EEC) No 1601/91 (OJ L 84, 20.3.2014, p. 14).	1. Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products and repealing Council Regulation (EEC) No 1601/91 (OJ L 84, 20.3.2014, p. 14).	1. Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products and repealing Council Regulation (EEC) No 1601/91 (OJ L 84, 20.3.2014, p. 14).	
Recital 3	2			
43	(32) Procedures related to the registration of protected	(32) Procedures related to the registration of protected	(32) Procedures related to the registration of protected	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	designations of origin, protected geographical indications and traditional specialities guaranteed laid down in Regulation (EU) No 1151/2012 should be streamlined and simplified to ensure that new names can be registered within shorter time periods. The opposition procedure should be simplified.	designations of origin, protected geographical indications and traditional specialities guaranteed laid down in Regulation (EU) No 1151/2012 should be streamlined and simplified to ensure that new names can be registered within shorter time periods. The opposition procedure should be simplified.	designations of origin, protected geographical indications and traditional specialities guaranteed laid down in Regulation (EU) No 1151/2012 should be streamlined and simplified to ensure that new names can be registered within shorter time periods. The opposition procedure should be simplified. The reasoned statement of oposition should indicate all the grounds for oposition and details thereof. This should not prevent the opponent from adding and developing further details in the course of the consultations referred to in Article 51(3) of Regulation (EU) No 1151/2012.	
Recital	33	,		
44	(33) Provision should be made for specific derogations that permit the use of other names alongside the registered name of a traditional speciality guaranteed. The Commission should fix transitional periods for the use of designations that contain names of traditional specialities guaranteed, in line with the conditions for such transitional periods already in existence for protected designations of origin and protected geographical indications.	(33) Provision should be made for specific derogations that permit the use of other names alongside the registered name of a traditional speciality guaranteed. The Commission should fix transitional periods for the use of designations that contain names of traditional specialities guaranteed, in line with the conditions for such transitional periods already in existence for protected designations of origin and protected geographical indications.	(33) Provision should be made for specific derogations that permit the use of other names alongside the registered name of a traditional speciality guaranteed. The Commission should fix transitional periods for the use of designations that contain names of traditional specialities guaranteed, in line with the conditions for such transitional periods already in existence for protected designations of origin and protected geographical indications.	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Recital 3	3a			
44a		(33a) Legal mechanisms should be provided for to ensure that products bearing the optional quality term 'mountain product' are present on the market of another country only if they do not violate the requirements for the use of that quality term in the given country, if such requirements exist.		
Recital 3	4			
45	(34) The procedure for approval of amendments to product specifications laid down in Regulation (EU) No 1151/2012 should be simplified by introducing a distinction between Union and standard amendments. In accordance with the subsidiarity principle, Member States should be responsible for approving standard amendments and the Commission should retain responsibility for approving Union amendments to product specifications.	(34) The procedure for approval of amendments to product specifications laid down in Regulation (EU) No 1151/2012 should be simplified by introducing a distinction between Union and standard amendments. In accordance with the subsidiarity principle, Member States should be responsible for approving standard amendments and the Commission should retain responsibility for approving Union amendments to product specifications.	(34) The procedure for approval of amendments to product specifications laid down in Regulation (EU) No 1151/2012 should be simplified by introducing a distinction between Union and standard amendments. In accordance with the subsidiarity principle, Member States should be responsible for approving standard amendments and the Commission should retain responsibility for approving Union amendments to product specifications.	
Recital 3	4a			
45a		(34a) The list of products that can		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		be protected as PDO or PGI should be expanded with products that are finding an increasing demand from Union consumers, such as beeswax, which is finding an ever wider application in the food and cosmetics industry.  Am. 40		
Recital 3	5			
46	(35) The amounts of financial resources available to finance measures under Regulations (EU) No 228/2013¹ and (EU) No 229/2013 of the European Parliament and of the Council ² should be updated.  1. Regulation (EU) No 228/2013 of the European Parliament and of the Council of 13 March 2013 laying down specific measures for agriculture in the outermost regions of the Union and repealing Council Regulation (EC) No 247/2006 (OJ 78, 20.3.2013, p. 23).  2. Regulation (EU) No 229/2013 of the European Parliament and of the Council of 13 March 2013 laying down specific measures for agriculture in favour of the smaller Aegean islands and repealing Council Regulation (EC) No 1405/2006 (OJ L 78, 20.3.2013, p. 41).	(35) The amounts of financial resources available to finance measures under Regulations (EU) No 228/2013¹ and (EU) No 229/2013 of the European Parliament and of the Council ² should be updated maintained.  1. Regulation (EU) No 228/2013 of the European Parliament and of the Council of 13 March 2013 laying down specific measures for agriculture in the outermost regions of the Union and repealing Council Regulation (EC) No 247/2006 (OJ 78, 20.3.2013, p. 23). 2. Regulation (EU) No 229/2013 of the European Parliament and of the Council of 13 March 2013 laying down specific measures for agriculture in favour of the smaller Aegean islands and repealing Council Regulation (EC) No 1405/2006 (OJ L 78, 20.3.2013, p. 41).	deleted	
Recital 3	  5a			

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		members of the organisation and who operate on the local market, irrespective of their origin, including in cases where the proceeds of these contributions fund measures to maintain only local production or where the contributions are levied at a different stage in the marketing process.  Am. 42		
Recital 3	6			
47	(36) Regulations (EU) No 1308/2013, (EU) No 1151/2012, (EU) No 251/2014, (EU) No 228/2013 and (EU) No 229/2013 should therefore be amended accordingly.	(36) Regulations (EU) No 1308/2013, (EU) No 1151/2012, (EU) No 251/2014, (EU) No 228/2013 and (EU) No 229/2013 should therefore be amended accordingly.	(36) Regulations (EU) No 1308/2013, (EU) No 1151/2012 <del>,</del> (EU) No 251/2014, (EU) No 228/2013 and (EU) No 251/2014 should therefore be amended accordingly.	
Recital 3	7			
48	(37) Transitional arrangements should be put in place for applications for protection and for the registration of protected designations of origin, geographical indications and traditional specialities guaranteed that have been submitted before the date of entry into force of this Regulation and for the expenditure incurred	(37) Transitional arrangements should be put in place for applications for protection and for the registration of protected designations of origin, geographical indications and traditional specialities guaranteed that have been submitted before the date of entry into force of this Regulation and for the expenditure incurred	(37) Transitional arrangements should be put in place for applications for protection and for the registration of protected designations of origin, geographical indications and traditional specialities guaranteed that have been submitted before the date of entry into force of this Regulation and for the expenditure incurred	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	before 1 January 2021 under the aid schemes for olive oil and table olives, fruit and vegetables, wine, apiculture and hops established in Articles 29 to 60 of Regulation (EU) No 1308/2013.	before 1 January 2021 under the aid schemes for olive oil and table olives, fruit and vegetables, wine, apiculture and hops established in Articles 29 to 60 of Regulation (EU) No 1308/2013.	and payments made for operations implemented before 1 January 20212023 under the aid schemes for olive oil and table olives, fruit and vegetables, wine, apiculture and hops established in Articles 29 to 60 of Regulation (EU) No 1308/2013.	
Recital 3	8			
49	(38) In order to ensure a smooth transition to the new legal framework laid down in Regulation (EU)/ (CAP Strategic Plan Regulation), the provisions concerning amendments to Regulation (EU) No 1308/2013 as regards certain aid schemes and the reserve for crisis in the agricultural sectors and the provisions concerning amendments to Regulations (EU) No 228/2013 and (EU) No 229/2013 should apply from 1 January 2021,	(38) In order to ensure a smooth transition to the new legal framework laid down in Regulation (EU)/ (CAP Strategic Plan Regulation), the provisions concerning amendments to Regulation (EU) No 1308/2013 as regards certain aid schemes and the reserve for crisis in the agricultural sectors and the provisions concerning amendments to Regulations (EU) No 228/2013 and (EU) No 229/2013 should apply from 1 January 2021,	(38) In order to ensure a smooth transition to the new legal framework laid down in Regulation (EU)/ (CAP Strategic Plan Regulation), the provisions concerning amendments to Regulation (EU) No 1308/2013 as regards certain aid schemes and the reserve for crisis in the agricultural sectors and the provisions concerning amendments to Regulations (EU) No 228/2013 and (EU) No 229/2013 should apply from 1 January 20212023,	
Formula			1	
50	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	
Article 1				
51				

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1 Article Amendments to Regulation (EU) No 1308/2013	Article 1 Article Amendments to Regulation (EU) No 1308/2013	Article 1 Article Amendments to Regulation (EU) No 1308/2013	
Article 1,	first paragraph, introductory part			
52	Regulation (EU) No 1308/2013 is amended as follows:	Regulation (EU) No 1308/2013 is amended as follows:	Regulation (EU) No 1308/2013 is amended as follows:	
Article 1,	first paragraph, point (-1), introducto	ry part		
52a		(-1) The following recital is inserted:		
Article 1,	first paragraph, point (-1), amending	provision, numbered paragraph		
52b		(25a) The aid under the school scheme allocated for the distribution of product should, when possible, promote short supply chain products.		
Article 1,	first paragraph, point (-1a), introducto	ory part		
52c		(-1a) The following recital is inserted:		
Article 1,	first paragraph, point (-1a), amending	provision, numbered paragraph		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
52d		" (127a) Written contracts in the milk and milk products sector which may be compulsory in some Member States or which producers, producer organisations or association of producer organisations have in any case the right to request, should among other elements set out the price payable for the delivery, which would ideally cover the production cost and which may be calculated based upon easily accessible and comprehensible indicators of production and market costs that Member States may determine in accordance with objective criteria and based on studies about production and the food chain."		
Article 1	, first paragraph, point (-1b), introduct	cory part		
52e		(-1b) The following recital is inserted:		
Article 1	, first paragraph, point (-1b), amendin	g provision, numbered paragraph		
52f		" (139a) Written contracts which		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		may be compulsory in some Member States or which producers, producer organisations or association of producer organisations have in any case the right to request, should among other elements set out the price payable for the delivery, which would ideally cover the production cost and which may be calculated based upon easily accessible and comprehensible indicators of production and market costs that Member States may determine in accordance with objective criteria and based on studies about production and the food chain.		
Article 1	, first paragraph, point (-1c), introduc	tory part		
52g		(-1c) Article 1 is replaced by the following:		
Article 1	, first paragraph, point (-1c), amendir	ng provision, article		
52h		article " Scope		
Article 1	, first paragraph, point (-1c), amendir	ng provision, article, numbered paragraph	1	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
52i		1. This Regulation establishes a common organisation of the markets for agricultural products, which means all the products listed in Annex I to the Treaties with the exception of the fishery and aquaculture products as defined in Union legislative acts on the common organisation of the markets in fishery and aquaculture products. This Regulation defines the public standards, market transparency rules and crisis management tools that will allow public authorities, in particular the Commission, to ensure the surveillance, management and regulation of agricultural markets;		
Article 1	, first paragraph, point (-1c), amendin	g provision, article, numbered paragrap	h, introductory part	
52j		2. Agricultural products as defined in paragraph 1 shall be divided into the following sectors as listed in the respective parts of Annex I:  (a) cereals, Part I;  (b) rice, Part II;  (c) sugar, sugar beet and sugar cane, Part III;  (d) dried fodder, Part IV;  (e) seeds, Part V;  (f) hops, Part VI;  (g) olive oil and table olives, Part VII;		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		(h) flax and hemp, Part VIII; (i) fruit and vegetables, Part IX; (j) processed fruit and vegetable products, Part X; (k) bananas, Part XI; (l) wine, Part XII; (m) live trees and other plants, bulbs, roots and the like, cut flowers and ornamental foliage, Part XIII; (n) tobacco, Part XIV; (o) beef and veal, Part XV; (p) milk and milk products, Part XVI; (q) pigmeat, Part XVII; (r) sheepmeat and goatmeat, Part XVIII; (s) eggs, Part XIX; (t) poultrymeat, Part XX; (u) ethyl alcohol of agricultural origin, Part XXI; (v) apiculture products, Part XXII; (w) silkworms, Part XXIII; (x) other products, Part XXIV.		
Article 1	, first paragraph, point (-1d), introduc	ctory part		
52k		(-1d) The following article is inserted:		
Article 1	, first paragraph, point (-1d), amendi	ng provision, article		
521				

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Article 1a  Specific objectives  Article 1, first paragraph, point (-1d), amending provision, article, numbered paragraph  Without prejudice to the application of the general and specific objectives defined in Articles S and 6 of Regulation (EU)/ (CAP Strategic Plans), and pursuant to Article 39 TPEU, the common organisation of the markets in agricultural products referred to in Article 1s hall contribute to the achievement of the following specific objectives:  (a) participate in the stabilisation of agricultural markets and enhance their transparency; (b) promote the proper functioning of the agri-food supply chain and ensure a lair income for agricultural producers; (c) improve the position of producers in the value chain and promote the concentration of agricultural supply; (d) contribute to the improvement of economic conditions for the production and marketing of agricultural products and strengthen the quality of European agricultural products and strengthen the quality of European agricultural production.		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Specific objectives  Article 1 first paragraph, point (-1d), amending provision, article, numbered paragraph  Without prejudice to the application of the general and specific objectives defined in Articles S and 6 of Regulation (EU)/ (ICAP Strategic Plans), and pursuant to Article 39 TFEU, the common organisation of the markets in agricultural products referred to in Article 1 shall contribute to the achievement of the following specific objectives:  (a) participate in the stabilisation of agricultural markets and enhance their transparency;  (b) promote the proper functioning of the agri-food supply chain and ensure a fair income for agricultural markets;  (c) improve the position of producers in the value chain and promote the concentration of agricultural supply;  (d) contribute to the improvement of economic conditions for the production and marketing of agricultural producers and strengthen the quality of European agricultural products and					
Without prejudice to the application of the general and specific objectives defined in Articles 5 and 6 of Regulation (EU)/ [CAP Strategic Plans], and pursuant to Article 39 TFEU, the common organisation of the markets in agricultural products referred to in Article 1 shall contribute to the achievement of the following specific objectives:  (a) participate in the stabilisation of agricultural markets and enhance their transparency; (b) promote the proper functioning of the agri-food supply chain and ensure a fair income for agricultural producers; (c) improve the position of producers in the value chain and promote the concentration of agricultural supply; (d) contribute to the improvement of economic conditions for the production and marketing of agricultural products and strengthen the quality of European agricultural production.			· ·		
application of the general and specific objectives defined in Articles S and 6 of Regulation (EU) [CAP Strategic Plans], and pursuant to Article 39 TFEU, the common organisation of the markets in agricultural products referred to in Article 1 shall contribute to the achievement of the following specific objectives:  (a) participate in the stabilisation of agricultural markets and enhance their transparency; (b) promote the proper functioning of the agri-food supply chain and ensure a fair income for agricultural producers; (c) improve the position of producers in the value chain and promote the concentration of agricultural supply; (d) contribute to the improvement of agricultural production for the production and marketing of agricultural products and strengthen the quality of European agricultural production.	Article 1	, first paragraph, point (-1d), amendin	g provision, article, numbered paragraph		
			Without prejudice to the application of the general and specific objectives defined in Articles 5 and 6 of Regulation (EU)/ [CAP Strategic Plans], and pursuant to Article 39 TFEU, the common organisation of the markets in agricultural products referred to in Article 1 shall contribute to the achievement of the following specific objectives:  (a) participate in the stabilisation of agricultural markets and enhance their transparency;  (b) promote the proper functioning of the agri-food supply chain and ensure a fair income for agricultural producers;  (c) improve the position of producers in the value chain and promote the concentration of agricultural supply;  (d) contribute to the improvement of economic conditions for the production and marketing of agricultural products and strengthen the quality of European		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		Am. 47		
Article 1,	first paragraph, point (-1e), introducto	ory part		
52n		(-1e) Article 2 is replaced by the following:		
Article 1,	first paragraph, point (-1e), amending	provision, article		
520		article " General common agricultural policy (CAP) provisions		
Article 1,	first paragraph, point (-1e), amending	provision, article, numbered paragrap	h	
52p		Regulation (EU) [/] [Horizontal Regulation] No 1306/2013 and the provisions adopted pursuant to it shall apply in relation to the measures set out in this Regulation.  " Am. 48		
Article 1,	first paragraph, point(1), introductory	part		
53	(1) Article 3 is amended as follows:	(1) Article 3 is amended as follows:	(1) Article 3 is amended as follows:	
Article 1,	first paragraph, point(1)(a)			

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
54	(a) paragraph 2 is deleted;	(a) paragraph 2 is deleted;	(a) paragraph 2 is deleted;	
Article 1	, first paragraph, point(1)(b), introduct	ory part		
55	(b) paragraphs 3 and 4 are replaced by the following:	(b) paragraphs 3 and 4 are replaced by the following:	(b) paragraphs 3 and 4 are replaced by the following:	
Article 1	, first paragraph, point(1)(b), Amendin	g Provision(3)		
56	3. The definitions set out in Regulation (EU)/ of the European Parliament and of the Council*[Horizontal Regulation] and Regulation (EU)/ of the European Parliament and of the Council** [ CAP Strategic Plan Regulation] shall apply for the purposes of this Regulation, save as otherwise provided for in this Regulation.	3. The definitions set out in Regulation (EU)/ of the European Parliament and of the Council*[Horizontal Regulation] and Regulation (EU)/ of the European Parliament and of the Council** [ CAP Strategic Plan Regulation] shall apply for the purposes of this Regulation, save as otherwise provided for in this Regulation.	3. The definitions set out in Regulation (EU)/ of the European Parliament and of the Council*[Horizontal Regulation] and Regulation (EU)/ of the European Parliament and of the Council** [ CAP Strategic Plan Regulation] shall apply for the purposes of this Regulation, save as otherwise provided for in this Regulation.	
Article 1	, first paragraph, point(1)(b), Amendin	g Provision(4), first subparagraph		
57	4. The Commission shall be empowered to adopt delegated acts in accordance with Article 227 amending the definitions concerning the sectors set out in Annex II to the extent necessary to update the definitions in light of market developments.	4. The Commission shall be empowered to adopt delegated acts in accordance with Article 227 amending, in order to update, in the light of market developments, the definitions concerning the sectors set out in Annex II, without creating new definitions	4. The Commission shall be empowered to adopt delegated acts, in accordance with Article 227, amending the definitions concerning the sectors set out in Annex II to the extent necessary to update the definitions in light of market developments and without adding	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the definitions concerning the sectors set out in Annex II to the extent necessary to update the definitions in light of market developments.  AM. 49	additional definitions.';	
Article 1	, first paragraph, point(1)(b), Amendin	g Provision(4), second subparagraph		
58				
Article 1	, first paragraph, point(1)(b), Amendin	g Provision(4), third subparagraph		
59	* Regulation (EU)/ of the European Parliament and of the Council of on the financing and monitoring of the common agriculture policy and repealing Regulation (EU) No 1306/2013 (OJ L,, p).	* Regulation (EU)/ of the European Parliament and of the Council of on the financing and monitoring of the common agriculture policy and repealing Regulation (EU) No 1306/2013 (OJ L,, p).	* Regulation (EU)/ of the European Parliament and of the Council of on the financing and monitoring of the common agriculture policy and repealing Regulation (EU) No 1306/2013 (OJ L,, p).	
Article 1,	, first paragraph, point(1)(b), Amendin	g Provision(4), fourth subparagraph		
60	** Regulation (EU)/ of the European Parliament and of the Council of establishing rules on support for strategic plans to be drawn up by Member States under the Common agricultural policy (CAP Strategic Plans) and financed by the European Agricultural Guarantee Fund (EAGF) and by the	** Regulation (EU)/ of the European Parliament and of the Council of establishing rules on support for strategic plans to be drawn up by Member States under the Common agricultural policy (CAP Strategic Plans) and financed by the European Agricultural Guarantee Fund (EAGF) and by the	** Regulation (EU)/ of the European Parliament and of the Council of establishing rules on support for strategic plans to be drawn up by Member States under the Common agricultural policy (CAP Strategic Plans) and financed by the European Agricultural Guarantee Fund (EAGF) and by the	

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 62/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	European Agricultural Fund for Rural Development (EAFRD) and repealing Regulation (EU) No 1305/2013 of the European Parliament and of the Council and Regulation (EU) No 1307/2013 of the European Parliament and of the Council (OJ L, p).;	European Agricultural Fund for Rural Development (EAFRD) and repealing Regulation (EU) No 1305/2013 of the European Parliament and of the Council and Regulation (EU) No 1307/2013 of the European Parliament and of the Council (OJ L,, p).;	European Agricultural Fund for Rural Development (EAFRD) and repealing Regulation (EU) No 1305/2013 of the European Parliament and of the Council and Regulation (EU) No 1307/2013 of the European Parliament and of the Council (OJ L,, p).;	
Article 1	, first paragraph, point(2), introductor	y part	,	
61	(2) Article 5 is replaced by the following:	(2) Article 5 is replaced by the following:	(2) Article 5 is replaced by the following:	
Article 1,	, first paragraph, point(2), Amending P	rovision, first paragraph		
62	Article 5 Article Conversion rates for rice	Article 5 Article Conversion rates for rice	Article 5 Article Conversion rates for rice	
Article 1,	, first paragraph, point(2), Amending P	rovision, second paragraph		
63	The Commission may adopt implementing acts fixing the conversion rates for rice at various stages of processing.	The Commission may adopt implementing acts fixing the conversion rates for rice at various stages of processing.	The Commission may adopt implementing acts fixing the conversion rates for rice at various stages of processing.	
Article 1,	, first paragraph, point(2), Amending P	rovision, third paragraph		
64	Those implementing acts shall be adopted in accordance with the	Those implementing acts shall be adopted in accordance with the	Those implementing acts shall be adopted in accordance with the	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	examination procedure referred to in Article 229(2).;	examination procedure referred to in Article 229(2).;	examination procedure referred to in Article 229(2).;	
Article 1	, first paragraph, point(3)			
65	(3) Article 6 is deleted;	deleted	(3) Article 6 is deleted;	
Article 1	first paragraph, point (3a), introducto	ry part		
65a		(3a) Article 6 is replaced by the following:		
Article 1	, first paragraph, point (3a), amending	provision, article		
65b		article " Marketing years		
Article 1	, first paragraph, point (3a), amending	provision, second paragraph		
65c		The following marketing years shall be established:		
Article 1	, first paragraph, point (3a), amending	provision, third paragraph		
65d		(a) 1 January to 31 December of a given year for the fruit and		

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Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
Commission Proposal	vegetables, processed fruit and vegetables and banana sectors;  (b) 1 April to 31 March of the following year for the dried fodder and silkworm sectors;  (c) 1 July to 30 June of the following year for:  (i) the cereals sector;  (ii) the seeds sector;  (iii) the olive oil and table olives flax and hemp sector;  (iv) the flax and hemp sector;  (d) 1 August to 31 July of the following year for the wine sector;  (e) 1 September to 31 August of the following year for the rice sector and table olives sectors;  (f) 1 October to 30 September of the following year for the sugar and olive oil sectors sector.	Council Mandate	Draft Agreement
Article 1, first paragraph, point (3b), introducto	ry part		
65e	(3b) Article 11 is replaced by the following:		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1,	, first paragraph, point (3b), amending	provision, article		
65f		article  " Products eligible for public intervention		
Article 1,	, first paragraph, point (3b), amending	provision, second paragraph		
65g		Public intervention shall apply in respect of the following products in accordance with the conditions laid down in this Section and any additional requirements and conditions that may be determined by the Commission, by means of delegated acts pursuant to Article 19 and implementing acts pursuant to Article 20:		
Article 1,	, first paragraph, point (3b), amending	provision, third paragraph		
65h		(a) common wheat, durum wheat, barley and maize; (b) paddy rice; (c) fresh or chilled meat of the beef and veal sector falling within CN codes 0201 10 00 and 0201 20 20 to 0201 20 50; (d) butter produced directly and exclusively from pasteurised cream obtained directly and exclusively from cow's milk in an approved undertaking in the Union of a		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 66/443

	Commission Proposal EP Mandate	Council Mandate	Draft Agreement
	minimum butterfat content, by weight, of 82 % and of a maxim water content, by weight, of 16 % (e) skimmed milk powder of top quality made from cow's mil an approved undertaking in the Union by the spray process, with minimum protein content of 34, by weight of the fat free dry mat (ea) white sugar; (eb) sheep meat falling with CN code 0104 10 30 or 0204; (ec) pig meat, fresh, chilled frozen, falling within CN code 0203; (ed) chicken, fresh, chilled of frozen, falling within CN code 0207.	um %; f k in n a 0 % tter; in	
Article 1	, first paragraph, point (3c), introductory part	,	
65i	(3c) Article 12 is replaced by the following:	<u>ee</u>	
Article 1	, first paragraph, point (3c), amending provision, article	1	
65j	article " Public intervention periods		
Article 1	, first paragraph, point (3c), amending provision, second paragraph		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 67/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
65k		Public intervention shall be available for:  (a) common wheat, durum wheat, barley and maize, from 1  November to 31 May;  (b) paddy rice, from 1 April to 31 July;  (c) beef and veal, products listed in Article 11 throughout the year;  (d) butter and skimmed milk powder, from 1 March to 30 September.		
Article 1	first paragraph, point (3d), introducto	pry part		
651		(3d) Article 13 is replaced by the following:		
Article 1,	first paragraph, point (3d), amending	provision, article		
65m		article " Opening and closing of public intervention		
Article 1,	first paragraph, point (3d), amending	provision, second paragraph		
65n		1. During the periods referred to in		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 68/443

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 12, public intervention:		
	(a) shall be open for common		
	wheat, butter and skimmed milk		
	powder;		
	(b) may be opened by the		
	Commission, by means of		
	implementing acts, for <u>common</u>		
	wheat, durum wheat, barley, maize		
	and paddy rice (including specific		
	varieties or types of paddy rice),		
	white sugar, sheep meat, pig meat or chicken if the market situation so		
	requires. Those implementing acts		
	shall be adopted in accordance with		
	the examination procedure referred		
	to in Article 229(2);		
	(c) may be opened for the beef		
	and veal sector by the Commission,		
	by means of implementing acts		
	adopted without applying the		
	procedure referred to in Article		
	229(2) or (3), if, over a		
	representative period determined		
	pursuant to point (c) of the first		
	paragraph of Article 20 the average		
	market price in a Member State or		
	in a region of a Member State, recorded on the basis of the Union		
	scale for the classification of		
	carcasses of bovine animals referred		
	to in point A of Annex IV, is below		
	85 % of the reference threshold laid		
	down in point (d) of Article 7(1).		
	1 - (-)		
Article 1, first paragraph, point (3d), amending	provision third paragraph		
Anticie I, mot paragraph, point (30), amending	provision, uma paragraph		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
650	im in se pe (c 20 po An Th ad pr 22	The Commission may adopt aplementing acts closing public tervention for the beef and veal ctor where, over a representative griod determined pursuant to point of the first paragraph of Article of the conditions provided for in point (c) of paragraph 1 of this gricle are no longer fulfilled. Hose implementing acts shall be copted without applying the occedure referred to in Article 19(2) or (3)."		
Article 1	, first paragraph, point (3e), introductory p	art		
65p	( <u>3</u>	e) Article 14 is replaced by the llowing:		
Article 1	, first paragraph, point (3e), amending pro	vision, article		
65q	"	article Buying-in at a fixed price or tendering		
Article 1	, first paragraph, point (3e), amending pro	vision, second paragraph		
65r	W	here public intervention is open		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		pursuant to Article 13(1), measures on_arrangements for fixing buying- in prices for the products referred to in Article 11-as well as, where applicable, measures on quantitative limitations where buying in is carried out at a fixed price, shall be taken by the Council in accordance with Article 43(3) TFEU.		
Article 1	 , first paragraph, point (3f), introducto	any nart		
Article 1	, mst paragraph, pomt (51), mtroducte	y part		
65s		(3f) In Article 15, paragraph 1 is replaced by the following:		
Article 1	, first paragraph, point (3f), amending	provision, first paragraph		
65t		1. Public intervention price means:  (a) the price at which products shall be bought in under public intervention where this is done at a fixed price; or  (b)the maximum price at which products eligible for public intervention may be bought in where this is done by tendering.  Am. 56		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1,	first paragraph, point (3g), introducte	ory part		
65u		(3g) In Article 15, paragraph 2 is replaced by the following:		
Article 1,	first paragraph, point (3g), amending	provision, first paragraph		
65v		2. The measures onarrangements for fixing the level of the public intervention price, including the amounts of increases and reductions, shall be taken by the Council in accordance with Article 43(3) TFEU.		
Article 1,	first paragraph, point (3h), introduct	ory part		
65w		(3h) In Article 15, the following paragraph is added:		
Article 1,	first paragraph, point (3h), amending	provision, first paragraph		
65x		"  2a. When fixing the level of the public intervention price, the Council shall use objective and transparent criteria, which shall be in line with the objective of ensuring a fair standard of living		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		for the agricultural community, in accordance with Article 39 TFEU.		
		Am. 266		
Article 1	, first paragraph, point (3i), introducto	ry part		
65y		(3i) Article 16 is replaced by the following:		
Article 1	, first paragraph, point (3i), amending	provision, article		
65z		article " General principles on disposal from public intervention		
Article 1	, first paragraph, point (3i), amending	provision, article, numbered paragraph		
65aa		1. Disposal of products bought in under public intervention shall take place in such a way as to: (a) avoid any disturbance of the market, (b) ensure equal access to goods and equal treatment of purchasers, and (c) be in compliance with the commitments resulting from international agreements concluded in accordance with the TFEU.		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (3i), amendin	g provision, article, numbered paragraph		- J
65ab		2. Products bought in under public intervention may be disposed of by making them available for the scheme for food distribution to the most deprived in the Union as set out in the relevant Union legal acts. In such cases, the accounting value of such products shall be at the level of the relevant fixed public intervention price referred to in Article 14(2) of this Regulation.		
Article 1	, first paragraph, point (3i), amendin	g provision, article, numbered paragraph		
65ac		2a. Member States shall notify to the Commission of the identity of companies that have used public intervention as well as buyers of public intervention stocks.		
Article 1	, first paragraph, point (3i), amendin	g provision, article, numbered paragraph		
65ad		3. Each year the Commission shall publish details of the conditions under which products bought in under public intervention were bought, if applicable, and sold in the previous year. Those details shall include the identity of the companies, the relevant volumes, and the buying and selling prices.		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		Am. 232		
Article 1,	first paragraph, point (3j), introducto	ry part		
65ae		(3j) In the first paragraph of Article 17, point (b) is replaced by the following:		
Article 1,	first paragraph, point (3j), amending	provision, first paragraph		
65af		(b) olive oil <u>and table olives;</u> Am. 59		
Article 1,	first paragraph, point (3k), introducto	ry part		
65ag		(3k) In the first paragraph of Article 17, the following point is added:		
Article 1,	first paragraph, point (3k), amending	provision, first paragraph		
65ah		" (ia) rice. " Am. 60		
Article 1	first paragraph, point(4), introductory	/ part		

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	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
66	(4) Chapter II of Title I of Part II is amended as follows:	(4) Chapter II of Title I of Part II is amended as follows:	(4) Chapter II of Title I of Part II is amended as follows:	
Article 1,	, first paragraph, point(4)(a), introduct	ory part		
67	(a) the title is replaced by:	(a) the title is replaced by:	(a) the title is replaced by:	
Article 1,	, first paragraph, point(4)(a), Amendin	g Provision, first paragraph		
68	, CHAPTER II	CHAPTER II	CHAPTER II	
Article 1,	, first paragraph, point(4)(a), Amendin	g Provision, second paragraph		
69	Aid for the supply of fruit and vegetables and of milk and milk products in educational establishments;	Aid for the supply of fruit and vegetables and of milk and milk products in educational establishments;	Aid for the supply of fruit and vegetables and of milk and milk products in educational establishments;	
Article 1,	, first paragraph, point(4)(b)			
70	(b) the heading 'Section 1' and its title are deleted;	(b) the heading 'Section 1' and its title are deleted;	(b) the heading 'Section 1' and its title are deleted;	
Article 1,	, first paragraph, point (4)(ba), introdu	ctory part		
70a		(ba) in Article 23, paragraph 3 is replaced by the following:		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (4)(ba), amend	ng provision, numbered paragraph		
70b		3. Member States wishing to participate in the aid scheme established pursuant to paragraph 1 ('the school scheme') and requesting the corresponding Union aid shall, taking into account national circumstances, prioritise provide the distribution of products of either or both of the following groups:  (a) for fruit and vegetables:  (i) in priority fruit and vegetables and fresh products of the banana sector;  (ii) processed fruit and vegetables products; (b) for milk and dairy products:  (i) (b) drinking milk and lactose-free versions thereof;  (ii) cheese, curd, yoghurt and other fermented or acidified milk products without added flavouring, fruit, nuts or cocoa.		
Article 1	, first paragraph, point (4)(bb)			
70c				

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(bb) In Article 23, paragraph 4 is deleted.		
		Am 258		
Article 1,	first paragraph, point (4)(bc), introd	uctory part		
70d		(bc) In Article 23, the following paragraph is inserted:		
Article 1,	first paragraph, point (4)(bc), amend	ding provision, numbered paragraph		
70e		8a. When justified by their national authorities responsible for health and nutrition, Member States may provide in their national strategy that the products referred to in paragraphs 3 and 5 of this Article are distributed in schools at the same time as the usual school meals.		
Article 1,	first paragraph, point (4)(bd), introd	uctory part		
70f		(bd) in Article 23, paragraph 11 is replaced by the following:		
Article 1,	first paragraph, point (4)(bd), amen	ding provision, numbered paragraph		
70g				

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 78/443

Commission	Proposal EP Mandate	Council Mandate	Draft Agreement
	"  11. Member States shall choose the products to be featured in distribution or to be included in accompanying educational measures on the basis of objective criteria which shall include one or more of the following: health and environmental considerations, seasonality, variety and the availability of local or regional produce, giving priority to the extent practicable to products originating in the Union. Member States may encourage in particular local or regional purchasing, organic products, short supply chains or environmental benefits, including sustainable packaging, and, if appropriate, products recognised under the quality schemes established by Regulation (EU) No 1151/2012.  Member States may consider, in their strategies, prioritising sustainability and fair-trade considerations."		
Article 1, first paragraph, poin	t(4)(c), introductory part		
71 (c) Article 23a is an	nended as (c) Article 23a is amended as	(c) Article 23a is amended as	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	follows:	follows:	follows:	
Article 1,	first paragraph, point(4)(c)(i), introdu	ctory part		
72	(i) paragraph 1 is replaced by the following:	(i) paragraph 1 is replaced by the following:	(i) paragraph 1 is replaced by the following:	
Article 1,	first paragraph, point(4)(c)(i), Amendi	ng Provision(1), first subparagraph		
73	1. Without prejudice to paragraph 4, the aid under the school scheme allocated for the distribution of products, the accompanying educational measures and the related costs referred to in Article 23(1) shall not exceed EUR 220 804 135 per school year.	1. Without prejudice to paragraph 4, the aid under the school scheme allocated for the distribution of products, the accompanying educational measures and the related costs referred to in Article 23(1) shall not exceed EUR 220 804 135 per school year.	1. Without prejudice to paragraph 4 of this Article, the aid under the school scheme allocated for the distribution of products, the accompanying educational measures and the related costs referred to in Article 23(1) shall not exceed EUR 220 804 135 per school year.	
Article 1,	first paragraph, point(4)(c)(i), Amendi	ng Provision(1), second subparagraph,	introductory part	
74	Within that overall limit, the aid shall not exceed:	Within that overall limit, the aid shall not exceed:	Within that overall limit, the aid shall not exceed:	
Article 1,	first paragraph, point(4)(c)(i), Amendi	ng Provision(1), second subparagraph,	point(a)	
75	(a) for school fruit and vegetables: EUR 130 608 466 per school year;	(a) for school fruit and vegetables: EUR 130 608 466 per school year;	(a) for school fruit and vegetables: EUR 130 608 466 per school year;	
Article 1,	, first paragraph, point(4)(c)(i), Amendi	ng Provision(1), second subparagraph,	point(b)	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
76	(b) for school milk: EUR 90 195 669 per school year.;	(b) for school milk: EUR 90 195 669 per school year.;	(b) for school milk: EUR 90 195 669 per school year.;	
Article 1,	first paragraph, point(4)(c)(ii)			
77	(ii) in the third subparagraph of paragraph 2, the last sentence is deleted;	deleted	(ii) in the third subparagraph of paragraph 2, the last sentence is deleted;	
Article 1,	first paragraph, point(4)(c)(iii), introdu	uctory part		
78	(iii) paragraph 4 is replaced by the following:	(iii) paragraph 4, the first subparagraph is replaced by the following:  Am. 62	(iii) in paragraph 4 the first sentence is replaced by the following:	
Article 1,	first paragraph, point(4)(c)(iii), Amend	ling Provision(4)		
79	4. Without exceeding the overall limit of EUR 220 804 135 laid down in paragraph 1, any Member State may transfer once per school year up to 20% of either one or the other of its indicative allocations.;	4. Without exceeding the overall limit of EUR 220 804 135 laid down in paragraph 1, any Member State may transfer once per school year up to 20% of either one or the other of its indicative allocations.;	4. Without exceeding the overall limit of EUR 220 804 135 laid down in paragraph 1, any Member State may transfer once per school year up to 20% of either one or the other of its indicative allocations.;	
Article 1,	first paragraph, point(4)(d)			
80				

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(d) Sections 2 to 6 covering Articles 29 to 60 are deleted;	(d) Sections 2 to 6 covering Articles 29 to 60 are deleted;	(d) Sections 2 to 6 covering Articles 29 to 60 are deleted;	
Article	e 1, first paragraph, point (4a), introduct	ory part		
80a		-(4a) Article 61 is replaced by the following:	(4a) Article 61 is replaced by the following:	
Article	1, first paragraph, point (4a), amendin	g provision, article		
6 80b		article " Duration		
Article	1, first paragraph, point (4a), amendin	g provision, article, numbered paragrap	h	
80c		The scheme of authorisations for vine plantings established in this Chapter shall apply from 1 January 2016 to 31 December 20302050, with a mid-term review to be undertaken by the Commission every ten years and for the first time on 1 January 2023 to evaluate the operation of the scheme and, if appropriate, make proposals to improve its effectiveness.	The scheme of authorisations for vine plantings established in this Chapter shall apply from 1 January 2016 to 31 December 2040, with a mid-term review to be undertaken by the Commission to evaluate the operation of the scheme and, if appropriate, make proposals.	" [Trilogue 02/12/2020, B-point] "
Article	e 1, first paragraph, point (4b), introduct	ory part		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 80d		-(4b) In Article 62, paragraph 3 is replaced by the following:		(4b)
Article 1	, first paragraph, point (4b), amending	provision, numbered paragraph		
80e		3. The authorisations referred to in paragraph 1 shall be valid for three years from the date on which they were granted. A producer who has not used an authorisation granted during its period of validity shall be subject to administrative penalties as provided for in Article 89(4) of Regulation (EU) No 1306/2013.  However, Member States may decide that authorisations referred to in Article 66(1) of this Regulation are valid for six years from the date on which they were granted.		
Article 1	, first paragraph, point (4c), introducto	ry part		
6 80f		(4c) Article 62, paragraph 4 is replaced by the following:		(4c)
Article 1	, first paragraph, point (4c), amending	provision, numbered paragraph		
6 80g				G

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		4. This Chapter shall not apply to the planting or replanting of areas intended for experimental purposes or for graft nurseries, to the planting or replanting of areas whose vine products are intended solely for the production of grape juice, to areas whose wine or vine products are intended solely for the consumption by the wine-grower's household or to areas to be newly planted as a result of compulsory purchases in the public interest under national law.		11
Article	1, first paragraph, point(5), introducto	ry part		
81	(5) in Article 63, paragraph 1 is replaced by the following:	(5) in Article 63, paragraph 1 is replaced by the following:	(5) in Article 63, paragraph 1 is replaced by the following:	
Article	1, first paragraph, point(5), Amending	Provision(-1)		
s 81a		- Article 63 Safeguard mechanism for new plantings		G
Article	1, first paragraph, point(5), Amending	Provision(1), introductory part		
82				

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	1. Member States shall make available each year authorisations for new plantings corresponding to either:	1. Member States shall make available each year authorisations for new plantings corresponding to either:	1. Member States shall make available each year authorisations for new plantings corresponding to either:	1.
Article 1	, first paragraph, point(5), Amending P	rovision(1), point(a)		
83	(a) 1% of the total area actually planted with vines in their territory, as measured on 31 July of the previous year; or	(a) 1% of the total area actually planted with vines in their territory, as measured on 31 July of the previous year.; or	(a) 1% of the total area actually planted with vines in their territory, as measured on 31 July of the previous year; or	(a)
Article 1	, first paragraph, point(5), Amending P	rovision(1), point(b)		
84	(b) 1% of an area comprising the area actually planted with vines in their territory, as measured on 31 July 2015, and the area covered by planting rights granted to producers in their territory in accordance with Article 85h, Article 85i or Article 85k of Regulation (EC) No 1234/2007 and available for conversion into authorisations on 1 January 2016, as referred to in Article 68 of this Regulation.;	(b) (b) 1% of an area comprising the area actually planted with vines in their territory, as measured on 31 July 2015, and the area covered by planting rights granted to producers in their territory in accordance with Article 85h, Article 85i or Article 85k of Regulation (EC) No 1234/2007 and available for conversion into authorisations on 1 January 2016, as referred to in Article 68 of this Regulation. 4;	(b) 1% of an area comprising the area actually planted with vines in their territory, as measured on 31 July 2015, and the area covered by planting rights granted to producers in their territory in accordance with Article 85h, Article 85i or Article 85k of Regulation (EC) No 1234/2007 and available for conversion into authorisations on 1 January 2016, as referred to in Article 68 of this Regulation.;	(b)
Article 1	, first paragraph, point(5), Amending P	rovision(1a)		
84a		2. Member States may:		1a

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(a) apply at national level a lower percentage than the percentage set out in paragraph 1,  (b) limit the issuing of authorisations at regional level, for specific areas eligible for the production of wines with a protected designation of origin, for areas eligible for the production of wines with a protected geographical indication, or for areas without a geographical indication; those authorisations should be used in those regions.		
Article	1, first paragraph, point(5), Amending	Provision(1b)		
g 84b		3. Any of the limitations referred to in paragraph 2 shall contribute to an orderly growth of vine plantings, shall be set above 0 %, and shall be justified on one or more of the following specific grounds:  (a) (a) the need to avoid a well-demonstrated risk of oversupply of wine products in relation to market prospects for those products, not exceeding what is necessary to satisfy this need;		1b [Trilogue 02/12/2020]  (ba) the wish to contribute to the development of the products in question while preserving their quality.
		(b) (b) the need to avoid a well-demonstrated risk of significant		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		devaluation of a particular protected designation of origin or a protected geographical indication:  (ba) the wish to contribute to the development of the products in question while preserving their quality.		
Article	1, first paragraph, point(5), Amending P	rovision(1c)		
6 84c		3a. Member States may take any regulatory measures necessary to prevent circumvention by the operators of the restrictive measures taken pursuant to paragraphs 2 and 3.		1c [Trilogue 02/12/2020]  3a. Member States may take any regulatory measures necessary to prevent circumvention by the operators of the restrictive measures taken pursuant to paragraphs 2 and 3.
Article	1, first paragraph, point(5), Amending P	rovision(1d)		
6 84d		4. Member States shall make public any decisions adopted pursuant to paragraph 2, which shall be duly justified. Member States shall notify the Commission forthwith of those decisions and justifications.		G
Article	1, first paragraph, point(5), Amending P	rovision(1e)		
6 84e		4a. Authorisations exceeding the limits provided for in this Article		1e ,

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		may be issued by Member States for plantings intended for conservation of vine genetic resources		
		Am. 66		
Article	1, first paragraph, point (5a), introducto	ry part		
84f		(5a) Article 64 is replaced by the following	(5a) in Article 64, paragraph 2 is amended as follows:	
Article	1, first paragraph, point (5a), amending	provision, article		
6 84g		article " Granting of authorisations for new plantings		G
Article	1, first paragraph, point (5a), amending	provision, article, numbered paragraph	1	
<sup>6</sup> 84h		1. If the total area covered by the eligible applications in a given year does not exceed the area made available by the Member State, all such applications shall be accepted.  Member States may, for the purpose		[Trilogue 02/12/2020]  1. If the total area covered by the eligible applications in a given year does not exceed the area made available by the Member State, all
		of this Article, apply at <u>national or</u> <u>regional level</u> one or more of the following objective and non-discriminatory eligibility criteria:		such applications shall be accepted.  Member States may, for the purpose of this Article, apply at national or

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(a) the applicant shall have an agricultural area which is not smaller than the area for which he requests the authorisation; (b) the applicant shall possess adequate occupational skills and competence; (c) the application shall not pose a significant risk of misappropriation of the reputation of specific protected designations of origin, which shall be presumed unless the existence of such risk is demonstrated by the public authorities; (ca) the applicant does not have vines planted without authorisation as referred to in Article 71 of this Regulation or without a planting right as referred to in Articles 85a and 85b of Regulation (EC) No 1234/2007; (d) where duly justified, one or more of the criteria referred to in paragraph 2, provided that they are applied in an objective and non-discriminatory manner.		regional level one or more of the following objective and non-discriminatory eligibility criteria:
Article 1, firs	t paragraph, point (5a), amending	provision, article, numbered paragraph	, introductory part	
s 84i		2. If the total area covered by the eligible applications referred to in paragraph 1 in a given year exceeds the area made available by the Member State, authorisations shall	" (a) points (f) and (h) are replaced by the following:	G

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		be granted according to a pro-rata distribution of hectares to all applicants on the basis of the area for which they have requested the authorisation. Such granting may establish a minimum and/or a maximum area by applicant and also be partially or completely made in accordance with one or more of the following objective and non-discriminatory priority criteria:		
Article 1	, first paragraph, point (5a), amending	provision, article, numbered paragraphpoint		
6 84j		(a) producers who are setting up vine plantings for the first time, and who are established as the head of the holding (new entrants);		G
Article 1	, first paragraph, point (5a), amending	provision, article, numbered paragraphpoint		
6 84k		(b) areas where vineyards contribute to the preservation of the environment or the conservation of vine genetic resources;		G
Article 1	, first paragraph, point (5a), amending	provision, article, numbered paragraphpoint		
s 841		(c) areas to be newly planted in the framework of land consolidation projects;		G
Article 1	, first paragraph, point (5a), amending	provision, article, numbered paragraphpoint		

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	84m		(d) areas facing natural or other specific constraints;		G
	Article 1	, first paragraph, point (5a), amending	g provision, article, numbered paragrapl	hpoint	
G	84n		(e) the sustainability of projects of development or replantations on the basis of an economic evaluation;		
	Article 1	, first paragraph, point (5a), amending	g provision, article, numbered paragraph	npoint	
	84o		(f) areas to be newly planted which contribute to increasing the competitiveness <u>of the holding</u> , <u>at regional</u> , <u>national and international at farm holding and regional</u> level;	(f) areas to be newly planted which contribute to the increase of the production of holdings of the wine sector that have recorded an increase of their sales proceeds or competitiveness or presence on the markets;	
	Article 1	, first paragraph, point (5a), amending	g provision, article, numbered paragraph	npoint	
G	84p		(g) projects with the potential to improve the quality of products with geographical indications;		6
	Article 1	, first paragraph, point (5a), amending	g provision, article, numbered paragraph	point	
G	84q		(h) areas to be newly planted in the framework of increasing the size of small and medium-sized holdings.	(h) areas to be newly planted in the framework of increasing the size of small and medium-sized vine holdings;'	[Trilogue 02/12/2020]  (h) areas to be newly planted in the framework of increasing the size of

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					small and medium-sized vine holdings;'
	Article 1,	first paragraph, point (5a), amending	provision, article, numbered paragraph	point	
	84r			(b) the following point is added: " (i) producers who have been operating in the wine sector for at least 10 years. "	
	Article 1,	first paragraph, point (5a), amending	provision, article, numbered paragraph		
	84s		2a. 2a. If the Member State decides to apply one or more of the criteria referred to in paragraph 2, the Member State may add the additional condition that the applicant shall be a natural person who is no more than 40 years of age in the year of submission of the application.		
	Article 1,	first paragraph, point (5a), amending	provision, article, numbered paragraph		
G	84t		2b. Member States may take any necessary regulatory measures to prevent the circumvention by the operators of the restrictive criteria that they apply pursuant to paragraphs 1, 2 and 2a.		[Trilogue 02/12/2020]  2b. Member States may take any necessary regulatory measures to prevent the circumvention by the operators of the restrictive criteria that they apply pursuant to

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				paragraphs 1, 2 and 2a.
Article 1	, first paragraph, point (5a), amending	g provision, article, numbered paragraph		
6 84u		3. Member States shall make public the criteria referred to in paragraphs 1, 2 and 2a that they apply and shall notify them forthwith to the Commission.		G
Article 1	, first paragraph, point (5a), amending	g provision, article, numbered paragraph		
6 84v		3a. Should there be a limitation in accordance with point (b) of Article 63(2) on a regional level, priority and eligibility criteria may be applied on that level that are deemed to be in line with Article 64.		
Article 1	, first paragraph, point (5b), introduct	ory part		
84w		(5b) In Article 65, the following paragraph is inserted after the first paragraph:		
Article 1	, first paragraph, point (5b), amendin	g provision, numbered paragraph		
6 84x		n .		"

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		When applying Article 63(2), a Member State shall establish a preliminary procedure that enables it to consider the opinions of representative trade organisations recognised at regional level in accordance with the legislation of that Member State		"
Article	1, first paragraph, point (5c), introduc	tory part		
84y	i, inst paragraph, point (se), introduc	(5c) Article 68 is replaced by the following	(5b) in Article 68, paragraph 1a is added:	
Article	1, first paragraph, point (5c), amendin	g provision, article		
6 84z		article " Transitional provisions		6
Article :	1, first paragraph, point (5c), amendin	g provision, article, numbered paragrap	h	
<sup>6</sup> 84aa		1. Planting rights granted to producers in accordance with Article 85h, Article 85i or Article 85k of Regulation (EC) No 1234/2007 before 31 December 2015 which have not been used by those producers and are still valid by that date may be converted into		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		authorisations under this Chapter as from 1 January 2016.  Such conversion shall take place upon a request to be submitted by those producers before 31 December 2015. Member States may decide to allow producers to submit such a request to convert rights into authorisations until 31 December 2020.		
Article 1	, first paragraph, point (5c), amending	provision, article, numbered paragraph	1	
<sup>6</sup> 84ab		Ia. After 31 December 2020, the areas covered by planting rights that have not been converted into authorisations shall remain at the disposal of Member States, which may reallocate them in accordance with Article 66, at the latest by 31 December 2025.	After 31 December 2020, the areas covered by planting rights that have not been converted into authorisations remain at the disposal of Member State to be reallocated, in application of Article 66 of this Regulation, at the latest by 31 December 2023.	[Trilogue 02/12/20, Discussed as B-point, Outcome: COM to draft compromise text]
Article 1	, first paragraph, point (5c), amending	provision, article, numbered paragraph	1	
84ac		2. Authorisations granted pursuant to paragraph 1 paragraphs 1 and 1a shall have the same period of validity as the planting rights referred to in paragraph 1. If these authorisations are not used, they shall expire at the latest by 31		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		December 2018, or, where a		
		Member State has taken the decision referred to in the second		
		subparagraph of paragraph 1, at the		
		latest by 31 December 20232028.		
Article	1, first paragraph, point (5c), amendir	ng provision, article, numbered paragraph	ו	
		3. The areas covered by the		
		authorisations granted pursuant to		"
6 84ad		paragraph 1 shall be not be counted for the purposes of Article 63.		G
0144		"		
		Am. 233		
Article	1, first paragraph, point (5d), introduc	ctory part		_
	, , , , , , , , , , , , , , , , , , , ,	The second secon		
0.4		(5d) In Article 69, the following		
84ae		point is added:		
Article	1, first paragraph, point (5d), amendi	ng provision, numbered paragraph	T	
		"		"
		(ea) criteria relating to the conservation of vine genetic		"
6 84af		resources.		G
		"		
		Am. 69		
Article	1, first paragraph, point (5e), introduc	ctory part		
84ag				

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		(5e) Article 73 is replaced by the following:		
Article 1	, first paragraph, point (5e), amendin	g provision, article		
84ah		article " Scope		
Article 1	, first paragraph, point (5e), amendin	g provision, article, numbered paragraph	1	
84ai		Without prejudice to any other provisions applicable to agricultural products, as well as to the provisions adopted in the veterinary, phytosanitary and food sectors to ensure that products comply with hygiene and health standards and to protect animal, plant and human health, and to ensure fair competition between Union producers and producers in third countries, this Section lays down the rules concerning marketing standards.		
Article 1	, first paragraph, point (5f), introduct	ory part		
84aj		(5f) Article 75 is replaced by the following:		

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	Commission Proposal EP Mandate	Council Mandate	Draft Agreement
Article 1,	first paragraph, point (5f), amending provision, article		
84ak	article " Establishment and content		
Article 1,	first paragraph, point (5f), amending provision, article, numbered paragraph	h	
84al	1. Marketing standards may apply to one or more of the following sectors and products:  (a) olive oil and table olives; (b) fruit and vegetables; (c) processed fruit and vegetable products; (d) bananas; (e) live plants; (f) eggs; (g) poultrymeat; (h) spreadable fats intended for human consumption; (i) hops; (ia) rice; (ib) milk and milk products; (ic) honey and beehive products; (id) beef and veal; (ie) sheepmeat; (if) pigmeat; (if) pigmeat; (ig) hemp.		
Article 1,	first paragraph, point (5f), amending provision, article, numbered paragraph	h	

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84am		2. In order to take into account the expectations of consumers and to improve the economic conditions for the production and marketing as well as the quality of the agricultural products covered by paragraphs 1 and 4 of this Article, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 on marketing standards by sectors or products, at all stages of the marketing, as well as derogations and exemptions from such standards in order to adapt to constantly changing market conditions, to evolving consumer demands, to developments in relevant international standards and to avoid creating obstacles to product innovation.		
Article 1	, first paragraph, point (5f), amending	provision, article, numbered paragraph		
84an		3. Without prejudice to Article 26 of Regulation (EU) No 1169/2011 of the European Parliament and of the Council (27), the marketing standards referred to in paragraph 1 may cover one or more of the following, to be determined on a sectoral or product basis and based on the characteristics of each sector, the need to regulate the placing on		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the market and the conditions		
	defined in paragraph 5 of this		
	Article:		
	(a) the technical definitions,		
	designation and sales descriptions		
	for sectors other than those set out		
	in Article 78;		
	(b) classification criteria such		
	as grading into classes, weight,		
	sizing, age and category;		
	(c) the species, plant variety or		
	animal race or the commercial type;		
	(d) the presentation, labelling		
	linked to obligatory marketing		
	standards, packaging, rules to be		
	applied in relation to packing		
	centres, marking, year of harvesting		
	and use of specific terms, without		
	prejudice to Articles 92 to 123;		
	(e) criteria such as appearance,		
	consistency, conformation, product		
	characteristics and the percentage of		
	water content;		
	(f) specific substances used in		
	production, or components or		
	constituents, including their		
	quantitative content, purity and		
	identification;		
	(g) the type of farming and		
	production method including		
	oenological practices, <i>animal</i>		
	<u>feeding practices</u> and advanced		
	systems of sustainable production;		
	(h) coupage of must and wine		
	including definitions thereof,		
	blending and restrictions thereof;		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(i) the frequency of collection, delivery, preservation and handling, the conservation method and temperature, storage and transport; (j) place of farming and/or origin, excluding poultry meat and spreadable fats; (k) restrictions as regards the use of certain substances and practices; (l) specific use; (m) the conditions governing the disposal, the holding, circulation and use of products not in conformity with the marketing standards adopted pursuant to paragraph 1 or with the definitions, designations and sales descriptions as referred to in Article 78, as well as the disposal of by-products; (ma) animal welfare.		
Article 1	, first paragraph, point (5f), amendin	g provision, article, numbered paragraph		
84ao		4. In addition to paragraph 1, marketing standards may apply to the wine sector. Points (f), (g), (h), (k) and (m) of paragraph 3 shall apply to that sector.		
Article 1	, first paragraph, point (5f), amendin	g provision, article, numbered paragraph		
84ap		5. The marketing standards by sectors or products adopted		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	pursuant to paragraph 1 of this		
	Article shall be established without		
	prejudice to Articles 84 to 88 and		
	Annex IX and shall take into		
	account:		
	(a) the specific characteristics		
	of the product concerned;		
	(b) the need to ensure the		
	conditions to facilitate the placing		
	of the products on the market;		
	(c) the interest of producers to		
	communicate the product and		
	farming characteristics, and the		
	interest of consumers to receive		
	adequate and transparent product		
	information, including the place of		
	farming to be determined on a case-		
	by-case basis at the appropriate		
	geographical level, after conducting		
	an evaluation, in particular, of the		
	costs and administrative burdens for		
	operators and the benefits offered to		
	producers and the end consumer;		
	(d) the methods available for		
	determining physical, chemical and		
	organoleptic characteristics of the		
	products;		
	(e) the standard		
	recommendations adopted by		
	international bodies;		
	(f) the need to preserve the		
	natural and essential characteristics		
	of products and to avoid causing a		
	substantial change in the		
	composition of the product		
	concerned.		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1,	first paragraph, point (5f), amending p	provision, article, numbered paragraph		
84aq		6. In order to take into account the expectations of consumers and the need to improve the quality and the economic conditions for the production and marketing of agricultural products, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 to modify the list of sectors in paragraph 1. Such delegated acts shall be strictly limited to demonstrated needs resulting from evolving consumer demand, technical progress or the need for product innovation, and shall be subject to a Commission report to the European Parliament and to the Council evaluating, in particular, the needs of the consumer, the costs and administrative burdens for operators, including the impact on the internal market and on international trade, and the benefits offered to producers and to the end consumer.		
Article 1,	first paragraph, point (5g), introducto	ry part		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
84ar		(5g) Article 78 is replaced by the following:		
Article 1	, first paragraph, point (5g), amending	provision, article		
84as		article  Definitions, designations and sales descriptions for certain sectors and products		
Article 1	first paragraph, point (5g), amending	provision, article, numbered paragraph	ו	
84at		1. In addition, where relevant, to the applicable marketing standards, the definitions, designations and sales descriptions provided for in Annex VII shall apply to the following sectors or products:  (a) beef and veal;  (aa) sheep and lamb;  (b) wine;  (c) milk and milk products intended for human consumption;  (d) poultrymeat;  (e) eggs;  (f) spreadable fats intended for human consumption; and  (g) olive oil and table olives.		
	, first paragraph, point (5g), amending	provision, article, numbered paragraph		
84au				

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		2. The definitions, designations or sales descriptions provided for in Annex VII may be used in the Union only for the marketing and promotion of a product which conforms to the corresponding requirements laid down in that Annex. Annex VII may prescribe the conditions under which such designations or sales descriptions are protected, at the time that they are marketed or promoted, against unlawful commercial use, misuse, imitation or evocation.		
Article 1	, first paragraph, point (5g), amendin	g provision, article, numbered paragraph	1	
84av		3. The Commission shall be empowered to adopt delegated acts in accordance with Article 227 concerning the modifications, derogations or exemptions to the definitions and sales descriptions provided for in Annex VII. Those delegated acts shall be strictly limited to demonstrated needs resulting from evolving consumer demand, technical progress or the need for product innovation.		
Article 1	, first paragraph, point (5g), amendin	g provision, article, numbered paragraph	1	
84aw		4. In order to ensure that operators and Member States have a clear and		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		proper understanding of the definitions and sales descriptions provided for in Annex VII, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 concerning the rules on their specification and application.		
Article 1	, first paragraph, point (5g), amending	provision, article, numbered paragraph	1	
84ax		5. In order to ensure that operators and Member States have a clear and proper understanding of the definitions and sales descriptions provided for in Annex VII, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 concerning the rules on their specification and application.		
Article 1	, first paragraph, point (5h), introducto	pry part		
84ay		(5h) The following article is inserted:		
Article 1	, first paragraph, point (5h), amending	provision, article		
84az		<u>Article 79a</u>		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		" <u>Mixing olive oil with other</u> <u>vegetable oils</u>		
Article 1	, first paragraph, point (5h), amending	provision, article, numbered paragraph	n	
84ba		1. The mixing of olive oil with other vegetable oils shall be prohibited.		
Article 1	, first paragraph, point (5h), amending	provision, article, numbered paragraph	1	
84bb		2. The Commission is empowered to adopt delegated acts in accordance with Article 227 in order to supplement this Regulation by establishing sanctions for operators who do not comply with paragraph 1 of this Article.		
Article 1	, first paragraph, point (5i), introducto	ry part		
84bc		(5i) The following article is inserted:		
Article 1	, first paragraph, point (5i), amending	provision, article		
84bd		Article 79b		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Marketing rules concerning the olives and olive oil sectors		
Article 1	, first paragraph, point (5i), amending	provision, article, numbered paragraph		
84be		In order to take account of the specific characteristics of the olives and olive oil sectors, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 in order to supplement this Regulation by harmonising marketing rules for table olives and olive oil.		
Article 1	, first paragraph, point(6), introductory	y part		
85	(6) in Article 81, paragraph 2 is replaced by the following:	(6a) in Article 81, paragraph 2 is replaced by the following:	deleted	
Article 1,	, first paragraph, point(6), Amending P	rovision(2), first subparagraph		
86	2. Subject to paragraph 3, Member States shall classify which wine grape varieties may be planted, replanted or grafted in their territories for the purpose of wine production.	2. Subject to paragraph 3, Member States shall classify which wine grape varieties may be planted, replanted or grafted_in their territories for the purpose of wine production_making.	deleted	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	first nargaranh point(6) Amondina (	Provision(2), second subparagraph, intro	ductory part	
87	Member States may classify wine grape varieties where:	Only wine grape varieties meeting the following conditions may be classified by Member States Member States may classify wine grape varieties where:	deleted	
Article 1,	, first paragraph, point(6), Amending P	Provision(2), second subparagraph, point	t(a)	
88	(a) the variety concerned belongs to the species Vitis vinifera or Vitis Labrusca; or	(a) the variety concerned belongs to the species Vitis vinifera or <u>the variety concerned</u> comes from a cross between the species Vitis vinifera and other species of the genus Vitis,	deleted	(a) [Trilogue 02/12/2020, discussed as B-point: lines 88, 89, 89a and 90]
Article 1	, first paragraph, point(6), Amending P	rovision(2), second subparagraph, poin	t(b)	
89	(b) the variety concerned comes from a cross between the species Vitis vinifera, Vitis Labrusca and other species of the genus Vitis.	(b) the variety is not one of the following: Noah, Othello, Isabelle, Jacquez, Clinton and Herbemont.	deleted	(b) [Trilogue 02/12/2020, discussed as B-point: lines 88, 89, 89a and 90]
Article 1	, first paragraph, point(6), Amending P	rovision(2), second subparagraph a		
89a		By way of derogation from the second subparagraph, Member States may authorise the replanting of Vitis Labrusca or the varieties from point (b) thereof in existing		[Trilogue 02/12/2020, discussed as B-point: lines 88, 89, 89a and 90]

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		historical vineyards as long as the existing planted surface is not increased.		
Article 1,	, first paragraph, point(6), Amending P	rovision(2), third subparagraph		
90	Where a wine grape variety is deleted from the classification referred to in the first subparagraph, grubbing up of this variety shall take place within 15 years of its deletion.;	Where a wine grape variety is deleted from the classification referred to in the first subparagraph, grubbing up of this variety shall take place within 15 years of its deletion.;	deleted	[Trilogue 02/12/2020, discussed as B-point: lines 88, 89, 89a and 90]
		Am. 75 & Am. 76		
Article 1,	first paragraph, point(7), introductory	/ part		
91	(7) in Article 90, paragraph 3 is replaced by the following:	(7) in Article 90, paragraph 3 is replaced by the following:	(7) in Article 90, paragraph 3 is replaced by the following:	
Article 1,	first paragraph, point(7), Amending P	rovision(3), introductory part		
92	3. Save as otherwise provided for in international agreements concluded in accordance with the TFEU, the import of the products referred to in paragraph 1 shall be subject to the presentation of:	3. Save as otherwise provided for in international agreements concluded in accordance with the TFEU, the import of the products referred to in paragraph 1 shall be subject to the presentation of:	3. Save as otherwise provided for in international agreements concluded in accordance with the TFEU, the import of the products referred to in paragraph 1 shall be subject to the presentation of:	
Article 1,	first paragraph, point(7), Amending P	rovision(3), point(a)		

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93	(a) a certificate evidencing compliance with the provisions referred to in paragraphs 1 and 2, drawn up by a competent body, included on a list to be made public by the Commission, in the product's country of origin;	(a) a certificate evidencing compliance with the provisions referred to in paragraphs 1 and 2, drawn up by a competent body, included on a list to be made public by the Commission, in the product's country of origin;	(a) a certificate evidencing compliance with the provisions referred to in paragraphs 1 and 2, drawn up by a competent body, included on a list to be made public by the Commission, in the product's country of origin;	
Article 1	, first paragraph, point(7), Amending P	rovision(3), point(b)		
94	(b) an analysis report drawn up by a body or department designated by the product's country of origin, if the product is intended for direct human consumption.;	(b) an analysis report drawn up by a body or department designated by the product's country of origin, if the product is intended for direct human consumption.;	(b) an analysis report drawn up by a body or department designated by the product's country of origin, if the product is intended for direct human consumption.;	
Article 1,	, first paragraph, point(8), introductory	part		
95	(8) in Section 1 of Chapter 1 of Title II of Part II, the following Subsection 4a is inserted:	(8) in Section 1 of Chapter 1 of Title II of Part II, the following Subsection 4a is inserted:	(8) in Section 1 of Chapter 1 of Title II of Part II, the following subsection—4a— is inserted:	G
Article 1,	, first paragraph, point(8), Amending P	rovision, first paragraph		
96	Subsection 4a	Subsection 4a	Subsection 4a	G
Article 1,	, first paragraph, point(8), Amending P	rovision, second paragraph		
97	Checks and penalties	Checks and penalties	Checks and penalties	G

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article	1, first paragraph, point(8), Amending	Provision, third paragraph		
s 98	Article 90a Checks and penalties related to marketing rules	Article 90a Checks and penalties related to marketing rules	Article 90a Checks and penalties related to marketing rules	
Article	1, first paragraph, point(8), Amending	Provision (0a)		
<sup>6</sup> 98a			(0a) Member States shall take measures to ensure that the products referred to in Article 119(1) which are not labelled in conformity with this Regulation are not placed on the market or, if they have already been placed on the market, are withdrawn from it.	[Trilogue 02/12/2020]  (0a) Member States shall take measures to ensure that the products referred to in Article 119(1) which are not labelled in conformity with this Regulation are not placed on the market or, if they have already been placed on the market, are withdrawn from it.
Article	1, first paragraph, point(8), Amending	Provision (0b)		
6 98b			(0b) Without prejudice to any specific provisions which may be adopted by the Commission, imports into the Union of the products specified in points (a) and (b) of paragraph 1 of Article 189 of this regulation shall be subject to checks to determine whether the conditions provided for in paragraph 1 of that Article	[Trilogue 02/12/2020]*  (0b) Without prejudice to any specific provisions which may be adopted by the Commission, imports into the Union of the products specified in points (a) and (b) of paragraph 1 of Article 189 of this regulation shall be subject to checks to determine whether the

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				are met.	conditions provided for in paragraph 1 of that Article are met.
Arti	icle 1,	first paragraph, point(8), Amending Pr	rovision (0c)		
s 98	8c			(0c) Member States shall carry out checks, based on a risk analysis, in order to verify whether the products referred to in Article 1(2) conform to the rules laid down in this Section and shall, as appropriate, apply administrative penalties.	[Trilogue 02/12/2020]*  (0c) Member States shall carry out checks, based on a risk analysis, in order to verify whether the products referred to in Article 1(2) conform to the rules laid down in this Section and shall, as appropriate, apply administrative penalties.
Arti	icle 1,	first paragraph, point(8), Amending Pr	rovision(1)		
9	99	1. Without prejudice to acts concerning the wine sector that have been adopted pursuant to Article 57 of Regulation (EU) [/] (Horizontal Regulation), in the event of infringement of Union rules in the wine sector, Member States shall apply proportionate, effective and dissuasive administrative penalties in accordance with Title IV, Chapter I of that Regulation (Horizontal Regulation).	1. Without prejudice to acts concerning the wine sector that have been adopted pursuant to Article 57 of Regulation (EU) [/] (Horizontal Regulation), in the event of infringement of Union rules in the wine sector, Member States shall apply proportionate, effective and dissuasive administrative penalties in accordance with Title IV, Chapter I of that Regulation (Horizontal Regulation).	1. Without prejudice to acts concerning the wine sector that have been adopted pursuant to Article 57 of Regulation (EU) [/] (Horizontal Regulation), in the event of infringement of Union rules in the wine sector, Member States shall apply proportionate, effective and dissuasive administrative penalties in accordance with Title IV, Chapter I of that Regulation (Horizontal Regulation). Member States shall not apply such penalties where the non-compliance is of a minor nature.	

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1,	first paragraph, point(8), Amending P	rovision(2), introductory part		
G	100	2. In order to protect Union funds and to protect the identity, provenance and quality of Union wine, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 relating to:	2. In order to protect Union funds and to protect the identity, provenance and quality of Union wine, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 relating to:	2. In order to protect Union funds and to protect the identity, provenance and quality of Union wine, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 relating to:	
	Article 1,	first paragraph, point(8), Amending P	rovision(2), point(a)		
G	101	(a) the establishment of an analytical databank of isotopic data to help detect fraud to be constructed on the basis of samples collected by Member States;	(a) the establishment or maintenance of an analytical databank of isotopic data to help detect fraud to be constructed on the basis of samples collected by Member States;  Am. 77	(a) the establishment of an analytical databank of isotopic data to help detect fraud to be constructed on the basis of samples collected by Member States;	(a) [Trilogue 02/12/2020] the establishment or maintenance of an analytical databank of isotopic data to help detect fraud to be constructed on the basis of samples collected by Member States;
	Article 1,	first paragraph, point(8), Amending P	rovision(2), point(b)		
G	102	(b) rules governing control bodies and the mutual assistance between them;	(b) rules governing control bodies and the mutual assistance between them;	(b) rules governing control bodies and the mutual assistance between them;	
	Article 1,	first paragraph, point(8), Amending P	rovision(2), point(c)		
G	103	(c) rules governing the common use of the findings of Member States.	(c) rules governing the common use of the findings of Member States.	(c) rules governing the common use of the findings of Member States.	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	1, first paragraph, point(8), Amending P	rovision(3), introductory part		
6 104	3. The Commission may adopt implementing acts laying down all measures necessary for establishing:	3. The Commission may adopt implementing acts laying down all measures necessary for establishing:	3. The Commission may adopt implementing acts laying down all measures necessary for establishing:	G
Article	1, first paragraph, point(8), Amending P	rovision(3), point(a)		
s 105	(a) the procedures relating to Member States' own databanks and to the analytical databank of isotopic data that will help detect fraud;	(a) the procedures relating to Member States' own databanks and to the analytical databank of isotopic data that will help detect fraud;	(a) the procedures relating to Member States' own respective databanks and to the analytical databank of isotopic data that will help detect fraud;	(a) [Trilogue 02/12/2020] the procedures relating to Member States' respective databanks and to the analytical databank of isotopic data that will help detect fraud;
Article	1, first paragraph, point(8), Amending P	rovision(3), point(b)		
s 106	(b) the procedures relating to cooperation and assistance between control authorities and bodies;	(b) the procedures relating to cooperation and assistance between control authorities and bodies;	(b) the procedures relating to cooperation and assistance between control authorities and bodies;	G
Article	1, first paragraph, point(8), Amending P	rovision(3), point(c), first subparagraph	i	
G 107	(c) as regards the obligation referred to in paragraph 3, rules for performing checks on compliance with marketing standards, rules governing the authorities responsible for performing the checks, as well as on the content, the frequency and the marketing stage to which those checks are to apply.	(c) as regards the obligation referred to in paragraph 3, rules for performing checks on compliance with marketing standards, rules governing the authorities responsible for performing the checks, as well as on the content, the frequency and the marketing stage to which those checks are to apply.	(c) as regards the obligation referred to in paragraph-3 <b>0b</b> , rules for performing checks on compliance with marketing standards, rules governing the authorities responsible for performing the checks, as well as on the content, the frequency and the marketing stage to which those checks are to apply.	(c) [Trilogue 02/12/2020]  as regards the obligation referred to in paragraph 0c, rules for performing checks on compliance with marketing standards, rules governing the authorities responsible for performing the checks, as well as on the content, the frequency and the marketing

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
				stage to which those checks are to apply.
Article 1	, first paragraph, point(8), Amending P	rovision(3), point(c), second subparagr	aph	
g 108	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).;	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).;	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).;	
Article 1	, first paragraph, point (8a), introducto	ry part		
108a		(8a) In Article 92, paragraph 1 is replaced by the following:		
Article 1	, first paragraph, point (8a), amending	provision, numbered paragraph		
108Ь		1. Rules on designations of origin, geographical indications and traditional terms laid down in this Section shall apply only to the products referred to in points 1, 3 to 6, 8, 9, 11, 15 and 16 of Part II of Annex VII.		m m
Article 1	, first paragraph, point(9), introductory	part part		

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	109	(9) Article 93 is amended as follows:	(9) Article 93 is amended as follows:	(9) Article 93 is amended as follows:	
	Article 1,	first paragraph, point(9)(a), introducto	ory part		
G	110	(a) in paragraph 1, point (a) is replaced by the following:	(a) in paragraph 1, point (a) is replaced by the following:	(a) in paragraph 1, point (a) is replaced by the following:	
	Article 1,	, first paragraph, point(9)(a), Amending	g Provision(a), introductory part	'	
	111	(a) 'a designation of origin' means a name which identifies a product, referred to in Article 92(1):	(a) 'a designation of origin' means the name of a region, a specific place or, in exceptional and duly justifiable cases, a country used to describe a name which identifies a product, referred to in Article 92(1):  Am. 235/rev	(a) 'a designation of origin' means a name which identifies a product, referred to in Article 92(1):	
	Article 1,	, first paragraph, point(9)(a), Amending	g Provision(a), point(i)		
	112	(i) whose quality or characteristics are essentially or exclusively due to a particular geographical environment, with its inherent natural factors and, where relevant, human factors;	(i) whose quality or characteristics are essentially or exclusively due to a particular geographical environment, with its <i>inherent</i> natural factors and, <i>where relevant</i> , human factors;  Am. 80	(i) whose quality or characteristics are essentially or exclusively due to a particular geographical environment, with its inherent natural factors and, where relevant, human factors;	
	Article 1,	, first paragraph, point(9)(a), Amending	g Provision(a), point(ii)		

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113	(ii) as originating in a specific place, region or, in exceptional cases, a country;	deleted	(ii) as originating in a specific place, region or, in exceptional cases, a country;	
Article :	1, first paragraph, point(9)(a), Amending	g Provision(a), point(iii)		
s 114	(iii) produced from grapes which originate exclusively from that geographical area;	(iii) produced from grapes which originate exclusively from that geographical area;	(iii) produced from grapes which originate exclusively from that geographical area;	
Article :	1, first paragraph, point(9)(a), Amending	g Provision(a), point(iv)		
6 115	(iv) the production of which takes place in that geographical area; and	(iv) the production of which takes place in that geographical area; and	(iv) the production of which takes place in that geographical area; and	
Article :	1, first paragraph, point(9)(a), Amending	g Provision(a), point(v)		
c 116	(v) which is obtained from vine varieties belonging to Vitis vinifera or a cross between the Vitis vinifera species and other species of the genus Vitis.;	(v) which is obtained from vine varieties belonging to Vitis vinifera or a cross between the Vitis vinifera species and other species of the genus Vitis.;	(v) which is obtained from vine varieties belonging to Vitis vinifera or a cross between the Vitis vinifera species and other species of the genus Vitis.;	
Article :	1, first paragraph, point(9)(a), Amending	g Provision(a)(Va)		
116a		(va) which is not 'partially de- alcoholised' or 'de-alcoholised' as referred to in points 18 and 19 of Part II of Annex VII.		Va [Trilogue 02/12/2020, discussed as B-point]

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			•		
			Am. 82		
	Article 1,	first paragraph, point(9)(b), introduct	ory part		
G	117	(b) in paragraph 2, point (c) is replaced by the following:	(b) in paragraph 2, point (c) is replaced by the following:	(b) in paragraph 2, point (c) is replaced by the following:	
	Article 1,	first paragraph, point(9)(b), Amending	g Provision(c)		
G	118	(c) fulfil the requirements referred to in points (a)(i) to (v) of paragraph 1; and;	(c) fulfil the requirements referred to in points (a)(i) to (v) of paragraph 1; and;	(c) fulfil the requirements referred to in points (a)(i) to (v) of paragraph 1; and;	
	Article 1,	first paragraph, point(9)(c), introducted	ory part		
G	119	(c) paragraph 4 is replaced by the following:	(c) paragraph 4 is replaced by the following:	(c) paragraph 4 is replaced by the following:	
	Article 1,	first paragraph, point(9)(c), Amending	Provision(4)		
	120	4. Production, as referred to in points (a)(iv) and (b)(iii) of paragraph 1, shall cover all the operations involved, from the harvesting of the grapes to the completion of the wine-making processes, with the exception of any	4. Production, as referred to in points (a)(iv) and (b)(iii) of paragraph 1, shall cover all the operations involved, from the harvesting of the grapes to the completion of the wine-making processes, with the exception of any	4. Production, as referred to in points (a)(iv) and (b)(iii) of paragraph 1, shall cover all the operations involved, from the harvesting of the grapes to the completion of the wine-making processes, with the exception of <b>the</b>	

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		post-production processes.;	post-production processes.;	harvesting of the grapes not coming from the geographical area concerned as referred to in point (b)(ii) of Article 93(1) and with the exception of any post-production processes.';	
	Article 1	first paragraph, point(10), introducto	ry part		
	121	(10) in Article 94(1), the introductory sentence is replaced by the following:	(10a) Article 94 is replaced by the following:	(10) in-Article 94(1), the introductory sentence is replaced by the following94 is amended as follows:	
	Article 1,	first paragraph, point(10), Amending	Provision, first paragraph -a		
G	121a		Article 94 Applications for protection		
	Article 1,	first paragraph, point(10), Amending	Provision		
	122	Applications for protection of names as designations of origin or geographical indications shall include:'	Applications for protection of names as designations of origin or geographical indications shall include a technical file containing:  (a) the name to be protected; (b) the name and address of the applicant; (c) a product specification, as referred to in paragraph 2; and	(a) in paragraph 1, the introductory wording is replaced by the following: 'Applications for protection of names as designations of origin or geographical indications shall include:'	

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		(d) a single document summarising the product specification referred to in paragraph 2.		
		Am. 83		
Article 1	, first paragraph, point(10), Amending	Provision, first paragraph a, introductory part		
s 122a		2. The product specification shall enable interested parties to verify the relevant conditions of production relating to the designation of origin or geographical indication. The product specification shall at least consist of:		G
Article 1	, first paragraph, point(10), Amending	Provision, first paragraph a, point (a)		
c 122b		(a) the name to be protected;		G
Article 1	, first paragraph, point(10), Amending	Provision, first paragraph a, point (b)		
<sup>6</sup> 122c		(b) a description of the wine or wines:  (i) in respect of a designation of origin, the principal analytical and organoleptic characteristics;  (ii) in respect of a geographical indication, the		G

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			principal analytical characteristics as well as an evaluation or indication of its organoleptic characteristics;		
4	Article 1,	first paragraph, point(10), Amendir	ng Provision, first paragraph a, point (c)		
G	122d		(c) where applicable, the specific oenological practices used to make the wine or wines, as well as the relevant restrictions on making them;		G
4	Article 1,	first paragraph, point(10), Amendir	ng Provision, first paragraph a, point (d)		
	122e		(d) the demarcation of the geographical area concerned;		
4	Article 1,	first paragraph, point(10), Amendir	ng Provision, first paragraph a, point (e)		
G	122f		(e) the maximum yields per hectare;		G
	Article 1,	first paragraph, point(10), Amendir	ng Provision, first paragraph a, point (f)		
G	122g		(f) an indication of the wine grape variety or varieties that the wine or wines are obtained from;		G
4	Article 1,	first paragraph, point(10), Amendir	ng Provision, first paragraph a, point (g)		
	122h				

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(b) in paragraph 2, point (g) is replaced by the following:	
Article 1	, first paragraph, point(10), Amending	Provision, first paragraph a, point (g)		
122i		(g) the details bearing out the following links:  (i) as regards a protected designation of origin, the link between the quality or characteristics of the product and the geographical environment and the details concerning the natural and human factors of that geographical environment link referred to in point (a)(i) of Article 93(1);  (ii) as regards a protected geographical indication, the link between a specific quality or, as the case may be, the reputation or other characteristic of the product and the geographical origin referred to in point (b)(i) of Article 93(1);	(g) the details bearing out the link referred to in point (a)(i) of, or, as the case may be, in point (b)(i), of Article 93(1):  (i) as regards a protected designation of origin, the link between the quality or characteristics of the product and the geographical environment referred to in point (a)(i) of Article 93(1); the details concerning the human factors of that geographical environment may, where relevant, be limited to a description of the soil and landscape management, cultivation practices or any other relevant human contribution to the maintenance of the natural factors of the geographical environment referred to in Article 93(1);  (ii) as regards a protected geographical indication, the link between a specific quality, the reputation or other characteristic of the product, and the geographical origin referred to in point (b)(i) of Article 93(1);	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1,	first paragraph, point(10), Amending	Provision, first paragraph a, point (h)		
122j		(ga) where applicable, its contribution to sustainable development;		h [Trilogue 02/12/2020, discussed as B-point]
Article 1,	first paragraph, point(10), Amending	Provision, first paragraph a, point (i)		
6 122k		(h) applicable requirements laid down in Union or national legislation or, where provided for by Member States, by an organisation which manages the protected designation of origin or the protected geographical indication, having regard to the fact that such requirements must be objective, non-discriminatory and compatible with Union law;		
Article 1,	first paragraph, point(10), Amending	Provision, first paragraph a, point (j)		
<sup>6</sup> 1221		(i) the name and address of the authorities or bodies verifying compliance with the provisions of the product specification, and their specific tasks.		
Article 1,	first paragraph, point(10), Amending	Provision, first paragraph b		
6 122m				

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		3. Where the application for protection concerns a geographical area in a third country, it shall contain, in addition to the elements provided for in paragraphs 1 and 2, proof that the name concerned is protected in its country of origin.		
Article 1	, first paragraph, point (10a), introduct	ory part		
122n		(10a) In Article 96(5), the following subparagraphs are added:		
Article 1	, first paragraph, point (10a), amendin	g provision, numbered paragraph		
1220		When forwarding the application for protection to the Commission under the first subparagraph of this paragraph, the Member State shall include a statement that it considers that the application submitted by the applicant fulfils the conditions relating to the protection provided for in this Section and that it certifies that the single document referred to in point (d) of Article 94(1) constitutes a true summary of the product specification.		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1,	first paragraph, point (10a), amendin	g provision, numbered paragraph		
122p		Member States shall inform the Commission of any admissible oppositions submitted under the national procedure.		
Article 1,	first paragraph, point(11), introducto	ry part		
123	(11) in Article 96, the following paragraphs 6 and 7 are added:	(11) in Article 96, the following paragraphs 6 and 7 are added:	(11) in Article 96, the following paragraphs 6 and 7 areparagraph is added:	
Article 1,	first paragraph, point(11), Amending	Provision(6)		
124	6. The Member State shall inform the Commission without delay if any procedure is initiated before a national court or other national body concerning an application for protection that the Member State has forwarded to the Commission, in accordance with paragraph 5.	6. The Member State shall inform the Commission without delay if any procedure is initiated before a national court or other national body concerning an application for protection that the Member State has forwarded to the Commission, in accordance with paragraph 5.	6. The Member State shall inform the Commission without delay if any procedure is initiated before a national court or other national body concerning an application for protection that the Member State has forwarded to the Commission, in accordance with paragraph 5.';	
Article 1,	first paragraph, point(11), Amending	Provision(7), first subparagraph	1	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	125	7. Where appropriate, the Commission may adopt implementing acts to suspend the examination of the application referred to in Article 97(2) until a national court or other national body has adjudicated on a challenge to an application for protection where the Member State has considered that the requirements are fulfilled in a preliminary national procedure in accordance with paragraph 5.	deleted	deleted	
	Article 1,	first paragraph, point(11), Amending	Provision(7), second subparagraph		
	126	Those implementing acts shall be adopted without applying the procedure referred to in Article 229(2) or (3).';	deleted Am. 86	deleted	
	Article 1,	first paragraph, point(12), introductor	y part		
G	127	(12) In Article 97, paragraphs 2, 3 and 4 are replaced by the following:	(12) In Article 97, paragraphs 2, 3 and 4 are replaced by the following:	(12) In Article 97, paragraphs 2, 3 and 4 are replaced by the following:	
	Article 1,	first paragraph, point(12), Amending	Provision(2), first subparagraph		
	128	2. The Commission shall examine applications for protection that it receives in accordance with Articles	2. The Commission shall examine applications for protection that it receives in accordance with Articles	2. The Commission shall examine applications for protection that it receives in accordance with	

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	94 and 96(5). It shall scrutinise them for manifest errors, taking into account the outcome of the preliminary national procedure carried out by the Member State concerned.	94 and 96(5). It shall scrutinise them for manifest errors, taking into account the outcome of the preliminary national procedure carried out by the Member State concerned. That examination shall focus in particular on the single document referred to in point (d) of Article 94(1).  Am. 87	Articles Article 94 and Article 96(5). The Commission 96(5). It shall check that the applications contain the required information and that they do not contain serutinise them for manifest errors, taking into account the outcome of the preliminary national procedure carried out by the Member State concerned.	
Article 1	, first paragraph, point(12), Amending	Provision(2), second subparagraph		
129	Scrutiny by the Commission should not exceed a period of six months from the date of receipt of the application from the Member State. Where this period is exceeded, the Commission shall inform the applicants in writing of the reasons for this delay.	Scrutiny by the Commission should not exceed a period of six months from the date of receipt of the application from the Member State. Where this period is exceeded, the Commission shall inform the applicants in writing of the reasons for this delay.	Scrutiny by the Commission should not exceed a period of six months from the date of receipt of the application from the Member State. Where this period is exceeded, the Commission shall inform the applicants in writing of the reasons for thisthe delay, in writing.	
Article 1	, first paragraph, point(12), Amending	Provision(3), first subparagraph		
129a			3. In duly justified cases, including as set out in the framework provided by the delegated acts referred to in Article 109(6), the Commission may adopt implementing acts to suspend the examination of the application referred to in Article 97(2) until a national court or	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			other national body has adjudicated on a challenge to an application for protection where the Member State has considered that the requirements are fulfilled in a preliminary national procedure in accordance with Article 96(5).	
Article 1,	first paragraph, point(12), Amending	Provision(3), second subparagraph		
129b			Those implementing acts shall be adopted without applying the procedure referred to in Article 229(2) or (3).';	
Article 1,	first paragraph, point(12), Amending	Provision(3), first subparagraph		
130	3. Where, on the basis of the scrutiny carried out pursuant to paragraph 2 of this Article, the Commission considers that the conditions laid down in Articles 93, 100 and 101 are met, it shall adopt implementing acts concerning the publication, in the Official Journal of the European Union, of the single document referred to in point (d) of Article 94(1) and of the reference to the publication of the product specification made in the course of the preliminary national procedure.	3. Where, on the basis of the scrutiny carried out pursuant to paragraph 2 of this Article, the Commission considers that the conditions laid down in Articles 93, 100 and 101 are met, it shall adopt implementing acts concerning the publication, in the Official Journal of the European Union, of the single document referred to in point (d) of Article 94(1) and of the reference to the publication of the product specification made in the course of the preliminary national procedure.	34. Where, on the basis of the scrutiny carried out pursuant to paragraph 2 of this Article, the Commission considers that the conditions laid down in Articles 93, 100 and 101 are met, it shall adopt implementing acts concerning the publication, in the Official Journal of the European Union, of the single document referred to in point (d) of Article 94(1) and of the reference to the publication of the product specification made in the course of the preliminary national procedure.	G
Article 1,	first paragraph, point(12), Amending	Provision(3), second subparagraph		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	131	Those implementing acts shall be adopted without applying the procedure referred to in Article 229(2) or (3).	Those implementing acts shall be adopted without applying the procedure referred to in Article 229(2) or (3).	Those implementing acts shall be adopted without applying the procedure referred to in Article 229(2) or (3).	6
	Article 1,	first paragraph, point(12), Amending	Provision(4), first subparagraph		
G	132	4. Where, on the basis of the scrutiny carried out pursuant to paragraph 2 of this Article, the Commission considers that the conditions laid down in Articles 93, 100 and 101 are not met it shall adopt implementing acts rejecting the application.	4. Where, on the basis of the scrutiny carried out pursuant to paragraph 2 of this Article, the Commission considers that the conditions laid down in Articles 93, 100 and 101 are not met it shall adopt implementing acts rejecting the application.	45. Where, on the basis of the scrutiny carried out pursuant to paragraph 2 of this Article, the Commission considers that the conditions laid down in Articles 93, 100 and 101 are not met, it shall adopt implementing acts rejecting the application.	G
	Article 1,	first paragraph, point(12), Amending	Provision(4), second subparagraph		
G	133	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).;	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).;	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).;	G
	Article 1,	first paragraph, point(13), introductor	y part		
G	134	(13) Articles 98 and 99 are replaced by the following:	(13) Articles 98 and 99 are replaced by the following:	(13) Articles 98 and 99 are replaced by the following:	G
	Article 1,	first paragraph, point(13), Amending	Provision, first paragraph		
G	135				G

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 98 Objection procedure	Article 98 Objection procedure	Article 98 Objection procedure	
Artic	le 1, first paragraph, point(13), Amending	Provision, second paragraph		
13	Within three months from the date of publication in the Official Journal of the European Union, of the single document referred to in point (d) of Article 94(1), the authorities of a Member State or of a third country, or any natural or legal person having a legitimate interest and resident or established in a third country, may submit a statement of objection to the Commission opposing the proposed protection. A statement of objection shall be duly substantiated.	Within three months from the date of publication in the Official Journal of the European Union, of the single document referred to in point (d) of Article 94(1), the authorities of a Member State or of a third country, or any natural or legal person having a legitimate interest and resident or established in a third country, may submit a statement of objection to the Commission opposing the proposed protection. A statement of objection shall be duly substantiated.	Within three months from the date of publication in the Official Journal of the European Union, of the single document referred to in point (d) of Article 94(1), the authorities of a Member State or of a third country, or any natural or legal person having a legitimate interest and resident residing or established in a third country and having a legitimate interest, may submit a reasoned statement of objection to the Commission opposing the proposed protection. A statement of objection shall be duly substantiated.	
Artic	le 1, first paragraph, point(13), Amending	Provision, third paragraph		
13	Any natural or legal person having a legitimate interest and resident or established in a Member State other than the Member State that forwarded the application for protection may submit the statement of objection via the authorities of the Member State in which it is resident or established within a time	Any natural or legal person having a legitimate interest and resident or established in a Member State other than the Member State that forwarded the application for protection may submit the statement of objection via the authorities of the Member State in which it is resident or established within a time	Any natural or legal person having a legitimate interest and residentresiding or established in a Member State other than the Member State that forwarded the application for protection and having a legitimate interest, may submit the statement of objection via the authorities of the Member	

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		limit permitting a statement of objections to be submitted lodged within the time limit referred to in the first paragraph.	limit permitting a statement of objections to be submitted lodged within the time limit referred to in the first paragraph.	State in which it is resident or established within a time limit permitting a statement of objections to be submitted lodged within the time limit referred to in pursuant to the first paragraph.	J
	Article 1,	, first paragraph, point(13), Amending	Provision, fourth paragraph		
G	138	Article 99 Decision on protection	Article 99 Decision on protection	Article 99 Decision on protection	c
	Article 1,	, first paragraph, point(13), Amending	Provision(1)		
G	139	1. Where the Commission has not received an admissible statement of objection in accordance with Article 98, it shall adopt implementing acts conferring the protection. Those implementing acts shall be adopted without applying the examination procedure referred to in Article 229(2) or (3).	1. Where the Commission has not received an admissible statement of objection in accordance with Article 98, it shall adopt implementing acts conferring the protection. Those implementing acts shall be adopted without applying the examination procedure referred to in Article 229(2) or (3).	1. Where the Commission has not received an admissible statement of objection in accordance with Article 98, it shall adopt implementing acts conferring the protection. Those implementing acts shall be adopted without applying the examination procedure referred to in Article 229(2) or (3).	
	Article 1,	, first paragraph, point(13), Amending	Provision(2)		
G	140	2. Where the Commission has received an admissible statement of objection it shall adopt implementing acts either conferring protection or rejecting the application. Those implementing acts shall be adopted in accordance	2. Where the Commission has received an admissible statement of objection it shall adopt implementing acts either conferring protection or rejecting the application. Those implementing acts shall be adopted in accordance	2. Where the Commission has received an admissible statement of objection it shall adopt implementing acts either conferring protection or rejecting the application. Those implementing acts shall be adopted in accordance	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	with the examination procedure referred to in Article 229(2).	with the examination procedure referred to in Article 229(2).	with the examination procedure referred to in Article 229(2).	
Article 1	, first paragraph, point(13), Amending	Provision(3)		
141	3. Protection conferred pursuant to this Article shall be without prejudice to compliance of products concerned with other Union rules relating in particular to the placing of products on the market, marketing and to food labelling.	3. Protection conferred pursuant to this Article shall be without prejudice to compliance of products concerned with other Union rules relating in particular to the placing of products on the market, marketing and to food labelling.	3. Protection conferred pursuant to this Article shall be without prejudice to <b>the</b> compliance of products concerned with other Union rules relating in particular to the placing of products on the market, marketing and to food labelling.';	
Article 1	, first paragraph, point (13a), introduct	ory part		
141a			(13a) Article 102 is replaced by the following:	
Article 1	, first paragraph, point (13a), introduct	ory part		
141b			" 'Article 102 Relationship with trade marks	
Article 1	, first paragraph, point (13a), introduct	ory part		
141c			1. Where a designation of origin or a geographical indication is registered under this Regulation, the registration of a trade mark	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			the use of which would contravene Article 103(2), and which relates to a product falling under one of the categories listed in Part II of Annex VII, shall be refused if the application for registration of the trade mark is submitted after the date of submission of the registration application in respect of the designation of origin or the geographical indication to the Commission.	
Article 1	, first paragraph, point (13a), introduct	ory part		
141d			Trade marks registered in breach of the first subparagraph shall be invalidated.	
Article 1	, first paragraph, point (13a), introduct	ory part		
141e			2. Without prejudice to Article 101(2) of this Regulation, a trade mark the use of which contravenes Article 103 of this Regulation, which has been applied for, registered or established by use, if that possibility is provided for by the legislation concerned, in good faith within the territory of the Union, before the date on which the application for protection of	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			the designation of origin or geographical indication is submitted to the Commission, may continue to be used and renewed notwithstanding the registration of a designation of origin or geographical indication, provided that no grounds for the trade mark's invalidity or revocation exist under Directive 2008/95/EC of the European Parliament and of the Council¹ or under Council Regulation (EC) No 207/2009².  1. Directive 2008/95/EC of the European Parliament and of the Council of 22 October 2008 to approximate the laws of the Member States relating to trade marks (OJ L 299, 8.11.2008, p. 25). 2. Council Regulation (EC) No 207/2009 of 26 February 2009 on the Community trade mark (OJ L 78, 24.3.2009, p. 1).	
Article 1	, first paragraph, point (13a), introduct	ory part		
141f			In such cases, the use of the designation of origin or geographical indication shall be permitted as well as use of the relevant trade marks.';	
Article 1	, first paragraph, point(14), introducto	ry part		
142				

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	(14) in Article 103, the following paragraph 4 is added:	(14a) Article 103 is replaced by the following:	(14) in-Article 103, the following paragraph 4 is added is amended as follows:	
Article :	1, first paragraph, point(14), Amending	Provision(-1)		
6 142a		- Article 103 Protection		
Article :	1, first paragraph, point(14), Amending	Provision, numbered paragraph		
s 142b		1. A protected designation of origin and a protected geographical indication may be used by any operator marketing a wine which has been produced in conformity with the corresponding product specification.		
Article :	1, first paragraph, point(14), Amending	Provision, numbered paragraph, introd	uctory part	
142c		2. A protected designation of origin and a protected geographical indication, as well as the wine using that protected name in conformity with the product specifications, shall be protected against:	(a) in paragraph 2, points (a) and (b) are replaced by the following:	
Article :	1, first paragraph, point(14), Amending	Provision, numbered paragraph		
142d		(a) any direct or indirect	(a) any direct or indirect	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		commercial use of that protected name:  (i) by comparable products not complying with the product specification of the protected name; or  (ii) in so far as such use exploits, weakens or dilutes the reputation of a designation of origin or a geographical indication, including when a registered name is used as an ingredient;	commercial use of that protected name, including the use for products used as ingredients,  (i) by comparable products not complying with the product specification of the protected name; or  (ii) in so far as such use exploits the reputation of a designation of origin or a geographical indication;	
Article 1	, first paragraph, point(14), Amending	Provision, numbered paragraph		
142e		(b) any misuse, imitation or evocation, even if the true origin of the product or service is indicated or if the protected name is translated, transcripted or transliterated or accompanied by an expression such as "style", "type", "method", "as produced in", "imitation", "flavour", "like" or similar, including when those registered names are used as an ingredient;	(b) any misuse, imitation or evocation, even if the true origin of the product or service is indicated or if the protected name is translated, transcripted or transliterated or accompanied by an expression such as "style", "type", "method", "as produced in", "imitation", "flavour", "like" or similar, including when those products are used as ingredients;	
Article 1	, first paragraph, point(14), Amending	Provision, numbered paragraph		
142f		(c) any other false or misleading indication as to the provenance, origin, nature or essential qualities of the product, on the inner or outer		G

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		packaging, advertising material or documents relating to the wine product concerned, as well as the packing of the product in a container liable to convey a false impression as to its origin;		
Article 1	, first paragraph, point(14), Amending	Provision, numbered paragraph		
6 142g		(d) any other practice liable to mislead the consumer as to the true origin of the product;		
Article 1	, first paragraph, point(14), Amending	Provision, numbered paragraph		
142h		(da) any indication, in bad faith, of a domain name that is similar or that may be confused, in full or in part, with a protected name.		
Article 1	, first paragraph, point(14), Amending	Provision, numbered paragraph		
142i		3. 3. Protected designations of origin and protected geographical indications shall not become generic in the Union within the meaning of Article 101(1).		
Article 1	, first paragraph, point(14), Amending	Provision, numbered paragraph		
142j		3a. The protection referred to in paragraph 2 shall also apply with		

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	Commission Proposal	regard to goods entering the customs territory of the Union without being released for free circulation within the customs territory of the Union and with regard to goods sold through means of electronic commerce in	Council Mandate	Draft Agreement
Article 1,	first paragraph, point(14), Amending	the Union.		
142k		3b. When the geographical area of a wine benefiting from a protected designation of origin is covered by another protected designation of origin whose geographical area is larger, the Member States may determine the conditions under which the wines in question may benefit from this other protected designation of origin. Those conditions must be included in the product specifications of the wines concerned.  Am. 263/rev		
	first paragraph, point(14), Amending	g Provision, numbered paragrapi	(b) the following paragraph is	
1421 Article 1,	first paragraph, point(14), Amending	g Provision(4)	added:	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
143	4. The protection referred to in paragraph 2 shall also apply with regard to goods entering the customs territory of the Union without being released for free circulation within the customs territory of the Union and with regard to goods sold through means of electronic commerce in the Union.;	4. 4. The protection referred to in paragraph 2 shall also apply with regard to goods entering the customs territory of the Union without being released for free circulation within the customs territory of the Union and with regard to goods sold through means of electronic commerce in the Union.';  Am. 88	4. The protection referred to in paragraph 2 shall also apply with regard to goods entering the eustoms territory of the Union without being released for free circulation within the customs territory of the Union and with regard to goods sold through means of electronic commerce in the Union.;	
Article 1	, first paragraph, point(14), Amending	Provision(4)(a)		
143a			(a) goods entering the customs territory of the Union without being released for free circulation within the customs territory of the Union; and	
Article 1	, second paragraph, point(14), Amendi	ng Provision(4)(b)		
143b			(b) goods sold through means of distance selling such as electronic commerce.	
Article 1	, third paragraph, point(14), Amending	Provision(4)		
143c			For goods entering the customs	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			territory of the Union without being released for free circulation within that territory, the group of producers or any operator entitled to use the protected designation of origin or protected geographical indication shall be entitled to prevent all third parties from bringing goods, in the course of trade, into the Union without being released for free circulation there, where such goods, including packaging, come from third countries and bear without authorisation the protected designation of origin or protected geographical indication.';	
Article 1	, first paragraph, point (14a), introduct	ory part		
143d		(14a) Article 105 is replaced by the following:		
Article 1	, first paragraph, point (14a), amendinរុ	g provision, article		
143e		article  " Amendments to product specifications		
Article 1	, first paragraph, point (14a), amending	g provision, article, numbered paragrap	ph	

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Commission Prop	osal EP Mandate	Council Mandate	Draft Agreement
c 143f	I. An applicant satisfying the conditions laid down in Article 95 may apply for approval of an amendment to the product specification of a protected designation of origin or of a protected geographical indication, in particular to take account of developments in scientific and technical knowledge or to redemarcate the geographical area referred to in point (d) of the second subparagraph of Article 94(2). Applications shall describe and state reasons for the amendments requested.		
Article 1, first paragraph, point (14a	), amending provision, article, numbered paragra	ıph	
143g	Ia. Amendments to a product specification shall be classified into two categories as regards their importance: amendments requiring an objection procedure at Union level ('Union amendments') and amendments to be dealt with at Member State or third country level ('standard amendments').  An amendment shall be considered to be a Union amendment where:  (a) it includes a change in the name of the protected designation of origin or the protected		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		geographical indication; (b) it consists of a change, a deletion or an addition of a category of grapevine products referred to in Part II of Annex VII; (c) it could potentially void the link referred to in point (a)(i) or (b)(i) of Article 93(1); (d) it entails further restrictions on the marketing of the product.  Applications for Union amendments submitted by third countries or by third country producers shall contain proof that the requested amendment complies with the laws on the protection of designations of origin or geographical indications in force in those third countries.  All other amendments shall be considered to be standard amendments.		
Article 1	, first paragraph, point (14a), amendin	g provision, article, numbered paragrap	h	
143h		1b. A temporary amendment shall be a standard amendment concerning a temporary change in the product specification resulting from the imposition of obligatory sanitary and phytosanitary measures by the public authorities or linked to natural disasters or		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		adverse weather conditions formally recognised by the competent authorities.		
Article 1	first paragraph, point (14a), amendin	g provision, article, numbered paragrap	ph	
143i		Ic. In the event of a change in the production conditions related to vines intended for the production of a protected designation of origin, the vines in place shall continue to benefit from the right to produce the protected designation of origin for a period specified in the product specification and at the latest until they are grubbed up.		
Article 1	first paragraph, point (14b), introduc	tory part		
143j		(14b) The following article is inserted:		
Article 1	, first paragraph, point (14b), amendir	g provision, article		
143k		" Article 105a " Amendments at Union level		
Article 1	, first paragraph, point (14b), amendir	g provision, article, numbered paragrap	ph	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
1431		1. An application for approval of a Union amendment to the product specifications shall follow mutatis mutandis the procedure laid down in Articles 94 and 96 to 99.  Applications for approval of a Union amendment to the product specifications shall be considered admissible if they are submitted in accordance with Article 105 and if they are complete, exhaustive and duly completed. The approval by the Commission of an application for approval of a Union amendment to the product specifications shall only cover the amendments submitted in the application itself.		
Article 1	, first paragraph, point (14b), amendi	ng provision, article, numbered paragrap	ph	
143m		2. Where, based on the examination carried out pursuant to Article 97(2), the Commission considers that the conditions laid down in Article 97(3) are met, it shall publish the application for Union amendment in the Official Journal of the European Union. The final decision on the approval of the amendment shall be adopted without applying the examination procedure referred to in Article 229(2), unless an admissible		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		objection has been lodged or the application for amendment is rejected, in which case Article 99(2) shall apply.		
Article 1	, first paragraph, point (14b), amendii	ng provision, article, numbered paragrap	oh	
143n		3. If the application is considered inadmissible, the competent authorities of the Member State or those of the third country or applicant established in a third country shall be informed of the reasons for the inadmissibility.		
Article 1,	first paragraph, point (14b), amendi	ng provision, article, numbered paragrap	oh	
1430		4. Applications for approval of Union amendments shall contain Union amendments exclusively. If an application for Union amendment also contains standard or temporary amendments, the procedure for Union amendments shall only apply to Union amendments. The standard or temporary amendments shall be deemed as not submitted.		
Article 1	, first paragraph, point (14b), amendii	ng provision, article, numbered paragrap	oh	
143p		5. In examining the application for amendments, the Commission		

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	•	shall focus on the proposed amendments.		J
		Am 91		
Article 1	, first paragraph, point (14c), introduc	tory part		
143q		(14c) The following article is inserted:		
Article 1	, first paragraph, point (14c), amendin	g provision, article		
143r		<u>Article 105b</u> " <u>Standard amendments</u>		
Article 1	, first paragraph, point (14c), amendin	g provision, article, numbered paragrap	ph	
143s		1. Standard amendments shall be approved and made public by Member States in which the geographical area of the designation of origin or geographical indication relates.		
1133		Application for approval of a standard amendment to a product specification shall be submitted to the authorities of the Member State to whom the geographical area of the designation or indication relates. Applicants shall satisfy the		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	conditions laid down in Article 95.		
	If the application for approval of a		
	standard amendment to a product		
	specification does not come from the applicant which has submitted		
	the application for protection of the		
	name or names to which the		
	product specification refers, the		
	Member State shall give that		
	applicant the opportunity to		
	comment on the application, if the		
	applicant still exists.		
	The application for a standard		
	amendment shall provide a		
	description of the standard		
	amendments, provide a summary		
	of the reasons for which the		
	amendments are required, and demonstrate that the proposed		
	amendments qualify as standard in		
	accordance with Article 105.		
Article 1, first paragraph, point (14c), amendin	g provision, article, numbered paragrap	h	
	2. Where the Member State		
	considers that the requirements are		
	met, it may approve and make public the standard amendment.		
143t	The approval decision shall		
	include the modified consolidated		
	single document, where relevant,		
	and the modified consolidated		
	product specification.		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		The standard amendment shall be applicable in the Member State once it has been made public. The Member State shall communicate standard amendments to the Commission not later than one month following the date on which the national decision of approval was made public.		
Article 1,	, first paragraph, point (14c), amendi	ng provision, article, numbered paragrap	ph	
143u		3. Decisions approving standard amendments concerning grapevine products originating in third countries shall be taken in accordance with the system in force in the third country concerned and shall be communicated to the Commission by a single producer or group of producers having a legitimate interest, either directly to the Commission or via the authorities of that third country, not later than one month following the date on which they are made public.		
Article 1,	first paragraph, point (14c), amend	ng provision, article, numbered paragrap	h	
143v		4. If the geographical area covers more than one Member State, the Member States concerned shall apply the procedure for standard		

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		amendments separately for the part of the area which falls within their territory. The standard amendment shall be applicable after the last national decision of approval becomes applicable. The Member State last approving the standard amendment shall send it to the Commission not later than one month following the date on which its decision approving the standard amendment is made public.  If one or more Member States concerned do not adopt the national decision of approval referred to in the first subparagraph, any of Member State concerned may submit an application under the Union amendment procedure. Such a rule shall also apply mutatis mutandis when one or more of the countries concerned is a third country.		
Article 1	, first paragraph, point (14d), introdu	ctory part		
143w		(14d) The following article is inserted:		
Article 1	, first paragraph, point (14d), amendi	ng provision, article		

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143x		" Temporary amendments		
Article 1	, first paragraph, point (14d), amendin	g provision, article, numbered paragrap	ph	
143y		1. Temporary amendments shall be approved and made public by Member State to which the geographical area of the designation of origin or geographical indication relates. They shall be communicated to the Commission together with the reasons supporting the temporary amendments, not later than one month following the date on which the national decision of approval was made public. A temporary amendment shall be applicable in the Member State once it has been made public.		
Article 1	, first paragraph, point (14d), amendin	g provision, article, numbered paragrap	h	
143z		2. When the geographical area covers more than one Member State, the procedure for temporary amendment shall apply separately in the Member States concerned for the part of the area which falls within their territory. Temporary amendments shall be applicable		

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		only when the last national decision of approval becomes applicable. The Member State last approving the temporary amendment shall communicate it to the Commission not later than one month following the date upon which its decision of approval is made public. That rule applies mutatis mutandis also when one or more of the countries concerned is a third country.		5
Article 1.	first paragraph, point (14d), amend	ing provision, article, numbered paragrap	oh	
143aa		3. Temporary amendments concerning grapevine products originating in third countries shall be communicated to the Commission, together with the reasons supporting the temporary amendments, to a single producer or a group of producers having a legitimate interest, , either directly or via the authorities of that third country, not later than one month following the date of their approval.		
Article 1,	first paragraph, point (14d), amend	4. The Commission shall make public such amendments within	ph	
		three months from the date of		

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Į		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			which the communication is received from the Member State, third country or third country single producer or group of producers. A temporary amendment shall be applicable in the territory of the Union once it has been made public by the Commission.		
			Am. 93		
	Article 1,	first paragraph, point(15), introductor	y part		
G	144	(15) Article 106 is replaced by the following:	(15) Article 106 is replaced by the following:	(15) Article 106 is replaced by the following:	
	Article 1,	first paragraph, point(15), Amending	Provision, first paragraph		
G	145	Article 106 Cancellation	Article 106 Cancellation	Article 106 Cancellation	
	Article 1,	, first paragraph, point(15), Amending	Provision, second paragraph, introduct	ory part	
	146	The Commission may, on its own initiative or at the duly substantiated request of a Member State, a third country, or a natural or legal person having a legitimate interest, adopt implementing acts cancelling the protection of a designation of origin	The Commission may, on its own initiative or—at the duly substantiated request of a Member State, a third country; or a natural or legal person having a legitimate interest, adopt implementing acts cancelling the protection of a	The Commission may, on its own initiative or at the duly substantiated request of a Member State, a third country, or a natural or legal person having a legitimate interest, adopt implementing acts cancelling the protection of a designation of origin	

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	or a geographical indication in one or more of the following circumstances:	designation of origin or a geographical indication in one or more of the following circumstances:	or a geographical indication in one or more of the following circumstances:	
Article 1	, first paragraph, point(15), Amending	Provision, second paragraph, point(a)		
147	(a) where compliance with the corresponding product specification is no longer guaranteed;	(a) where compliance with the corresponding product specification is no longer guaranteed;	(a) where compliance with the corresponding product specification is no longer guaranteed;	
Article 1	, first paragraph, point(15), Amending	Provision, second paragraph, point(b)		
148	(b) where no product has been placed on the market bearing the designation of origin or geographical indication for at least seven consecutive years;	(b) where no product has been placed on the market bearing the designation of origin or geographical indication for at least seven consecutive years;	(b) where no product has been placed on the market bearing the designation of origin or geographical indication for at least seven consecutive years;	
Article 1	, first paragraph, point(15), Amending	Provision, second paragraph, point(c)		
149	(c) where an applicant satisfying the conditions laid down in Article 95 declares that it no longer wants to maintain the protection of a designation of origin or a geographical indication.	(c) where an applicant satisfying the conditions laid down in Article 95 declares that it no longer wants to maintain the protection of a designation of origin or a geographical indication.	(c) where an applicant satisfying the conditions laid down in Article 95 declares that it no longer wants to maintain the protection of a designation of origin or a geographical indication.	
Article 1	, first paragraph, point(15), Amending	Provision, third paragraph		
150	Those implementing acts shall be adopted in accordance with the	Those implementing acts shall be adopted in accordance with the	Those implementing acts shall be adopted in accordance with the	

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	examination procedure referred to in Article 229(2).;	examination procedure referred to in Article 229(2).4;	examination procedure referred to in Article 229(2).;	
Article 1	, first paragraph, point(15), Amending	Provision, third paragraph a		
150a		1a. Where the Commission considers that the cancellation request is not admissible, it shall inform the Member State or the third country authority or the natural or legal person that submitted the request of the reasons supporting the finding of inadmissibility.		
Article 1	, first paragraph, point(15), Amending	Provision, third paragraph b		
150b		1b. Substantiated statements of objection to the cancellation shall be admissible only where they show commercial reliance by an interested person on the registered name.		
At.: al a 4	finet area words as intellers introduced	AM. 94 & 95		
Article 1	, first paragraph, point (15a), introduc	tory part		
150c		(15a) The following article is inserted:		

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Article 1	, first paragraph, point (15a), amendin	g provision, article		
150d		" Temporary labelling and presentation		
Article 1	, first paragraph, point (15a), amendin	g provision, article, numbered paragrap	h	
150e		After an application for the protection of a designation of origin or geographical indication has been forwarded to the Commission, producers may indicate it in labelling and presentation and use national logos and indications, in compliance with Union law and in particular with Regulation (EU) No 1169/2011.		
Article 1	, first paragraph, point (15a), amendin	g provision, article, numbered paragrap	h	
150f		Union symbols indicating the protected designation of origin or protected geographical indication, the Union indications 'protected designation of origin' or 'protected geographical indication' and the Union abbreviations 'PDO' or 'PGI' may appear on the labelling only after the publication of the decision conferring protection on that designation of origin or		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		geographical indication.		
Article 1	first naragraph, point (15a), amendi	ng provision, article, numbered paragrap	hh	
7 ti cicic 1	, mse paragraph, pome (13a), amena	ing provision, article, numbered paragrap		
150g		Where the application is rejected, any grapevine products labelled in accordance with the first paragraph may be marketed until the stocks are exhausted.		
		Am. 96		
Article 1	, first paragraph, point (15b), introdu	ctory part		
150h		(15b) The following article is inserted:		
Article 1	, first paragraph, point (15b), amendi	ng provision, article		
150i		Article 107a  " Application of a product specification to areas producing wine spirits		
Article 1	, first paragraph, point (15b), amendi	ng provision, article, numbered paragrap	oh	
150j		Member States may apply a product specification within the meaning of Article 94(2) to areas producing wine suitable for		

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		producing wine spirits with a geographical indication as registered in accordance with Annex III to Regulation (EC) No 110/2008.		
		Am. 97		
Article 1,	first paragraph, point (15c), introduct	ory part		
150k			(15a) in Article 109, the following paragraph is added:	
Article 1,	, first paragraph, point (15c), amending	g provision, numbered paragraph		
1501			6. The Commission shall adopt delegated acts, in accordance with Article 227, to supplement this Regulation by laying down a non-exhaustive list of grounds for the suspension of the scrutiny.	
Article 1,	, first paragraph, point(16)			
151	(16) Article 111 is deleted;	(16) Article 111 is deleted;	(16) Article 111 is deleted;	G
Article 1,	first paragraph, point(17), introductor	y part		
152	(17) in Section 2 of Chapter I of	(17) in Section 2 of Chapter I of	(17) in Section 2 of Chapter I of	G

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Title II of Part II, the following Subsection 4 is added:	Title II of Part II, the following Subsection 4 is added:	Title II of Part II, the following subsection 4-is added:	
Article 1	, first paragraph, point(17), Amending	Provision, first paragraph		
G 153	Subsection 4	Subsection 4	Subsection 4	G
Article 1	, first paragraph, point(17), Amending	Provision, second paragraph		
<sup>6</sup> 154	Checks related to designations of origin, geographical indications and traditional terms	Checks related to designations of origin, geographical indications and traditional terms	Checks related to designations of origin, geographical indications and traditional terms	G
Article 1	, first paragraph, point(17), Amending	Provision, third paragraph		
s 155	Article 116a Checks	Article 116a Checks	Article 116a Checks	G
Article 1	, first paragraph, point(17), Amending	Provision(1)		
s 156	1. Member States shall take the necessary steps to stop unlawful use of protected designations of origin, protected geographical indications and protected traditional terms referred to in this Regulation.	1. Member States shall take the necessary steps to stop unlawful use of protected designations of origin, protected geographical indications and protected traditional terms referred to in this Regulation.	1. Member States shall take the necessary steps to stop unlawful use of protected designations of origin, protected geographical indications and protected traditional terms referred to in this Regulation.	G
Article 1	, first paragraph, point(17), Amending	Provision(2)		
<sup>6</sup> 157	2. Member States shall designate	2. Member States shall designate	2. Member States shall designate	G

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	the competent authority responsible for carrying out the checks in respect of the obligations laid down in this Section. To that end, Articles 4(2), 4(4), 5(1), 5(4) and 5(5) of Regulation (EU) 2017/625 of the European Parliament and of the Council* shall apply.	the competent authority responsible for carrying out the checks in respect of the obligations laid down in this Section. To that end, Articles 4(2), 4(4), 5(1), 5(4) and 5(5) of Regulation (EU) 2017/625 of the European Parliament and of the Council* shall apply.	the competent authority responsible for carrying out the checks in respect of the obligations laid down in this Section. To that end, Articles 4(2), 4(4), 5(1), 5(4) and 5(5) of Regulation (EU) 2017/625 of the European Parliament and of the Council* shall apply.	J
Article 1	, first paragraph, point(17), Amending	Provision(3)		
158	3. Within the Union, the competent authority referred to in paragraph 2 or one or more delegated bodies within the meaning of point (5) of Article 3 of Regulation (EU) 2017/625 operating as a product certification body in accordance with the criteria laid down in Chapter III of Title II of that Regulation, shall verify annual compliance with the product specification, during the wine production and during or after conditioning.	3. Within the Union, the competent authority referred to in paragraph 2 or one or more delegated bodies within the meaning of point (5) of Article 3 of Regulation (EU) 2017/625 operating as a product certification body in accordance with the criteria laid down in Chapter III of Title II of that Regulation, shall verify annual compliance with the product specification, during the wine production and during or after conditioning including in the Member State in which the production of the wine takes place.	3. Within the Union, the competent authority referred to in paragraph 2 of this Article or one or more delegated bodies within the meaning of point (5) of Article 3 of Regulation (EU) 2017/625 operating as a product certification body in accordance with the criteria laid down in Chapter III of Title II of that Regulation, shall verify annual compliance with the product specification, during the wine production and during or after conditioning.	
Article 1	, first paragraph, point(17), Amending	Provision(3a)		
158a	, , , , , , , , , , , , , , , , , , , ,	3a. The checks referred to in		
		paragraph 3 shall consist of		

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		administrative and on-the-spot checks. Those checks may be limited to administrative controls only when they are secure and make it possible to ensure full compliance with the requirements and conditions laid down in the product specifications.  Am. 99		
Article 1	, first paragraph, point(17), Amendin	ng Provision(3b)		
158b		3b. To verify compliance with product specifications, the competent authorities or control bodies referred to in paragraph 3 may audit operators established in another Member State if they intervene in the conditioning of a product bearing a PDO registered on their territory. Taking into consideration the trust that they may place in operators and their products with regard to the results of previous verifications, the control bodies referred to in paragraph 3 may focus their actions on the main aspects to be verified in the product specifications previously defined and brought to the attention of those operators.  AM. 100		

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Artic	e 1, first paragraph, point(17), Amending	Provision(4), first subparagraph, introd	uctory part	
g 159	4. The Commission shall adopt implementing acts concerning the following:	4. The Commission shall adopt implementing acts concerning the following:	4. The Commission shall adopt implementing acts concerning the following:	G
Artic	le 1, first paragraph, point(17), Amending	Provision(4), first subparagraph, point(	a)	
c 160	(a) the communication to be made by the Member States to the Commission;	(a) the communication to be made by the Member States to the Commission;	(a) the communication to be made by the Member States to the Commission;	G
Artic	e 1, first paragraph, point(17), Amending	Provision(4), first subparagraph, point(	b)	
° 16	(b) rules governing the authority responsible for verifying compliance with the product specification, including where the geographical area is in a third country;	(b) rules governing the authority responsible for verifying compliance with the product specification, including where the geographical area is in a third country;	(b) rules governing the authority responsible for verifying compliance with the product specification, including where the geographical area is in a third country;	G
Artic	le 1, first paragraph, point(17), Amending	Provision(4), first subparagraph, point(	c)	
° 162	(c) the actions to be implemented by the Member States to prevent the unlawful use of protected designations of origin, protected geographical indications and protected traditional terms;	(c) the actions to be implemented by the Member States to prevent the unlawful use of protected designations of origin, protected geographical indications and protected traditional terms;	(c) the actions to be implemented by the Member States to prevent the unlawful use of protected designations of origin, protected geographical indications and protected traditional terms;	G
Artic	e 1, first paragraph, point(17), Amending	Provision(4), first subparagraph, point(	d)	
<sup>6</sup> 163	3			G

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	(d) the checks and verification to be carried out by the Member States, including testing.	(d) the checks and verification to be carried out by the Member States, including testing.	(d) the checks and verification to be carried out by the Member States, including testing.	
Article	1, first paragraph, point(17), Amending	Provision(4), second subparagraph		
s 164	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).	
Article	1, first paragraph, point(17), Amending	Provision(4), third subparagraph		
s 165	* Regulation (EU) 2017/625 of the European Parliament and of the Council of 15 March 2017 on official controls and other official activities performed to ensure the application of food and feed law, rules on animal health and welfare, plant health and plant protection products, amending Regulations (EC) No 999/2001, (EC) No 396/2005, (EC) No 1069/2009, (EC) No 1107/2009, (EU) No 1151/2012, (EU) No 652/2014, (EU) 2016/429 and (EU) 2016/2031 of the European Parliament and of the Council, Council Regulations (EC) No 1/2005 and (EC) No 1099/2009 and Council Directives 98/58/EC, 1999/74/EC, 2007/43/EC, 2008/119/EC and 2008/120/EC, and repealing	* Regulation (EU) 2017/625 of the European Parliament and of the Council of 15 March 2017 on official controls and other official activities performed to ensure the application of food and feed law, rules on animal health and welfare, plant health and plant protection products, amending Regulations (EC) No 999/2001, (EC) No 396/2005, (EC) No 1069/2009, (EC) No 1107/2009, (EU) No 1151/2012, (EU) No 652/2014, (EU) 2016/429 and (EU) 2016/2031 of the European Parliament and of the Council, Council Regulations (EC) No 1/2005 and (EC) No 1099/2009 and Council Directives 98/58/EC, 1999/74/EC, 2007/43/EC, 2008/119/EC and 2008/120/EC, and repealing	* Regulation (EU) 2017/625 of the European Parliament and of the Council of 15 March 2017 on official controls and other official activities performed to ensure the application of food and feed law, rules on animal health and welfare, plant health and plant protection products, amending Regulations (EC) No 999/2001, (EC) No 396/2005, (EC) No 1069/2009, (EC) No 1107/2009, (EU) No 1151/2012, (EU) No 652/2014, (EU) 2016/429 and (EU) 2016/2031 of the European Parliament and of the Council, Council Regulations (EC) No 1/2005 and (EC) No 1099/2009 and Council Directives 98/58/EC, 1999/74/EC, 2007/43/EC, 2008/119/EC and 2008/120/EC, and repealing	

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	Regulations (EC) No 854/2004 and (EC) No 882/2004 of the European Parliament and of the Council, Council Directives 89/608/EEC, 89/662/EEC, 90/425/EEC, 91/496/EEC, 96/23/EC, 96/93/EC and 97/78/EC and Council Decision 92/438/EEC (Official Controls Regulation) (OJ L 95, 7.4.2017, p. 1).;	Regulations (EC) No 854/2004 and (EC) No 882/2004 of the European Parliament and of the Council, Council Directives 89/608/EEC, 89/662/EEC, 90/425/EEC, 91/496/EEC, 96/23/EC, 96/93/EC and 97/78/EC and Council Decision 92/438/EEC (Official Controls Regulation) (OJ L 95, 7.4.2017, p. 1).;	Regulations (EC) No 854/2004 and (EC) No 882/2004 of the European Parliament and of the Council, Council Directives 89/608/EEC, 89/662/EEC, 90/425/EEC, 91/496/EEC, 96/23/EC, 96/93/EC and 97/78/EC and Council Decision 92/438/EEC (Official Controls Regulation) (OJ L 95, 7.4.2017, p. 1).;	
Article 1	, first paragraph, point(18), introducto	ry part		
166	(18) Article 119 is amended as follows:	(18a) Article 119 is replaced by the following:	(18) Article 119 is amended as follows:	
Article 1	, first paragraph, point(18), point (-a)			
166a		' Article 119 Compulsory particulars		
Article 1	, first paragraph, point(18)(a), introduc	tory part		
167	(a) in paragraph 1, the introductory sentence is replaced by the following:	(a) in paragraph 1, the introductory sentence is replaced by the following:  Am. 101	(a) in-paragraph 1, the introductory sentence is replaced by the following is amended as follows:	
Article 1	, first paragraph, point(18)(a), Amendii	ng Provision, point (i)		
167a				

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			(i) the introductory wording is replaced by the following:	
Article 1	, first paragraph, point(18)(a), Amendir	ng Provision, first paragraph		
168	Labelling and presentation of the products referred to in points 1 to 11, 13, 15, 16, 18 and 19 of Part II of Annex VII marketed in the Union or for export shall contain the following compulsory particulars:;	Labelling and presentation of the products referred to in points 1 to 11, 13, 15, 16, 18 and 19 of Part II of Annex VII marketed in the Union or for export shall contain the following compulsory particulars: (a) the designation for the category of the grapevine product in accordance with Part II of Annex VII;  (b) for wines with a protected designation of origin or a protected geographical indication:  (i) the term "protected designation of origin" or "protected geographical indication"; and  (ii) the name of the protected designation of origin or the protected geographical indication;  (c) the actual alcoholic strength by volume;	'Labelling and presentation of the products referred to in points 1 to 11, 13, 15, 16, 18 and 19 of Part II of Annex VII marketed in the Union or for export shall contain the following compulsory particulars:';	
		(d) an indication of provenance;		

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		<ul> <li>(e) an indication of the bottler or, in the case of sparkling wine, aerated sparkling wine, quality sparkling wine or quality aromatic sparkling wine, the name of the producer or vendor;</li> <li>(f) an indication of the importer in the case of imported wines; and</li> <li>(g) in the case of sparkling wine, aerated sparkling wine, quality sparkling wine or quality aromatic sparkling wine, an indication of the sugar content;</li> </ul>		
Article 1	, first paragraph, point(18)(a), Amendii	ng Provision, point (ii)		
168a			(ii) the following points are added:	
Article 1	, first paragraph, point(18)(a), Amendii	ng Provision, point (ii)		
168b		(ga) the nutrition declaration, the content of which may be limited to the energy value only; and  Am. 102	" (h) the nutrition declaration pursuant to Article 9 of Regulation (EU) No 1169/2011, which may be limited to the energy value only;	

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Article 1	, first paragraph, point(18)(a), Amendir	ng Provision, point (ii)		
168c		(gb) the list of ingredients.  Am. 102	(i) the list of ingredients pursuant to Article 9(1)(b) of Regulation (EU) No 1169/2011, which may be provided in electronic form identified on the label or packaging, in which case no user data shall be collected or tracked and no information aimed at marketing purposes shall be provided. Substances listed in Annex II to Regulation (EU) No 1169/2011 shall be provided on the label.'	
Article 1	, first paragraph, point(18)(a), Amendir	ng Provision, point (ii)		
168d		2. By way of derogation from point (a) of paragraph 1, the reference to the category of the grapevine product may be omitted for wines whose labels include the name of a protected designation of origin or a protected geographical indication.		
Article 1	, first paragraph, point(18)(a), Amendir	ng Provision, point (ii)		
168e		3. By way of derogation from point (b) of paragraph 1, the reference to the terms "protected designation of origin" or "protected geographical indication" may be omitted in the		

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	following cases:  (a) where a traditional term i accordance with point (a) of A 112 is displayed on the label in accordance with the product specification referred to in Art 94(2);  (b) in exceptional and duly justified circumstances to be determined by the Commission means of delegated acts adopte accordance with Article 227 in order to ensure compliance with existing labelling practices.	rticle n icle n by ed in	
Article 1, first paragraph,	, point(18)(a), Amending Provision, point (ii)		
168f	3a. To ensure a uniform application of point (ga) of paragraph 1, the energy value be:  (a) expressed with numbers words or symbols, and notably symbol (E) for Energy;  (b) calculated using the conversion factor listed in An XIV to Regulation (EU) No 1169/2011;  (c) expressed in the form of average values in kcal based of	and y the nex	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(i) the producer's analysis of the wine; or  (ii) a calculation from generally established and accepted data based on average values of typical and characteristic wines;  (d) expressed per 100ml. In addition, it may be expressed per consumption unit, easily recognisable by the consumer, provided that the unit used is quantified on the label and that the number of units contained in the package is stated.		
Article 1	l , first paragraph, point(18)(a), Amend	ding Provision, point (ii)		
168g		3b. By way of derogation from point (gb) of paragraph 1, the list of ingredients may also be provided by other means than on the label affixed to the bottle or to any other type of container, provided that a clear and direct link is indicated on the label. It may not be displayed together with other information intended for sales or marketing purposes.		
Article 1	, first paragraph, point(18)(a), Amen	ding Provision, point (ii)		
168h				

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		3c. Member States shall take measures to ensure that the products referred to in paragraph 1 which are not labelled in conformity with the provisions of this Regulation are not placed on the market, or are withdrawn from it if already placed on the market.		
Article 1,	, first paragraph, point(18)(a), Amendir	ng Provision, point (ii)		
168i		3d. Operators who voluntarily wish to communicate to consumers the calories for wine products from a marketing year beginning before the entry into force of this Regulation, shall apply Article 119 in its entirety.		
Article 1,	first paragraph, point(18)(b), introduc	tory part		
169	(b) the following paragraph 4 is added:	deleted	deleted	
Article 1,	first paragraph, point(18)(b), Amendii	ng Provision(4)		
170	<ul> <li>4. Member States shall take measures to ensure that the products referred to in paragraph 1 which are</li> </ul>	deleted Am. 101	deleted	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	not labelled in conformity with the provisions of this Regulation are not placed on the market, or are withdrawn from it if already placed on the market.			
Article 1	, first paragraph, point(19), introductor	y part		
171	(19) in Article 120(1), the introductory sentence is replaced by the following:	(19) in Article 120(1), the introductory sentence is replaced by the following:	(19) in Article 120(1), the introductory-sentence wording is replaced by the following:	
Article 1	, first paragraph, point(19), Amending	Provision, first paragraph		
s 172	Labelling and presentation of the products referred to in points 1 to 11, 13, 15, 16, 18 and 19 of Part II of Annex VII may, in particular, contain the following optional particulars:;	Labelling and presentation of the products referred to in points 1 to 11, 13, 15, 16, 18 and 19 of Part II of Annex VII may, in particular, contain the following optional particulars:;	Labelling and presentation of the products referred to in points 1 to 11, 13, 15, 16, 18 and 19 of Part II of Annex VII may, in particular, contain the following optional particulars:;	
Article 1	, first paragraph, point (19a), introduct	ory part		
172a		(19a) The following point is inserted:		
Article 1	, first paragraph, point (19a), amending	g provision, first paragraph		
172b		"		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		(fa) terms relating to the conservation of the genetic resources of the vine;		
		Am. 103		
Article 1	, first paragraph, point(20), introductor	ry part		
173	(20) in Article 122, paragraph 1 is amended as follows:	deleted	(20) in Article 122, paragraph 1 is amended as follows:	
Article 1	, first paragraph, point(20)(a)			
174	(a) in point (b), point (ii) is deleted;	deleted	(a) in-point (b), point (ii) is deleted; is amended as follows:	
Article 1	, first paragraph, point(20)(a)(i)			
174a			(i) point (ii) is deleted;	
Article 1	, first paragraph, point(20)(a)(ii)			
174b			(ii) the following point is added:	
Article 1	, first paragraph, point(20)(a)(ii)(vi)			
174c			'(vi) conditions concerning the presentation and use of the nutrition declaration and of the list of ingredients.'	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point(20)(b), introduc	tory part		
175	(b) in point (c), the following point (iii) is added:	deleted	(b) in point (c), the following point (iii) is added:	
Article 1	, first paragraph, point(20)(b), Amendir	ng Provision(iii)		
176	(iii) terms referring to a holding and the conditions for their use.;	deleted	(iii) terms referring to a holding and the conditions for their use.;	
Article 1	, first paragraph, point(20)(c), introduc	tory part		
177	(c) in point (d), point (i) is replaced by the following:	deleted	(c) in point (d), point (i) is replaced by the following:	
Article 1	, first paragraph, point(20)(c), Amendin	g Provision(i)		
178	(i) the conditions of use of certain bottle shapes and of closures, and a list of certain specific bottle shapes;;	deleted Am. 104	(i) the conditions of use of certain bottle shapes and of closures, and a list of certain specific bottle shapes;;	
Article 1	, first paragraph, point (20a), introduct	ory part		
178a		(20a) Article 122 is replaced by the following:		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	1, first paragraph, point (20a), amending	g provision, article		
s 178b		article " Delegated powers		
Article 1	1, first paragraph, point (20a), amending	g provision, article, numbered paragi	raph, introductory part	
6 178c		1. In order to take into account the specific characteristics of the wine sector, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 concerning rules and restrictions or		
Article 1	1, first paragraph, point (20a), amending	provision, article, numbered paragi	aphpoint	
s 178d		(a) the presentation and use of labelling particulars other than thos provided for in this Section;	e	
Article 1	1, first paragraph, point (20a), amendinį	g provision, article, numbered paragi	aphpoint, introductory part	
<sup>6</sup> 178e		(b) compulsory particulars concerning:		
Article 1	1, first paragraph, point (20a), amendin	g provision, article, numbered paragi	raphpoint, romanito	
<sup>6</sup> 178f		(i) terms to be used to formulate the compulsory particulars and their conditions of use;	e	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (20a), amending	g provision, article, numbered paragrap	phpoint, romanito	
178g		terms referring to a holding and the conditions for their use;		
Article 1	, first paragraph, point (20a), amending	g provision, article, numbered paragrap	hpoint, romanito	
<sup>6</sup> 178h		(iii) provisions allowing the producing Member States to establish additional rules relating to compulsory particulars;		
Article 1	, first paragraph, point (20a), amendin	g provision, article, numbered paragrap	phpoint, romanito	
178i		(iv) provisions allowing further derogations in addition to those referred to in Article 119(2) as regards the omission of the reference to the category of the grapevine product, <i>and</i> ;		
Article 1	, first paragraph, point (20a), amending	g provision, article, numbered paragrap	ohpoint, romanito	
178j		(v) provisions on the use of languages; and		
Article 1	, first paragraph, point (20a), amending	g provision, article, numbered paragrap	ohpoint, romanito	
178k		(va) the provisions relating to point (gb) of Article 119(1);		
Article 1	, first paragraph, point (20a), amending	g provision, article, numbered paragrap	hpoint, introductory part	

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		Commission Proposal EP Mandate	Council Mandate	Draft Agreement
G	1781	(c) optional particulars concerning:		G
	Article 1,	first paragraph, point (20a), amending provision, article, numbered paragraph	ohpoint, romanito	
G	178m	(i) terms to be used to formulate the optional particulars and their conditions of use;		G
	Article 1,	first paragraph, point (20a), amending provision, article, numbered paragraph	phpoint, romanito	
G	178n	(ii) provisions allowing the producing Member States to establish additional rules relating to optional particulars;		G
	Article 1,	first paragraph, point (20a), amending provision, article, numbered paragraph	ohpoint, romanito	
	1780	(iia) (iii) terms referring to a holding and the conditions for their use;		
	Article 1,	first paragraph, point (20a), amending provision, article, numbered paragraph	phpoint, introductory part	
G	178p	(d) the presentation concerning:		G
	Article 1,	first paragraph, point (20a), amending provision, article, numbered paragraph	ohpoint, romanito	
	178q	(i) the conditions of use of certain bottle shapes and of closures, and a list of certain specific bottle shapes;		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1,	first paragraph, point (20a), amendin	g provision, article, numbered paragr	aphpoint, romanito	
6 178r		(ii) the conditions of use of "sparkling wine"-type bottles and closures;		G
Article 1,	first paragraph, point (20a), amendin	g provision, article, numbered paragr	aphpoint, romanito	
<sup>6</sup> 178s		(iii) provisions allowing the producing Member States to establish additional rules relating to presentation;		G
Article 1,	first paragraph, point (20a), amendin	g provision, article, numbered paragr	aphpoint, romanito	
6 178t		(iv) provisions on the use of languages.		
Article 1,	first paragraph, point (20a), amendin	g provision, article, numbered paragr	aph	
178u		The Commission shall adopt the delegated acts referred to in point (b)(va) no later than 18 months after [the date of entry into force of this (amending) Regulation].		
Article 1,	first paragraph, point (20a), amendin	g provision, article, numbered paragr	aph	
<sup>6</sup> 178v		2. In order to ensure the protection		G

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		of the legitimate interests of operators, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 concerning rules as regards temporary labelling and presentation of wines bearing a designation of origin or a geographical indication, where that designation of origin or geographical indication fulfils the necessary requirements.		
Article	1, first paragraph, point (20a), amendin	g provision, article, numbered paragrap	h	
• 178w		3. In order to ensure that economic operators are not prejudiced, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 concerning transitional provisions as regards wine placed on the market and labelled in accordance with the relevant rules applying before 1 August 2009.		G
Article	1, first paragraph, point (20a), amendin	g provision, article, numbered paragrap	h	
∘ 178x		4. In order to take account of the specific characteristics in trade between the Union and certain third countries, the Commission shall be empowered to adopt delegated acts in accordance with Article 227		G

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		concerning derogations from this Section as regards products to be exported where required by the law of the third country concerned.		
		Am. 105		
Article 1	l, first paragraph, point(21), introducto	ry part		
179	(21) Section 1 of Chapter II of Title II of Part II is amended as follows:	(21) Section 1 of Chapter II of Title II of Part II is amended as follows:	(21) Section 1 of Chapter II of Title II of Part II is amended as follows:	
Article 1	, first paragraph, point(21)(a)			
180	(a) Article 124 is deleted;	(a) Article 124 is deleted;	(a) Article 124 is deleted;	
Article 1	l, first paragraph, point(21)(b)			
181	(b) the heading "Subsection 1" and its title are deleted;	(b) the heading "Subsection 1" and its title are deleted;	(b) the heading "Subsection 1" and its title are deleted;	
Article 1	l, first paragraph, point(21), point (ba),	introductory part		
181a		(ba) In Article 125, the title is replaced by the following:	(aa) in Article 125, paragraph 3 is replaced by the following:	
Article 1	, first paragraph, point(21), point (ba),	amending provision, numbered paragr	aph	
181b		" Sugar <u>beet and sugar cane</u> sector		

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		agreements		
		Am. 106		
Article 1	first paragraph, point(21), point (ba),	amending provision, numbered paragr	aph	
181c			3. Agreements within the trade shall conform to the purchase terms laid down in Annex X.	
Article 1	, first paragraph, point(21), point (bb),	introductory part		
181d		(bb) in Article 126, the title is replaced by the following:		
Article 1	, first paragraph, point(21), point (bb),	amending provision, numbered paragr	aph	
181e		Price reporting in the sugar market markets  Am. 107		
Article 1	, first paragraph, point(21), point (bc),	introductory part		
181f		(bc) in Article 126, the first paragraph is replaced by the following:		

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Article 1	, first paragraph, point(21), point (bc),	amending provision, numbered paragra	aph	
181g		The Commission may adopt implementing acts establishing a system for reporting sugar market prices for the sugar beet and cane sugar market on the one hand, and for the sugar and ethanol market on the other, including arrangements for publishing the price levels for this market. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2). The system referred to in the first subparagraph shall be based on information submitted by undertakings producing white sugar or ethanol or by other operators involved in the sugar—or ethanol trade. This information shall be treated as confidential.		
Article 1	, first paragraph, point(21)(c)			
182	(c) Subsections 2 and 3 covering Articles 127 to 144 are deleted;	(c) Subsections 2 and 3 covering Articles 127 to 144 are deleted;	(c) Subsections 2 and 3 covering Articles 127 to 144 are deleted;	
Article 1	, first paragraph, point(22), introductor	ry part		
183				

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	(22) in Article 145(3), the first sentence is replaced by the following:	(22) in Article 145(3), the first sentence is replaced by the following:	(22) in Article 145(3), the first sentence is replaced by the following:	
Article 1	, first paragraph, point(22), Amending I	Provision, first paragraph		
184	Member States which provide in their CAP strategic plans for restructuring and conversion of vineyards in accordance with point (a) of Article 52(1) of Regulation (EU)/[CAP Strategic Plan Regulation], shall on the basis of the vineyard register submit to the Commission by 1 March each year an updated inventory of their production potential.;	Member States which provide in their CAP strategic plans for restructuring and conversion of vineyards in accordance with point (a) of Article 52(1) of Regulation (EU)/[CAP Strategic Plan Regulation], shall on the basis of the vineyard register submit to the Commission by 1 March each year an updated inventory of their production potential.;	Member States which provide in their CAP strategic plans for restructuring and conversion of vineyards in accordance with point (a) of Article 52(1) of Regulation (EU)/[CAP Strategic Plan Regulation], shall on the basis of the vineyard register submit to the Commission by 1 March each year an updated inventory of their production potential.;	
Article 1	, first paragraph, point (22a), introduct	ory part		
184a		(22a) Article 148 is replaced by the following:		
Article 1	, first paragraph, point (22a), amending	provision, article		
6 184b		article " Contractual relations in the milk and milk products sector		
Article 1	, first paragraph, point (22a), amending	g provision, article, numbered paragrap	ph	

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184d		Ia. Ia. Where Member States do not make use of the possibilities provided for in paragraph 1 of this Article, a producer, a producer organisation, or an association of producer organisations may require that any delivery in raw milk to a processor of raw milk be the subject of a written contract between the parties and/or be the subject of a written offer for a contract from the first purchasers, under the conditions laid down in the first subparagraph of paragraph 4 of this Article.  If the first purchaser is a micro, small or medium-sized enterprise within the meaning of Recommendation 2003/361/EC, the contract and/or the contract offer is not compulsory, without prejudice to the possibility for the parties to make use of a standard contract drawn up by an interbranch organisation.		
Article 1	, first paragraph, point (22a), amend	ing provision, article, numbered paragrap	h	
184e		<ul><li>2. The contract and/or the offer for a contract referred to in paragraphs 1 and 1a shall:</li><li>(a) be made in advance of the delivery,</li></ul>		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	(b) be made in writing, and (c) include, in particular, the following elements:     (i) the price payable for the delivery, which shall:         - be static and be set out in the contract and/or         - be calculated by combining various factors set out in the contract, which shall relevant and easily comprehensible indicators and economic indices and the method of calculation of the final price, based on and referencing relevant production and may include market indicators costs that are easily accessible and comprehensible reflecting changes in market conditions, the volume delivered and the quality or composition of the raw milk delivered,  To that effect, Member States having decided to apply paragraph	Council Mandate	Draft Agreement
	1 may determine indicators, in accordance with objective criteria and based on studies carried out on production and the food chain, in order to determine these at any		
	(ii) the volume of raw milk which may and/or/or must be delivered and the timing of such deliveries. It shall not be possible to		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	1, first paragraph, point (22a), amendin	lay down penalty clauses for monthly breaches,  (iii) the duration of the contract, which may include either a definite or an indefinite duration with termination clauses,  (iv) details regarding payment periods and procedures,  (v) arrangements for collecting or delivering raw milk, and  (vi) rules applicable in the event of force majeure.		
184f	1, must paragraph, point (22a), amendin	3. By way of derogation from paragraphs 1 and 1a, a contract and/or an offer for a contract shall not be required where raw milk is delivered by a member of a cooperative to the cooperative of which he is a member if the statutes of that cooperative or the rules and decisions provided for in or derived from these statutes contain provisions having similar effects to the provisions set out in points (a), (b) and (c) of paragraph 2.		
Article	1, first paragraph, point (22a), amendin	g provision, article, numbered paragrap	ph	
184g		4. All elements of contracts for the delivery of raw milk concluded by		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	farmers, collectors or processors of raw milk, including the elements referred to in point (c) of paragraph 2, shall be freely negotiated between the parties.  Notwithstanding the first subparagraph, one or more of the following shall apply:		
	(a) where a Member State decides to make a written contract for the delivery of raw milk compulsory in accordance with paragraph 1, it may establish:		
	(i) an obligation for the parties to agree on a relationship between a given quantity delivered and the price payable for that delivery;		
	(ii) a minimum duration, applicable only to written contracts between a farmer and the first purchaser of raw milk; such a minimum duration shall be at least six months, and shall not impair the proper functioning of the internal market;		
	(b) where a Member State decides that the first purchaser of raw milk must make a written offer for a contract to the farmer in accordance with paragraph 1, it may provide that the offer must include a		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		minimum duration for the contract, set by national law for this purpose; such a minimum duration shall be at least six months, and shall not impair the proper functioning of the internal market.		
		The second subparagraph shall be without prejudice to the farmer's right to refuse such a minimum duration provided that he does so in writing. In such a case, the parties shall be free to negotiate all elements of the contract, including the elements referred to in point (c) of paragraph 2.		
Article	1, first paragraph, point (22a), amendin	g provision, article, numbered paragrap	bh	
6 184h		5. The Member States which make use of the options referred to in this Article shall notify the Commission of how they are applied.		G
Article	1, first paragraph, point (22a), amendin	g provision, article, numbered paragrap	ph	
6 184i		6. The Commission may adopt implementing acts laying down measures necessary for the uniform application of points (a) and (b) of paragraph 2 and paragraph 3 of this Article and measures relating to notifications to be made by the Member States in accordance with		G

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	this Article. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).		
	Am. 269		
, first paragraph, point (22b), introduct	ory part		
		(22a) in Article 149(2), point (c)(i) is replaced by the following:	
, first paragraph, point (22b), amendin	g provision, article		
	Article 149  Contractual negotiations in the milk and milk products sector		G
, first paragraph, point (22b), amendin	g provision, article, numbered paragrapl	h	
	1. A producer organisation in the milk and milk products sector which is recognised under Article 161(1) may negotiate on behalf of its farmer members, in respect of part or all of their joint production, contracts for the delivery of raw milk by a farmer to a processor of raw milk, or to a collector within the meaning of the third		G
	, first paragraph, point (22b), introduct	this Article. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).  Am. 269  Am. 269  first paragraph, point (22b), introductory part   (22b) Article 149 is replaced by the following:  Article 149  Contractual negotiations in the milk and milk products sector  first paragraph, point (22b), amending provision, article, numbered paragrap  1. A producer organisation in the milk and milk products sector which is recognised under Article 161(1) may negotiate on behalf of its farmer members, in respect of part or all of their joint production, contracts for the delivery of raw milk by a farmer to a processor of raw milk, or to a collector within	this Article. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).  Am. 269  Am. 269  Am. 269  Am. 269  Article 149 is replaced by the following:  Article 149  Contractual negotiations in the milk and milk products sector  Article 149  Contractual negotiations in the milk and milk products sector  Article 149  I. A producer organisation in the milk and milk products sector which is recognised under Article 161(1) may negotiate on behalf of its farmer members, in respect of part or all of their joint production, contracts for the delivery of raw milk by a farmer to a processor of raw milk, or to a collector within the meaning of the third

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (22b), amendin	g provision, article, numbered paragrap	ph	
184m		2. The negotiations by the producer organisation may take place:  (a) whether or not there is a transfer of ownership of the raw milk by the farmers to the producer organisation;  (b) whether or not the price negotiated is the same as regards the joint production of some or all of the farmer members;  (c) provided that, for a particular producer organisation, all of the following conditions are fulfilled:  (i) the volume of raw milk covered by such negotiations does not exceed 3,54,5 % of total Union production,  (ii) the volume of raw milk covered by such negotiations which is produced in any particular Member State does not exceed 33 % of the total national production of that Member State, and  (iii) the volume of raw milk covered by such negotiations which is delivered in any particular	" the volume of raw milk covered by such negotiations does not exceed 4% of total Union production, "	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Member State does not exceed 33 % of the total national production of that Member State;		
		(d) provided that the farmers concerned are not members of any other producer organisation which also negotiates such contracts on their behalf; however, Member States may derogate from this condition in duly justified cases where farmers hold two distinct production units located in different geographic areas;		
		(e) provided that the raw milk is not covered by an obligation to deliver arising from the farmer's membership of a cooperative in accordance with the conditions set out in the cooperative's statutes or the rules and decisions provided for in or derived from these statutes; and		
Anti-la-		(f) provided that the producer organisation notifies the competent authorities of the Member State or Member States in which it operates of the volume of raw milk covered by such negotiations.	ı.	
Article 1	, first paragraph, point (22b), amendin	g provision, article, numbered paragrap	oh .	
6 184n		3. Notwithstanding the conditions		

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			set out in of point (c)(ii) and (iii) of paragraph 2, a producer organisation may negotiate pursuant to paragraph 1 provided that, with regard to that producer organisation, the volume of raw milk covered by the negotiations which is produced in or delivered in a Member State having a total annual raw milk production of less than 500 000 tonnes does not exceed 45 % of the total national production of that Member State.		
	Article 1	, first paragraph, point (22b), amenc	ling provision, article, numbered paragrap	h	
G	184o		4. For the purposes of this Article, references to producer organisations include associations of such producer organisations.		
	Article 1	, first paragraph, point (22b), ameno	ling provision, article, numbered paragrapl	h	
G	184p		5. For the purposes of applying point (c) of paragraph 2 and paragraph 3, the Commission shall publish, by such means as it considers appropriate, the amounts of raw milk production in the Union and the Member States using the most up-to-date information available.		
	Article 1	, first paragraph, point (22b), ameno	ling provision, article, numbered paragrap	h	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 184q		6. By way of derogation from point (c) of paragraph 2 and paragraph 3, even where the thresholds set out therein are not exceeded, the competition authority referred to in the second subparagraph of this paragraph may decide in an individual case that a particular negotiation by the producer organisation should either be reopened or should not take place at all if it considers that this is necessary in order to prevent competition from being excluded or in order to avoid seriously damaging SME processors of raw milk in its territory.		
10.14		For negotiations covering more than one Member State, the decision referred to in the first subparagraph shall be taken by the Commission without applying the procedure referred to in Article 229(2) or (3). In other cases, that decision shall be taken by the national competition authority of the Member State to which the negotiations relate.  The decisions referred to in this paragraph shall not apply earlier than the date of their notification to the undertakings concerned.		
Article 1, firs	t paragraph, point (22b), amend	ing provision, article, numbered paragraph		

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	184r		7. For the purposes of this Article:  (a) a "national competition authority" means the authority referred to in Article 5 of Council Regulation (EC) No 1/2003¹  (b) a "SME" means a micro, small or medium-sized enterprise within the meaning of Recommendation 2003/361/EC.  1. Council Regulation (EC) No 1/2003 of 16 December 2002 on the implementation of the rules on competition laid down in Articles 101 and 102 of the Treaty (OJ L 1, 4.1.2003, p. 1)."		
	Article 1	, first paragraph, point (22b), amendi	ng provision, article, numbered paragrap	oh	
G	184s		8. The Member States in which negotiations take place in accordance with this Article shall notify the Commission of the application of point (f) of paragraph 2 and of paragraph 6.		
	Article 1	, first paragraph, point (22c), introduc	ctory part		
	184t		(22c) Article 150 is replaced by the following:		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	1, first paragraph, point (22c), amending	nrovision article		
6 184u		article  Regulation of supply for cheese with a protected designation of origin or protected geographical indication		
Article	1, first paragraph, point (22c), amending	provision, article, numbered paragr	aph	
184v		1. Upon the request of a producer organisation recognised under Article 152(1) or Article 161(1) 152(3), an interbranch organisation recognised under Article 157(3) 157(1) or a group of operators referred to in Article 3(2) of Regulation (EU) No 1151/2012, Member States may lay down, for a limited period of time, binding rules for the regulation of the supply of cheese benefiting from a protected designation of origin or from a protected geographical indication under Article 5(1) and (2) of Regulation (EU) No 1151/2012.		
Article	1, first paragraph, point (22c), amending	provision, article, numbered paragr	raph	
184w		2. The rules referred to in paragraph 1 of this Article shall be		

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		subject to the existence of a prior agreement between the parties in the geographical area referred to in point (c) of Article 7(1) of Regulation (EU) No 1151/2012. Such an agreement shall be concluded between at least two-thirds of the milk producers or their representatives representing at least two thirds of the raw milk used for the production of the cheese referred to in paragraph 1 of this Article and, where relevant, at least two-thirds of the producers of that cheese or their representatives, accounting for representatives, accounting for representative at least two thirds of the production of that cheese in the geographical area referred to in point (c) of Article 7(1) of Regulation (EU) No 1151/2012.		
Article 1	, first paragraph, point (22c), amendin	g provision, article, numbered paragrap	h	
184x		3. For the purpose of paragraph 1, concerning cheese benefiting from a protected geographical indication, the geographical area of origin of the raw milk, as set in the product specification for the cheese, shall be the same as the geographical area referred to in point (c) of Article 7(1) of Regulation (EU) No 1151/2012 relating to that cheese.		

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Article 1, first paragraph, point (22c), amending provision, article, numbered paragraph  4. The rules referred to in paragraph 1:  (a) shall only cover the regulation of supply of the product concerned and shall have the aim of adapting the supply of that cheese to demand;  (b) shall have effect only on the product concerned;  (c) may be made binding for no more than threefing years and may be renewed after this period, following a new request, as referred to in paragraph 1;  (d) shall not damage the trade in products other than those concerned by those rules;  (e) shall not relate to any transaction after the first marketing of the cheese concerned;  (f) shall not allow for price fixing, including where prices are set for guidance or recommendation;  (g) shall not render unavailable an excessive proportion of the product concerned that would otherwise be available;	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
paragraph 1:  (a) shall only cover the regulation of supply of the product concerned and shall have the aim of adapting the supply of that cheese to demand;  (b) shall have effect only on the product concerned;  (c) may be made binding for no more than threefive years and may be renewed after this period, following a new request, as referred to in paragraph 1;  (d) shall not damage the trade in products other than those concerned by those rules;  (e) shall not relate to any transaction after the first marketing of the cheese concerned;  (f) shall not allow for price fixing, including where prices are set for guidance or recommendation;  (g) shall not render unavailable an excessive proportion of the product concerned that would otherwise be	Article 1, first paragraph, point (22c), amendi	ng provision, article, numbered paragraph	h	2
	184y	paragraph 1:  (a) shall only cover the regulation of supply of the product concerned and shall have the aim of adapting the supply of that cheese to demand;  (b) shall have effect only on the product concerned;  (c) may be made binding for no more than threefive years and may be renewed after this period, following a new request, as referred to in paragraph 1;  (d) shall not damage the trade in products other than those concerned by those rules;  (e) shall not relate to any transaction after the first marketing of the cheese concerned;  (f) shall not allow for price fixing, including where prices are set for guidance or recommendation;  (g) shall not render unavailable an excessive proportion of the product concerned that would otherwise be		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(h) shall not create discrimination, constitute a barrier for new entrants in the market, or lead to small producers being adversely affected;		
		(i) shall contribute to maintaining the quality and/or the development of the product concerned;		
		(j) shall be without prejudice to Article 149.		
Article 1	, first paragraph, point (22c), amendin	g provision, article, numbered paragraph		
6 184z		5. The rules referred to in paragraph 1 shall be published in an official publication of the Member State concerned.		
Article 1	, first paragraph, point (22c), amending	g provision, article, numbered paragraph		
<sup>6</sup> 184aa		6. Member States shall carry out checks in order to ensure that the conditions laid down in paragraph 4 are complied with, and, where it has been found by the competent national authorities that such conditions have not been complied with, shall repeal the rules referred		
Article 1	first paragraph, point (22c), amending	to in paragraph 1. g provision, article, numbered paragraph		
6 184ab	, inst paragraph, point (220), amending	5 provision, article, numbered paragraph		
184ab				

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		7. Member States shall notify the Commission forthwith of the rules referred to in paragraph 1 which they have adopted. The Commission shall inform other Member States of any notification of such rules.		
Article 1	, first paragraph, point (22c), amending	g provision, article, numbered paragraph		
6 184ac		8. Member State repeal the rules laid down by that Member State pursuant to paragraph 1 if the Commission finds that those rules do not comply with the conditions laid down in paragraph 4, prevent or distort competition in a substantial part of the internal market or jeopardise free trade or the attainment of the objectives of Article 39 TFEU. Those implementing acts shall be adopted without applying the procedure referred to in Article 229(2) or (3) of this Regulation.		
Article 1	, first paragraph, point (22d), introduct	ory part		
184ad		(22d) Article 151 is replaced by the following:		
Article 1	, first paragraph, point (22d), amendin	g provision, article		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
6 184ae		article " Compulsory declarations in the milk and milk products sector		
Article 1	, first paragraph, point (22d), amending	g provision, article, numbered paragrap	ph .	
184af		From 1 April 2015, the first purchasers of raw milk shall declare to the competent national authority the quantity of raw milk that has been delivered to them each month and the average price paid. A distinction shall be made between organic and non-organic agricultural products. If the first purchaser is a cooperative, the average price shall be communicated at the end of the marketing year referred to in point (c)(v) of Article 6.		
Article 1	ា , first paragraph, point (22d), amendinរុ	g provision, article, numbered paragrap	h	
184ag		The information on the average price shall be deemed confidential and the competent authority shall ensure that specific average prices or names of individual economic operators are not published.		
Article 1	, first paragraph, point (22d), amending	g provision, article, numbered paragrap	h	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
₅ 184ah		For the purposes of this Article and Article 148, a "first purchaser" means an undertaking or group which buys milk from producers in order to:  (a) subject it to collecting, packing, storing, chilling or processing, including under a contract;  (b) sell it to one or more undertakings treating or processing milk or other milk products.		G
Article 1,	first paragraph, point (22d), amend	ing provision, article, numbered paragraph		
184ai		Member States shall notify the Commission of the quantity of raw milk and the average price referred to in the first subparagraph.		
Article 1,	first paragraph, point (22d), amend	ing provision, article, numbered paragraph	r.	
₅ 184aj		The Commission may adopt implementing acts laying down rules on the content, format and timing of such declarations and measures relating to the notifications to be made by the Member States in accordance with this Article. Those implementing acts shall be adopted in accordance		G

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 201/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		with the examination procedure referred to in Article 229(2).		
		Am. 112		
Article 1	, first paragraph, point (22e), introduct	ory part		
184ak		(22e) Article 152 is replaced by the following:	(22b) in Article 152(1), point (c)(x) is replaced by the following:	
Article 1	, first paragraph, point (22e), amending	g provision, article		
s 184al		article " Producer organisations		
Article 1	, first paragraph, point (22e), amending	g provision, article, numbered paragrap	bh	
		1. Member States may, on request, recognise producer organisations, which:	" managing mutual funds; "	
184am		(a) are constituted, and controlled in accordance with point (c) of Article 153(2), by producers in a specific sector listed in Article 1(2);		
		(b) are formed on the initiative of the producers and which carry out at least one of the following activities:		
		(i) joint processing;		

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	(ii) joint distribution, including by joint selling platforms or joint transportation;		
	(iii) joint packaging, labelling or promotion;		
	(iv) joint organising of quality control;		
	(v) joint use of equipment or storage facilities;		
	(vi) joint management of waste directly related to the production;		
	(vii) joint procurement of inputs;		
	(viii) any other joint service activities pursuing one of the objectives listed in point (c) of this paragraph;		
	(c) pursue a specific aim which may include at least one of the following objectives:		
	(i) ensuring that production is planned and adjusted to demand, particularly in terms of quality and quantity;		
	(ii) concentration of		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	supply and the placing on the market of the products produced by its members, including through direct marketing;		
	(iii) optimising production costs and returns on investments in response to environmental and animal welfare standards, and stabilising producer prices;		
	(iv) carrying out research and developing initiatives on sustainable production methods, innovative practices, economic competitiveness and market developments;		
	(v) promoting, and providing technical assistance for, the use of environmentally sound cultivation practices and production techniques, and sound animal welfare practices and techniques;		
	(vi) promoting, and providing technical assistance for, the use of production standards, improving product quality and developing products with a protected designation of origin, with a protected geographical indication or covered by a national quality label;		
	(vii) the management and		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		valorisation of by-products, residual flows and of waste in particular to protect the quality of water, soil and landscape and preserving or encouraging biodiversity and boosting circularity;		
		(viii) contributing to a sustainable use of natural resources and to climate change mitigation;		
		(ix) developing initiatives in the area of promotion and marketing;		
		(x) managing of the mutual funds-referred to in operational programmes in the fruit and vegetables sector referred to in point (d) of Article 33(3) of this Regulation and under Article 36 of Regulation (EU) No 1305/2013;		
		(xi) providing the necessary technical assistance for the use of the futures markets and of insurance schemes.		
Article 1	, first paragraph, point (22e), amend	ing provision, article, numbered paragrap	ph	
184an		<i>Ia. 1a.</i> By way of derogation from Article 101(1) TFEU, a producer organisation recognised under paragraph 1 of this Article may plan		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	production, optimise the production costs, place on the market and negotiate contracts for the supply of agricultural products, on behalf of its members for all or part of their total production.		
	The activities referred to in the first subparagraph may take place:		
	(a) (a) provided that one or more of the activities referred to in point (b)(i) to (vii) of paragraph 1 is genuinely exercised, thus contributing to the fulfilment of the objectives set out in Article 39 TFEU;		
	(b) rovided that the producer organisation concentrates supply and places the products of its members on the market, whether or not there is a transfer of ownership of agricultural products by the producers to the producer organisation;		
	(c) (e) whether or not the price negotiated is the same as regards the aggregate production of some or all of the members;		
	(d) (d) provided that the producers concerned are not members of any other producer organisation as		

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		regards the products covered by the activities referred to in the first subparagraph;		
		(e) (e) provided that the agricultural product is not covered by an obligation to deliver arising from the farmer's membership of a cooperative, which is not itself a member of the producer organisations concerned, in accordance with the conditions set out in the cooperative's statutes or the rules and decisions provided for in or derived from those statutes.  However, Member States may derogate from the condition set out in point (d) of the second subparagraph in duly justified cases where producer members hold two distinct production units located in different geographical areas.		
Article 1	, first paragraph, point (22e), amend	ing provision, article, numbered paragrap	oh	
184ao		1b. 1b.—For the purposes of this Article, references to producer organisations shall also include associations of producer organisations recognised under Article 156(1) if such associations meet the requirements set out in paragraph 1 of this Article.		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (22e), amendin	g provision, article, numbered paragraph		
184ap		Ic. Ie. The national competition authority referred to in Article 5 of Regulation (EC) No 1/2003 may decide in individual cases that, for the future, one or more of the activities referred to in the first subparagraph of paragraph 1a are to be modified, discontinued or not take place at all if it considers that this is necessary in order to prevent competition from being excluded or if it considers that the objectives set out in Article 39 TFEU are jeopardised.  For negotiations covering more than one Member State, the decision referred to in the first subparagraph of this paragraph shall be taken by the Commission without applying the procedure referred to in Article 229(2) or (3).  When acting under the first subparagraph, the national competition authority shall inform the Commission in writing before or without delay after initiating the first formal measure of the investigation and shall notify the		
		Commission of the decisions without delay after their adoption.		

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		The decisions referred to in this paragraph shall not apply earlier than the date of their notification to the undertakings concerned.		
Article 1, first para	graph, point (22e), amending	provision, article, numbered paragraph		
c 184aq		2. A producer organisation recognised under paragraph 1 may continue to be recognised if it engages in the marketing of products falling within CN code ex 2208 other than those referred to in Annex I to the Treaties, provided that the proportion of such products does not exceed 49 % of the total value of marketed production of the producer organisation and that such products do not benefit from Union support. Those products do not count, for producer organisations in the fruit and vegetables sector, towards the calculation of the value of marketed production for the purposes of Article 34(2).		
Article 1, first para	graph, point (22f), introductor	y part		
184ar		(22f) Article 153 is replaced by the following:		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (22f), amending	g provision, article		
6 184as		article " Statutes of producer organisations		
Article 1	, first paragraph, point (22f), amending	provision, article, numbered paragrap	h	
184at		1. The statutes of a producer organisation shall require its producer members, in particular, to:  (a) apply the rules adopted by the producer organisation relating to production reporting, production, marketing and protection of the environment;  (b)—be members of only one producer organisation for any given product of the holding;  (c) provide the information requested by the producer organisation for statistical purposes.  However, Member States may derogate from point (b) of the first subparagraph in duly justified cases:  (i) where producer members hold two distinct		

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	production units located in		
	different geographical areas, or		
	(ii) if the producer organisation recognised under		
	Article 152 to which the producers		
	already belong has decided		
	democratically, pursuant to		
	paragraph 2, point (c), to allow its		
	producer members to be members of a second recognised producer		
	organisation under the following		
	conditions:		
	the producer		
	members have a given product intended for different uses and the		
	primary producer organisation to		
	which the producers already		
	belong does not offer market		
	outlets for the second use intended		
	by the producers for their product; or		
	- the producer		
	members of a producer		
	organisation have historically		
	committed the delivery of a part of		
	their products, through contracts or cooperatives memberships, to		
	several other purchasers and at		
	least one of these purchasers		
	becomes a recognised producer		
	organisation.		
Article 1, first paragraph, point (22f), amending	g provision, article, numbered paragrapl	h	

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
184au	2. The statutes of a producer organisation shall also provide for:  (a) procedures for determining, adopting and amending the rules referred to in point (a) of paragraph 1;  (b) the imposition on members of financial contributions needed to finance the producer organisation;  (c) rules enabling the producer members to scrutinise democratically their organisation and its decisions as well as its accounts and budgets;  (d) penalties for infringement of obligations under the statutes, particularly for non-payment of financial contributions, or of the rules laid down by the producer organisation;  (e) rules on the admission of new members, and in particular the minimum period of membership which may not be less than one year;  (f) the accounting and budgetary rules necessary for the operation of the organisation.		Draft Agreement

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	first paragraph, point (22f), amendir	g provision, article, numbered paragraph		
184av		2a. The statutes of a producer organisation may also provide, in the event that the producer organisation is responsible for selling some or all of its producer members' products and where there is no transfer of ownership of the products by the producer members to the producer organisation, for those producer members to engage in contacts with buyers except as regards matters that pertain to the price or volume of sale of those products.		
Article 1,	first paragraph, point (22f), amendir	g provision, article, numbered paragraph		
184aw		3. Paragraphs 1, 2 and 2a and 2 shall not apply to producer organisations in the milk and milk products sector.		
Article 1,	first paragraph, point (22g), introduc	ctory part		
184ax		(22g) Article 154 is replaced by the following:		
Article 1	first paragraph, point (22g), amendi	ng provision, article		

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article  Recognition of producer organisations  Article 1, first paragraph, point (22g), amending provision, article, numbered paragraph  1. In order to be recognised by a Member State, the producer	
In order to be recognised by a     Member State, the producer	
Member State, the producer	
organisation applying for such recognition shall be a legal entity or clearly defined part of a legal entity which:  (a) fulfils the requirements laid down in points (a), (b) and (c) of Article 152(1);  (b) has a minimum number of members and/or covers a minimum volume or value of marketable production, to be laid down by the Member State concerned, in the area where it operates. Such provisions shall not prevent the recognition of producer organisations which are dedicated to marginal production:  (c) provides sufficient evidence that it can carry out its activities properly, both over time and in terms of effectiveness, provision of human, material and technical	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		support to its members, and as appropriate concentration of supply;  (d) has statutes that are consistent with points (a), (b) and (c) of this paragraph.		
Article 1,	, first paragraph, point (22g), amendir	ng provision, article, numbered paragrap	h	
184ba		1a. 1a. Member States may, on request, decide to grant more than one recognition to a producer organisation operating in several sectors referred to in Article 1(2) provided the producer organisation fulfils the conditions referred to in paragraph 1 of this Article for each sector for which it seeks recognition.		
Article 1,	first paragraph, point (22g), amendir	ng provision, article, numbered paragrap	h	
184bb		2. Member States may decide that producer organisations which have been recognised before 1 January 2018 and which fulfil the conditions laid down in paragraph 1 of this Article shall be deemed to be recognised as producer organisations pursuant to Article 152.		
Article 1,	, first paragraph, point (22g), amendir	ig provision, article, numbered paragrap	h	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 184bc		3. Where producer organisations have been recognised before 1 January 2018 but do not fulfil the conditions set out in paragraph 1 of this Article, Member States shall withdraw their recognition no later than 31 December 2020.		G
Article	1, first paragraph, point (22g), amending	g provision, article, numbered paragrap	ph	
6 184bd		4. Member States shall:  (a) decide whether to grant recognition to a producer organisation within four months of the lodging of an application, accompanied by all the relevant supporting evidence; this application shall be lodged with the Member State where the organisation has its headquarters;  (b) carry out, at intervals to be determined by them, checks to verify that recognised producer organisations are complying with this Chapter;  (c) in the event of non-compliance or irregularities in the application of the measures provided for in this Chapter, impose on those organisations and associations the applicable penalties they have laid		6

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		down and, if necessary, decide whether recognition should be withdrawn;  (d) inform the Commission by 31 March of each year, of every decision to grant, refuse or withdraw recognition taken during the previous calendar year.		
Article 1	, first paragraph, point (22h), introduc	cory part		
184be	first paragraph point (22h) amandin	(22h) Article 156 is replaced by the following:		
Article 1,	, first paragraph, point (22h), amendin	g provision, article		
184bf		article  " Associations of producer organisations		
Article 1	, first paragraph, point (22h), amendin	g provision, article, numbered paragraph		
184bg		1. Member States may, on request, recognise associations of producer organisations in a specific sector listed in Article 1(2) which are formed at the initiative of recognised producer organisations		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		and /or associations of producer organisations. Subject to the rules adopted pursuant to Article 173, associations of producer organisations may carry out any of the activities or functions of producer organisations.		
Article 1	l, first paragraph, point (22h), amend	ling provision, article, numbered paragrap	h	
6 184bh		2. By way of derogation from paragraph 1, Member States may, on request, recognise an association of recognised producer organisations in the milk and milk products sector if the Member State concerned considers that the association is capable of carrying out effectively any of the activities of a recognised producer organisation, and that it fulfils the conditions laid down in Article 161(1).		
Article 1	L, first paragraph, point (22i), introdu	ctory part		
184bi		(22i) Article 157 is replaced by the following:		
Article 1	l, first paragraph, point (22i), amendi	ing provision, article		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
184bj		article " Interbranch organisations		
Article	1, first paragraph, point (22i), amending	provision, article, numbered paragraph	h, introductory part	
s 184bk		1. Member States may, on request, recognise interbranch organisations in a specific sector listed in Article 1(2) which:		
Article	1, first paragraph, point (22i), amending	provision, article, numbered paragraph	npoint	
s 184bl		(a) are constituted of representatives of economic activities linked to the production and to at least one of the following stages of the supply chain: the processing of or trade in, including distribution of, products in one or more sectors;		
Article	1, first paragraph, point (22i), amending	provision, article, numbered paragraph	hpoint	
6 184bm		(b) are formed on the initiative of all or some of the organisations or associations which constitute them;		
Article	1, first paragraph, point (22i), amending	provision, article, numbered paragraph	npoint, introductory part	
<sup>6</sup> 184bn		(c) pursue a specific aim taking		

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	account of the interests of all their members and of consumers, which may include, in particular, one of the following objectives:		
Article 1, first paragraph, point (22i), amending	g provision, article, numbered paragraph	point, romanito	
184bo	(i) improving knowledge and the transparency of production and the market, including by through:  — publication and/or sharing of aggregated statistical data on production costs, prices, including, where appropriate, price indices, volumes and duration of contracts which have been previously concluded, and by as well as data on the margins allocated in the different stages of the supply chain;  — providing analyses of potential future market developments at regional, national or international level;		
Article 1, first paragraph, point (22i), amending	g provision, article, numbered paragraph	point, romanito	
6 184bp	(ii) forecasting of production potential, and recording public market prices;		
Article 1, first paragraph, point (22i), amending	g provision, article, numbered paragraph	point, romanito	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 184bq		(iii) helping to coordinate better the way the products are placed on the market, in particular by means of research and market studies;		
Article 1	, first paragraph, point (22i), amending	provision, article, numbered paragrap	hpoint, romanito	
6 184br		(iv) exploring potential export markets;		
Article 1	, first paragraph, point (22i), amending	provision, article, numbered paragrap	hpoint, romanito	
184bs		(v) without prejudice to Articles 148 and 168, drawing up standard forms of contract, compatible with Union rules, for the sale of agricultural products to purchasers and/or the supply of processed products to distributors and retailers, taking into account the need to achieve fair competitive conditions and to avoid market distortions. Those standard forms of contract may involve two or more undertakings each of which operates at a different level of the production, processing or distribution chain and shall contain relevant and easily comprehensible indicators and economic indices and the method of calculation of the final price, based on and referencing relevant		

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			production costs and their development, but also take account of product categories and their different market opportunities, product valuation indicators, the prices of agricultural and food products observed on the markets and variations therein, and criteria pertaining to the composition, quality, traceability and content of product specifications;		
	Article 1,	first paragraph, point (22i), amending	provision, article, numbered paragrap	hpoint, romanito	
G	184bt		(vi) exploiting to a fuller extent the potential of the products, including at the level of market outlets, and developing initiatives to strengthen economic competitiveness and innovation;		
	Article 1,	first paragraph, point (22i), amending	provision, article, numbered paragrap	hpoint, romanito	
	184bu		(vii) providing the information and carrying out the research necessary to innovate, rationalise, improve and adjust production and, where applicable, the processing and marketing, towards products more suited to market requirements and consumer tastes and expectations, in particular with regard to product quality, including the specific characteristics of products with a		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		protected designation of origin or a protected geographical indication, and protection of the environment, climate action, animal health and animal welfare;		
Article :	1, first paragraph, point (22i), amending	provision, article, numbered paragraph	point, romanito	
<sup>6</sup> 184bv		(viii) seeking ways of restricting the use of animal-health or plant protection products, better managing other inputs, ensuring product quality and soil and water conservation, promoting food safety, in particular through traceability of products, and improving animal health and welfare;		
Article 1	1, first paragraph, point (22i), amending	provision, article, numbered paragraph	point, romanito	
<sup>6</sup> 184bw		(ix) developing methods and instruments for improving product quality at all stages of production and, where applicable, of processing and marketing;		
Article :	1, first paragraph, point (22i), amending	provision, article, numbered paragraph	point, romanito	
6 184bx		(x) taking all possible actions to uphold, protect and promote organic farming and designations of origin, quality labels and geographical		

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	Commission Proposal	EP Mandate Council Manda	te Draft Agreement
		indications;	
Ar	rticle 1, first paragraph, point (22i), amending	provision, article, numbered paragraphpoint, romanito	
s 18	84by	(xi) promoting and carrying out research into integrated, sustainable production or other environmentally sound production methods;	
Ar	rticle 1, first paragraph, point (22i), amending	provision, article, numbered paragraphpoint, romanito	
G 1	84bz	(xii) encouraging healthy and responsible consumption of the products on the internal market and/or informing about the harm linked to hazardous consumption patterns;	
Ar	rticle 1, first paragraph, point (22i), amending	provision, article, numbered paragraphpoint, romanito	
G 1	84ca	(xiii) promoting consumption of, and/or furnishing information concerning, products on the internal market and external markets;	
Ar	rticle 1, first paragraph, point (22i), amending	provision, article, numbered paragraphpoint, romanito	
1	84cb	(xiv) contributing to the management and developing initiatives for the valorisation of by-products and the reduction and management of waste;	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (22i), amending	(xv) establishing standard rules on the distribution of value sharing clauses within the meaning of Article 172abetween operators in the supply chain, including market bonuses and losses, determining how any evolution of relevant market prices of the products concerned or other commodity markets is to be allocated. These rules may take the form of standard value sharing clauses within the meaning of Article 172a, or include or refer to economic indicators such as the relevant production and marketing costs and their evolution, the prices of agricultural and food products recorded on the market(s) concerned and their evolution, and the quantities, the composition, the quality, the traceability or the respect of the products concerned, and shall take into account production costs between them;	point, romanito	
Article 1	, first paragraph, point (22i), amending	g provision, article, numbered paragraph	point, romanito	
184cd		(xva) establishing standard clauses for fair compensation of the costs incurred by farmers for		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		meeting extra-legal requirements with regard to environment, climate, animal health and animal welfare, including methods to calculate these costs;		
Article 1	, first paragraph, point (22i), amendin	g provision, article, numbered paragrap	hpoint, romanito	
184ce		(xvi) promoting and implementing measures to prevent, control and manage animal health, plant-protection and environmental risks, including by setting up and managing of mutual funds or by contributing to such funds with a view to paying financial compensation to farmers for the costs and economic losses arising from the promotion and implementation of such measures;		
Article 1	first paragraph, point (22i), amendin	g provision, article, numbered paragrap	hpoint, romanito	
184cf		(xvia) contributing to the transparency of trade relations between the various stages in the chain, in particular through the design, implementation and compliance control of technical standards by members of the sector.		
Article 1	, first paragraph, point (22i), amendin	g provision, article, numbered paragrap	h	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
184cg	1 first seconds by saint (22) are and in	Ia. Ia. Member States may, on request, decide to grant more than one recognition to an interbranch organisation operating in several sectors referred to in Article 1(2) provided the interbranch organisation fulfils the conditions referred to in paragraph 1 and, where applicable, paragraph 3 for each sector for which it seeks recognition.		
Article 1	I, first paragraph, point (22i), amending	provision, article, numbered paragraph		
6 184ch		2. In duly justified cases, Member States may decide on the basis of objective and non-discriminatory criteria that the condition in point (c) of Article 158(1) is fulfilled by limiting the number of interbranch organisations on a regional or national level if so provided for by national rules in place before 1 January 2014, and where this does not impair the proper functioning of the internal market.		
Article 1	1, first paragraph, point (22i), amending	By way of derogation from paragraph 1, as regards the milk and milk products sector, Member States may recognise interbranch		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	organisations which:		
	(a) have formally requested		
	recognition and are made up of		
	representatives of economic		
	activities linked to the production of raw milk and linked to at least one		
	of the following stages of the supply		
	chain: the processing of or trade in, including distribution of, products		
	of the milk and milk products		
	sector:		
	sector,		
	(b) are formed on the initiative		
	of all or some of the representatives		
	referred to in point (a);		
	(c) carry out, in one or more		
	regions of the Union, taking into		
	account the interests of the members		
	of those interbranch organisations		
	and of consumers, one or more of		
	the following activities:		
	(i) improving the		
	knowledge and the transparency of		
	production and the market,		
	including by publication of statistical data on the prices,		
	volumes and durations of contracts		
	for the delivery of raw milk which		
	have been previously concluded,		
	and by providing analyses of		
	potential future market		
	developments at regional, national		
	and international level;		
	,		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	——————————————————————————————————————		
	coordinate better the way the		
	products of the milk and milk		
	products sector are placed on the		
	market, in particular by means of		
	research and market studies;		
	<del>(iii) promoting</del>		
	consumption of, and providing		
	information on, milk and milk		
	products in both internal and		
	external markets;		
	(iv) exploring potential		
	export markets;		
	(v) drawing up		
	standard forms of contract		
	compatible with Union rules for the		
	sale of raw milk to purchasers or		
	the supply of processed products to		
	distributors and retailers, taking		
	into account the need to achieve fair		
	competitive conditions and to avoid		
	market distortions;		
	(vi) providing the		
	information and carrying out the		
	research necessary to adjust		
	production in favour of products		
	more suited to market requirements		
	and consumer tastes and		
	expectations, in particular with		
	regard to product quality and		
	protection of the environment;		
	,		

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(vii) maintaining and developing the production potential of the dairy sector, inter alia, by promoting innovation and supporting programmes for applied research and development in order to exploit the full potential of milk and milk products, especially in order to create products with added value which are more attractive to the consumer;	
developing the production potential of the dairy sector, inter alia, by promoting innovation and supporting programmes for applied research and development in order to exploit the full potential of milk and milk products, especially in order to create products with added value which are more attractive to	
of the dairy sector, inter alia, by promoting innovation and supporting programmes for applied research and development in order to exploit the full potential of milk and milk products, especially in order to create products with added value which are more attractive to	
promoting innovation and supporting programmes for applied research and development in order to exploit the full potential of milk and milk products, especially in order to create products with added value which are more attractive to	
supporting programmes for applied research and development in order to exploit the full potential of milk and milk products, especially in order to create products with added value which are more attractive to	
research and development in order to exploit the full potential of milk and milk products, especially in order to create products with added value which are more attractive to	
to exploit the full potential of milk  and milk products, especially in  order to create products with added  value which are more attractive to	
and milk products, especially in order to create products with added value which are more attractive to	
order to create products with added value which are more attractive to	
value which are more attractive to	
(viii) seeking ways of	
restricting the use of animal health	
products, improving the	
management of other inputs and	
enhancing food safety and animal	
health;	
(ix) developing methods	
and instruments for improving	
product quality at all stages of	
production and marketing;	
(x) exploiting the	
potential of organic farming and	
protecting and promoting such	
farming as well as the production of	
products with designations of	
origin, quality labels and	
geographical indications; and	
(xi) promoting	
integrated production or other	
environmentally sound production	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<del>methods;</del>		
		(xii) establishing standard value sharing clauses within the meaning of Article 172a, including market bonuses and losses, determining how any evolution of relevant market prices of the products concerned or other commodity markets is to be allocated between them; and  (xiii) implementing measures to prevent and manage animal health, plant protection and environmental risks.		
Article 1	first paragraph, point (22j), introduc	tory part		
184cj	,s. paragraph, point (22 <sub>jj</sub> ), introduc	(22j) Article 158 is replaced by the following:		
Article 1	, first paragraph, point (22j), amendin	g provision, article		
184ck		article " Recognition of interbranch organisations		
Article 1	, first paragraph, point (22j), amendin	g provision, article, numbered paragrapl	h	

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 231/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
184cl		<ol> <li>Member States may recognise interbranch organisations applying for such recognition, provided that they:         <ul> <li>(a) fulfil the requirements laid down in Article 157;</li> <li>(b) carry out their activities in one or more regions in the territory concerned;</li> <li>(c) account for a significant share of the economic activities referred to in point (a) of Article 157(1);</li> <li>(ca) ensure a balanced representation of the stages of the supply chain referred to in point (a) of Article 157(1);</li> <li>(d) with the exception of the cases laid down in Article 162, do not, themselves, engage in production, processing or trade.</li> </ul> </li> </ol>		
Article 1	, mot paragraph, point (22), amend	ing provision, article, numbered paragrap		
6 184cm		2. Member States may decide that interbranch organisations which have been recognised before 1 January 2014 on the basis of national law and which fulfil the conditions laid down in paragraph 1		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		of this Article are deemed to be recognised as interbranch organisations pursuant to Article 157.		
Article :	1, first paragraph, point (22j), amendi	ng provision, article, numbered paragraph		
6 184cn		3. Interbranch organisations which have been recognised before 1 January 2014 on the basis of national law and which do not fulfil the conditions laid down in paragraph 1 of this Article may continue to exercise their activities under national law until 1 January 2015.		
Article :	1, first paragraph, point (22j), amendi	ng provision, article, numbered paragraph		
<sup>6</sup> 184co		4. Member States may recognise interbranch organisations in all sectors existing prior to 1 January 2014, whether they were recognised on request or established by law, even though they do not fulfil the condition laid down in point (b) of Article 157(1) or in point (b) of Article 157(3).		
Article :	1, first paragraph, point (22j), amendi	ng provision, article, numbered paragraph		
6 184cp		5. Where Member States recognise an interbranch organisation in		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	accordance with paragraph 1 or 2, they shall:		
	(a) decide whether to grant recognition within four months of the lodging of an application with all relevant supporting documents; this application shall be lodged with the Member State where the organisation has its headquarters;		
	(b) carry out, at intervals to be determined by them, checks to verify that recognised interbranch organisations are complying with the conditions governing their recognition;		
	(c) in the event of non-compliance or irregularities in the implementation of the measures provided for in this Regulation, impose on those organisations the applicable penalties they have laid down and, if necessary, decide whether recognition should be withdrawn;		
	(d) withdraw recognition if the requirements and conditions for recognition laid down in this Article are no longer met;		
	(e) inform the Commission by 31 March of each year of every decision to grant, refuse or		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		withdraw recognition taken during the previous calendar year.		
		Am. 240		
Article 1,	, first paragraph, point (22k), introduct	ory part		
184cq		(22k) In Section 1 of Chapter III, the following article is inserted:		
Article 1,	, first paragraph, point (22k), amendin	g provision, article		
184cr		" <u>Article 158a</u> " <u>Associations of interbranch</u> <u>organisations</u>		
Article 1,	, first paragraph, point (22k), amendin	g provision, article, numbered paragrap	ph	
184cs		Member States may, on request, recognise associations of interbranch organisations in a specific sector listed in Article 1(2) which are formed at the initiative of recognised interbranch organisations.		
Article 1,	, first paragraph, point (22k), amendin	g provision, article, numbered paragrap	oh	
184ct		Subject to the rules adopted pursuant to Article 173,		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		associations of producer		
		organisations may carry out any of the activities or functions of		
		interbranch organisations.		
		"		
		Am. 118		
Article 1	first paragraph, point (22I), introduc	cory part		
184cu		(221) In Section 1 of Chapter III, the following article is inserted:		
		ine jouowing article is insertea:		
Article 1	, first paragraph, point (22I), amendin	g provision, article		
		Article 158b		
		"		
184cv		<u>Transnational producer</u> organisations and their		
184CV		transnational associations and		
		translational interbranch		
		<u>organisations</u>		
Article 1	first paragraph, point (22I), amendin	g provision, article, numbered paragrap	h	
		1. For the purposes of this Regulation, references to producer		
		organisations, associations of		
184cw		producer organisations and		
		interbranch organisations shall also include transnational		
		producer organisations,		
		transnational associations of		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		producer organisations and transnational interbranch organisations recognised under this Article.		
Article 1	, first paragraph, point (221), amendir	ng provision, article, numbered paragrapl	h	
184cx		2. The following definitions shall apply for the purposes of this Regulation:  (a) 'transnational producer organisation' means any producer organisation whose member producers' holdings are located in more than one Member State;  (b) 'transnational association of producer organisations' means any association of producer organisations whose member organisations are located in more than one Member State;  (c) 'transnational interbranch organisation' means any interbranch organisation whose members carry out a production, processing or marketing activity of the products covered by the organisation's activities in more than one Member State.		
Article 1	, tirst paragraph, point (221), amendii	ng provision, article, numbered paragrapl	n	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
184cy		3. The Commission shall decide on the recognition of transnational producer organisations, transnational associations of producer organisations and transnational interbranch organisation.  The general rules on recognition referred to in Articles 154, 156 and 158 and the specific rules on recognition in the milk and milk products sector referred to in Articles 161 and 163 shall apply mutatis mutandis.		
Article 1	, first paragraph, point (22I), amendi	ng provision, article, numbered paragrapl	h	
184cz		4. The Member State in which a transnational producer organisation or a transnational association of producer organisations has a significant number of members or member organisations or has marketable production of a significant volume or value, or the Member State in which the headquarters of a transnational interbranch organisation is located, as well as the other Member States in which the members of that organisation or association are located, shall submit to the Commission the		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 238/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		information necessary to enable it to verify compliance with the conditions for recognition and shall grant it all necessary administrative assistance.		
Article 1	first paragraph, point (221), amending	g provision, article, numbered paragrapl	h	
184da		5. The Commission and the Member State referred to in paragraph 4 shall make available all relevant information upon request of another Member State in which members of such organisation or association are located.		
Article 1,	first paragraph, point (22m), introdu	ctory part		
184db		(22m) Article 160 is replaced by the following:		
Article 1,	first paragraph, point (22m), amendi	ng provision, article		
184dc		article " Producer organisations in the fruit and vegetables sector		
Article 1	first paragraph, point (22m), amendi	ng provision, article, numbered paragra	ph	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
184dd		L In the fruit and vegetables sector producer organisations shall pursue at least one of the objectives set out in points (c)(i), (ii) and (iii) of Article 152(1).		
Article 1,	first paragraph, point (22m), amendi	ng provision, article, numbered paragra	ph	
184de		<u>Ia.</u> The statutes of a producer organisation in the fruit and vegetables sector shall require its producer members to market their entire production concerned through the producer organisation.		
Article 1,	first paragraph, point (22m), amendi	ng provision, article, numbered paragra	ph	
184df		By way of derogation from the first sub-paragraph, where the producer organisation so authorises in its statutes, the producer members may:  (a) sell products directly or outside their holdings to consumers for their personal needs;  (b) market by themselves or through another producer organisation designated by their own producer organisation, quantities of products which, in		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 240/443

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		terms of volume or value, are marginal compared to the volume or value of marketable production of their organisation of the products concerned;		
		(c) market by themselves or through another producer organisation designated by their own producer organisation, products which because of their characteristics or because of the limited production in volume or in		
		value of the producer members, are normally not covered by the commercial activities of the producer organisation.		
Article 1	, first paragraph, point (22m), amendir	ng provision, article, numbered paragra	ph	
184dg		2. The percentage of the production in volume or in value of the marketable production of each producer member that the producer members market outside the producer organisation, shall not exceed the percentage fixed by the delegated act referred in Article 173 of this Regulation.		
		However, Member States may set a lower percentage of the production that the producer members may market outside the producer organisation than the one set out		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 241/443

Co	ommission Proposal	EP Mandate	Council Mandate	Draft Agreement
		in the delegated act referred in first subparagraph but not less than 10 %.		
Article 1, first para	graph, point (22m), amendi	ng provision, article, numbered paragrapl	า	
184dh		3. In the case of products covered by Council Regulation (EC) No 834/2007 or where producer members market their production through another producer organisation designated by their own producer organisation the percentage of the production that the producer members market outside the producer organisation, as referred to in paragraph 1a, shall not exceed the percentage fixed by the delegated act referred in Article 173 of this Regulation in volume or in value of the marketable production of each producer member.  However, Member States may set a lower percentage of the production that these producer members may market outside the producer organisation than the one set out in the delegated act referred in the first subparagraph but not less than 10 %.  Producer organisations and associations of producer		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 242/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		organisations in the fruit and vegetables sector shall be deemed to be acting in the name and on behalf of their members in economic matters within their terms of reference.		
Article 1	, first paragraph, point (22n), introduc	tory part		
184di		(22n) Article 163 is replaced by the following:		
Article 1	, first paragraph, point (22n), amendin	g provision, article		
184dj		article  Recognition of interbranch organisations in the milk and milk products sector		
Article 1	, first paragraph, point (22n), amendin	g provision, article, numbered paragrap	oh	
184dk		<ol> <li>Member States may recognise interbranch organisations in the milk and milk products sector provided that such organisations:</li> <li>(a) fulfil the requirements laid down in Article 157(3);</li> </ol>		G

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 243/443

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		(b) carry out their activities in one or more regions in the territory concerned;		
		(c) account for a significant share of the economic activities referred to in point (a) of Article 157(3);		
		(d) do not themselves engage in the production of, the processing of, or the trade in, products in the milk and milk products sector.		
Article 1	first paragraph, point (22n), amendin	□ g provision, article, numbered paragrap	 oh	
s 184dl		2. Member States may decide that interbranch organisations which have been recognised before 2 April 2012 on the basis of national law and which fulfil the conditions laid down in paragraph 1 are to be considered to be recognised as interbranch organisations under Article 157(3).		
Article 1	, first paragraph, point (22n), amendin	g provision, article, numbered paragrap	ph	
184dm		3. Where Member States make use of the option to recognise an interbranch organisation in accordance with paragraph 1 or 2, they shall:		
		(a) decide whether to grant		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	recognition to the interbranch organisation within four months of the lodging of an application, accompanied by all the relevant supporting evidence; this application shall be lodged with the Member State where the organisation has its headquarters;		
	(b) carry out, at intervals to be determined by them, checks to verify that recognised interbranch organisations are complying with the conditions governing their recognition;		
	(c) in the event of non-compliance or irregularities in the implementation of the measures provided for in this Regulation, impose on those organisations the applicable penalties they have laid down and, if necessary, decide whether recognition should be withdrawn;		
	(d) withdraw recognition if:  (i) the requirements and conditions for recognition laid down in this Article are no longer fulfilled;		
	(ii) the interbranch organisation takes part in any of the agreements, decisions and		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		concerted practices referred to in Article 210(4); such withdrawal of recognition shall be without prejudice to any other penalties to be imposed pursuant to national law;		
		(iii) the interbranch organisation fails to comply with the notification obligation referred to in point (a) of the first subparagraph of Article 210(2);		
		(e) inform the Commission by 31 March of each year of every decision to grant, refuse or withdraw recognition taken during the previous calendar year.		
		Am. 121		
Article 1	, first paragraph, point (220), introdu	ctory part		
184dn		(220) the following article is inserted:		
Article 1	, first paragraph, point (220), amendi	ng provision, article		
184do		" Recognition of interbranch organisations in the wine sector		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2		ng provision, article, numbered paragraph		Ţ.
184dp		1. Member States may, on request, recognise interbranch organisations at national level or at the level of a production area, for products in the wine sector, provided that such organisations:  (a) are constituted of representatives of economic activities linked to the production and to at least one of the following stages of the supply chain: the processing of or trade in, including distribution of, products;  (b) fulfil the requirements laid down in points (b) and (c) of Article 157.  For products with a protected geographical indication recognised under Union law, the representatives of economic activities referred to in point (a) of the first subparagraph may include applicants as referred to in Article 95.		
Article 2	l, first paragraph, point (220), amendi	ng provision, article, numbered paragraph		
184dq		2. Where Member States make use of the option to recognise		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		interbranch organisations in the wine sector in accordance with paragraph 1 of this Article, Article 158 shall apply mutatis mutandis.		
		Am. 241		
Article 1	, first paragraph, point (22p), introduct	cory part		
184dr		(22p) Article 164 is replaced by the following:		
Article 1	, first paragraph, point (22p), amendin	g provision, article		
184ds		article " Extension of rules		
Article 1	, first paragraph, point (22p), amendin	g provision, article, numbered paragrap	oh	
184dt		1. In cases where a recognised producer organisation, a recognised association of producer organisations or a recognised interbranch organisation operating in a specific economic area or areas of a Member State is considered to be representative of the production of or trade in, or processing of, a given product, the Member State concerned may, at the request of that organisation, make binding for		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	of production of, or of trade in, or of		
	processing of the product or		
	products concerned:		
	(i) for producer		
	organisations in the fruit and vegetables sector, at least 60 %, or		
	vegetables sector, at least 60 %, or		
	(ii) in other cases, at least		
	two thirds; and		
	·		
	(b) in the case of producer		
	organisations, more than 50 % of		
	the producers concerned.		
	However, where, in the case of		
	interbranch organisations, the		
	determination of the proportion of		
	the volume of production, or of		
	trade in, or of processing of the		
	product or products concerned gives		
	rise to practical difficulties, a		
	Member State may lay down		
	national rules for determining the		
	specified level of representativeness		
	referred to in point (a)(ii) of the first		
	subparagraph.		
	Where the request for an extension		
	of its rules to other operators covers		
	more than one economic area, the		
	organisation or association shall		
	demonstrate the minimum level of		
	representativeness as defined in the		
	first subparagraph for each of the		
	branches it groups in each of the		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	-	economic areas concerned.		
Article 1	, first paragraph, point (22p), amendir	ng provision, article, numbered paragrapl	h	
184dw		4. The rules for which extension to other operators may be requested as provided for in paragraph 1 shall have one of the following aims:  (a) production and market reporting;  (b) stricter production rules than those laid down in Union or national rules;  (c) the drawing up of standard contracts and value-sharing and fair compensation clauses which are compatible with Union rules;  (ca) the drawing up of standard contracts or clauses in the wine sector, which are compatible with Union rules and which may include payment periods longer than 60 days, by way of derogation from Article 3(1) of Directive (EU) 2019/633, for the purchase of bulk wines as part of written multi-year contracts or of contracts which become multi-year between a producer or reseller of wine and its direct purchaser, provided that the clauses relating to those deadlines		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	have been subject to extension before 31 October 2021;		
	(d) marketing;		
	(e) protecting the environment;		
	(f) measures to promote and exploit the potential of products;		
	(g) measures to protect organic farming as well as designations of origin, quality labels and geographical indications;		
	(h) research to add value to the products, in particular through new uses which do not pose a threat to public health;		
	(i) studies to improve the quality of products;		
	(j) research, in particular into methods of cultivation permitting reduced use of plant protection or animal health products and guaranteeing conservation of the soil and conservation or improvement of the environment;		
	(k) the definition of minimum qualities and definition of minimum standards of packing and presentation;		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	Commission Proposal	(1) the use of certified seed for products not falling within the scope of Regulation (EU) 2018/848, and the monitoring of product quality;  (m) the prevention and management of phyto-sanitary, animal health, food safety or environmental risks, in particular by setting up mutual funds or by contributing to such funds-plant health or food safety;  (n) the management and valorisation of by-products;  (na) the design, implementation and control of technical standards for the precise evaluation of a product's characteristics.  Those rules shall be without prejudice to Regulation (EU) 2018/848, where applicable. They shall not cause any damage to other operators, nor prevent the entry of new operators, in the Member State	Council Mandate	Draft Agreement
		concerned or the Union and shall not have any of the effects listed in Article 210(4) or be otherwise incompatible with Union law or		
-		national rules in force.  ng provision, article, numbered paragrap	oh	

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 253/443

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
184dx		4a. When the Commission adopts an implementing act pursuant to Article 222 of this Regulation authorising the non-application of Article 101(1) TFEU to the agreements and decisions referred to in Article 222(1) of this Regulation, such agreements and decisions may be extended under the conditions of this Article.		
Article 1	, first paragraph, point (22p), amendin	g provision, article, numbered paragrap	oh	
184dy		4b. Where the Member State extends the rules referred to in paragraph 1, the organisation concerned shall provide for proportionate measures to ensure compliance with the rules of such agreements made mandatory by extension.		
Article 1	, first paragraph, point (22p), amendin	g provision, article, numbered paragrap	oh	
184dz		5. The extension of the rules referred to in paragraph 1 shall be brought to the attention of operators by publication in full in an official publication of the Member State concerned.		
Article 1	, first paragraph, point (22p), amendin	g provision, article, numbered paragrap	oh	

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 254/443

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	184ea		6. Member States shall notify the Commission of any decisions taken under this Article.		
	Article 1,	first paragraph, point (22q), introdu	ctory part		
	184eb		(22q) Article 165 is replaced by the following:		
	Article 1,	first paragraph, point (22q), amend	ing provision, article		
	184ec		article " Financial contributions of non- members		
	Article 1,	first paragraph, point (22q), amend	ing provision, article, numbered paragraph		
	184ed		Where rules of a recognised producer organisation, a recognised association of producer organisations or a recognised interbranch organisation are extended under Article 164 and the activities covered by those rules are in the general economic interest of economic operators whose activities relate to the products concerned, the Member State which has granted		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Johnnesson Proposal	recognition may, after consulting the relevant stakeholders, decide that individual economic operators or groups which are not members of the organisation but which benefit in practice, from those activities shall pay the organisation all or part of the financial contributions paid by its members to the extent that such contributions are intended to cover costs directly incurred as a result of pursuing one or more activities referred to in Article 164(4). The detailed budgets related to the pursuit of these the activities shall be made available in a transparent way so that all contributing economic operators or groups, whether they are members of the organisation or not, can examine them in question.		Diant Agreement
Article 1 first pa	ragraph point (22x) introduct	on, nort		
Article 1, first pa	ragraph, point (22r), introducto	ory part		
184ee		(22r) The following article is inserted:		
Article 1, first pa	ragraph, point (22r), amending	g provision, article		
184ef		<u>Article 166a</u>		article

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 256/443

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		Regulation of supply of		
		agricultural products with a protected designation of origin or		
		protected designation of origin of protected geographical indication		
		other than cheese, wine and ham		
A :: 1 4	f:			
Article 1	, first paragraph, point (22r), amendi	ng provision, article, numbered paragraph		
184eg		1. Without prejudice to Articles 150, 167 and 172, Member States may, upon the request of a producer organisation recognised under Article 152(1) of this Regulation, an interbranch organisation recognised under Article 157(1) of this Regulation or a group of operators referred to in Article 3(2) of Regulation (EU) No 1151/2012, lay down, for a limited period of time, binding rules for the regulation of the supply of agricultural products benefiting from a protected designation of origin or from a protected geographical indication under Article 5(1) and (2) of Regulation (EU) No 1151/2012 other than cheese, wine and ham.		
Article 1	, first paragraph, point (22r), amendi	ng provision, article, numbered paragraph		
184eh		2. The rules referred to in paragraph 1 of this Article shall be subject to the existence of a prior		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	agreement between the parties in		
	the geographical area referred to in point (c) of Article 7(1) of		
	Regulation (EU)No 1151/2012.		
	That agreement shall be concluded		
	between:		
	(a) at least two-thirds of the producers of that product or of the		
	raw material used to produce that		
	product, or their representatives, in the geographical area referred to		
	in point (c) of Article 7(1) of		
	Regulation (EU) No 1151/2012;		
	<u>and</u>		
	(b) where applicable, at least two-		
	thirds of the processors of that agricultural product representing		
	at least two thirds of the production		
	of that product, or their representatives, in the		
	geographical area referred to in		
	that point.		
	In duly justified cases where the		
	levels of representativeness		
	referred to in points (a) and/or (b) of this subparagraph cannot be		
	achieved in the geographical area		
	referred to in point (c) of Article		
	7(1) of Regulation (EU) No 1151/2012 or where the		
	determination of the latter poses		
	practical problems, Member States		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		may lay down national rules to determine adequate levels of representativeness and the arrangements for consultation with a view to prior agreement between the parties.		
Article 1	, first paragraph, point (22r), amendi	ng provision, article, numbered paragraph	1	
184ei		3. The rules referred to in paragraph 1:  (a) shall only cover the regulation of supply of the product concerned and shall have the aim of adapting the supply of the product concerned to demand;  (b) shall have effect only on the product concerned;  (c) may be made binding for no more than three years and may be renewed after this period, following a new request, as referred to in		
		paragraph 1;  (d) shall not damage the trade in products other than those concerned by those rules;  (e) shall not relate to any transaction after the first marketing of the product concerned;		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(f) shall not allow for price fixing, including where prices are set for guidance or recommendation;		
		(g) shall not render unavailable an excessive proportion of the product concerned that would otherwise be available;		
		(h) shall not create discrimination, constitute a barrier for new entrants in the market, or lead to small producers being adversely affected;		
		(i) shall contribute to preserving the quality (including in terms of health) and/or to the development of the product concerned.		
Article 1	, first paragraph, point (22r), amendi	ng provision, article, numbered paragraph	n	
184ej		4. The rules referred to in paragraph 1 shall be published in an official publication of the Member State concerned.		
Article 1	, first paragraph, point (22r), amendi	ng provision, article, numbered paragraph	h	
184ek		5. Member States shall carry out checks in order to ensure that the conditions laid down in paragraph		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		3 are complied with, and, where it		
		has been found by the competent national authorities that such		
		conditions have not been complied		
		with, shall repeal the rules referred to in paragraph 1.		
		to in paragraph 1.		
Article 1,	, first paragraph, point (22r), amendi	ing provision, article, numbered paragrap	h	
		<u>6. Member States shall notify the</u> Commission forthwith of the rules		
		referred to in paragraph 1 which		
184el		they have adopted. The		
		Commission shall inform other Member States of any notification		
		of such rules.		
Austinia 1	first some make waint (22 s) amound		L	
Article 1,	, first paragraph, point (22r), amendi	ing provision, article, numbered paragrap	П	
		7. The Commission may at any		
		time adopt implementing acts		"
		requiring that a Member State repeal the rules laid down by that		
		Member State pursuant to		
		paragraph 1 if the Commission finds that those rules do not		
184em		comply with the conditions laid		
		down in paragraph 3, prevent or distort competition in a substantial		
		part of the internal market or		
		jeopardise free trade or the		
		attainment of the objectives of Article 39 TFEU. Those		
		implementing acts shall be adopted		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		without applying the procedure referred to in Article 229(2) or (3) of this Regulation.		
		Am. 124		
Article 1	, first paragraph, point (22s), introduc	ctory part		
184en		(22s) Article 167 is replaced as follows:		
Article 1	, first paragraph, point (22s), amendi	ng provision, article		
184eo		article  " Marketing rules to improve and stabilise the operation of the common market in wines		
Article 1	, first paragraph, point (22s), amendi	ng provision, article, numbered paragrap	ph	
184ep		1. In order to improve and stabilise the operation of the common market in wines, including the grapes, musts and wines from which they derive, producer Member States may lay down marketing rules to regulate supply, particularly by way of decisions taken by interbranch organisations recognised under Articles 157 163a and 158.		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		Such rules shall be proportionate to the objective pursued and shall not:		
		(a) relate to any transaction after the first marketing of the produce concerned;		
		(b) allow for price fixing, including where prices are set for guidance or recommendation;		
		(c) render unavailable an excessive proportion of the vintage that would otherwise be available;		
		(d) provide scope for refusing to issue the national and Union certificates required for the circulation and marketing of wines where such marketing is in		
Article 1	first paragraph point (22s) amending	accordance with those rules.  g provision, article, numbered paragrap	h	
184eq	, Ja. 46. 46. 77. 77. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10	2. The rules provided for in paragraph 1 shall be brought to the attention of operators by being published in full in an official publication of the Member State concerned.		
Article 1	inst paragraph, point (22s), amending	g provision, article, numbered paragrap	h	
184er		3. Member States shall notify the		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Commission of any decisions taken under this Article.		
	Am. 243		
, first paragraph, point (22t), introduct	ory part		
	(22t) In Title II, Chapter III, Section 4, the following article is inserted:		
, first paragraph, point (22t), amending	g provision, article		
	Article 167a  " Marketing rules to improve and stabilise the operation of the common olive oil market		
, first paragraph, point (22t), amending	g provision, article, numbered paragrap	h	
	1. In order to improve and stabilise the operation of the common market in the olive oil sector, producer Member States may lay down marketing rules to regulate supply.  Such rules shall be proportionate to the objective pursued and shall not:		
	first paragraph, point (22t), introduct	Commission of any decisions taken under this Article.  Am. 243  first paragraph, point (22t), introductory part  (22t) In Title II, Chapter III, Section 4, the following article is inserted:  first paragraph, point (22t), amending provision, article  Article 167a  Marketing rules to improve and stabilise the operation of the common olive oil market  first paragraph, point (22t), amending provision, article, numbered paragraph.  1. In order to improve and stabilise the operation of the common market in the olive oil sector, producer Member States may lay down marketing rules to regulate supply.  Such rules shall be proportionate to the objective pursued and shall	Commission of any decisions taken under this Article.  Am. 243  first paragraph, point (22t), introductory part  (22t) In Title II, Chapter III, Section 4, the following article is inserted:  first paragraph, point (22t), amending provision, article  Article 167a  Marketing rules to improve and stabilise the operation of the common olive oil market  I. In order to improve and stabilise the operation of the common market in the olive oil sector, producer Member States may lay down marketing rules to regulate supply.  Such rules shall be proportionate to the objective pursued and shall

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(a) relate to any transaction after the first marketing of the produce concerned;		
		(b) allow for price fixing, including where prices are set for guidance or recommendation;		
		(c) render unavailable an excessive proportion of the yield that would otherwise be available.		
Article 1	, first paragraph, point (22t), amending	provision, article, numbered paragrap	h N	
184ev		2. The rules provided for in paragraph 1 shall be brought to the attention of operators by being published in full in an official publication of the Member State concerned.		
Article 1	, first paragraph, point (22t), amending	g provision, article, numbered paragrap	oh T	
184ew		3. Member States shall notify the Commission of any decisions taken under this Article.		
		Am. 125		
Article 1	, first paragraph, point (22u), introduc	tory part		
184ex		(22u) Article 168 is replaced by the		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		following:		
	(i.e. 1(22.)			
Article 1	, first paragraph, point (22u), amendir	ng provision, article		
184ey		" Contractual relations		
Article 1	, first paragraph, point (22u), amendir	ng provision, article, numbered paragra	ph	
6 184ez		1. Without prejudice to Article 148 concerning the milk and milk products sector and Article 125 concerning the sugar sector, if a Member State decides, in respect of agricultural products from a sector listed in Article 1(2), other than milk and milk products and sugar:  (a) that every delivery in its territory of those products by a producer to a processor or distributor must be covered by a written contract between the parties; and/or  (b) that the first purchasers must make a written offer for a contract for the delivery in its territory of those agricultural products by the producer, such a contract or such an offer for a contract shall fulfil the conditions laid down in paragraphs 4 and 6 of this Article.		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1, first p	aragraph, point (22u), amending p	provision, article, numbered paragra	aph	
184fa		Ma. Ja. Where Member States do not make use of the possibilities provided for in paragraph 1 of this Article, a producer, a producer organisation or an association of producer organisations, in respect of agricultural products in a sector referred to in Article 1(2) other than the milk, milk products and sugar sector, may require that any delivery of its products to a processor or distributor be the subject of a written contract petween the parties and/or be the subject of a written offer for a contract from the first purchasers, under the conditions laid down in paragraph 4 and in the first subparagraph of paragraph 6 of this Article.  If the first purchaser is a micro, small or medium-sized enterprise within the meaning of Recommendation 2003/361/EC, the contract and/or the contract offer is not compulsory without prejudice to the possibility for the parties to make use of a standard contract drawn up by an interbranch organisation.		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	1, first paragraph, point (22u), amendi	ng provision, article, numbered paragraph	1	
6 184fb		2. Where the Member State decides that deliveries of the products covered by this Article by a producer to a processor must be covered by a written contract between the parties, it shall also decide which stage or stages of the delivery shall be covered by such a contract if delivery of the products concerned is made through one or more intermediaries.  Member States shall ensure that the provisions that they adopt under this Article do not impair the proper functioning of the internal market.		
Article 1	1. first paragraph, point (22u), amendi	ng provision, article, numbered paragraph		
6 184fc		3. In the case described in paragraph 2, the Member State may establish a mediation mechanism to cover cases in which there is no mutual agreement to conclude such a contract, thereby ensuring fair contractual relations.		
Article 1	1, first paragraph, point (22u), amendi	ng provision, article, numbered paragraph	1	
184fd		4. Any contract or offer for a contract referred to in paragraphs 1 and 1a shall:		"

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	(a) be made in advance of the delivery;		
	(b) be made in writing; and		
	(c) include, in particular, the following elements:		
	(i) the price payable for the delivery, which shall:— be static and be set out in the contract, and/or— be calculated by combining various factors set out in the contract, which may include objective indicators of production and market indicators costs that are easily accessible and comprehensible reflecting changes in market conditions, the quantities delivered and the quality or composition of the agricultural products delivered. To that effect, Member States which have decided to apply paragraph 1 may determine indicators, in accordance with objective criteria and based on studies carried out on production and the food chain, in order to determine those at any time.		
	(ii) the quantity and quality of the products concerned which may or must be delivered and the timing of such deliveries,		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(iii) the duration of the contract, which may include either a definite duration or an indefinite duration with termination clauses,  (iv) details regarding payment periods and procedures,  (v) arrangements for collecting or delivering the agricultural products, and(vi) rules applicable in the event of force majeure.		
Article 1	, first paragraph, point (22u), amend	ling provision, article, numbered paragrap	h	
6 184fe		5. By way of derogation from paragraphs 1 and 1a, a contract or an offer for a contract shall not be required where the products concerned are delivered by a member of a cooperative to the cooperative of which he is a member if the statutes of that cooperative or the rules and decisions provided for in, or derived from, these statutes contain provisions having similar effects to the provisions set out in points (a), (b) and (c) of paragraph 4.		
Article 1	, first paragraph, point (22u), amend	ling provision, article, numbered paragrap	ph	
<sup>6</sup> 184ff				C

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		proper functioning of the internal market.		
		The second subparagraph shall be without prejudice to the producer's		
		right to refuse such a minimum duration provided that he does so in writing. In this case, the parties		
		shall be free to negotiate all elements of the contract, including		
		those elements referred to in point (c) of paragraph 4.		
Article 1, fir	st paragraph, point (22u), amend	ing provision, article, numbered paragraph		
6 184fg		7. Member States which make use of the options referred to in this Article shall ensure that the provisions set in place do not impair the proper functioning of the internal market. Member States shall notify the Commission of how they apply any measures introduced under this Article.		G
Article 1, fir	st paragraph, point (22u), amend	ing provision, article, numbered paragraph		
<sup>6</sup> 184fh		8. The Commission may adopt implementing acts laying down the measures necessary for the uniform application of points (a) and (b) of paragraph 4 and paragraph 5 of this Article and measures relating to notifications to be made by the		G

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Member States in accordance with this Article.		
		Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).		
		Am. 126		
Articl	e 1, first paragraph, point (22v), introdu	ictory part		
184f	i	(22v) In Article 172, paragraph 2 is replaced by the following:		
Articl	e 1, first paragraph, point (22v), amend	ing provision, numbered paragraph		
1845	j	2. The rules referred to in paragraph 1 of this Article shall be subject to the existence of a prior agreement between the parties in the geographical area referred to in point (c) of Article 7(1) of Regulation (EU) No 1151/2012. Such an agreement shall be concluded, after consultation with pig producers in the geographical area, between at least two thirds of the processors of that ham, <i>or their representatives</i> , representing at least two thirds of the production of that ham in the geographical area		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		referred to in point (c) of Article 7(1) of Regulation (EU) No 1151/2012 and, if considered to be appropriate by the Member State, at least two thirds of the pig producers in the geographical area referred to in point (c) of Article 7(1) of Regulation (EU) No 1151/2012. in that point.		
Article 1	first paragraph, point (22w), introdu	ctory part		
7 11 61616 2	, mac paragraph, point (2211), marado	ocory parc		
184fk		(22w) the following article is inserted:		
Article 1	, first paragraph, point (22w), amend	ing provision, article		
184fl		article " Value sharing		
Article 1	, first paragraph, point (22w), amend	ing provision, article, numbered paragra	ph	
184fm		Without prejudice to any specific value-sharing clauses in the sugar sector, farmers, including associations of farmers, and their first purchaser as well as one or more undertakings, each of which operates at a different level of the		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		production, processing, or distribution chain, may agree on value sharing clauses, including market bonuses and losses, determining how any evolution of relevant market prices for the products concerned or other commodity markets is to be allocated between them taking into account production costs.		
Article 1	I , first paragraph, point (22x), introduc	tory part		
184fn		(22x) the following article is inserted:		
Article 1	, first paragraph, point (22x), amendir	g provision, article		
184fo		Article 172b  " Value sharing for products with a protected designation of origin or protected geographical indication		
Article 1	, first paragraph, point (22x), amendir	g provision, article, numbered paragrap	ph	
184fp		For products with a protected designation of origin or a protected geographical indication recognised under Union law, interbranch		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		organisations recognised under Article 157 may adopt rules on value sharing between operators at the different stages of production and, where appropriate, of processing and marketing, for which they may, by way of derogation from Article 101(1) TFEU, request extension on the basis of Article 164(1) of this Regulation.		
Article 1	, first paragraph, point (22x), amendi	ng provision, article, numbered paragrap	bh	
184fq		Such extended agreements, decisions or concerted practices shall be proportionate to the objective pursued and shall not:  (a) entail the fixing of prices of the final products sold to consumers;  (b) eliminate competition in respect of a substantial proportion of the products in question;  (c) create an excessive imbalance between the different stages of the value chain of the sector in question.		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (22y), introduct	tory part		-
184fr		(22y) In Article 173(1), point (b) is replaced by the following:		
Article 1	, first paragraph, point (22y), amendin	g provision, numbered paragraph		
184fs		(b) the rules of such organisations and associations, the statutes of organisations other than producer organisations, the specific conditions applicable to the statutes of producer organisations in certain sectors, including the derogation from the obligation to market the entire production through the producer organisation referred to in the second sub-paragraph of Article 160(1a) by fixing the percentages referred in paragraphs 2 and 3 of that Article as well as the categories of products from paragraph 1a thereof to which those percentages are to apply, the structure, membership period, size, accountability and activities of such organisations and associations, the effects deriving from recognition, the withdrawal of recognition, and mergers;		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1,	first paragraph, point (22z), introduc	tory part		
184ft		(22z) in Article 176, paragraph 3 is replaced by the following:		
Article 1,	first paragraph, point (22z), amendir	ng provision, numbered paragraph		
184fu		" 3. Licences shall be valid throughout the Union. All information pertaining to applicants, collected by Member States for the issue of certificates, shall be communicated to the Commission every month.  Am. 131		
Article 1,	first paragraph, point (22aa), introdu	uctory part		
184fv		(22aa) in the first subparagraph of Article 182(1), the following point is added:		
Article 1,	first paragraph, point (22aa), amend	ing provision, numbered paragraph	_	
184fw		" (ba) the volume of imports in a given year at preferential rates agreed upon between the Union and third countries in the scope of free-trade agreements exceeds a		

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		certain level ('market exposure volume').		
		Am. 133		
Article 1	, first paragraph, point (22ab), introdu	ctory part		
184fx		(22ab) In the first subparagraph of Article 182(1), the following point is added:		
Article 1	, first paragraph, point (22ab), amendi	ng provision, numbered paragraph		
184fy		" (bb) non-compliance with Union standards in terms of plant protection and animal welfare by third countries.  " Am. 134		
Article 1	, first paragraph, point (22ac), introdu	ctory part		
184fz		(22ac) In Article 182(1), the second subparagraph is replaced by the following:		
Article 1	, first paragraph, point (22ac), amendi	ng provision, numbered paragraph		
184ga		" The trigger volume shall be based		

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		on market access opportunities defined as imports expressed as a percentage of the corresponding domestic consumption during the three previous years. It shall regularly be redefined to take changes in the size of the Union market into account. The trigger price shall regularly be redefined to take developments in global markets and production costs into account.		
Article 1	 , first paragraph, point (22ad), introd	ductory part		
184gb		(22ad) In Article 182(1), the following subparagraph is added:		
Article 1	, first paragraph, point (22ad), amen	ding provision, numbered paragraph		
184gc		The market exposure volume shall be based on imports at preferential rates expressed as a percentage of the total level of market exposure that can be borne by the sectors concerned.		
Article 1	, first paragraph, point (22ae), introd	ductory part		
Duamasalf	TO DECLUATION OF THE FURODEAN DARLI	MENT AND OF THE COUNCIL amonding Pogulations	/ELL) N. 4200/2042	and the state of the consultate to a section because to an all of

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184gd		(22ae) In Article 184, paragraph 2 is replaced by the following:		
Article 1	, first paragraph, point (22ae), amenc	ling provision, numbered paragraph		
184ge		2. Tariff quotas shall be administered in a manner which avoids any discrimination between the operators concerned, by applying one of the following methods or a combination of them or another appropriate method:  (a) a method based on the chronological order of the submission of applications ("first come, first served" principle);  (b) a method of distribution in proportion to the quantities requested when the applications were submitted (the "simultaneous examination method");  (c) a method based on taking traditional trade patterns into account (the "traditional/newcomers method").  (d) a method enabling distribution to a diversity of operators, including by taking into account relevant social and		

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		environmental standards, such as the fundamental ILO Conventions, and multilateral environmental agreements to which the Union is a party.		
Articlo 1	, first paragraph, point (22af), introduc	Am. 137		
Article 1	, first paragraph, point (22ar), introduc	ctory part		
184gf		(22af) in Chapter III, the following article is added:		
Article 1	, first paragraph, point (22af), amendi	ng provision, article		
184gg		Article 188a  " Import of agriculture and agrifood products from third countries		
Article 1	, first paragraph, point (22af), amendi	ng provision, article, numbered paragra	ph	
184gh	,	Agriculture and agri-food products may only be imported from third countries if they comply with production standards and obligations consistent with those adopted, in particular in the field of environmental and health protection, for the same products harvested in the Union or made from such products. The		

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		Commission may adopt implementing acts laying down rules on compliance applicable to operators with regard to imports, taking into account reciprocity agreements with third countries. Those implementing acts shall be adopted in accordance with examination procedure referred to in Article 229(2).		
Article 1	first paragraph, point(23)			
185	(23) Article 189 is deleted;	deleted	deleted	
Article 1,	first paragraph, point(24)			
186	(24) Articles 192 and 193 are deleted;	(24) Articles 192 and 193 are deleted;	(24) Articles 192 and 193 are deleted;	
Article 1	first paragraph, point(25), introductor	ry part	1	
187	(25) in Chapter IV, the following Article 193a is added:	(25) in Chapter IV, the following Article 193a is added:	(25) in Chapter IV, the following Article—193a is added:	
Article 1	first paragraph, point(25), Amending	Provision, first paragraph	ı	
188				

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	" 'Article 193a Suspension of import duties for molasses	'Article 193a Suspension of import duties for molasses	'Article 193a Suspension of import duties for molasses	
Article 1	, first paragraph, point(25), Amending	Provision, second paragraph		
189	The Commission may adopt implementing acts suspending import duties in whole or in part for molasses falling within CN Code 1703.	The Commission may adopt implementing acts suspending import duties in whole or in part for molasses falling within CN Code 1703.	1. The Commission mayshall be empowered to adopt implementing acts suspendingdelegated acts in accordance with Article 227 establishing rules for the suspension of import duties in whole or in part for molasses falling within CN Code 1703.	
Article 1	, first paragraph, point(25), Amending	Provision, third paragraph		
190	Those implementing acts shall be adopted without applying the procedure referred to in Article 229(2) or (3).';	Those implementing acts shall be adopted without applying the procedure referred to in Article 229(2) or (3).';	2. ThoseIn application of the rules referred to in paragraph 1, the Commission may adopt implementing acts shall be adopted to suspend in whole or in part import duties for molasses falling within CN Code 1703, without applying the procedure referred to in Article 229(2) or (3).';	
Article 1	, first paragraph, point(26)			
191	(26) In Part III Chapter VI, covering Articles 196 to 204, is	(26) In Part III Chapter VI, covering Articles 196 to 204, is	(26) in Part III, Chapter VI <sub>7</sub> (covering Articles 196 to 204 <sub>7</sub> ) is	

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	deleted;	deleted;	deleted;	
Article 1.	first paragraph, point (26a), introduct	ory part		
191a		(26a) Article 206 is replaced by the following:		
Article 1,	first paragraph, point (26a), amendin	g provision, article		
191Ь		article  Commission guidelines on the application of competition rules to agriculture		
Article 1,	first paragraph, point (26a), amendin	g provision, article, numbered paragrap	oh	
191c		Save as otherwise provided in this Regulation, and in accordance with Article 42 TFEU, Articles 101 to 106 TFEU and the implementing provisions thereto shall, subject to Articles 207 to 210 of this Regulation, apply to all agreements, decisions and practices referred to in Article 101(1) and Article 102 TFEU which relate to the production of, or trade in, agricultural products.		
Article 1,	first paragraph, point (26a), amendin	g provision, article, numbered paragrap	ph	
191d				

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 285/443

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			In order to ensure the functioning of the internal market and the uniform interpretation and application of Union competition rules, the Commission and the competition authorities of the Member States shall cooperate closely and, as far as possible, shall coordinate their actions when applying apply the Union competition rules. in close cooperation.		
	Article 1,	first paragraph, point (26a), amending	g provision, article, numbered paragrap	ph	
G	191e		In addition, the Commission shall, where appropriate, publish guidelines to assist the national competition authorities, as well as undertakings.		
	Article 1,	first paragraph, point (26b), introduct	ory part		
	191f		(26b) the following article is inserted:		
	Article 1,	first paragraph, point (26b), amendin	g provision, article		
	191g		<u>Article 206a</u> " <u>Resale at a loss</u>		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 286/443

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (26b), amendin	g provision, article, numbered paragrap	h	
191h		1. Agricultural products from a sector listed in Article 1(2) shall not be resold at a loss.		
Article 1	, first paragraph, point (26b), amendin	g provision, article, numbered paragrap	h	
191i		2. Exemptions from paragraph 1 concerning cases where resale of agricultural products at a loss for the purpose of avoiding food waste may be allowed by Member States in duly justified cases.  In order to ensure a level playing field, the Commission is empowered to adopt delegated acts in accordance with Article 227 supplementing this Regulation by laying down the criteria for exemptions related to food waste referred to in the first subparagraph.		
Article 1	, first paragraph, point (26b), amendin	g provision, article, numbered paragrap	h	
191j		3. For the purposes of this Article:  (a) "resale at a loss" means the sale of agricultural products below the net purchase price, net		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		purchase price being understood as the purchase price as per invoice, plus the transport costs and the taxes charged on the transaction, less the proportional part of all financial benefits granted by the supplier to the buyer;  (b) ''food waste'' means all food as defined in Article 2 of Regulation (EC) No 178/2002 of the European Parliament and of the Council that has become waste.		
	6			
Article 1	, first paragraph, point (26c), introdu	ictory part		
191k		(26c) Article 207 is replaced by the following:		
Article 1	, first paragraph, point (26c), amend	ing provision, article		
1911		article " Relevant market		
Article 1	, first paragraph, point (26c), amend	ing provision, article, numbered paragrap	h	
191m		The definition of the relevant market is a tool to identify and define the boundaries of		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 288/443

Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	competition between undertakings, and shall be founded on two cumulative elements:		
	(a) the relevant product market: for the purposes of this Chapter, "product market" means the market comprising all those products which are regarded as interchangeable or substitutable by the customer and by the consumer by reason of the products' characteristics, their prices and their intended use;		
	(b) the relevant geographic market: for the purposes of this Chapter, "geographic market" means the market comprising the area in which the undertakings concerned are involved in the supply of the relevant products, in which the conditions of competition are sufficiently homogeneous and which can be distinguished from neighbouring areas, particularly because the conditions of competition are appreciably different in those areas.		
	Am. 141		
Article 1, first paragraph, point (26d), introduct	ory part		
191n	(26d) Article 208 is replaced by the		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		following:		
Article 1	, first paragraph, point (26d), amendir	g provision, article		
191o	first naragraph point (26d) amonding	article  Dominant position		
Article 1	, first paragraph, point (26d), amendir	g provision, article, numbered paragrap	on	
191p		For the purposes of this Chapter, "dominant position" means a position of economic strength enjoyed by an undertaking which enables it to prevent effective competition being maintained in the relevant market by giving it the power to behave to an appreciable extent independently of its competitors, <i>suppliers</i> , customers and ultimately of consumers.		
Article 1	, first paragraph, point (26e), introduc	tory part		
191q		(26e) Article 210 is replaced by the following:		
Article 1	, first paragraph, point (26e), amendir	g provision, article		
191r				

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 290/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		article		
		"		
		Agreements and concerted practices		
		of recognised interbranch		
		organisations		
A 11 1 4	5:			
Article 1	, first paragraph, point (26e), amendi	ng provision, article, numbered paragrap	on	
191s		I. Article 101(1) TFEU shall not apply to agreements, decisions and concerted practices of interbranch organisations recognised under Article 157 of this Regulation with the object of carrying out the activities which are necessary in order to meet the objectives listed in point (c) of Article 157(1) of this Regulation, and, for the milk and milk products sector, in point (c) of olive oil and table olives and tobacco sectors, in Article 162 of this Regulation.		
		Agreements, decisions and concerted practices which fulfil the conditions referred to in the first subparagraph of this paragraph 1 shall apply without any prior decision to that effect being required. However, interbranch organisations recognised under Article 157(3)157 of this Regulation may ask the Commission for an opinion on the compatibility of these agreements, decision and		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 291/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		concerted practices with the		
		objectives listed in Article 39		
		TFEU. The Commission shall deal		
		with requests for opinions promptly		
		and shall send the applicant its		
		opinion within four months of		
		receipt of a complete request. The		
		Commission may, at its own		
		initiative or at the request of a		
		Member State, change the content		
		of an opinion, in particular if the		
		applicant has provided inaccurate		
		information or misused the		
		opinion, and, for the olive oil and		
		table olives and tobacco sectors, in		
		Article 162 of this Regulation.		
Article 1,	first paragraph, point (26e), amendin	g provision, article, numbered paragrap	h	
		2. Paragraph 1 Article 101(1)		
		<b>TFEU</b> shall <b>not</b> apply <b>to</b>		
		agreements, decisions and		
		concerted practices of interbranch		
		organisations recognised under		
		Article 157 of this Regulation		
		which concern activities other than		
191t		the objectives listed in point (c) of		
		Article 157(1), and, for the olive oil		
		and table olives and tobacco		
		sectors, in Article 162 of this		
		<b>Regulation</b> provided that:		
		(a) the agreements, decisions and		
		concerted practices referred to		
		therein have been notified to the		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 292/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Commission; and		
		(b) within two months of receipt of all the details required the Commission has not found that those agreements, decisions or concerted practices are incompatible with Union rules.		
		Where the Commission finds that the agreements, decisions or concerted practices referred to in paragraph 2 are incompatible with Union rules, it shall set out its finding without applying the procedure referred to in Article 229(2) or (3).		
Article 1	l , first paragraph, point (26e), amendin	g provision, article, numbered paragrap	oh	
191u		3. The agreements, decisions and concerted practices referred to in paragraph 1 may not be put into effect before the lapse of 2 shall take effect when the two-month period referred to in point (b) of the first subparagraph of paragraph 2 has elapsed.		
Article 1	, first paragraph, point (26e), amendin	g provision, article, numbered paragrap	ph	
191v		4. Agreements, decisions and concerted practices shall in any case be declared incompatible with		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 293/443

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	Commission Proposal	Union rules if they:  (a) may lead to the partitioning of markets within the Union in any form;  (b) may affect the sound operation of the market organisation;	Council Mandate	Draft Agreement
		<ul> <li>(c) may create distortions of competition which are not essential to achieving the objectives of the CAP pursued by the interbranch organisation activity;</li> <li>(d) entail the <u>obligation to apply a fixed price or fixed volumes fixing of prices or the fixing of quotas;</u></li> </ul>		
Article 1	first paragraph, point (26e), amendi	(e) may create discrimination or eliminate competition in respect of a substantial proportion of the products in question.	nh	
191w	, , s , point (233), anienali	5. If the Commission finds that the conditions for applying paragraph 1 or following the expiry of the two-month period referred to in point (b) of the first subparagraph of paragraph 2, those referred to in		
		paragraph 2 are not or no longer fulfilled the Commission finds that		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 294/443

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		the conditions for applying paragraph 1 have not been met, it shall, without applying the procedure referred to in Article 229(2) or (3), take a decision declaring that—in the future Article 101(1) TFEU applies to the agreement, decision or concerted practice in question.  That Commission decision shall not apply earlier than the date of its notification to the interbranch organisation concerned, unless that interbranch organisation has given incorrect information or abused the exemption provided for in paragraph 1 or paragraph 2.		
Article 1	, first paragraph, point (26e), amendin	g provision, article, numbered paragrap	ph	
5 191x		6. In the case of multiannual agreements, the notification for the first year shall be valid for the subsequent years of the agreement. However, in that event, the Commission may, on its own initiative or at the request of another Member State, issue a finding of incompatibility at any time.		
Article 1	, first paragraph, point (26e), amendin	g provision, article, numbered paragrap	h	
191y		7. The Commission may adopt		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 295/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		implementing acts laying down the measures necessary for the uniform application of this Article. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).		
Article 1	⊥ ., first paragraph, point (26f), introdu	ctory part		
191z		(26f) The following article is inserted:		
Article 1	, first paragraph, point (26f), amendi	ng provision, article		
191aa		"  Vertical initiatives for  sustainability		
Article 1	, first paragraph, point (26f), amendi	ng provision, article, numbered paragraph		
191ab		1. Article 101(1) TFEU shall not apply to vertical agreements, decisions and concerted practices relating to the products referred to in Article 1(2) aiming to apply environmental, animal health or animal welfare standards higher than those mandatory under Union		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 296/443

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		or national legislation, provided that the advantages for the public interest that they bring about outweigh the disadvantages as regards consumers and provided that they only impose the restrictions indispensable to the attainment of their objective.		
Article 1	, first paragraph, point (26f), amendi	ng provision, article, numbered paragraph	1	
191ac		2. Article 101(1) TFEU shall not apply to agreements, decisions and concerted practices referred to in paragraph 1 provided that:  (a) the agreements, decisions and concerted practices referred to therein have been notified to the Commission; and  (b) within two months of receipt of all the details required the Commission has not found that those agreements, decisions or concerted practices are incompatible with Union rules.  Where the Commission finds that the agreements, decisions or concerted practices referred to in paragraph 1 are incompatible with Union rules, it shall set out its finding without applying the procedure referred to in Article		

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	Commission Proposal EP Mandate	Council Mandate	Draft Agreement
	229(2) or (3).	"	
	Am. 144		
Article 1,	first paragraph, point (26g)		
191ad		(26a) Article 212 is deleted;	
Article 1,	first paragraph, point (26h)		
191ae		(26b) in Article 214, the term "marketing" is deleted;	
Article 1,	first paragraph, point (26i), introductory part		
191af	(26i) Article 214a is replace the following:	(26c) Article 214a is replaced by the following:	
Article 1,	first paragraph, point (26i), amending provision, article		
191ag	article " National payments for cer sectors in Finland	tain  National payments for certain sectors in Finland	
Article 1,	first paragraph, point (26i), amending provision, article, numbered p	paragraph	
191ah	Subject to authorisation by the Commission, for the period-2021 -2020 2027, Finland may	014 Commission, for the period 2023-	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		continue to grant national aids which it granted in 2013 2020 to producers on the basis of Article 141 of the 1994 Act of Accession, provided that:  (a) the total amount of income aid is degressive over the whole period and in 2020 does not exceed 30 % of the amount granted in 2013; and  (b) prior to any recourse to this possibility, full use has been made of the support schemes under the CAP for the sectors concerned.  The Commission shall adopt its authorisation without applying the procedure referred to in Article 229(2) or (3) of this Regulation.	grant national aids which it granted in 2022 to producers on the basis of this Article provided that:  (a) the total amount of income aid is degressive over the whole period and in 2027 does not exceed 67% of the amount granted in 2022; and  (b) prior to any recourse to this possibility, full use has been made of the support schemes under the CAP for the sectors concerned.  The Commission shall adopt its authorisation without applying the procedure referred to in Article 229(2) or (3) of this Regulation.	
Article 1	, first paragraph, point (26d)			
191ai			(26d) in Article 218(2), the row for the United Kingdom is deleted;	
Article 1	, first paragraph, point (26j), introduc	tory part		
191aj		(26h) In Part IV, the following chapter and article are inserted:		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 299/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1,	first paragraph, point (26j), amending	g provision, numbered paragraph		
191ak		" Chapter IIa Transparency of the markets in agricultural products		
Article 1,	first paragraph, point (26j), amending	g provision, numbered paragraph		
191al		Article 218a EU Observatory of agricultural markets		
Article 1,	first paragraph, point (26j), amending	provision, numbered paragraph		
191am		1. In order to improve transparency within the agri-food supply chain, to illuminate the choices of economic operators and all public authorities and to facilitate the identification and recording of market developments, the Commission shall establish an EU observatory of agricultural markets ("the Observatory").		
Article 1,	, first paragraph, point (26j), amending	g provision, numbered paragraph		
191an		2. The Observatory shall cover, as a minimum, the following agricultural sectors as defined in		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Article 1(1):		
		(a) cereals;		
		(b) sugar, sugar beet and sugar cane;		
		(c) olive oil;		
		(d) fruit and vegetables;		
		(e) wine;		
		(f) milk and milk products;		
		(g) beef and veal;		
		(h) pigmeat;		
		(i) sheepmeat and goatmeat;		
		(j) poultrymeat.		
Article 1	, first paragraph, point (26j), amending	provision, numbered paragraph		
191ao		3. The Observatory shall collect the statistical data and information necessary for producing analyses and studies concerning:		
19180		(a) production and supply;		
		(b) price formation mechanisms and, as far as possible, profit margins throughout the agri-food		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		supply chain in the Union and the Member States;		
		(c) price trends and, as far as possible, profit margins at all levels of the food supply chain in the Union and the Member States and in all agricultural and agri-food sectors;		
		(d) short- and medium-term market forecasts		
		(e) trends in imports and exports of agricultural products, in particular the filling of tariff quotas for the importing of agricultural products into Union territory.		
		The Observatory shall produce annual reports containing the elements referred to in the first subparagraph and shall send them to the European Parliament and the Council.		
Article 1	, first paragraph, point (26j), amending	provision, numbered paragraph		
191ap		4. The Member States shall collect the information referred to in paragraph 3 from agricultural products processing enterprises or other operators active in the trade in agricultural products, and shall		

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send it to the Observatory. That information shall be deemed to be confidential and the Observatory shall ensure that specific prices or names of individual economic operators are not published.  The Commission may adopt implementing acts to put in place a system of notification and reports in order to apply this article. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).  Am. 146  Article 1, first paragraph, point (26k), introductory part		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1, first paragraph, point (26k), introductory part  (26i) The following article is			send it to the Observatory. That information shall be deemed to be confidential and the Observatory shall ensure that specific prices or names of individual economic operators are not published.  The Commission may adopt implementing acts to put in place a system of notification and reports in order to apply this article. Those implementing acts shall be adopted in accordance with the examination procedure referred to		8
(26i) The following article is			Am. 146		
(26i) The following article is	Article 1	, first paragraph, point (26k), introduc	tory part		
inserted:	191aq				
Article 1, first paragraph, point (26k), amending provision, article	Article 1	, first paragraph, point (26k), amendir	g provision, article		
191ar  Early warning mechanism for market disturbances and alert thresholds			Early warning mechanism for market disturbances and alert thresholds		
Article 1, first paragraph, point (26k), amending provision, article, numbered paragraph	Article 1	, first paragraph, point (26k), amendir	g provision, article, numbered paragrap	oh	

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 303/443

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
191as		1. The Observatory shall set up an early warning mechanism and alert thresholds and shall notify the European Parliament and the Council where the relevant alert threshold is exceeded, of threats of market disturbances caused, in particular, by significant price rises or falls on internal or external markets or by other events or circumstances having similar effects.  The alert thresholds shall be established:  (a) where the weighted average market price is less than [XX%] of the average price for [X] consecutive weeks after eliminating the highest and the lowest references for weekly prices or [X] consecutive months for monthly price.  (b) where the weighted average market price is more than [XX%] of the average price for [X] consecutive weeks after eliminating the highest and the lowest references for weekly prices or [X] consecutive weeks after eliminating the highest and the lowest references for weekly prices or [X] consecutive months for monthly price.  The Commission shall, within a		
			1	

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 304/443

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		maximum period of 30 days from the date of the Observatory's notification, present to the European Parliament and the Council the market situation for the product concerned, the causes of the market disturbances and, where appropriate, the possible measures to be taken, in particular those provided for in Chapter 1 of Title I of Part II of this Regulation, and/or Articles 219, 219a, 220, 221 and 222 or give reasons for not taking such measures.		S
Article 1	first paragraph, point (26I), introducto	ory part		
191at		(26j) Article 219 is replaced by the following:	(26e) in Article 219(1), the fourth subparagraph, the words "or provide for export refunds" are deleted;	
Article 1	first paragraph, point (26I), amending	provision, article		
191au		Measures against market disturbance and for the management of market disturbance		
Article 1	first paragraph, point (26I), amending	provision, article, numbered paragrap	h	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
191av		1. In order to react efficiently and effectively against threats of market disturbance caused by significant price rises or falls on internal or external markets or other events and circumstances significantly disturbing or threatening to disturb the market, where that situation, or its effects on the market, is likely to continue or deteriorate, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 to take the measures necessary to address that market situation, while respecting any obligations resulting from international agreements concluded in accordance with the TFEU and provided that any other measures available under this Regulation appear to be insufficient.		
		Where, in the cases of threats of market disturbances referred to in the first subparagraph of this paragraph, imperative grounds of urgency so require, the procedure provided for in Article 228 shall apply to delegated acts adopted pursuant to the first subparagraph of this paragraph.  Those imperative grounds of urgency may include the need to take immediate action to address or		

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prevent market disturbance, where threats of market disturbance occur so swiftly or unexpectedly that immediate action is necessary to efficiently and effectively address the situation, or where action would prevent such threats of market disturbance from materialising, continuing or turning into a more severe or prolonged disturbance, or where delaying immediate action	
so swiftly or unexpectedly that immediate action is necessary to efficiently and effectively address the situation, or where action would prevent such threats of market disturbance from materialising, continuing or turning into a more severe or prolonged disturbance, or	
immediate action is necessary to efficiently and effectively address the situation, or where action would prevent such threats of market disturbance from materialising, continuing or turning into a more severe or prolonged disturbance, or	
efficiently and effectively address the situation, or where action would prevent such threats of market disturbance from materialising, continuing or turning into a more severe or prolonged disturbance, or	
the situation, or where action would prevent such threats of market disturbance from materialising, continuing or turning into a more severe or prolonged disturbance, or	
prevent such threats of market disturbance from materialising, continuing or turning into a more severe or prolonged disturbance, or	
disturbance from materialising, continuing or turning into a more severe or prolonged disturbance, or	
continuing or turning into a more severe or prolonged disturbance, or	
severe or prolonged disturbance, or	
where delaying immediate action	
would threaten to cause or	
aggravate the disturbance or would	
increase the extent of the measures	
which would later be necessary to	
address the threat or disturbance or	
would be detrimental to production	
or market conditions.	
Such measures may to the extent	
and for the time necessary to	
address the market disturbance or	
threat thereof extend or modify the	
scope, duration or other aspects of	
other measures provided for under	
this Regulation, and other	
measures provided for in Articles	
39 to 63 of Chapter III of the	
'Strategic Plans' Regulation or	
reinforce import controls or	
provide for export refunds, or	
suspend <u>or adjust</u> import duties in	
whole or in part including for	
certain quantities or periods as	
necessary. They may also concern	
the adaptation of the entry scheme	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		for fruit and vegetables through consultation with third countries that export to the Union.		
Article 1	, first paragraph, point (261), amendin	g provision, article, numbered paragrap	h	
191aw		2. The measures referred to in paragraph 1 shall not apply to products listed in Section 2 of Part XXIV of Annex I.  However, the Commission may, by means of delegated acts adopted in accordance with the urgency procedure referred to in Article 228, decide that the measures referred to in paragraph 1 shall apply to one or more of the products listed in Section 2 of Part XXIV of Annex I.		
Article 1	, first paragraph, point (26I), amendin	g provision, article, numbered paragrap	h	
191ax		3. The Commission may adopt implementing acts laying down necessary procedural rules and technical criteria for the application of measures referred to in paragraph 1 of this Article. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		Am. 148		
At.: -1 - 1	first somewhat weight (20m) introduce			
Article 1	, first paragraph, point (26m), introduc	tory part		
191ay		(26k) The following article is inserted:		
Article 1	, first paragraph, point (26m), amendi	ng provision, article		
191az		" <u>Volume Reduction Scheme</u>		
Article 1	, first paragraph, point (26m), amendii	ng provision, article, numbered paragra	ph	
191ba		1. In the event of severe imbalances in the market and provided that production techniques so allow, the Commission is empowered to adopt delegated acts in accordance with Article 227 supplementing this Regulation by granting aid to producers in a sector referred to in Article 1(2), who for a defined period shall reduce their delivery in comparison to the same period of the previous year.  In order to ensure that that scheme is implemented effectively and appropriately, those delegated acts shall establish:		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(a) the maximum total volume or quantity of delivery to be reduced at Union level in the framework of the reduction scheme;  (b) the duration of the reduction period and, if necessary, its prolongation;  (c) the amount of aid in accordance with the reduced volume or quantity and its financing arrangements;  (d) the criteria for applicants to be eligible for the aid and for applications for aid to be admissible  (e) the specific conditions for the implementation of this scheme.		
, first paragraph, point (26m), amendir	ng provision, article, numbered paragra	ph	
	2. The aid shall be granted on the principle of an application by producers submitted within the Member State in which the producers are established, using the method laid down by the Member State concerned.  Member States may decide that		
		(a) the maximum total volume or quantity of delivery to be reduced at Union level in the framework of the reduction scheme;  (b) the duration of the reduction period and, if necessary, its prolongation;  (c) the amount of aid in accordance with the reduced volume or quantity and its financing arrangements;  (d) the criteria for applicants to be eligible for the aid and for applications for aid to be admissible  (e) the specific conditions for the implementation of this scheme.  (first paragraph, point (26m), amending provision, article, numbered paragra  2. The aid shall be granted on the principle of an application by producers submitted within the Member State in which the producers are established, using the method laid down by the Member State concerned.	(a) the maximum total volume or quantity of delivery to be reduced at Union level in the framework of the reduction scheme;  (b) the duration of the reduction period and, if necessary, its prolongation;  (c) the amount of aid in accordance with the reduced volume or quantity and its financing arrangements;  (d) the criteria for applicants to be eligible for the aid and for applications for aid to be admissible  (e) the specific conditions for the implementation of this scheme.  first paragraph, point (26m), amending provision, article, numbered paragraph  2. The aid shall be granted on the principle of an application by producers submitted within the Member State in which the producers are established, using the method laid down by the Member State concerned.  Member States may decide that

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		to be submitted on behalf of producers by recognised organisations or by cooperatives established in accordance with national law and/or by individual producers. In that case, Member States shall ensure that the aid is fully transmitted to producers who have effectively reduced their delivery.		
Article 1	 , first paragraph, point (26n), introdu	ctory part		
191bc		(261) The following article is inserted:		
Article 1	, first paragraph, point (26n), amend	ing provision, article		
191bd		Article 219b  " Measures to stabilise production in periods of severe market disturbances		
Article 1	, first paragraph, point (26n), amend	ing provision, article, numbered paragrap	ph	
191be		1. Where the Commission has adopted delegated acts pursuant Article 219a, in the event that the severe market imbalances are		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		likely to continue or to deteriorate,		
		the Commission is empowered to		
		adopt delegated acts in accordance		
		with Article 227 supplementing this		
		Regulation with a view to		
		supplementing the measures pursuant to Article 219a by		
		imposing a levy on all producers in		
		a sector referred to in Article 1(2),		
		who, increase their delivery in		
		comparison to the same period of		
		the previous year:		
		(a) over the same period defined		
		under Article 219a on duly justified		
		imperative grounds;		
		(b) over a new period of		
		reduction, if the participation of		
		producers under Article 219a has		
		not been sufficient to rebalance the market.		
		marker.		
Article 1	, first paragraph, point (26n), amendir	ng provision, article, numbered paragrap	h	
		2. When triggering the measure		
		referred to in paragraph 1, the Commission shall take into		
191bf		account the development of the		
		production costs, particularly the		
		costs of inputs.		
Article 1	, first paragraph, point (26n), amendir	ng provision, article, numbered paragrap	h	
191bg				
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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		3. In order to ensure that the scheme is implemented effectively and appropriately, the Commission is empowered to adopt, in accordance with Article 227, delegated acts supplementing this Regulation by establishing:  (a) the amount and conditions governing the levy imposed on producers who increase their volumes or quantity during the reduction period;  (b) the specific conditions for the implementation and complementary of this scheme with the volume production reduction		
Article 1	, first paragraph, point (26n), amendi	ng provision, article, numbered paragrap	oh	
191bh		4. Those measures may be accompanied if necessary by other measures under this Regulation particularly those provided for in Article 222.		
Article 1	, first paragraph, point (26o), introdu	Am. 150		
191bi	, mot paragraph, point (200), introdu	(26m) Article 220 is replaced by		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the following:		
Article 1	, first paragraph, point (260), amendir	ng provision, article		
191bj		Measures concerning animal and plant diseases and plant pests and loss of consumer confidence due to public, animal or plant health risks		
Article 1	, first paragraph, point (260), amendir	ng provision, article, numbered paragrap	oh	
191bk		<ol> <li>The Commission may adopt implementing acts taking exceptional support measures for the affected market in order to take account of:         <ul> <li>restrictions on intra-Union and third-country trade which may result from the application of measures for combating the spread of diseases in animals or the spread of plant disease or pests; and</li> <li>serious market disturbances directly attributed to a loss in consumer confidence due to public, animal or plant health and disease risks.</li> </ul> </li> <li>Those implementing acts shall be adopted in accordance with the</li> </ol>		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		examination procedure referred to in Article 229(2).		
Article 1	, first paragraph, point (260), amendi	ing provision, article, numbered paragrap	oh	
191bl	, first paragraph, point (260), amendi	2. The measures provided for in paragraph 1 shall apply to any of the following sectors:  (a) beef and veal;  (b) milk and milk products;  (c) pigmeat;  (d) sheepmeat and goatmeat;  (e) eggs;  (f) poultrymeat.  The measures provided for in point (b) of the first subparagraph of paragraph 1 related to a loss in consumer confidence due to public or plant health risks shall also apply to all other agricultural products except those listed in Section 2 of Part XXIV of Annex I.  The Commission shall be empowered to adopt delegated acts in accordance with the urgency procedure referred to in Article 228,	on	
		extending the list of products		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		referred to in the first two subparagraphs subparagraph of this paragraph.		
Article 1	first paragraph, point (260), amendi	ng provision, article, numbered paragrap	ph	
191bm		3. The measures provided for in paragraph 1 shall be taken at the request of the Member State concerned.		
Article 1	first paragraph, point (260), amendi	ng provision, article, numbered paragrap	oh .	
191bn		4. The measures provided for in point (a) of the first subparagraph of paragraph 1 may be taken only if the Member State concerned has taken health, <i>veterinary and phytosanitary and veterinary</i> measures quickly to stamp out the disease <i>and to monitor, control or eradicate the pests</i> , and only to the extent and for the duration strictly necessary to support the market concerned.		
Article 1	first paragraph, point (260), amendi	ng provision, article, numbered paragrap	h	
191bo		5. The Union shall provide part- financing equivalent to 50 % of the expenditure borne by Member States for the measures provided for in paragraph 1.		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		However, with regard to the beef and veal, milk and milk products, pigmeat and sheepmeat and goatmeat sectors, the Union shall provide part-financing equivalent to 60 % of such expenditure when combating foot-and-mouth disease.		
Article 1,	, first paragraph, point (260), amendin	g provision, article, numbered paragrap	on	
191bp		6. Member States shall ensure that, where producers contribute to the expenditure borne by Member States, this does not result in a distortion of competition between producers in different Member States.		
Article 1.	l , first paragraph, point (26p), introduct	tory part		
191bq		(26n) In Section 4, the title is replaced by the following:		
Article 1,	, first paragraph, point (26p), amendin	g provision, numbered paragraph		
191br		" Agreements and decisions to prevent market disturbances and to deal with during periods of severe		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		imbalance in markets		
		"		
		Am. 151		
Article 1	, first paragraph, point (26q), introduc	tory part		
191bs		(260) Article 222 is replaced by the following:		
Article 1	, first paragraph, point (26q), amendir	ng provision, article		
191bt		article " Application of Article 101(1) TFEU		
Article 1	, first paragraph, point (26q), amendir	ng provision, article, numbered paragrap	h	
191bu		1. During periods of To prevent market disturbances and to deal with severe imbalance in markets, in accordance with Article 219, the Commission may adopt implementing acts to the effect that Article 101(1) TFEU is not to apply to agreements and decisions of farmers, farmers' associations, or associations of such associations, or recognised producer organisations, associations and recognised producer organisations and recognised interbranch organisations in any of the sectors referred to in Article		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1(2) of this Regulation, provided that such agreements and decisions do not undermine the proper functioning of the internal market, strictly aim to stabilise the sector concerned and fall under one or more of the following categories:		
	(a) market withdrawal or free distribution of their products;		
	(b) transformation and processing;		
	(c) storage by private operators;		
	(d) joint promotion measures;		
	(e) agreements on quality requirements;		
	(f) joint purchasing of inputs necessary to combat the spread of pests and diseases in animals and plants in the Union or of inputs necessary to address the effects of natural disasters in the Union;		
	(g) temporary planning of production taking into account the specific nature of the production cycle.		
	The Commission shall specify in implementing acts the substantive and geographic scope of this derogation and, subject to paragraph		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		3, the period for which the derogation applies. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).6. Member States shall ensure that, where producers contribute to the expenditure borne by Member States, this does not result in a distortion of competition between producers in different Member States.		
Article 1	, first paragraph, point (26q), ameno	ling provision, article, numbered paragrap	ph	
191bv		la. The agreements and decisions adopted in accordance with paragraph 1 by recognised producer organisations or recognised associations of producer organisations or recognised inter branch organisations may be extended in accordance with Article 164, and under the conditions set by the Member State. The extension of rules may not exceed the timeframe referred to in paragraph 3. The agreements and decisions referred to in paragraph 1 shall only be valid for a period of up to six months.  However, the Commission may adopt implementing acts authorising such agreements and decisions for a		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		further period of up to six-months. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 229(2).		
Article 1	, first paragraph, point (26r), introduc	tory part		
191bw		(26p) the following article is inserted:		
Article 1	, first paragraph, point (26r), amendir	ng provision, article		
191bx		"  Market disturbance monitoring and management plans		
Article 1	, first paragraph, point (26r), amendir	ng provision, article, numbered paragrap	h	
191by		1. With a view to achieving the CAP objectives set out in Article 39 TFEU, in particular the specific objective of market stabilisation referred to in point (b) of Article 1a of this Regulation, the Commission shall establish plans for the monitoring and the management of market disturbances defining its intervention strategy for each		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 321/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		agricultural product referred to in Article 1 of this Regulation.		
Article 1	first paragraph, point (26r), amendir	ng provision, article, numbered paragrap	h	
191bz		2. The Commission shall base its intervention strategy on the work of the EU Observatory of agricultural markets referred to in Article 218a, including on the early warning mechanism provided for in Article 218b.		
Article 1	first paragraph, point (26r), amendir	ng provision, article, numbered paragrap	h	
191ca		3. In the event of market disturbances, the Commission shall mobilise in a timely and efficient way the exceptional measures provided for in Chapter I of Part V, where applicable in addition to the market intervention measures provided for in Title I of Part II in view of with the aim of rapidly restoring balance on the concerned market while providing the most appropriate responses for each sector affected.		
Article 1	first paragraph, point (26r), amendir	ng provision, article, numbered paragrap	h	
191cb		4. The Commission shall establish a performance framework allowing		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		for reporting, monitoring and evaluation of the market disruption monitoring and management plans during its implementation.		J
Article 1	, first paragraph, point (26r), amendi	ng provision, article, numbered paragrap	h	
191cc	, first paragraph, point (26s), introdu	5. By 30 November each year, the Commission shall publish an annual report on the implementation of the plans for the monitoring and management of market disturbances and the improvements in its intervention strategy.  The annual report shall be presented annually to the European Parliament and the Council and shall aim to evaluate the performance of the plan with regard to impact, effectiveness, efficiency, and coherence of the tools provided for in this Regulation, and evaluate the use by the Commission of its prerogatives, and the budget, with regard to the monitoring, prevention and management of market disturbances.		
Article 1	, ilist paragraph, point (208), introdu	ctory part		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
191cd		(26q) Article 223 is replaced by the following:		
Article 1	, first paragraph, point (26s), amendi	ng provision, article		
191ce		article " Communication requirements		
Article 1	, first paragraph, point (26s), amendi	ng provision, article, numbered paragraph	1	
191cf		1. For the purposes of applying this Regulation, monitoring, analysing and managing the market in agricultural products, ensuring market transparency, the proper functioning of CAP measures, checking, controlling, monitoring, evaluating and auditing CAP measures, and complying with the requirements laid down in international agreements concluded in accordance with the TFEU, including notification requirements under those agreements, the Commission may, in accordance with the procedure referred to in paragraph 2, adopt the necessary measures regarding communications to be made by undertakings, Member States and third countries. In so doing, it shall take into account the data needs and		

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Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	synergies between potential data sources.		
	The information obtained may be transmitted or made available to international organisations,   European and national financial market authorities, the competent authorities of third countries and may be made public, subject to the protection of personal data and the legitimate interest of undertakings in the protection of their business secrets, including prices.		
	In order to ensure enhanced transparency in agricultural product markets, and in particular derivative markets of agricultural raw materials, the Commission, by means of the CMO, shall cooperate with national financial market		
	authorities which are responsible, in accordance with Regulation (EU) 596/2014 (Market Abuse Regulation) and Directive 2014/57/EU (Market Abuse Directive), for the supervision and control of derivative financial		
Article 1 first paragraph point (26-) are and in	instruments for agricultural raw materials, in order for them to properly fulfil their tasks.	h	
Article 1, first paragraph, point (26s), amending	g provision, article, numbered paragrap	n	
191cg			

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	Commission Proposal	2. In order to ensure the integrity of information systems and the authenticity and legibility of documents and associated data transmitted, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 laying down:  (a) the nature and type of information to be notified;  (b) the categories of data to be processed, the maximum retention periods and the purpose of the processing, in particular in the event of the publication of such data and their transfer to third countries;  (c) the access rights to the information or information systems made available;	Council Mandate	Draft Agreement
		(d) the conditions of publication of the information.		
Article 1	, first paragraph, point (26s), amending	g provision, article, numbered paragrap	h	
191ch		2a. To ensure an adequate level of market transparency in compliance with business confidentiality, the Commission may, in accordance with the procedure referred to in paragraph 2, adopt measures that force players in markets that		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		particularly lack transparency to perform their transactions via an electronic platform of exchange.		
Article 1	, first paragraph, point (26s), amendi	ng provision, article, numbered paragrap	ph	
191ci		3. The Commission shall adopt implementing acts laying down the measures necessary for the application of this Article, including:  (a) the methods of notification;  (b) rules on the information to be notified;  (c) arrangements for the management of the information to be notified, as well as on the content, form, timing, frequency and deadlines of the notifications;  (d) the arrangements for transmitting or making information and documents available to the Member States, international organisations, the competent authorities in third countries, or the public, subject to the protection of personal data and the legitimate interest of undertakings in the protection of their business secrets.  Those implementing acts shall be		
		Those implementing acts shall be		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		adopted in accordance with the examination procedure referred to in Article 229(2).		
		Am. 249		
Article 1	, first paragraph, point(27)			
192	(27) In Article 225, points (a) to (d) are deleted;	deleted	(27) in Article 225, points (a) to (d) are deleted;	
Article 1	, first paragraph, point (27a), introduct	ory part		
192a		(27a) Article 225 is replaced by the following:		
Article 1	, first paragraph, point (27a), amending	g provision, article		
192b		" Reporting obligation of the Commission		
Article 1	, first paragraph, point (27a), amending	g provision, article, numbered paragrap	ph	
192c		The Commission shall present a report to the European Parliament and to the Council:		
		(a)(b) every three four years and		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	for the first time by21 December		
	2016 the implementation of the		
	measures concerning the apiculture		
	sector as set out in Articles 55, 56		
	and 57, including on the latest		
	developments on bechive		
	identification systems;		
	(b) by 30 June 2014 and also by		
	31 December 2018 2022, on the		
	development of the market situation		
	in the milk and milk products		
	sector, and in particular on the		
	operation of Articles 148 to 151,		
	Article 452(3) 161 and Article		
	457(3)157, assessing in particular		
	the effects on milk producers and		
	milk production in disadvantaged		
	regions in connection with the		
	general objective of maintaining		
	production in such regions, and		
	covering potential incentives to		
	encourage farmers to enter into joint		
	production agreements, together		
	with any appropriate proposals;		
	(c)(d) by 31 December 2021, and		
	then every three years 2014, on the possibility of extending the scope of		
	possibility of extending the scope of		
	the school schemes to include olive		
	oil and table olives;		
	(d) by 31 December 2017		
	application of the competition rules		
	to the agricultural sector in all		
	Member States, in particular on		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the operation of Articles 209 and		
	210, and of Article 152;		
	(da) by 30 June 2021,—on the application of the competition rules		
	to the Commission's strategy to use		
	the provisions in the Regulation		
	effectively to prevent and manage internal agricultural sector in all		
	Member Statesmarket crises that		
	may occur following the United Kingdom's withdrawal from the		
	Union.		
	(db) by 21 December 2021 on the		
	(db) by 31 December 2021, on the market observatories set up in		
	accordance with Article 218a and		
	the Commission responses to their notifications and use of the crisis		
	management tools in particular in		
	accordance with in particular on the operation of Articles 209 and		
	210, and of Article 169, 170 and		
	171 in the sectors concerned; 219,		
	219a, 219b, 220, 221 and 222.		
	(dc) by 31 December 2021, on the		
	potential of new information and communication technologies to		
	modernise the Commission's		
	relations with national authorities		
	and companies, so as to ensure better market transparency in		
	particular.		
	(e) by 31 July 2023, on the		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		application of the allocation criteria referred to in Article 23a(2);		
		(f) by 31 July 2023, on the impact of the transfers referred to in Article 23a(4) on the effectiveness of the school scheme in relation to the distribution of school fruit and vegetables and school milk.		
		Am. 156		
Article 1	, first paragraph, point(28)			
193	(28) In Part V, Chapter III covering Article 226 is deleted.	(28) In Part V, Chapter III covering Article 226 is deleted.	(28) in Part V, Chapter III (covering Article 226) is deleted-;	
Article 1,	, first paragraph, point (28a)			
193a			(28a) Annex I is amended as follows:	
Article 1,	, first paragraph, point(28a), point(a)			
193b			(a) in Part I(a), the first and second rows (CN codes 0709 99 60 and 0712 90 19) are deleted;	
Article 1,	, first paragraph, point(28a), point(b)			
193c			(b) in Part I(d), the entry in the	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			first row (CN code 0714) is replaced by:	
Article 1	, first paragraph, point(28a), first parag	raph		
193d			'ex-0714 - Manioc, arrowroot, salep and similar roots and tubers with high starch or inulin content, fresh, chilled, frozen or dried, whether or not sliced or in the form of pellets, excluding sweet potatoes of subheading 0714 20 and Jerusalem artichokes of subheading ex-0714 90 90; sago pith';	
Article 1	, first paragraph, point(28a), point(c)			
193e			(c) Part IX is amended as follows:	
Article 1	, first paragraph, point(28a)(c)(i)			
193f			(i) the entry in the fifth row (CN code 0706) is replaced by:	
Article 1	, first paragraph, point(28a)(c)(i), first p	aragraph		
193g			'Carrots, turnips, salad beetroot, salsify, celeriac, radishes and similar edible roots <sup>(1)</sup> , fresh or chilled	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1,	, first paragraph, point(28a)(c)(i), footnote			
193h			(1) This includes swedes.';	
Article 1,	, first paragraph, point(28a)(c)(ii)			
193i			(ii) the entry in the eighth row (CN code ex 07 09) is replaced by:	
Article 1,	, first paragraph, point(28a)(c)(ii), first paragraph			
193j			'Other vegetables, fresh or chilled, excluding vegetables of subheadings 0709 60 91, 0709 60 95, 0709 60 99, 0709 92 10 and 0709 92 90';	
Article 1,	, first paragraph, point(28a)(c)(iii)			
193k			(iii) the following rows are added for CN code 0714:	
Article 1,	, first paragraph, point(28a)(c)(iii), first paragrap	1		
1931			'0714 20 sweet potatoes	
Article 1,	, first paragraph, point(28a)(c)(iii), second paragı	aph		
193m			ex-0714 90 90 Jerusalem artichokes';	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	first paragraph, point(28a), point(d)			
193n			(d) in Part X, the exclusions for sweetcorn are deleted;	
Article 1	first paragraph, point (28a), introduct	ory part		
1930		(28a) In Annex I, Part IX, the following new row is inserted in the table after line "ex 07 09":		
Article 1,	first paragraph, point (28a), amendin	g provision, numbered paragraph		
193p		"  O709 60 99  Other peppers (Chilli pepper - Vegetarian pepper)  Am. 157	"	
Article 1,	first paragraph, point (28b), introduc	tory part		
193q		(28b) In Annex I, the following Part is inserted:		
Article 1	, first paragraph, point (28b), amendin	g provision, numbered paragraph		
193r		" PART XXIIIa Animal genetics products		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<u>01012100 - Pure-bred breeding</u> <u>horses</u>		
	010221 - Pure-bred domestic breeding bovines		
	01022110 - Pure-bred domestic breeding bovines (heifers)		
	01022190 - Pure-bred domestic breeding bovines (other than 01012110 or 01012130)		
	01023100 - Pure-bred breeding buffalo		
	01029020 - Live pure-bred breeding bovine animals, other than 010221 or 01023100		
	01031000 - Live pure-bred breeding swine		
	01041010 - Live pure-bred breeding sheep		
	01051111 - Fowls of the species Gallus domesticus: Grandparent and parent female chicks, laying stocks		
	01051119 - Fowls of the species Gallus domesticus: Grandparent and parent female chicks other than 01051111		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	010641 – Live pure-bred honeybee queens of the species Apis mellifera		
	04071100 - Fertilised eggs for incubation, from poultry of the species Gallus domesticus		
	040719 - Fertilised eggs for incubation other than 04071100		
	04071911 - Fertilised eggs for incubation, from turkey or geese		
	04071919 - Fertilised eggs for incubation, from poultry other than the species Gallus domesticus and other than turkey or geese		
	04071990 - Fertilised eggs for incubation other than from poultry		
	<u>05111000 - Bovine semen</u>		
	05119985 - Animal products not elsewhere specified or included, other than 05111000 (including mammalian semen other than bovine semen, mammalian ova and mammalian embryos)		
	Am. 250		
Article 1, first paragraph, point(29), introducto	ry part		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
194	(29) Part II of Annex II is amended as follows:	(29) Part II of Annex II is amended as follows:	(29) Part II of Annexin Annex II, Part II is amended as follows:	
Article 1	, first paragraph, point(29)(a)			
195	(a) in point 4 of Section A, the second sentence is deleted;	(a) in point 4 of Section A, the second sentence is deleted;	(a) in point 4 of Section A, the second sentence is deleted;	
Article 1	, first paragraph, point(29)(b)			
196	(b) Section B is deleted;	(b) Section B is deleted;	(b) Section B is deleted;	
Article 1	, first paragraph, point (29a), introduct	ory part		
196a		(29a) Annex II, Part IX is replaced by the following:		
Article 1	, first paragraph, point (29a), amendin	g provision, numbered paragraph		
196b		Part IX Definitions concerning the apiculture sector		
Article 1	, first paragraph, point (29a), amendin	g provision, numbered paragraph		
196c		1. Honey shall be understood as honey within the meaning of Council Directive 2001/110/EC including as regards to the main		

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	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		types of honey.		
Article 1	, first paragraph, point (29a), amendin	g provision, numbered paragraph		
196d		2. "Apiculture products" means honey, beeswax, royal jelly, propolis or pollen.		
Article 1	, first paragraph, point (29a), amendin	g provision, numbered paragraph		
196e		2a. "Beeswax" is a substance that consists only of the secretion of wax glands of worker bees of the species Apis mellifera and is used for building hive;		
Article 1	, first paragraph, point (29a), amendin	g provision, numbered paragraph		
196f		2b. 'Royal jelly' means the mixture of secretions from the hypopharyngeal and mandibular glands of worker bees, free from any additive. This substance is the food of larval and adult queen bees. It is a fresh, pure, natural and untreated product. It is a raw and natural food, which is not processed (except for being filtered) and free from additives. The colour, taste and chemical composition of royal jelly are determined by the absorption and transformation by the bees fed with		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		two types of the following foods during the period of royal jelly production:		
		Type 1: jelly from bees fed solely on honey, nectar and polle;		
		Type 2: jelly from bees fed on honey, nectar and pollen and other foods (proteins, carbohydrates.		
Article 1	, first paragraph, point (29a), amendi	ng provision, numbered paragraph		
196g		2c. "Propolis" is an exclusively natural, vegetable resin gathered by worker bees of the species Apis mellifera from certain plant sources, to which their own secretion (mainly beeswax and saliva) is added. The resin is mainly used to protect the hive;		
Article 1	, first paragraph, point (29a), amendi	ng provision, numbered paragraph		
196h		2d. "Pollen granules (pellets)" are accumulated pollen grains gathered by worker bees of the species Apis mellifera, which they compact with their hind legs using honey and/or nectar and bee secretion. The protein source for the colony, the product is natural, free from additives and harvested at the entrance to the hive;		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	_			
Article 1,	first paragraph, point (29a), amendin	g provision, numbered paragraph		
196i		2e. 'Bee pollen' or 'bee bread' is pollen balls that are packed by bees in beehive cells and that undergo natural processing resulting in the presence of enzymes and commensal microbiota. It is used by nurse bees to feed the brood. It may not contain any additives except wax from the honeycomb cells;		
Article 1,	first paragraph, point (29a), amendin	g provision, numbered paragraph		
196j		2f. 'Bee venom' is the secretion from a bee's venom gland that is used by bees to defend the hive against attacks.''		
		Am. 159		
Article 1,	first paragraph, point(30), introducto	ory part		
197	(30) Annex III is amended as follows:	(30) Annex III is amended as follows:	(30) Annex III is amended as follows:	
Article 1,	first paragraph, point(30)(a), introdu	ctory part		
198	(a) the title is replaced by the	(a) the title is replaced by the	(a) the title is replaced by the	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	following:	following:	following:	
Article 1	, first paragraph, point(30)(a), Amendii	ng Provision, first paragraph		
199	STANDARD QUALITY OF RICE AND SUGAR AS REFERRED TO IN ARTICLE 1a OF REGULATION (EU) No 1370/2013*	STANDARD QUALITY OF RICE AND SUGAR AS REFERRED TO IN ARTICLE 1a OF REGULATION (EU) No 1370/2013*	STANDARD QUALITY OF RICE AND SUGAR AS REFERRED TO IN ARTICLE 1a OF REGULATION (EU) No 1370/2013*	
Article 1	, first paragraph, point(30)(a), Amendii	ng Provision, second paragraph		
200	* Council Regulation (EU) No 1370/2013 of 16 December 2013 determining measures on fixing certain aids and refunds related to the common organisation of the markets in agricultural products (OJ L 346, 20.12.2013, p. 12);	* Council Regulation (EU) No 1370/2013 of 16 December 2013 determining measures on fixing certain aids and refunds related to the common organisation of the markets in agricultural products (OJ L 346, 20.12.2013, p. 12);	* Council Regulation (EU) No 1370/2013 of 16 December 2013 determining measures on fixing certain aids and refunds related to the common organisation of the markets in agricultural products (OJ L 346, 20.12.2013, p. 12);	
Article 1	, first paragraph, point(30)(b)			
201	(b) in Part B, Section I is deleted;	deleted	(b) in Part B, Section I is deleted;	
Article 1	, first paragraph, point(31)			
202				

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(31) Annex VI is deleted;	(31) Annex VI is deleted;	(31) Annex VI is deleted;	
Article 1	, first paragraph, point (31a), introduc	tory part		
202a		(31a) In Part I of Annex VII, the title is replaced by the following:		
Article 1	, first paragraph, point (31a), amendir	ng provision, numbered paragraph		
202b		" Meat of bovine animals and sheep aged less than 12 months  " Am. 161		
Article 1	, first paragraph, point (31b), introduc	ctory part		
202c		(31b) In Part I of Annex VII, Section II is replaced by the following:		
Article 1	, first paragraph, point (31b), amendi	ng provision, numbered paragraph		
202d		" II. Classification of bovine animals and sheep aged less than 12 months at the slaughterhouse  On slaughter, all bovine animals aged less than 12 months shall be classified by the operators, under		

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	the supervision of the competent authority, in one of the following two categories:		
	(A) Category V: bovine animals aged less than eight months		
	(B) Category Z: bovine animals aged from 8 months to less than 12 months		
	Category identification letter: Z.		
	On slaughter, all sheep aged less than 12 months shall be classified by the operators, under the supervision of the competent authority, in the following category: Category A: carcasses of sheep under 12 months old.		
	Category identification letter A.		
	This classification shall be carried out on the basis of the information contained in the passport accompanying the bovine animals <i>and sheep</i> or, failing this, on the basis of the data contained in the computerised database provided for in Article 5 of Regulation (EC) No 1760/2000 of the European Parliament and of the Council <sup>1</sup> .		
	The conditions referred to in this point shall not apply to the meat of		

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		bovine animals with a designation of origin or geographical indication protected in accordance with Regulation (EU) No 1151/2012 registered before 29 June 2007.		
		1. Regulation (EC) No 1760/2000 of the European Parliament and of the Council of 17 July 2000 establishing a system for the identification and registration of bovine animals and regarding the labelling of beef and beef products (OJ L 204, 11.8.2000, p. 1).  Am. 162		
A .: 1 4	· · · · · · · · · · · · · · · · · · ·			
Article 1	, first paragraph, point (31c), introdu	ctory part		
202e		(31c) In Section III of Part I of Annex VII, the following paragraph is inserted:		
Article 1	, first paragraph, point (31c), amendi	ng provision, numbered paragraph		
202f		"  1a. The meat of sheep aged less than 12 months shall only be marketed in the Member States under the following sales description(s) laid down for each Member State:  Country of marketing;		
	PECULATION OF THE SUPORSAN BARLIA		/FUL N = 4200 /2042 - stablishing	

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		Sales descriptions to be used lamb.		
		Am. 163		
Article 1	, first paragraph, point (31d), introduc	ctory part		
202g		(31d) In Section III of Part I of Annex VII, point 3 is replaced by the following:		
Article 1	, first paragraph, point (31d), amendi	ng provision, numbered paragraph		
202h		" 3. The sales descriptions listed for category V bovine and category A sheep in point A of the table set out in paragraph 1 and any new name derived from those sales descriptions shall only be used if the requirements of this Annex are fulfilled.  In particular, the terms "veau", "telecí", "Kalb", "µ ", "ternera", "kalv", "veal", "vitello", "vitella", "kalf", "vitela" and "teletina" shall not be used in a sales description or be indicated on the labelling of the meat of bovine animals aged more than 12 months.  Likewise, the term 'lamb' shall not be used in a sales description or be		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		indicated on the labelling of the meat of sheep aged more than 12 months.		
		Am. 164		
Article 1	, first paragraph, point (33a), introdu	ctory part		
202i		(33a) in point 3 of part II of Annex VII, point (a) is replaced by the following:		
Article 1	, first paragraph, point (33a), introdu	ctory part		
202j		(a) which has with an actual alcoholic strength of not less than 15 % volume and not more than 22 % volume. Exceptionally, and for wines of prolonged ageing, those limits may differ in certain liqueur wines with an appellation of origin or geographical indication on the list established by the Commission by means of delegated acts adopted in accordance with Article 75(2), on the condition that:  - the wines put into the ageing process shall fulfil the definition of liqueur wines; and  - the actual alcoholic strength of		

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			the aged wine shall not be less than 14 % volume;		
			Am. 278		
ŀ	Article 1,	first paragraph, point(32), introductor	y part		
	203	(32) in Part II of Annex VII, the following points (18) and (19) are added:	(32) in Part II of Annex VII, the following points (18) and (19) are added:	(32) in Part II of Annex VII, the following points (18) and (19) are added is amended as follows:	
	Article 1,	first paragraph, point(32), Amending	Provision(a)		
G	203a			(a) in Part I, point III.1(A), the row for the United Kingdom is deleted;	-1. [Trilogue 02/12/2020] in Part I, point III.1(A), the row for the United Kingdom is deleted;
	Article 1,	first paragraph, point(32), Amending	Provision(b)		
	203b			(b) in Part II, the following points are added:	
	Article 1,	first paragraph, point(32), Amending	Provision(18), introductory part		
	204	(18) The term 'de-alcoholised' may be used together with the name of the grapevine products referred to in	(18) The term-'De-alcoholised' wine or ''de-alcoholised (followed by may be used together with the	(18) The term 'de-alcoholised'-may shall be used together with the name of the grapevine products referred to in points 1 and 4 to 9,	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	points 1 and 4 to 9, where the product:  1, first paragraph, point(32), Amending	name of the grapevine <u>product</u> <u>category used for its production</u> ) <u>means a products referred to in</u> <u>points I and 4 to 9, where the</u> product: <u>which</u> Am. 166	where the product:	
7 ii cicic	z, mot paragraph, point(52), Amending			
g 205	(a) is obtained from wine as defined in point 1, sparkling wine as defined in point 4, quality sparkling wine as defined in point 5, quality aromatic sparkling wine as defined in point 6, aerated sparkling wine as defined in point 7, semi-sparkling wine as defined in point 8, or from aerated semi-sparkling wine as defined in point 9;	(a) is obtained from wine as defined in point 1, sparkling wine as defined in point 4, quality sparkling wine as defined in point 5, quality aromatic sparkling wine as defined in point 6, aerated sparkling wine as defined in point 7, semi-sparkling wine as defined in point 8, or from aerated semi-sparkling wine as defined in point 9;	(a) is obtained from wine as defined in point 1, sparkling wine as defined in point 4, quality sparkling wine as defined in point 5, quality aromatic sparkling wine as defined in point 6, aerated sparkling wine as defined in point 7, semi-sparkling wine as defined in point 8, or from aerated semi-sparkling wine as defined in point 9;	
Article	1, first paragraph, point(32), Amending	Provision(18), point(b)		
206	(b) has undergone a dealcoholisation treatment in accordance with the processes specified in Section E of Part I of Annex VIII; and	(b) has undergone a dealcoholisation treatment in accordance with the <i>processes</i> conditions specified in Section E of Part I of Annex VIII; and  Am. 167	(b) has undergone a dealcoholisation treatment in accordance with the processes specified in Section E of Part I of Annex VIII; and	
Article	1, first paragraph, point(32), Amending	Provision(18), point(c)		
207	(c) has a total alcoholic strength of	(c) has a total alcoholic strength of	(c) has a totalan actual alcoholic	

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		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		no more than 0,5% by volume.	no more than 0,5% by volume.	strength of no more than 0,5% by volume.	
Α	rticle 1,	first paragraph, point(32), Amending	Provision(19), introductory part		
	208	(19) The term 'partially dealcoholised' may be used together with the name of the grapevine products referred to in points 1 and 4 to 9, where the product:	(19) The term 'Partially dealcoholised' wine" or "Partially de-alcoholised (followed by may be used together with the name of the grapevine products referred to in points 1 and 4 to 9, wheree product category used for its production)" means the product: which	(19) The term 'partially dealcoholised'—may shall be used together with the name of the grapevine products referred to in points 1 and 4 to 9, where the product:	
Α	rticle 1,	first paragraph, point(32), Amending	Provision(19), point(a)		
G	209	(a) is obtained from wine as defined in point 1, sparkling wine as defined in point 4, quality sparkling wine as defined in point 5, quality aromatic sparkling wine as defined in point 6, aerated sparkling wine as defined in point 7, semi-sparkling wine as defined in point 8, or from aerated semi-sparkling wine as defined in point 9;	(a) is obtained from wine as defined in point 1, sparkling wine as defined in point 4, quality sparkling wine as defined in point 5, quality aromatic sparkling wine as defined in point 6, aerated sparkling wine as defined in point 7, semi-sparkling wine as defined in point 8, or from aerated semi-sparkling wine as defined in point 9;	(a) is obtained from wine as defined in point 1, sparkling wine as defined in point 4, quality sparkling wine as defined in point 5, quality aromatic sparkling wine as defined in point 6, aerated sparkling wine as defined in point 7, semi-sparkling wine as defined in point 8, or from aerated semi-sparkling wine as defined in point 9;	
Α	rticle 1,	first paragraph, point(32), Amending	Provision(19), point(b)		
	210	(b) has undergone a dealcoholisation treatment in	(b) has undergone a dealcoholisation treatment in	(b) has undergone a dealcoholisation treatment in	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	accordance with the processes specified in Section E of Part I of Annex VIII; and	accordance with the processes conditions specified in Section E of Part I of Annex VIII; and	accordance with the processes specified in Section E of Part I of Annex VIII; and	
		Am. 169		
Article 1	, first paragraph, point(32), Amending	Provision(19), point(c)		
211	(c) has a total alcoholic strength of more than 0,5% by volume and following the processes specified in Section E of Part I of Annex VIII its total alcoholic strength is reduced by more than 20% by volume compared to its initial total alcoholic strength.;	(c) has a total alcoholic strength of less than 8,5 % by volume and more than 0,5% by volume and following the processes specified in Section E of Part I of Annex VIII its total alcoholic strength is reduced by more than 20% by volume compared to its initial total alcoholic strength.;	(c) has a totalan actual alcoholic strength of more than 0,5% by volume and less than the alcohol content stipulated for products under point (a). Following the processes specified in Section E of Part I of Annex VIII, theactual its total alcoholic strength of the product is reduced by more than 20% by volume compared to its initial total alcoholic strength.';	
Article 1	, first paragraph, point (32a), introduct	ory part		
211a		(32a) In Part III of Annex VII, point 5 is replaced by the following:		
Article 1	, first paragraph, point (32a), amendin	g provision, numbered paragraph		
211b		5. The designations referred to in points 1, 2 and 3 may not be used for any product other than those		

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	referred to in that point.		
	Those designations shall also be protected from:		
	(a) any direct or indirect commercial use of the designation;		
	(i) for comparable products or products presented as capable of being substituted not complying with the corresponding definition;		
	(ii) in so far as such use exploits the reputation associated with the designation;		
	(b) any misuse, imitation or evocation, even if the composition or true nature of the product or service is indicated or accompanied by an expression such as "style", "type", "method", "as produced		
	in", "imitation", "flavour", "substitute", "like" or similar;  (c) any other commercial		
	indication or practice likely to mislead the consumer as to the product's true nature or composition.		
	However, this provision shall not apply to the designation of products the exact nature of which is clear		

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		from traditional usage and/or when the designations are clearly used to describe a characteristic quality of the product.		
		Am. 171		
Article 1,	, first paragraph, point (32b), introduc	ctory part		
211c		(32b) In point 2 of the first paragraph of Appendix I to Annex VII, point (g) is replaced by:		
Article 1,	, first paragraph, point (32b), amendir	ng provision, numbered paragraph		
211d		" (g) in Romania, in the areathe wine-growing region of Podi ul Transilvaniei;  " Am. 172		
Article 1,	, first paragraph, point (32c), introduc	tory part		
211e		(32c) In point 4 of the first paragraph of Appendix I to Annex VII, point (f) is replaced by:		
Article 1,	, first paragraph, point (32c), amendir	ng provision, numbered paragraph		
211f		"		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		(f) in Romania, areas planted with vines in the following regions:		
		Dealurile Buz ului, Munteniei and Olteniei, Dealu Mare, Severinului and Plaiurile Drâncei, Colinele Dobrogei, Terasele Dun rii, the South wine sands region, including sands and other favourable lands in the South of the country regions;		
Article 1	, first paragraph, point (32c)			
211g	, mac paragraph, point (326)		(c) Appendix I is amended as follows:	
Article 1	, first paragraph, point (32d), introduct	ory part		
211h			(i) point 1(c) is replaced by the following:	
Article 1	, first paragraph, point (32d), amending	g provision, numbered paragraph		
211i			" (c) in Belgium, Denmark, Ireland, Lithuania, the Netherlands, Poland and Sweden: the wine-growing areas of these Member States; "	

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Article 1	, first paragraph, point (32e)			
211j			(ii) in point 2(g) the word "area" is replaced by "wine-growing region;	
Article 1	, first paragraph, point (32f), introducto	ory part		
211k			(iii) point 4(f) is replaced by the following:	
Article 1	, first paragraph, point (32f), amending	provision, numbered paragraph		
2111			in Romania, areas planted with vines in the following wine growing regions: Dealurile Munteniei i Olteniei with Dealurile Buz ului, Dealu Mare, Severinului and Plaiurile Drâncei, Colinele Dobrogei, Terasele Dun rii, the South wine region, including sands and other favourable regions.	
Article 1	, first paragraph, point (32g), introduct	ory part		
211m			(iv) point 4(g) is replaced by the following:	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1,	, first paragraph, point (32g), amending	g provision, numbered paragraph		
211n			" (g) in Croatia, areas planted with vines in the following sub-regions: Hrvatska Istra, Hrvatsko primorje and Dalmatinska zagora. "	
Article 1,	, first paragraph, point (32h), introduct	ory part		
2110			(v) in point 6, the following point is added:	
Article 1,	first paragraph, point (32h), amendin	g provision, numbered paragraph		
211p			" (h) in Croatia, areas planted with vines in the following sub-regions: Sjeverna Dalmacija and Srednja i Južna Dalmacija. "	
Article 1,	first paragraph, point(33), introductor	ry part		
212	(33) in Part I of Annex VIII, the following Section E is added:	(33) in Part I of Annex VIII, the following Section E is added:	(33) in Part I of Annex VIII, the following Section E is added is amended as follows:	
Article 1,	first paragraph, point(33), Amending	Provision, point(a), introductory part		
212a				

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(a) Part I is amended as follows:	
Article 1	, first paragraph, point(33), Amending	Provision, point(a), introductory part		
212b			(i) in Section B, point 7(b) is replaced by the following:	
Article 1	, first paragraph, point(33), Amending	Provision, point(a), introductory part		
212c			'(b) raise the total alcoholic strength by volume of the products referred to in paragraph 6 for the production of wines with a protected designation of origin or a protected geographical indication to a level to be determined by Member States.';	
Article 1	, first paragraph, point(33), Amending	Provision, point(a), introductory part		
212d			(ii) Section C is replaced by the following:	
Article 1	, first paragraph, point(33), Amending	Provision, point(a), introductory part		
212e			'C. Acidification and de- acidification	
Article 1	, first paragraph, point(33), Amending	Provision, point(a), introductory part		
212f				

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		1. Fresh grapes, grape must, partially fermented grape must, new wine still in fermentation and wine may be subject to acidification and de-acidification.	
Article 1,	first paragraph, point(33), Amending Provision, point(a), introductory part		
212g		2. Acidification of the products referred to in point 1 may be carried out only up to a limit of 4 g/l expressed as tartaric acid, or 53,3 milliequivalents per litre.	
Article 1,	first paragraph, point(33), Amending Provision, point(a), introductory part		
212h		3. De-acidification of wines may be carried out only up to a limit of 1 g/l expressed as tartaric acid, or 13,3 milliequivalents per litre.	
Article 1,	first paragraph, point(33), Amending Provision, point(a), introductory part		
212i		4. Grape must intended for concentration may be partially de-acidified.	
Article 1,	first paragraph, point(33), Amending Provision, point(a), introductory part		
212j		5. Acidification and enrichment, except by way of derogation to be adopted by the Commission by	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			means of delegated acts pursuant to Article 75(2), and acidification and de-acidification of one and the same product shall be mutually exclusive processes.';	
Article 1,	first paragraph, point(33), Amending I	Provision, point(a), introductory part		
212k			(iii) in Section D, point 3 is replaced by the following:	
Article 1,	first paragraph, point(33), Amending I	Provision, point(a), introductory part		
2121			'3. Acidification and de- acidification of wines shall take place only in the wine-growing zone where the grapes used to produce the wine in question were harvested.';	
Article 1,	first paragraph, point(33), Amending	Provision, point(a), introductory part		
212m			(iv) the following Section is added:	
Article 1,	first paragraph, point(33), Amending	Provision, first paragraph		
213	E. Dealcoholisation processes	E. Dealcoholisation processes	E. Dealcoholisation processes	
Article 1,	first paragraph, point(33), Amending	Provision, second paragraph, introduct	tory part	

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	214	The following dealcoholisation processes, whether used each of its own or in combination, shall be allowed to reduce part of or almost all the ethanol content in grapevine products referred to in points 1 and 4 to 9 of Part II of Annex VII:	The following dealcoholisation processes, whether used each of its own or in combination, shall be allowed to reduce part of or almost all the ethanol content in grapevine products referred to in points 1 and 4 to 9 of Part II of Annex VII:	The following dealcoholisation processes, whether used each of its own or in combination, shall be allowed to reduce part of or almost all the ethanol content in grapevine products referred to in points 1 and 4 to 9 of Part II of Annex VII:	G
	Article 1	, first paragraph, point(33), Amending	Provision, second paragraph, point(a)		
G	215	(a) partial vacuum evaporation;	(a) partial vacuum evaporation;	(a) partial vacuum evaporation;	G
	Article 1	, first paragraph, point(33), Amending	Provision, second paragraph, point(b)		
G	216	(b) membrane techniques;	(b) membrane techniques;	(b) membrane techniques;	6
	Article 1	, first paragraph, point(33), Amending	Provision, second paragraph, point(c)		
G	217	(c) distillation.	(c) distillation.	(c) distillation.	G
	Article 1	, first paragraph, point(33), Amending	Provision, third paragraph		
G	218	The dealcoholisation processes shall not result in organoleptic defects of the grapevine product. The elimination of ethanol in grapevine product must not be done in conjunction with the increase of the sugar content in the grape must	The dealcoholisation processes shall not result in organoleptic defects of the grapevine product. The elimination of ethanol in grapevine product must not be done in conjunction with the increase of the sugar content in the grape must	The dealcoholisation processes shall not result in organoleptic defects of the grapevine product. The elimination of ethanol in grapevine product must not be done in conjunction with the increase of the sugar content in the grape must';	G

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	first paragraph, point(33), Amending Pro	vision, point(b), introductory part		
218a			(b) in Part II, point 3 of Section B is replaced by the following:	
Article 1	first paragraph, point(33), Amending Pro	vision, third paragraph b, first parag	raph	
218b			'Points 1 and 2 shall not apply to products intended for the production, in Ireland and Poland, of products falling within CN code 2206 00 for which Member States may allow the use of a composite name, including the sales designation 'wine'.';	
Article 1	first paragraph, point(34), introductory	part		
218c			(34) paragraph 2 of point II of Annex X is replaced by the following:	
Article 1	first paragraph, point(34), point(2), first	paragraph		
218d			'2. The price referred to in paragraph 1 shall apply to sugar beet of sound, fair and marketable quality having a sugar content of 16 % at the reception point.	
Article 1	first paragraph, point(34), point(2), seco	nd paragraph		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
218e			The price shall be adjusted by price increases or reductions, agreed by the parties in advance, to allow for deviations from the quality referred to in the first subparagraph.';	
Article 1	, first paragraph, point(35)			
218f			(35) in paragraph II of point V of Annex X, the term "marketing" is deleted;	
Article 1	, first paragraph, point (33a), introduct	ory part		
218g		(33a) In point XI of Annex X, paragraph 1 is replaced by the following:		
Article 1	, first paragraph, point (33a), amendin	g provision, numbered paragraph		
218h		"  1. Agreements within the trade as described in point 6 of Section A of Part II of Annex II shall contain conciliation and/or mediation mechanisms and arbitration clauses.  "  Am. 174		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (33b), introduct	ory part		
218i		(33b) in point XI of Annex X, the following point is inserted:		
Article 1,	, first paragraph, point (33b), amendin	g provision, numbered paragraph		
218j		4a. A sugar undertaking and the beet sellers concerned may agree on value sharing clauses, including market bonuses and losses, determining how any evolution of relevant market prices of sugar or other commodity markets is to be allocated between them.		
Article 1,	, first paragraph, point (33c)			
218k		(33c) Annex XI is deleted.  Am. 176	(33a) Annexes XI, XII and XIII are deleted.	
Article 1,	, first paragraph, point (33d)			
2181		(33d) Annex XII is deleted.  Am. 177		

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Autial a 4	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (33e)			
218m		(33e) Annex XIII is deleted.  Am. 178		
Article 2				
g 219	Article 2 Amendments to Regulation (EU) No 1151/2012	Article 2 Amendments to Regulation (EU) No 1151/2012	Article 2 Amendments to Regulation (EU) No 1151/2012	
Article 2	, first paragraph, introductory part			
g 220	Regulation (EU) No 1151/2012 is amended as follows:	Regulation (EU) No 1151/2012 is amended as follows:	Regulation (EU) No 1151/2012 is amended as follows:	
Article 2	, first paragraph, point (-1), introducto	ry part		
220a		(-1) in Article 1(2), point (b) is replaced by the following:		(-1) [Trilogue 02/12/2020, discussed as B-point]
Article 2	, first paragraph, point (-1), amending	provision, first paragraph		
220b		"  (b) value-adding attributes as a result of the farming or processing methods used in their production, or of the place of their production or marketing and, where appropriate, of their contribution to sustainable development.		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Am. 179		
Article 2	, first paragraph, point(1), introductory	part part		
221	(1) in Article 2, paragraphs 2 and 3 are replaced by the following:	(1) in Article 2, paragraphs 2 and 3 are replaced by the following:	(1) in Article 2, paragraphs 2 and 3 are replaced by the following:	
Article 2	, first paragraph, point(1), Amending P	rovision, first paragraph		
3 222	'2. This Regulation shall not apply to spirit drinks or grapevine products as defined in Part II of Annex VII to Regulation (EU) No 1308/2013, with the exception of wine-vinegars.	'2. This Regulation shall not apply to spirit drinks or grapevine products as defined in Part II of Annex VII to Regulation (EU) No 1308/2013, with the exception of wine-vinegars.	'2. This Regulation shall not apply to spirit drinks or grapevine products as defined in Part II of Annex VII to Regulation (EU) No 1308/2013, with the exception of wine-vinegars.	
Article 2	, first paragraph, point(1), Amending P	rovision(3)		
223	3. This Regulation, and in particular the registrations made pursuant to Article 52, shall be without prejudice to compliance of products concerned with other Union rules relating in particular to the placing of products on the market, marketing and to food labelling.;	3. This Regulation, and in particular the registrations made pursuant to Article 52, shall be without prejudice to compliance of products concerned with other Union rules relating in particular to the placing of products on the market, marketing and to food labelling.;	3. This Regulation, and in particular the registrations made pursuant to Article 52, shall be without prejudice to compliance of products concerned with other Union rules relating in particular to the placing of products on the market, marketing and to food labelling.;	
Article 2	, first paragraph, point(2), introductory	part		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
224	(2) in paragraph 1 of Article 5, point (b) is replaced by the following:	(2) in paragraph 1 of Article 5, point (b) is replaced by the following:	deleted	
Article .	2, first paragraph, point(2), Amending F	Provision, first paragraph -a		
s 224a		Article 5 Requirements for designations of origin and geographical indications		
Article	2, first paragraph, point(2), Amending P	rovision, first paragraph -b		
<sup>6</sup> 224b		L. For the purpose of this Regulation, 'designation of origin' is a name which identifies a product:		
Article	2, first paragraph, point(2), Amending P	rovision, first paragraph -c		
224c		(a) originating in a specific place, region or, in exceptional cases, a country or a name traditionally used in a specific place;		
Article	2, first paragraph, point(2), Amending P	rovision, first paragraph		
225	" '(b) whose quality or characteristics are essentially or exclusively due to a particular	"  '(b) whose quality or characteristics are essentially or exclusively due to a particular	deleted	

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geographical environment, with its inherent natural factors and where relevant human factors;;  article 2, first paragraph, point(2), Amending Provision, first paragraph a  (c) the production steps of which all take place in the defined geographical area.  Article 2, first paragraph, point(2), Amending Provision, first paragraph b  2. For the purpose of this Regulation, 'geographical indication' is a name which identifies a product:  (a) originating in a specific place, region or country, or a name traditionally used in a specific place;  (b) whose given quality, reputation or other characteristic is essentially attributable to its geographical origin; and  (c) at least one of the production	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(c) the production steps of which all take place in the defined geographical area.  Article 2, first paragraph, point(2), Amending Provision, first paragraph b  2. For the purpose of this Regulation, 'geographical indication' is a name which identifies a product:  (a) originating in a specific place, region or country, or a name traditionally used in a specific place;  (b) whose given quality, reputation or other characteristic is essentially attributable to its geographical origin; and  (c) at least one of the production	inherent natural factors and where	inherent_natural and where relevant factors and human factors;';		
article 2, first paragraph, point(2), Amending Provision, first paragraph b  2. For the purpose of this Regulation, 'geographical indication' is a name which identifies a product:  (a) originating in a specific place, region or country, or a name traditionally used in a specific place;  (b) whose given quality, reputation or other characteristic is essentially attributable to its geographical origin; and  (c) at least one of the production	, first paragraph, point(2), Amending P	rovision, first paragraph a		
2. For the purpose of this Regulation, 'geographical indication' is a name which identifies a product:  (a) originating in a specific place, region or country, or a name traditionally used in a specific place;  (b) whose given quality, reputation or other characteristic is essentially attributable to its geographical origin; and  (c) at least one of the production		take place in the defined		
Regulation, 'geographical indication' is a name which identifies a product:  (a) originating in a specific place, region or country, or a name traditionally used in a specific place;  (b) whose given quality, reputation or other characteristic is essentially attributable to its geographical origin; and  (c) at least one of the production	, first paragraph, point(2), Amending P	rovision, first paragraph b		
defined geographical area.		Regulation, 'geographical indication' is a name which identifies a product:  (a) originating in a specific place, region or country, or a name traditionally used in a specific place;  (b) whose given quality, reputation or other characteristic is essentially attributable to its geographical origin; and  (c) at least one of the production steps of which take place in the defined geographical area.		
		geographical environment, with its inherent natural factors and where relevant human factors;';  "  first paragraph, point(2), Amending P  first paragraph, point(2), Amending P	geographical environment, with its inherent natural factors and where relevant human factors;';  ""  first paragraph, point(2), Amending Provision, first paragraph a  (c) the production steps of which all take place in the defined geographical area.  (c) the purpose of this Regulation, 'geographical indication' is a name which identifies a product:  (a) originating in a specific place, region or country, or a name traditionally used in a specific place;  (b) whose given quality, reputation or other characteristic is essentially attributable to its geographical origin; and  (c) at least one of the production steps of which take place in the	geographical environment, with its inherent natural factors and where relevant human factors;';  first paragraph, point(2), Amending Provision, first paragraph a  (c) the production steps of which all take place in the defined geographical indication' is a name which identifies a product:  (a) originating in a specific place, region or country, or a name traditionally used in a specific place;  (b) whose given quality, reputation or other characteristic is essentially attributable to its geographical origin; and  (c) at least one of the production steps of which take place in the defined geographical area.

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 225c		3. Notwithstanding paragraph 1, certain names shall be treated as designations of origin even though the raw materials for the products concerned come from a geographical area larger than, or different from, the defined geographical area, provided that:  (a) the production area of the raw materials is defined;  (b) special conditions for the production of the raw materials exist;  (c) there are control arrangements to ensure that the conditions referred to in point (b) are adhered to; and  (d) the designations of origin in question were recognised as designations of origin in the country of origin before 1 May 2004.  Only live animals, meat and milk may be considered as raw materials for the purposes of this paragraph.		
Article 2	2, first paragraph, point(2), Amending P	rovision, first paragraph d		
225d		4. In order to take into account the specific character of production of		

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	products of animal origin, the Commission shall be empowered to adopt delegated acts, in accordance with Article 56, concerning restrictions and derogations with regard to the sourcing of feed in the case of a designation of origin.  In addition, in order to take into account the specific character of certain products or areas, the Commission shall be empowered to adopt delegated acts in accordance with Article 56, concerning restrictions and derogations with regard to the slaughtering of live animals or with regard to the sourcing of raw materials.  These restrictions and derogations shall, based on objective criteria, take into account quality or usage and recognised know-how or natural factors		
Article 2, first paragraph, point (2a), introducto	bry part		
225e	(2a) in Article 6, paragraph 2 is replaced by the following:		
Article 2, first paragraph, point (2a), amending	provision, numbered paragraph		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
225f		2. A name may not be registered as a designation of origin or geographical indication where it conflicts with a name of a plant variety or an animal breed and is likely to mislead the consumer as to the true origin of the product and to cause confusion between products with the registered designation and the variety or breed in question.  This shall take into consideration the following:  (a) actual use of the name of the plant variety or animal breed in the sales description;  (b) any duplication of names which might result from the registration;  (c) the extension of use of the plant variety or animal breed outside its area of origin.		
Article 2	, first paragraph, point(3)			
226	(3) in paragraph 1 of Article 7, point (d) is deleted;	(3) in paragraph 1 of Article 7, point (d) is deleted; is replaced by the following:	(3)(3a) in paragraph 1 of Article 7 (1), point (d) is deleted;(f) is replaced by the following:	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2, first	paragraph, point(3), amending p	rovision, article		
<sup>6</sup> 226a		article " Product specification		
Article 2, first	paragraph, point(3), amending p	rovision, article, numbered paragraph		
226b		A protected designation of origin or a protected geographical indication shall comply with a specification which shall include at least:  (a) the name to be protected as a designation of origin or geographical indication, as it is used, whether in trade or in common language, and only in the languages which are or were historically used to describe the specific product in the defined geographical area;  (b) a description of the product, including the raw materials, if appropriate, as well as the principal physical, chemical, microbiological or organoleptic characteristics of the product;  (c) the definition of the geographical area delimited with regard to the link referred to in point	(f) details establishing the following:  (i) as regards a protected designation of origin the link between the quality or characteristics of the product and the geographical environment referred to in Article 5(1); the details concerning human factors of that geographical environment may, where relevant, be limited to a description of the soil and landscape management, cultivation practices or any other relevant human contribution to the maintenance of the natural factors of the geographical environment referred to in Article 5(1);  (ii) as regards a protected geographical indication, the link between a given quality, the	

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	(f)(i) or (ii) of this paragraph, and, where appropriate, details indicating compliance with the requirements of Article 5(3);	reputation or other characteristic of the product and the geographical origin referred to in Article 5(2);';	
	(d) evidence of traceability proving that the product originates in the defined geographical area referred to in Article 5(1) or and (2);		
	(e) a description of the method of obtaining the product and, where appropriate, its contribution to sustainable development, the authentic and unvarying local methods as well as information concerning packaging, if the applicant group so determines and gives sufficient product-specific justification as to why the packaging must take place in the defined geographical area to safeguard quality, to ensure the origin or to ensure control, taking into account Union law, in		
	particular that on the free movement of goods and the free provision of services;  (f) details establishing the		
	following:  (i) as regards a protected designation of origin the link between the quality or		

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		characteristics of the product and the geographical environment referred to in Article 5(1); or		
		(ii) where appropriate as regards a protected geographical indication, the link between a given quality, the reputation or other characteristic of the product and the geographical origin referred to in Article 5(2);		
		(g) the name and address of the authorities or, if available, the name and address of bodies verifying compliance with the provisions of the product specification pursuant to Article 37 and their specific tasks;		
		(h) any specific labelling rule for the product in question.		
Article 2	, first paragraph, point(3), amending p	rovision, article, numbered paragraph		
; 226c		2. In order to ensure that product specifications provide relevant and succinct information, the Commission shall be empowered to adopt delegated acts, in accordance with Article 56, laying down rules which limit the information contained in the specification referred to in paragraph 1 of this Article, where such a limitation is necessary to avoid excessively		G

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		voluminous applications for registration.		
		The Commission may adopt implementing acts laying down rules on the form of the specification. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 57(2).		
		Am. 252		
Article 2	, first paragraph, point(4), introductory	part		
227	(4) in paragraph 1 of Article 10, the introductory sentence is replaced by the following:	(4) in paragraph 1 of Article 10, the introductory sentence is replaced by the following:	(4) in-paragraph 1 of Article 1010(1), the introductory-sentence wording is replaced by the following:	(4)
Article 2	, first paragraph, point(4), Amending Pi	rovision, first paragraph		
228	" A reasoned statement of opposition as referred to in Article 51(1) shall be admissible only if it is received by the Commission within the time limit set out in that paragraph and if it:';  "	" A reasoned statement of opposition as referred to in Article 51(1) shall be admissible only if it is received by the Commission within the time limit set out in that paragraph and if it:'; "	"——A reasoned statement of opposition as referred to in Article 51(1) shall be admissible only if it is received by the Commission within the time limit set out in that paragraph and if it:';	
Article 2	, first paragraph, point (4a), introducto	ry part		

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	228a		(4a) in Article 11, paragraph 2 is replaced by the following:		
	Article 2,	first paragraph, point (4a), amending	g provision, first paragraph		
G	228ь		2. Geographical indications pertaining to products of third countries that are protected in the Union under an international agreement to which the Union is a contracting party may be entered in the register <i>if the agreement so provides</i> . Unless specifically identified in the said agreement as protected designations of origin under this Regulation, such names shall be entered in the register as protected geographical indications.		
	Article 2,	first paragraph, point (4b), introduct	ory part		
	228c		(4b) Article 12 is replaced by the following:		
	Article 2,	first paragraph, point (4b), amendin	g provision, article		
G	228d		article		G

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Names, symbols and indications		
Article 2	. first paragraph, point (4b), amending	provision, article, numbered paragraph	n	
6 228e		1. Protected designations of origin and protected geographical indications may be used by any operator marketing a product conforming to the corresponding specification.		G
Article 2	, first paragraph, point (4b), amending	provision, article, numbered paragraph	n	
6 228f		2. Union symbols designed to publicise protected designations of origin and protected geographical indications shall be established.		G
Article 2	, first paragraph, point (4b), amending	provision, article, numbered paragraph	h	
228g		3. In the case of products originating in the Union that are marketed under a protected designation of origin or a protected geographical indication registered in accordance with the procedures laid down in this Regulation, the Union symbols associated with them shall appear on the labelling, <i>advertising material and documents relating to the product involved</i> . In addition, the registered name of the product should appear in the same field of		

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			vision and in a prominent place, so that it is easily visible, clearly readable and, if applicable, indelible. It shall under no circumstances be concealed, obscured, or interrupted by any other written or pictorial element or any other intermediate document. The indications 'protected designation of origin 'or 'protected geographical indication' or the corresponding abbreviations 'PDO' or 'PGI' may appear on the labelling.		
	Article 2,	first paragraph, point (4b), amending	provision, article, numbered paragraph		
G	228h		4. In addition, the following may also appear on the labelling: depictions of the geographical area of origin, as referred to in Article 5, and text, graphics or symbols referring to the Member State and/or region in which that geographical area of origin is located.		G
	Article 2,	first paragraph, point (4b), amending	provision, article, numbered paragraph		
G	228i		5. Without prejudice to Directive 2000/13/EC, the collective geographical marks referred to in Article 15 of Directive 2008/95/EC may be used on labels, together with		G

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		the protected designation of origin or protected geographical indication.		
Article 2	2, first paragraph, point (4b), amending	provision, article, numbered paragraph		
228j		6. In the case of products originating in third countries marketed under a name entered in the register, the indications referred to in paragraph 3 or the Union symbols associated with them may appear on the labelling. In the case of products from third countries protected by an international agreement to which the Union is a contracting party and which are not marketed under a name entered in the register, the indications referred to in paragraph 3 or the Union symbols associated with them shall not appear on the labelling.		
Article 2	2, first paragraph, point (4b), amending	g provision, article, numbered paragraph		
6 228k		7. In order to ensure that the appropriate information is communicated to the consumer, the Commission shall be empowered to adopt delegated acts, in accordance with Article 56, establishing the Union symbols.		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		The Commission may adopt implementing acts defining the technical characteristics of the Union symbols and indications as well as the rules of their use on the products marketed under a protected designation of origin or a protected geographical indication, including rules concerning the appropriate linguistic versions to be used. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 57(2).		
Article 2	2, first paragraph, point (4c), introducto	ory part		
2281		(4c) Article 13 is replaced by the following:		
Article 2	2, first paragraph, point (4c), amending	provision, article		
<sup>6</sup> 228m		article " Protection		G
Article 2	2, first paragraph, point (4c), amending	provision, article, numbered paragraph		
228n		1. Registered names shall be protected against:		

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(a) any direct or indirect commercial use of a registered name in respect of products not covered by the registration where those products are comparable to the products registered under that	
name or where using the name exploits, weakens or dilutes the reputation of the protected name, including when those products are used as an ingredient;  (b) any misuse, imitation or evocation, even if the true origin of the products or services is indicated or if the protected name is translated or accompanied by an expression such as 'style', 'type', 'method', 'as produced in', 'imitation' or similar, including when those products are used as an ingredient;  (c) any other false or misleading indication as to the provenance, origin, nature or essential qualities	
of the product that is used on the inner or outer packaging, advertising material or documents relating to the product concerned, and the packing of the product in a container liable to convey a false impression as to its origin;  (d) any other practice liable to	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		origin of the product;		
		(da) any registration, in bad faith, of a domain name that is similar or that may be confused, in full or in part, with a protected name.		
		Where a protected designation of origin or a protected geographical indication contains within it the name of a product which is considered to be generic, the use of that generic name shall not be considered to be contrary to points (a) or (b) of the first subparagraph.		
Article 2	, first paragraph, point (4c), amending	provision, article, numbered paragraph		
s 228o		2. Protected designations of origin and protected geographical indications shall not become generic.		G
Article 2	, first paragraph, point (4c), amending	provision, article, numbered paragraph		
s 228p		3. Member States shall take appropriate administrative and judicial steps to prevent or stop the unlawful use of protected designations of origin and protected geographical indications, as referred to in paragraph 1, that are produced or marketed in that Member State.		G

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Artic	le 2, first paragraph, point (4c), ameno	ling provision, article, numbered paragraph		
g 228	q	3a. The protection referred to in paragraph 1 of this Article shall also apply with regard to goods in transit within the meaning of point 44 of Article 3 of Regulation (EU) No 2017/625 entering the customs territory of the Union without being released for free circulation within the customs territory of the Union and with regard to goods sold through means of distance communication.  To that end Member States shall designate the authorities that are responsible for taking these steps in accordance with procedures determined by each individual Member State.  These authorities shall offer		
		adequate guarantees of objectivity and impartiality, and shall have at their disposal the qualified staff and resources necessary to carry out their functions.		
		Am. 253		
Artic	le 2, first paragraph, point(5), introduc	tory part		
6 229	(5) in Article 13, the following	(5) in Article 13, the following	(5) in Article 13, the following	G

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	paragraph 4 is added:	paragraph 4 is added:	paragraph 4-is added:	
Article 2	, first paragraph, point(5), Amending P	rovision(4)		
230	4. The protection referred to in paragraph 1 shall also apply with regard to goods entering the customs territory of the Union without being released for free circulation within the customs territory of the Union and with regard to goods sold through means of electronic commerce.;	4. The protection referred to in paragraph 1 shall also apply with regard to goods entering the customs territory of the Union without being released for free circulation within the customs territory of the Union and with regard to goods sold through means of electronic commerce.;	4. The protection referred to in paragraph 1 shall also apply with regard to goods entering the customs territory of the Union without being released for free circulation within the customs territory of the Union and with regard to goods sold through means of electronic commerce.;:	
Article 2	, first paragraph, point(5), Amending P	rovision(4), point(a)		
<sup>6</sup> 230a			(a) goods entering the customs territory of the Union without being released for free circulation within the customs territory of the Union and	' (a)
Article 2	, first paragraph, point(5), Amending P	rovision(4), point(b)	T	
<sup>c</sup> 230b			(b) goods sold through means of distance selling such as electronic commerce.;	(b)
Article 2	, first paragraph, point(5), Amending P	rovision(4), first paragraph		
<sup>6</sup> 230c				G

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			For goods entering the customs territory of the Union without being released for free circulation within that territory, the group or any operator entitled to use the protected designation of origin or protected geographical indication shall be entitled to prevent all third parties from bringing goods, in the course of trade, into the Union without being released for free circulation there, where such goods, including packaging, come from third countries and bear without authorisation the protected designation of origin or protected geographical indication.';	(c)
Article 2	2, first paragraph, point(6), introductory	y part		
231	(6) Article 15 is amended as follows:	deleted	(6) Article 15 is amended as follows:	
Article 2	2, first paragraph, point(6)(a), introducto	ory part		
232	(a) in paragraph 1, the second subparagraph is replaced by the following:	deleted	(a) in paragraph 1, the second subparagraph is replaced by the following:	
Article 2	2, first paragraph, point(6)(a), Amending	Provision, first paragraph	-	
233				

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 383/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Those implementing acts shall be adopted without applying the examination procedure referred to in Article 57(2).;	deleted	'Those implementing acts shall be adopted in accordance with without applying the examination procedure referred to in Article 57(2) except those where the admissible statement of opposition is lodged under Article 49(3).';	
Article 2	, first paragraph, point(6)(b), introduct	ory part		
234	(b) in paragraph 2, the introductory sentence is replaced by the following:	deleted	(b) in paragraph 2, the introductory sentence wording is replaced by the following:	
Article 2	, first paragraph, point(6)(b), Amending	g Provision, first paragraph		
235	"Without prejudice to Article 14, the Commission may adopt implementing acts extending the transitional period mentioned in paragraph 1 of this Article in justified cases where it is shown that:';	deleted Am. 189	"Without prejudice to Article 14, the Commission may adopt implementing acts extending the transitional period mentioned in paragraph 1 of this Article <b>up to 15 years in duly</b> in justified cases where it is shown that:';	
Article 2	, first paragraph, point (6a), introducto	ry part		
235a		(6a) Article 15 is replaced by the following:		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 2	, first paragraph, point (6a), amending	provision, article		
<sup>6</sup> 235b		article " Transitional periods for use of protected designations of origin and protected geographical indications		
Article 2	, first paragraph, point (6a), amending	provision, article, numbered paragraph	1	
235c		1. Without prejudice to Article 14, the Commission may adopt implementing acts granting a transitional period of up to five years to enable products originating in a Member State or a third country the designation of which consists of or contains a name that contravenes Article 13(1) to continue to use the designation under which it was marketed on condition that an admissible statement of opposition under Article49(3) or Article 51 shows that:  (a) the registration of the name would jeopardise the existence of an entirely or partly identical name; or  (b) such products have been legally marketed with that name in the territory concerned for at least five years preceding the date of the		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 385/443

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		publication provided for point (a) of Article 50(2). <i>Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 57(2).</i>		
Article 2, first	paragraph, point (6a), amending	provision, article, numbered paragraph		
6 235d		2. Without prejudice to Article 14, the Commission may adopt implementing acts extending the transitional period mentioned in paragraph 1 of this Article to 15 years in duly justified cases where it is shown that:  (a) the designation referred to in paragraph 1 of this Article has been in legal use consistently and fairly for at least 25 years before the application for registration was submitted to the Commission;  (b) the purpose of using the designation referred to in paragraph 1 of this Article has not, at any time, been to profit from the reputation of the registered name and it is shown that the consumer has not been nor could have been misled as to the true origin of the product. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article57(2).		

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		Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	Article 2,	, first paragraph, point (6a), amending	provision, article, numbered paragraph		
G	235e		3. When using a designation referred to in paragraphs 1 and 2, the indication of country of origin shall clearly and visibly appear on the labelling.		
	Article 2	, first paragraph, point (6a), amending	provision, article, numbered paragraph		
	235f		4. To overcome temporary difficulties with the long-term objective of ensuring that all producers in the area concerned comply with the specification, a Member State may grant a transitional period of up to 10 years, with effect from the date on which the application is lodged with the Commission, on condition that the operators concerned have legally marketed the products in question, using the names concerned continuously for at least the five years prior to the lodging launch of the application to the authorities of the Member Statenational opposition procedure referred to in Article 49(3) and have made that point in the national oppositionthat procedure referred to in Article 49(3).		

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
			The first subparagraph shall apply mutatis mutandis to a protected geographical indication or protected designation of origin referring to a geographical area situated in a third country, with the exception of the opposition procedure.  Such transitional periods shall be indicated in the application dossier referred to in Article 8(2).			
	Article 2,	first paragraph, point(7), introductory	part			
G	236	(7) the following Article 16a is inserted:	(7) the following Article 16a is inserted:	(7) the following Article-16a is inserted:		G
	Article 2,	first paragraph, point(7), Amending Pi	rovision, first paragraph			
G	237	'Article 16a Existing geographical indications for aromatised wine products	'Article 16a Existing geographical indications for aromatised wine products	" 'Article 16a Existing geographical indications for aromatised wine products		G
	Article 2,	first paragraph, point(7), Amending Pi	rovision, second paragraph			
	238	Names entered in the register established pursuant to Article 21 of Regulation (EU) No 251/2014 of the European Parliament and of the	Names entered in the register established pursuant to Article 21 of Regulation (EU) No 251/2014 of the European Parliament and of the	Names entered in the register established pursuant to Article 21 of Regulation (EU) No 251/2014 of the European Parliament and of the		

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Council* shall automatically be entered in the register referred to in Article 11 of this Regulation. The corresponding specifications shall be deemed to be the specifications for the purposes of Article 7 of this Regulation.	Council* shall automatically be entered in the register referred to in Article 11 of this Regulation. The corresponding specifications shall be deemed to be the specifications for the purposes of Article 7 of this Regulation.	Council* shall automatically be entered in the register referred to in Article 11 of this Regulation as protected geographical indications. The corresponding specifications shall be deemed to be the specifications for the purposes of Article 7 of this Regulation.	
	Article 2,	first paragraph, point(7), Amending P	rovision, third paragraph		
G	239	* Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products and repealing Council Regulation (EEC) No 1601/91 (OJ L 84, 20.3.2014, p. 14).';	* Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products and repealing Council Regulation (EEC) No 1601/91 (OJ L 84, 20.3.2014, p. 14).';	*— Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products and repealing Council Regulation (EEC) No 1601/91 (OJ L 84, 20.3.2014, p. 14).';	
	Article 2,	first paragraph, point (7a)			
	239a		(7a) Criteria 1. A name shall be eligible for registration as a traditional speciality guaranteed where it describes a specific product or foodstuff that: (a) results from a mode of production, processing or composition corresponding to		

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	traditional practice for that product		
	or foodstuff; or		
	(b) is produced from raw materials		
	or ingredients that are those		
	traditionally used.		
	2. For a name to be registered as a		
	traditional speciality guaranteed, it		
	shall:		
	(a) have been traditionally used to		
	refer to the specific product; or		
	(b) identify the traditional character		
	or specific character of the product.		
	3. If it is demonstrated in the		
	opposition procedure under in		
	Article 51 that the name is also used		
	<del>in another Member State or in a</del>		
	third country, in order to		
	distinguish comparable products or		
	products that share an identical or		
	similar name, the decision on		
	registration taken in accordance		
	with Article 52(3) may provide that		
	the name of the traditional		
	speciality guaranteed is to be		
	accompanied by the claim 'made		
	following the tradition of		
	immediately followed by the name		
	of a country or a region thereof.		
	4. A name may not be registered if it		
	refers only to claims of a general		
	nature used for a set of products, or		
	to claims provided for by particular		
	Union legislation.		
	5. In order to ensure the smooth		
	functioning of the scheme, the		
	Commission shall be empowered to		
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		adopt delegated acts, in accordance with Article 56, concerning further details of the eligibility criteria laid down in this Article 18, paragraph 3 is deleted.  Am. 191		
Article	2, first paragraph, point(8), introductory	y nart		
240	(8) in paragraph 1 of Article 21, the introductory sentence is replaced by the following:	(8) in paragraph 1 of Article 21, the introductory sentence is replaced by the following:	(8) in-paragraph 1 of Article 2121(1), the introductory sentence wording is replaced by the following:	
Article	2, first paragraph, point(8), Amending P	rovision, first paragraph		
<sup>6</sup> 241	A reasoned statement of opposition as referred to in Article 51(1) shall be admissible only if it is received by the Commission before expiry of the time limit and if it:;	A reasoned statement of opposition as referred to in Article 51(1) shall be admissible only if it is received by the Commission before expiry of the time limit and if it:;	'A reasoned statement of opposition as referred to in Article 51(1) shall be admissible only if it is received by the Commission before expiry of the time limit and if it:';	
Article	2, first paragraph, point (8a), introducto	ry part		
241a		(8a) in Article 23, paragraph 3 is replaced by the following:		
Article	2, first paragraph, point (8a), amending	provision, first paragraph		
241b				

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		3. In the case of the products originating in the Union that are marketed under a traditional speciality guaranteed that is registered in accordance with this Regulation, the symbol referred to in paragraph 2 shall, without prejudice to paragraph 4, appear on the labelling, advertising material and documents relating to the product involved. In addition, the name of the product should appear in the same field of vision and in a prominent place, so that it is easily visible, clearly readable and, if applicable, indelible. It shall under no circumstances be concealed, obscured or interrupted by any other written or pictorial element or any other intermediate document. The indication 'traditional speciality guaranteed' or the corresponding abbreviation 'TSG' may also appear on the labelling."		
Article 2,	first paragraph, point (8b), introduc	tory part		
241c			(8a) Article 24 is amended as follows:	

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Article 2	, first paragraph, point (8b)(a), introdu	ictory part		
241d			(a) paragraph 1 is replaced by the following:	
Article 2	, first paragraph, point (8b)(a)(i)			
241e			'1. Registered names shall be protected against any misuse, imitation or evocation, including as regards products used as ingredients, or against any other practice liable to mislead the consumer.';	
Article 2	, first paragraph, point (8b)(b), introdu	ictory part		
241f			(b) the following paragraph is added:	
Article 2	, first paragraph, point (8b)(b)(i)	1	- '	
241g			'4. The protection referred to in paragraph 1 shall also apply with regard to goods sold through means of distance selling such as electronic commerce.';	
Article 2	, first paragraph, point(9), introductor	y part		
242	(9) the following Article 24a is inserted:	(9) the following Article 24a is inserted:	(9) the following Article-24a is inserted:	G

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Ar	ticle 2,	first paragraph, point(9), Amending P	rovision, first paragraph		
G 2	243	" 'Article 24a Transitional periods for use of traditional specialities guaranteed	'Article 24a Transitional periods for use of traditional specialities guaranteed	" 'Article 24a Transitional periods for use of traditional specialities guaranteed	
Ar	ticle 2,	first paragraph, point(9), Amending P	rovision, second paragraph	1	
G Z	244	The Commission may adopt implementing acts granting a transitional period of up to five years to enable products the designation of which consists of or contains a name that contravenes Article 24(1) to continue to use the designation under which they were marketed on condition that an admissible statement of opposition under Article 49(3) or Article 51 shows that such name has been legally used on the Union market for at least five years preceding the date of the publication provided for in point (a) of Article 50(2).	The Commission may adopt implementing acts granting a transitional period of up to five years to enable products the designation of which consists of or contains a name that contravenes Article 24(1) to continue to use the designation under which they were marketed on condition that an admissible statement of opposition under Article 49(3) or Article 51 shows that such name has been legally used on the Union market for at least five years preceding the date of the publication provided for in point (a) of Article 50(2).	1. The Commission may adopt implementing acts granting a transitional period of up to five years to enable products the designation of which consists of or contains a name that contravenes Article 24(1) to continue to use the designation under which they were marketed on condition that an admissible statement of opposition under Article 49(3) or Article 51 shows that such name has been legally used on the Union market for at least five years preceding the date of the publication provided for in point (a) of Article 50(2).	
Ar	ticle 2,	first paragraph, point(9), Amending P	rovision, third paragraph		
2	245	Those implementing acts shall be adopted without applying the examination procedure referred to in Article 57(2).';	Those implementing acts shall be adopted <i>in accordance with</i> without applying the examination procedure referred to in Article	Those implementing acts shall be adopted in accordance with without applying the examination procedure referred to in Article	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	n	57(2). <del>';</del> Am. 193	57(2) except those where an admissible statement of opposition is lodged under Article 49(3).';	
Article 2	, first paragraph, point (9a), introducto	ry part		
245a		(9a) The following article is inserted:		
Article 2	, first paragraph, point (9a), amending	provision, article		
245b		Article 33a  Additional rules concerning the use of an optional quality term 'mountain product		
Article 2	, first paragraph, point (9a), amending	provision, article, first paragraph		
245c		Member States may authorise the placement of a product, using the optional quality term 'mountain product', if the rules for its production are not in breach of the production and labelling requirements of a mountain product in the given country if such requirements exist.		

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Article 2	, first paragraph, point(10), introductor	ry part		
246	(10) in Article 49, the following paragraphs 8 and 9 are added:	(10) in Article 49, the following paragraphs 8 and 9 are added:	(10) in Article 49, the following paragraphs 8 and 9 areparagraph is added:	
Article 2	, first paragraph, point(10), Amending	Provision(8)		
247	8. The Member State shall inform the Commission without delay if any procedure is initiated before a national court or other national body concerning an application lodged with the Commission, in accordance with paragraph 4.	8. The Member State shall inform the Commission without delay if any procedure is initiated before a national court or other national body concerning a final decision by the competent national authority on an application lodged with the Commission, in accordance with paragraph 4.	8. The Member State shall inform the Commission without delay if any procedure is initiated before a national court or other national body concerning an application lodged with the Commission, in accordance with paragraph 4.	
Article 2	l , first paragraph, point(10), Amending	Provision(9), first subparagraph		
248	9. Where appropriate, the Commission may adopt implementing acts to suspend the scrutiny of the application for registration referred to in Article 50 until a national court or other national body has adjudicated on a challenge to an application for	deleted	deleted	

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 396/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	registration where the Member State has taken a favourable decision in a national procedure in accordance with paragraph 4.			
Article 2	, first paragraph, point(10), Amending	Provision(9), second subparagraph		
249	Those implementing acts shall be adopted without applying the examination procedure referred to in Article 57(2).;	deleted	deleted	
Article 2	, first paragraph, point(11), introductor	ry part		
250	(11) Article 50 is replaced by the following:	(11) Article 50 is replaced by the following:	(11) Article 50 is replaced by the following:	G
Article 2	, first paragraph, point(11), Amending	Provision, first paragraph		
<sup>5</sup> 251	Article 50 Scrutiny by the Commission and publication for opposition	Article 50 Scrutiny by the Commission and publication for opposition	Article 50 Scrutiny by the Commission and publication for opposition	G
Article 2	, first paragraph, point(11), Amending	Provision(1), first subparagraph		
252	1. The Commission shall examine applications for registration that it receives in accordance with Article 49(4) and (5). The Commission shall review the applications for	1. The Commission shall examine applications for registration that it receives in accordance with Article 49(4) and (5). The Commission shall review the applications <i>for</i>	1. The Commission shall examine applications for registration that it receives in accordance with Article 49(4) and (5). The Commission shall reviewcheck that the	

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		manifest errors, taking into account the outcome of the scrutiny and opposition procedure carried out by the Member State concerned.	manifest errors, taking into account the outcome of received following the scrutiny and opposition procedure carried out by the Member State concerned to see whether they contain any manifest errors.  Am. 197	applications for contain the required information and that they do not contain manifest errors, taking into account the outcome of the scrutiny and opposition procedure carried out by the Member State concerned.	
1	Article 2,	first paragraph, point(11), Amending	Provision(1), second subparagraph		
	253	Scrutiny by the Commission should not exceed a period of six months from the date of receipt of the application from the Member State. Where this period is exceeded, the Commission shall inform the applicant in writing of the reasons for the delay.	Scrutiny by the Commission should not exceed a period of six months from the date of receipt of the application from the Member State. Where this period is exceeded, the Commission shall inform the applicant in writing of the reasons for the delay.	Scrutiny by the Commission should not exceed a period of six months from the date of receipt of the application from the Member State. Where this period is exceeded, the Commission shall inform the applicant in writing of the reasons for the delay in writing.	
,	Article 2,	first paragraph, point(11), Amending	Provision(1), third subparagraph		
G	254	The Commission shall, at least each month, publish the list of names for which applications for registration have been submitted to it, as well as the date of their submission.	The Commission shall, at least each month, publish the list of names for which applications for registration have been submitted to it, as well as the date of their submission.	The Commission shall, at least each month, publish the list of names for which applications for registration have been submitted to it, as well as the date of their submission.	G
,	Article 2,	first paragraph, point(11), Amending	Provision(2)		
	254a			2. The Commission shall adopt delegated acts, in accordance with	

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	Commission Proposal EP Mandate	Council Mandate	Draft Agreement
		Article 56, supplementing this Regulation by laying down a non-exhaustive list of grounds for the suspension of the scrutiny.	
Article 2	, first paragraph, point(11), Amending Provision(3)		
254b		3. In duly justified cases, including as set out in the framework provided by the delegated acts referred to in paragraph 2 of this Article, the Commission may adopt implementing acts to suspend the scrutiny of the application for registration referred to in this Article until a national court or other national body has adjudicated on a challenge to an application for registration where the Member State has taken a favourable decision in a national procedure in accordance with Article 49(4). Those implementing acts shall be adopted without applying the examination procedure referred to in Article 57(2).	
Article 2	first paragraph, point(11), Amending Provision(2), introductory part		
255	<ol> <li>Where, based on the scrutiny carried out pursuant to paragraph 1, the Commission considers that the</li> <li>Where, based on the scrutiny carried out pursuant to paragraph the Commission considers that the</li> </ol>		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 399/443

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	conditions laid down in Articles 5 and 6 are fulfilled as regards registration applications under the scheme set out in Title II, or that the conditions laid down in Article 18(1) and (2) are fulfilled as regards applications under the scheme set out in Title III, it shall publish in the Official Journal of the European Union:	conditions laid down in Articles 5 and 6 are fulfilled as regards registration applications under the scheme set out in Title II, or that the conditions laid down in Article 18(1) and (2) are fulfilled as regards applications under the scheme set out in Title III, it shall publish in the Official Journal of the European Union:	considers that the conditions laid down in Articles 5 and 6 are fulfilled as regards registration applications under the scheme set out in Title II, or that the conditions laid down in Article 18(1) and (2) are fulfilled as regards applications under the scheme set out in Title III, it shall publish in the Official Journal of the European Union:	
Article 2	, first paragraph, point(11), Amending	Provision(2), point(a)		
g 256	(a) for applications under the scheme set out in Title II, the single document and the reference to the publication of the product specification;	(a) for applications under the scheme set out in Title II, the single document and the reference to the publication of the product specification;	(a) for applications under the scheme set out in Title II, the single document and the reference to the publication of the product specification;	G
Article 2	, first paragraph, point(11), Amending	Provision(2), point(b)		
g 257	(b) for applications under the scheme set out in Title III, the specification.;	(b) for applications under the scheme set out in Title III, the specification.;	(b) for applications under the scheme set out in Title III, the specification.;	G
Article 2	, first paragraph, point(12), introductor	γ part		
g 258	(12) Article 51 is amended as follows:	(12) Article 51 is amended as follows:	(12) Article 51 is amended as follows:	G
Article 2	, first paragraph, point(12)(a), introduc	tory part		

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ı		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	259	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:	
	Article 2,	first paragraph, point(12)(a), Amendir	ng Provision(1), first subparagraph		
	260	1. Within three months from the date of publication in the Official Journal of the European Union, the authorities of a Member State or of a third country, or a natural or a legal person having a legitimate interest and established in a third country may lodge a reasoned statement of opposition with the Commission.	1. Within three months from the date of publication in the Official Journal of the European Union, the authorities of a Member State or of a third country, or a natural or a legal person having a legitimate interest and established in a third country may lodge a reasoned statement of opposition with the Commission.	1. Within three months from the date of publication in the Official Journal of the European Union, the authorities of a Member State or of a third country, or any natural oral legal person having a legitimate interest and established in a third country resident or established in a third country and having a legitimate interest, may lodge a reasoned statement of opposition with the Commission.	
	Article 2,	first paragraph, point(12)(a), Amendir	ng Provision(1), second subparagraph	I	
	261	A natural or a legal person having a legitimate interest, established or resident in a Member State other than that from which the application was submitted, may lodge a reasoned statement of opposition with the Member State in which it is resident or established within a time limit permitting an opposition to be lodged pursuant to the first subparagraph.;	A natural or a legal person having a legitimate interest, established or resident in a Member State other than that from which the application was submitted, may lodge a reasoned statement of opposition with the Member State in which it is resident or established within a time limit permitting an opposition to be lodged pursuant to the first subparagraph.;	AAny natural or—a—legal person having a legitimate interest, resident or established—or resident in a Member State other than that from which the application was submitted, and having a legitimate interest, may lodge a reasoned statement of opposition with the Member State in which it is resident or established within a time limit permitting an opposition to be lodged pursuant to the first	

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				subparagraph.';	
	Article 2,	first paragraph, point(12)(b), introduc	tory part		
G	262	(b) paragraph 2 is replaced by the following:	(b) paragraph 2 is replaced by the following:	(b) paragraph 2 is replaced by the following:	
	Article 2,	first paragraph, point(12)(b), Amendi	ng Provision(2)		
	263	2. The Commission shall examine the admissibility of the reasoned statement of opposition based in particular on grounds of opposition laid down in Article 10 as regards protected designations of origin and protected geographical indications and based in particular on the grounds for opposition laid down in Article 21 as regards traditional specialities guaranteed.;	2. The Commission shall examine the admissibility of the reasoned statement of opposition based in particular on grounds of opposition laid down in Article 10 as regards protected designations of origin and protected geographical indications and based in particular on the grounds for opposition laid down in Article 21 as regards traditional specialities guaranteed.;	2. The Commission shall examine the admissibility of the reasoned statement of opposition based in particular on on the grounds of opposition laid down in Article 10 as regards protected designations of origin and protected geographical indications and based in particular on the grounds for opposition laid down in Article 21 as regards traditional specialities guaranteed.';	
	Article 2,	first paragraph, point(12)(c), introduc	tory part		
G	264	(c) paragraph 3 is replaced by the following:	(c) paragraph 3 is replaced by the following:	(c) paragraph 3 is replaced by the following:	
	Article 2,	first paragraph, point(12)(c), Amendir	ng Provision(3), first subparagraph		
G	265	•	,	,	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	3. If the Commission considers that the reasoned statement of opposition is admissible it shall, within five months from the date of publication of the application in the Official Journal of the European Union, invite the authority or person that lodged the reasoned statement of opposition and the authority or body that lodged the application with the Commission to engage in appropriate consultations for a reasonable period that shall not exceed three months.	3. If the Commission considers that the reasoned statement of opposition is admissible it shall, within five months from the date of publication of the application in the Official Journal of the European Union, invite the authority or person that lodged the reasoned statement of opposition and the authority or body that lodged the application with the Commission to engage in appropriate consultations for a reasonable period that shall not exceed three months.	3. If the Commission considers that the reasoned statement of opposition is admissible it shall, within five months from the date of publication of the application in the Official Journal of the European Union, invite the authority or person that lodged the reasoned statement of opposition and the authority or body that lodged the application with the Commission to engage in appropriate consultations for a reasonable period that shall not exceed three months.	
Article	2, first paragraph, point(12)(c), Amendir	ng Provision(3), second subparagraph		
c 266	The authority or person that lodged the reasoned statement of opposition and the authority or body that lodged the application shall start such appropriate consultations without undue delay. They shall provide each other with the relevant information to assess whether the application for registration complies with the conditions laid down in this Regulation. If no agreement is reached, this information shall be provided to the Commission.	The authority or person that lodged the reasoned statement of opposition and the authority or body that lodged the application shall start such appropriate consultations without undue delay. They shall provide each other with the relevant information to assess whether the application for registration complies with the conditions laid down in this Regulation. If no agreement is reached, this information shall be provided to the Commission.	The authority or person that lodged the reasoned statement of opposition and the authority or body that lodged the application shall start such appropriate consultations without undue delay. They shall provide each other with the relevant information to assess whether the application for registration complies with the conditions laid down in this Regulation. If no agreement is reached, this information shall be provided to the Commission.	
Article	2, first paragraph, point(12)(c), Amendir	ng Provision(3), third subparagraph		
<sup>6</sup> 267	At any time within the period of	At any time within the period of	At any time within the period of	

		Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		consultations, the Commission may, at the request of the applicant extend the deadline for the consultations by a maximum of three months.;	consultations, the Commission may, at the request of the applicant extend the deadline for the consultations by a maximum of three months.;	consultations, the Commission may, at the request of the applicant extend the deadline for the consultations by a maximum of three months.';	
	Article 2,	first paragraph, point(12)(d), introduc	tory part		
G	268	(d) paragraph 5 is replaced by the following:	(d) paragraph 5 is replaced by the following:	(d) paragraph 5 is replaced by the following:	
	Article 2,	first paragraph, point(12)(d), Amendin	ng Provision(5)		
G	269	5. The reasoned statement of opposition and other documents which are sent to the Commission in accordance with paragraphs 1, 2 and 3 shall be in one of the official languages of the Union.;	5. The reasoned statement of opposition and other documents which are sent to the Commission in accordance with paragraphs 1, 2 and 3 shall be in one of the official languages of the Union.;	5. The reasoned statement of opposition and other documents which are sent to the Commission in accordance with paragraphs 1, 2 and 3 shall be in one of the official languages of the Union.;	
	Article 2,	first paragraph, point(13), introductor	y part		
	270	(13) in Article 52, paragraph 2 is replaced by the following:	(13) in Article 52, paragraph 2 is replaced by the following:	(13) in Article 52, paragraph 2 isparagraphs 1 and 2 are replaced by the following:	
	Article 2,	first paragraph, point(13), Amending	Provision(1)		
	270a			,	

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		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
				1. Where, on the basis of the information available to the Commission from the scrutiny carried out pursuant to the first subparagraph of Article 50(1), the Commission considers that the conditions laid down in Articles 5 and 6, as regards the quality schemes set out in Title II, or in Article 18, as regards the quality schemes set out in Title III, are not fulfilled, it shall adopt implementing acts rejecting the application. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 57(2).	
	Article 2,	first paragraph, point(13), Amending	Provision(2)		
G	271	2. If the Commission receives no admissible reasoned statement of opposition under Article 51, it shall adopt implementing acts, without applying the examination procedure referred to in Article 57(2), registering the name.;	2. If the Commission receives no admissible reasoned statement of opposition under Article 51, it shall adopt implementing acts, without applying the examination procedure referred to in Article 57(2), registering the name.;	2. If the Commission receives no admissible reasoned statement of opposition under Article 51, it shall adopt implementing acts, without applying the examination procedure referred to in Article 57(2), registering the name.;	
	Article 2,	first paragraph, point(14), introductor	y part		
	272	(14) in Article 53, paragraphs 2 and	-(14a) Article 53 is replaced by the	(14) in Article 53, paragraphs 2 and	

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	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	3 are replaced by the following:	following	3 are replaced by the following:	
Article 2,	first paragraph, point(14), Amending	Provision(-1)		
272a		- Article 53 Amendment to a product specification		
Article 2,	first paragraph, point(14), Amending	Provision(-1a)		
272b		<ol> <li>A group having a legitimate interest may apply for approval of an amendment to a product specification.</li> <li>Applications shall describe and give reasons for the amendments requested.</li> </ol>		
Article 2,	first paragraph, point(14), Amending	Provision(2), first subparagraph		
273	2. Amendments to a product specification are classified into two categories as regards their importance: Union amendments, requiring an opposition procedure at the Union level and standard amendments to be dealt with at Member State or third country level.	2. Amendments toa product specification <u>shall be_are</u> classified into two categories as regards their importance: Union amendments, requiring an opposition procedure at the Union level, and standard amendments to be dealt with at Member State or third country level.	2. Amendments to a product specification are classified into two categories as regards their importance: Union amendments, requiring an opposition procedure at the Union level and standard amendments to be dealt with at Member State or third country level.	
Article 2,	first paragraph, point(14), Amending	Provision(2), second subparagraph, into	roductory part	

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
274	An amendment is considered to be a Union amendment where:	An amendment isshall be considered to be a Union amendment where:	An amendment is considered to be a Union amendment where:	
Article 2	, first paragraph, point(14), Amending	Provision(2), second subparagraph, poi	int(a)	
275	(a) it includes a change in the name of the protected designation of origin, protected geographical indication or traditional speciality guaranteed;	(a) it includes a change in the name of the protected designation of origin, protected geographical indication or traditional speciality guaranteed;	(a) it includes a change in the name of the protected designation of origin, protected geographical indication or traditional speciality guaranteed or in the use of that name;	
Article 2	, first paragraph, point(14), Amending I	Provision(2), second subparagraph, poi	int(b)	
276	(b) it risks to void the links referred to in point (b) of Article 5(1) for protected designations of origin and of Article 5(2) for protected geographical indications;	(b) it risks to voiddistorting the links referred to in point (b) of Article 5(1) for protected designations of origin and of Article 5(2) for protected geographical indications;	(b) it risks-to void voiding the links referred to in point (b) of Article 5(1) for protected designations of origin and of Article 5(2) for protected geographical indications;	
Article 2	, first paragraph, point(14), Amending I	Provision(2), second subparagraph, po	int(c)	
277	(c) it introduces changes to the production method or to the use of raw materials and ingredients that deviate from the traditional practice and uses for traditional specialities guaranteed;	(c) it introduces changes to the production method or to the use of raw materials and ingredients that deviate from the traditional practice and uses for traditional specialities guaranteed;	(c) it introduces changes to the production method or to the use of raw materials and ingredients that deviate from the it concerns a traditional practice and uses for traditional specialitiesspeciality guaranteed;	

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Article 2,	, first paragraph, point(14), Amending	Provision(2), second subparagraph, poi	int(d)	
278	(d) it entails new restrictions on the marketing of the product.	(d) it entails new restrictions on the marketing of the product.	(d) it entails new restrictions on the marketing of the product.	
Article 2,	, first paragraph, point(14), Amending	Provision(2), third subparagraph		
279	All other amendments to product specifications are considered standard amendments. A temporary amendment that concerns a temporary change in the product specification resulting from the imposition of obligatory sanitary and phytosanitary measures by the public authorities or a temporary amendment necessary because of a natural disaster or adverse weather conditions formally recognised by the competent authorities are also considered to be standard amendments.	All other amendments to product specifications are considered standard amendments. A temporary amendment that concerns a temporary change in the product specification resulting from the imposition of obligatory sanitary and phytosanitary measures by the public authorities or a temporary amendment necessary because of a natural disaster or adverse weather conditions formally recognised by the competent authorities are also considered to be standard amendments.	All other amendments to product specifications are considered standard amendments. A temporary amendment that concerns a temporary change in the product specification resulting from the imposition of obligatory sanitary and phytosanitary measures by the public authorities or a temporary amendment necessary because of a natural disaster or adverse weather conditions formally recognised by the competent authorities are also considered to be standard amendments.	
Article 2,	, first paragraph, point(14), Amending	Provision(2), fourth subparagraph		
280	Union amendments shall be approved by the Commission. The approval procedure shall follow, mutatis mutandis, the procedure laid down in Articles 49 to 52.	Union amendments shall be approved by the Commission. The approval procedure shall follow, mutatis mutandis, the procedure laid down in Articles 49 to 52.	Union amendments shall be approved by the Commission. The approval procedure shall follow, mutatis mutandis, the procedure laid down in Articles 49 to 52.	
Article 2,	, first paragraph, point(14), Amending	Provision(2), fifth subparagraph		
281				
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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Standard amendments shall be approved by the Member State in whose territory the geographical area of the product concerned is located and notified to the Commission. Third countries shall approve standard amendments in accordance with the law applicable in the third country concerned and notify them to the Commission.	Standard amendments shall be approved by the Member State in whosethe territory of which the geographical area of the product concerned is located and notified to the Commission. Third countries shall approve standard amendments in accordance with the law applicable in the third country concerned and notify them-to-the Commission.	Standard amendments shall be approved by the Member State in whose territory the geographical area of the product concerned is located and notified communicated to the Commission. Third countries shall approve standard amendments in accordance with the law applicable in the third country concerned and notify communicate them to the Commission.	
Article 2,	first paragraph, point(14), Amending I	Provision(2), sixth subparagraph		
282	Amendments shall be scrutinised taking into account other elements of the product specifications. Where appropriate, the Commission or the Member State concerned may invite the applicant to modify other elements of the product specifications.	Amendments shall be scrutinised taking into account other elements of the product specifications. Where appropriate, the Commission or the Member State concerned may invite the applicant to modify other elements of the product specifications The scrutiny of the application shall focus on the proposed amendment.	Amendments shall be scrutinised taking into account other elements of the product specifications The scrutiny of the application shall focus on the proposed amendment. Where appropriate, the Commission or the Member State concerned may invite the applicant to modify other elements of the product specifications.	
Article 2,	first paragraph, point(14), Amending I	Provision(2a)		
282a		2a. Article 15 applies also to the Union's requests for amendment and standard amendments to a specification.		
Article 2,	first paragraph, point(14), Amending I	Provision(3), first subparagraph		

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	283	3. In order to facilitate the administrative process of Union and standard amendments to product specification, including where the amendment does not involve any change to the single document, the Commission shall be empowered to adopt delegated acts, in accordance with Article 56, complementing the rules of the amendment application process.	3. In order to facilitate the administrative process of Union and standard amendments to product specification, including where the amendment does not involve any change to the single document, the Commission shall be empowered to adopt delegated acts, in accordance with Article 56, complementing the rules of the amendment application process.	3. In order to facilitate the administrative process of Union and standard amendments to product specification, including where the amendment does not involve any change to the single document, the Commission shall be empowered to adopt delegated acts, in accordance with Article 56, complementing the rules of the amendment application process.	
A	rticle 2,	first paragraph, point(14), Amending	Provision(3), second subparagraph		
	284	The Commission may adopt implementing acts laying down detailed rules on procedures, form and presentation of an amendment application and notification of standard amendments to the Commission. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 57(2).;	3a. The Commission shall adopt guidelines setting out criteria and a common methodology for the application of and compliance with the administrative processing of amendments to product specifications, both Union and normal, to ensure consistency in the application of normal amendments at national level. By [three years after the date of entry into force of this (amending) Regulation], the Commission shall conduct an initial assessment of the effectiveness of the administrative processing of amendments to product specifications, both Union and normal, to assess the impact and consistency of the application of	The Commission may adopt implementing acts laying down detailed rules on procedures, form and presentation of an amendment application and notification of standard amendments to the Commission. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 57(2).;	

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the reform at national level. After the assessment, the Commission shall present a report on the main conclusions to the European Parliament and to the Council.  The Commission may adopt implementing acts laying down detailed rules on procedures, form and presentation of an amendment application and notification of standard amendments to the Commission. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 57(2).		
Article 2, first paragraph, point(15), introducto	ry part		
(15) in Point I of Annex I, the following indents are added:	(15) in Point I of Annex I, the following indents are added:	(15) in Point I of Annex I, the following indents are added:	
Article 2, first paragraph, point(15), Amending	Provision, first paragraph		
- aromatised wines as defined in Article 3(2) of Regulation (EU) No 251/2014;	- aromatised wines as defined in Article 3(2) of Regulation (EU) No 251/2014;	- aromatised wines as defined in Article 3(2) of Regulation (EU) No 251/2014;	
Article 2, first paragraph, point(15), Amending	Provision(—)		

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
g 2	287	— other alcoholic beverages, except for spirit drinks and grapevine products as defined in Part II of Annex VII to Regulation (EU) No 1308/2013	— other alcoholic beverages, except for spirit drinks and grapevine products as defined in Part II of Annex VII to Regulation (EU) No 1308/2013	— - other alcoholic beverages, except for spirit drinks and grapevine products as defined in Part II of Annex VII to Regulation (EU) No 1308/2013'	G
Art	ticle 2,	first paragraph, point(15), Amending	Provision, (—) a	1	
2	87a		<u>beeswax.</u> Am. 200		
Art	ticle 3			1	
g 2	288	Article 3 Amendments to Regulation (EU) No 251/2014	Article 3 Amendments to Regulation (EU) No 251/2014	Article 3 Amendments to Regulation (EU) No 251/2014	G
Art	ticle 3(	1), introductory part			
<sup>6</sup> 2	289	(1) the title is replaced by the following:	(1) the title is replaced by the following:	(1) the title is replaced by the following:	G
Art	ticle 3(	1), Amending Provision, first paragrap	h	_	
6 2	290	Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the	Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the	'Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the	6

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 412/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	definition, description, presentation and labelling of aromatised wine products and repealing Council Regulation (EEC) No 1601/91	definition, description, presentation and labelling of aromatised wine products and repealing Council Regulation (EEC) No 1601/91	definition, description, presentation and labelling of aromatised wine products and repealing Council Regulation (EEC) No 1601/91';	
Article	3(2), introductory part			_
g 291	(2) in Article 1, paragraph 1 is replaced by the following:	(2) in Article 1, paragraph 1 is replaced by the following:	(2) in Article 1, paragraph 1 is replaced by the following:	6
Article	3(2), Amending Provision(1)			
s 292	1. This Regulation lays down rules on the definition, description, presentation and labelling of aromatised wine products.;	1. This Regulation lays down rules on the definition, description, presentation and labelling of aromatised wine products.;	1. This Regulation lays down rules on the definition, description, presentation and labelling of aromatised wine products.;	G
Article	3(3)			
6 293	(3) in Article 2, point 3 is deleted;	(3) in Article 2, point 3 is deleted;	(3) in Article 2, point 3 is deleted;	G
Article	3(3a), introductory part			
293a		3a. Article 3 is replaced by the following:		
Article	3(3a), amending provision, article		_	
<sup>6</sup> 293b				G

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	article  Definition and classification of aromatised wine products		
Article 3(3a), amending provision, article, no	umbered paragraph		
293c	<ol> <li>Aromatised wine products are products obtained from products of the wine sector as referred to in Regulation (EU) No 1308/2013 that have been flavoured. They are classified into the following categories:         <ul> <li>(a) aromatised wines;</li> <li>(b) aromatised wine-based drinks;</li> <li>(c) aromatised wine-product cocktails;</li> <li>(ca) dealcoholised aromatised wine products.</li> </ul> </li> </ol>		
Article 3(3a), amending provision, article, no	umbered paragraph		
c 293d	2. Aromatised wine is a drink:  (a) obtained from one or more of the grapevine products defined in point 5 of Part IV of Annex II and in points 1 and 3 to 9 of Part II of Annex VII to Regulation (EU) No		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		1308/2013, with the exception of 'Retsina' wine;		
		(b) in which the grapevine products referred to in point (a) represent at least 75 % of the total volume;		
		(c) to which alcohol may have been added;		
		(d) to which colours may have been added;		
		(e) to which grape must, partially fermented grape must or both may have been added;		
		(f) which may have been sweetened;		
		(g) which has an actual alcoholic strength by volume of not less than 14,5 % vol. and less than 22 % vol. and a total alcoholic strength by volume of not less than 17,5 % vol.		
Article 3(	(3a), amending provision, article, num	bered paragraph		
<sup>6</sup> 293e		3. Aromatised wine-based drink is a drink:		6
		(a) obtained from one or more of the grapevine products defined in points 1, 2 and 4 to 9 of Part II of		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Annex VII to Regulation (EU) No 1308/2013, with the exception of wines produced with the addition of alcohol and 'Retsina' wine;		
		(b) in which the grapevine products referred to in point (a) represent at least 50 % of the total volume;		
		(c) to which no alcohol has been added, except where Annex II provides otherwise;		
		(d) to which colours may have been added;		
		(e) to which grape must, partially fermented grape must or both may have been added;		
		(f) which may have been sweetened;		
		(g) which has an actual alcoholic strength by volume of not less than 4,5 % vol. and less than 14,5 % vol.		
Article 3	(3a), amending provision, article, num	bered paragraph		
<sup>6</sup> 293f		4. Aromatised wine-product cocktail is a drink:		G
		(a) obtained from one or more of the grapevine products defined in		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	points 1, 2 and 4 to 11 of Part II of Annex VII to Regulation (EU) No 1308/2013, with the exception of wines produced with the addition of alcohol and 'Retsina' wine;		
	(b) in which the grapevine products referred to in point (a) represent at least 50 % of the total volume;		
	(c) to which no alcohol has been added;		
	(d) to which colours may have been added;		
	(e) which may have been sweetened;		
	(f) which has an actual alcoholic strength by volume of more than 1,2 % vol. and less than 10 % vol.		
Article 3(3a), amending provision, article,	numbered paragraph		
293g	4a. For the purposes of this Regulation, a ''dealcoholised aromatised wine product'' shall be deemed to be a drink:		
	(a) obtained under the conditions specified in paragraph 2, 3 or 4;		
	(b) which has undergone a		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		dealcoholisation treatment in accordance with section E of Part I of Annex VIII of Regulation (EU) No 1308/2013;  (c) which has an actual alcoholic strength by volume of less than 0,5 %.		
Article 3	(3a), amending provision, article, num	bered paragraph		
293h		4b. The oenological practices defined in Commission Regulation (EU) No 606/2009 as amended by Commission Delegated Regulation (EU) 2017/1961 of 2 August 2017 shall apply to aromatised wine products.		
Article 3	(4), introductory part			
294	(4) in Article 5, paragraph 4 is replaced by the following:	(4) in Article 5, paragraph 4 is replaced by the following:	(4) in Article 5, paragraph 4 is replaced by the following:	
Article 3	(4), Amending Provision, first paragrap	h -a		
₃ 294a		" Article 5 Sales denominations		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 418/443

Commis	ssion Proposal EP Mandate	Council Mandate	Draft Agreement
Article 3(4), Amending P	rovision, first paragraph -b		
c 294b	1. The sales denominations set of in Annex II shall be used for any aromatised wine product placed of the market in the Union, provided that it complies with the requirements for the corresponding sales denomination laid down in that Annex. Sales denominations may be supplemented by a customary name as defined in Article 2(2)(o) of Regulation (EU No 1169/2011.	n I	
Article 3(4), Amending P	rovision, first paragraph -c		
<sup>6</sup> 294c	2. Where aromatised wine product comply with the requirements of more than one sales denomination the use of only one of those sales denominations is authorised, exce where Annex II provides otherwise	n, ept	
Article 3(4), Amending P	rovision, first paragraph -d		
s 294d	3. An alcoholic beverage not fulfilling the requirements laid down in this Regulation shall not described, presented or labelled by associating words or phrases such 'like', 'type', 'style', 'made', 'flavour' or any other term similar to any of the sales denominations.	y ı as r	

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 419/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	3(4), Amending Provision, first paragraph	oh		
295	"  '4. Sales denominations may be supplemented or replaced by a geographical indication of aromatised wine product protected under Regulation (EU) No 1151/2012.	4. Sales denominations may be supplemented or replaced by a geographical indication of aromatised wine product protected under Regulation (EU) No 1151/2012.	" '4.—— Sales denominations may be supplemented or replaced by a geographical indication of aromatised wine product protected under Regulation (EU) No 1151/2012.';	
Article :	3(4), Amending Provision, first paragra	oh a		
6 295a		5. Without prejudice to Article 26, sales denominations shall not be supplemented by protected designations of origin or protected geographical indications allowed for wine products.		
Article :	3(4), Amending Provision, first paragrap	oh b		
295b		5a. Where aromatised wine products are to be exported to third countries, Member States may permit sales denominations other than those set out in Annex II if such sales denominations are required by the legislation of the third country concerned. Those sales denominations may appear in languages other than the official		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 420/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		languages of the Union.		
Article 3	(4), Amending Provision, first paragra	oh c		
295c		5b. The Commission shall be empowered to adopt delegated acts in accordance with Article 33 to supplement Annex II to this Regulation in order to take into account technical progress, scientific and market developments, consumers' health or consumer need for information.		
Article 3	(4a), introductory part			
295d		(4b) in Article 6, the following paragraph is added:		
Article 3	(4a), amending provision, numbered p	paragraph		
295e		(3a) The vintage year may appear on the labels of products provided that the grapevine product represents at least 75 % of the total volume and that at least 85 % of the grapes used to make those products have been harvested in the year concerned.		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		п		
	Am. 20	4		
Article 3	(4b), introductory part			
295f	(4c) Ti inserted	ne following article is 1:		
Article 3	(4b), amending provision, article			
295g	" <u>^</u>	Article 7a Nutritional declaration		
Article 3	(4b), amending provision, article, numbered pa	ragraph		
295h	<u>aromat</u> <u>be limi</u>	nutritional declaration of ised wine products, that may ted to the energy value only, indicated on the label.		
Article 3	(4b), amending provision, article, numbered pa	ragraph		
295i	(a) exwords of the sym	energy value shall be:  spressed with numbers and or symbols, and in particular abol (E) for Energy;  sleulated using the		
	convers	sion factor listed in Annex		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		XIV to Regulation (EU) No 1169/2011;		
		(c) expressed in the form of average values in kcal based on:		
		(i) the producer's analysis of the aromatised wine product; or		
		(ii) a calculation from generally established and accepted data.		
		(d) expressed per 100ml. In addition, it may be expressed per consumption unit, easily recognisable by the consumer, provided that the unit used is quantified on the label and that the number of units contained in the package is stated.		
		Am. 205		
Article 3	(4c), introductory part			
295j		(4d) The following article is inserted:		
Article 3	(4c), amending provision, article			
295k		Article 7b		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		" <u>List of ingredients</u>		
Article 3	(4c), amending provision, article, nur	nbered paragraph		
2951		1. The list of ingredients of aromatised wine products, shall be indicated on the label or by other means than on the label affixed to the bottle or to any other type of container, provided that a clear and direct link is indicated on the label. It may not be displayed together with other information intended for sales or marketing purposes.		
Article 3	(4c), amending provision, article, nur	nbered paragraph		
295m		2. The Commission is empowered to adopt delegated acts in accordance with Article 33 to further detail the rules for the indication of the list of ingredients of aromatised wine products. The Commission shall adopt the delegated acts no later than 18 months after [the date of entry into force of this (amending) Regulation].		

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 3	(5), introductory part			
G	296	(5) in Article 8, paragraph 2 is replaced by the following:	(5) in Article 8, paragraph 2 is replaced by the following:	(5) in Article 8, paragraph 2 is replaced by the following:	G
	Article 3	(5), Amending Provision(2), first subpa	ragraph		
G	297	2. The name of the geographical indication of aromatised wine product protected under Regulation (EU) No 1151/2012 shall appear on the label in the language or languages in which it is registered, even where the geographical indication replaces the sales denomination in accordance with Article 5(4) of this Regulation.	2. The name of the geographical indication of aromatised wine product protected under Regulation (EU) No 1151/2012 shall appear on the label in the language or languages in which it is registered, even where the geographical indication replaces the sales denomination in accordance with Article 5(4) of this Regulation.	2. The name of the geographical indication of aromatised wine product protected under Regulation (EU) No 1151/2012 shall appear on the label in the language or languages in which it is registered, even where the geographical indication replaces the sales denomination in accordance with Article 5(4) of this Regulation.	G
	Article 3	(5), Amending Provision(2), second sub	pparagraph		
G	298	Where the name of a geographical indication of aromatised wine product protected under Regulation (EU) No 1151/2012 is written in a non-Latin alphabet, it may also appear in one or more of the official languages of the Union.;	Where the name of a geographical indication of aromatised wine product protected under Regulation (EU) No 1151/2012 is written in a non-Latin alphabet, it may also appear in one or more of the official languages of the Union.;	Where the name of a geographical indication of aromatised wine product protected under Regulation (EU) No 1151/2012 is written in a non-Latin alphabet, it may also appear in one or more of the official languages of the Union.;	G
	Article 3	(6)			
G	299	(6) Article 9 is deleted;	(6) Article 9 is deleted;	(6) Article 9 is deleted;	G

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I		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 3(	7)			
G	300	(7) Chapter III is deleted.	(7) Chapter III is deleted.	(7) Chapter III is deleted.	
	Article 3(	7a), introductory part			
	300a		(7a) in the first paragraph of Part (a) of Annex I, the following point is added:		
	Article 3(	7a), amending provision, numbered pa	aragraph		
	300Ь		(iii a) Spirit drinks (no more than 1 % of the overall volume).  Am. 207		
	Article 3(	7b), introductory part			
	300c		(7b) In paragraph 2 of Annex I, point (f) is replaced by the following:		
	Article 3(	7b), amending provision, numbered p	aragraph	1	
	300d		"  (f) any other natural carbohydrate substances having a similar effect to		

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the... 2018/0218(COD) 12-02-2021 at 16h17 426/443

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		those products.		
		Am. 208		
Article 3	(7c), introductory part			
300e		7c. In Annex II, part A, paragraph 3, the first indent is replaced by the following:		
Article 3	(7c), amending provision, numbered p	aragraph		
300f		" o which alcohol has been may be added, and "  Am. 209		
Article 3	(7d), introductory part			
300g		(7d) In Annex II, part B, paragraph 8, the first indent is replaced by the following:		
Article 3	(7d), amending provision, numbered p	aragraph		
300h		which is obtained exclusively from red orand/or white wine,		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Am. 210		
Article 3	(7e)			
300i			(8) in Annex II, Part B, the following point is added:	
Article 3	(7f)			
300j			(14) Wino ziołowe	
Article 3	(7g), introductory part			
300k			Aromatised wine-based drink:	
Article 3	(7h), point (a)			
3001			- which is obtained from wine and in which grapevine products represent at least 85% of the total volume,	
Article 3	(7h), point (b)			
300m			- which has been flavoured exclusively with flavouring preparations obtained from herbs or spices or both,	
Article 3	(7h), point (c)		,	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
300n			- which has not been coloured,	
Article 3	(7h), point (d)			
300o			- which has an actual alcoholic strength by volume of not less than 7 % vol.	
Article 3	(7h), introductory part			
300p	(7e) In A part is add	nnex II, the following led:		
Article 3	(7h), amending provision, numbered paragraph			
300q	AROMATE PRODUCE  (1) De-convince products  (followed aromatise its products	clcoholised aromatised fuct or de-alcoholised by the name of the d wine product used for		
	Am. 211			

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 4				
301	Article 4 Amendment to Regulation (EU) No 228/2013	Article 4 Amendment to Regulation (EU) No 228/2013	deleted	
Article 4	, first paragraph, introductory part -a, i	ntroductory part		
301a		The following article is inserted:		
Article 4	, first paragraph -a, amending provision	n, article		
301b		Article 22a " Interbranch agreements		
Article 4	, first paragraph -a, amending provision	n, article, numbered paragraph		
301c		1. By way of derogation from Articles 164 and 165 of Regulation (EU) No 1308/2013, where an interbranch organisation recognised pursuant to Article 157 of Regulation (EU) No 1308/2013, operating in an outermost region and considered to be representative of the production or trade or processing of one or more of the specified products, the Member State concerned may, at the request of that organisation, make it		

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		compulsory, for a renewable period of one year, to have agreements, decisions or concerted practices issued by that organisation for other operators, whether or not they are individuals, operating in the outermost region concerned and which are not members of that organisation.		
Article 4	, first paragraph -a, amending provis	ion, article, numbered paragraph		
301d		2. Where the rules of a recognised interbranch organisation are extended under paragraph 1 and the activities covered by those rules are in the general economic interest of economic operators whose activities relate to products solely destined for the local market of the same outermost region, the Member State may, after consulting the relevant stakeholders, decide that individual economic operators or groups which are not members of the organisation but which operate on the market in question are to pay the organisation all or part of the financial contributions paid by its members to the extent that such contributions are intended to cover costs directly incurred as a result of pursuing the activities in question.		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	, first paragraph -a, amending provision	n article numbered paragraph		
301e	, mist paragraph -a, amenumg provisio	3. The Member State concerned shall inform the Commission of any agreement whose scope is extended in accordance with this Article.		
Article 4,	, first paragraph, introductory part			
302	In Article 30, paragraphs 2 and 3 are replaced by the following:	In Article 30, paragraphs 2 and 3 are replaced by the following:	deleted	
Article 4,	first paragraph, Amending Provision(2	2), introductory part		
303	2. In respect of each financial year, the Union shall finance the measures provided for in Chapters III and IV, up to a maximum annual sum of:	2. In respect of each financial year, the Union shall finance the measures provided for in Chapters III and IV, up to a maximum an annual sum of equivalent to:  Am. 213	deleted	
Article 4,	first paragraph, Amending Provision(2	2), first indent		
304	- in the French overseas departments: EUR 267 580 000	- in the French overseas departments: EUR 267 580 000 278,41 million	deleted	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Am. 214		
Article 4,	first paragraph, Amending Provision(2	?), second indent		
305	- Azores and Madeira: EUR 102 080 000	- Azores and Madeira: EUR 102-080 000106,21 million Am. 215	deleted	
Article 4,	first paragraph, Amending Provision(2	?), third indent		
306	- Canary Islands: EUR 257 970 000	- Canary Islands: EUR 257-970 000268,42 million Am. 216	deleted	
Article 4,	first paragraph, Amending Provision(3	B), first subparagraph, introductory par	t	
307	3. The sums for each financial year to finance the measures provided for in Chapter III may not exceed the following amounts:	3. The sums for each financial year to finance the measures provided for in Chapter III may not exceed the following amounts:	deleted	
Article 4,	first paragraph, Amending Provision(3	3), first subparagraph, first indent		
308	- in the French overseas departments: EUR 25 900 000	- in the French overseas departments: EUR 25 900 000 26 900 000	deleted	
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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4,	first paragraph, Amending Provision(3	3), first subparagraph, second indent		J
309	- Azores and Madeira: EUR 20 400 000	- Azores and Madeira: EUR <u>20 400 000</u> 21 200 000 Am. 218	deleted	
Article 4,	first paragraph, Amending Provision(	3), first subparagraph, third indent		
310	- Canary Islands: EUR 69 900 000	- Canary Islands: EUR 69 900 000 72 700 000 Am. 219	deleted	
Article 4,	first paragraph, Amending Provision(	3), second subparagraph		
311	The Commission shall adopt implementing acts establishing the requirements in accordance with which Member States may amend the allocation of resources allocated every year to the various products benefiting from the supply arrangements. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 34(2)	The Commission shall adopt implementing acts establishing the requirements in accordance with which Member States may amend the allocation of resources allocated every year to the various products benefiting from the supply arrangements. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 34(2)	deleted	
Article 4,	first paragraph a, introductory part			
311a	ON A DECLINATION OF THE ELIPODEAN DADIJAMA	In Article 32, paragraph 4 is	os (ELI) No. 1209/2012 ostablishing a common o	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		replaced by the following:		
Article 4	, first paragraph a, amending provision	on, numbered paragraph	1	
311b		4. Prior to the opening of any trade negotiation which may have implications for agriculture The Commission shall include a specific chapter in the analyses, outermost regions, the Union shall carry out studies, analyses and assessments of the possible impact of the negotiations and adapt its negotiating mandate in order to take account of the specific constraints affecting the outermost regions and rule out any negative impact in these regions. The criteria employed by the Commission in carrying out such studies or assessments shall be those established by the UN-it carries out in the context of trade agreements and the common agricultural policy for any topic in which the outermost regions have a particular interest.		
Article 5				
312				

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	Article 5 Amendment to Regulation (EU) No 229/2013	Article 5 Amendment to Regulation (EU) No 229/2013	deleted	
Article 5,	first paragraph, introductory part			
313	In Article 18, paragraphs 2 and 3 are replaced by the following:	In Article 18, paragraphs 2 and 3 are replaced by the following:	deleted	
Article 5,	, first paragraph, Amending Provision(2	2)		
314	. 2. The Union shall finance the measures provided for in Chapters III and IV up to a maximum amount of EUR 23 000 000.	2. The Union shall finance the measures provided for in Chapters III and IV up to a maximum amount of EUR 23 000 000 23,93 million.  Am. 221	deleted	
Article 5,	first paragraph, Amending Provision(	3)		
315	3. The amount allocated to finance the specific supply arrangements referred to in Chapter III shall not exceed EUR 6 830 000.	3. The amount allocated to finance the specific supply arrangements referred to in Chapter III shall not exceed EUR 6-830-0007,11 million.  Am. 222	deleted	
Article 5,		3a)		
315a		3a. Wines placed on the market or labelled before the implementation of the applicable provisions and		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		that do not comply with the specifications laid down in this Regulation may be marketed until stocks are exhausted.		
		Am. 223		
Article 6				
316	Article 6 Transitional provisions	Article 6 Transitional provisions	Article 6 Transitional provisions	
Article 6	(1)			
317	1. The rules applicable before the date of entry into force of this Regulation shall continue to apply to applications for protection of designations of origin or geographical indications received by the Commission pursuant to Regulation (EU) No 1308/2013 before the date of entry into force of this Regulation and to applications for registration of protected designations of origin, protected geographical indications or traditional specialities guaranteed received by the Commission pursuant to Regulation (EU) No 1151/2012 before the date of entry into force of this Regulation.	1. The rules applicable before the date of entry into force of this Regulation shall continue to apply to applications for protection of designations of origin or geographical indications received by the Commission pursuant to Regulation (EU) No 1308/2013 before the date of entry into force of this Regulation and to applications for registration of protected designations of origin, protected geographical indications or traditional specialities guaranteed received by the Commission pursuant to Regulation (EU) No 1151/2012 before the date of entry into force of this Regulation.	1. The rules applicable before the date of entry into force of this Regulation shall continue to apply to applications for protection of, amendments to or cancellation of designations of origin or geographical indications received by the Commission pursuant to Regulation (EU) No 1308/2013 before [-the date of entry into force of this Regulation] and to applications for registration, amendments or cancellation of protected designations of origin, protected geographical indications or traditional specialities guaranteed received by the Commission pursuant to Regulation (EU) No 1151/2012 before [-the date of	

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			entry into force of this Regulation].	
Article 6(	(2)			
318	2. The rules applicable before the date of entry into force of this Regulation shall continue to apply to applications for protection of names of aromatised wines as geographical indication received by the Commission pursuant to Regulation (EU) No 251/2014 before the date of entry into force of this Regulation. However, the decision on registration shall be adopted pursuant to Article 52 of Regulation (EU) No 1151/2012 as amended by point (13) of Article 2 of this Regulation.	2. The rules applicable before the date of entry into force of this Regulation shall continue to apply to applications for protection of names of aromatised wines as geographical indication received by the Commission pursuant to Regulation (EU) No 251/2014 before the date of entry into force of this Regulation. However, the decision on registration shall be adopted pursuant to Article 52 of Regulation (EU) No 1151/2012 as amended by point (13) of Article 2 of this Regulation.	2. The rules applicable before [ the date of entry into force of this Regulation] shall continue to apply to applications for protection of, amendments to or cancellation of names of aromatised wines as geographical indication received by the Commission pursuant to Regulation (EU) No 251/2014 before [-the date of entry into force of this Regulation]. However, the decision on registration shall be adopted pursuant to Article 52 of Regulation (EU) No 1151/2012 as amended by point (13) of Article 2 of this Regulation.	
Article 6(	3)			
319	3. Articles 29 to 60 of Regulation (EU) No 1308/2013 shall continue to apply after 1 January 2021 as regards expenditure incurred before 1 January 2021 within the aid schemes referred to in those Articles.	3. Articles 29 to 60 of Regulation (EU) No 1308/2013 shall continue to apply after 1 January 2021 as regards expenditure incurred before 1 January 2021 within the aid schemes referred to in those Articles.	3. Articles 29 to 60 of Regulation (EU) No 1308/2013 shall continue to apply after 1 January 2021-31  December 2022 as regards expenditure incurred and payments made for operations implemented before 1 January 20212023 within the aid schemes referred to in those Articles.	
Article 6(	4)			

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
319a			4. Wine which meets the labelling requirements of Article 119 of Regulation 1308/2013 applicable before [two years after the entry into force of this Regulation] and which was produced before that date may continue to be placed on the market until stocks are exhausted.	
Article 7				
320	Article 7 Entry into force and application	Article 7 Entry into force and application	Article 7 Entry into force and application	
Article 7,	, first paragraph			
321	This Regulation shall enter into force on the [X] day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the [X] day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the [X]twentieth day following that of its publication in the Official Journal of the European Union.	
Article 7,	second paragraph			
322	Points (1)(b), (4), (8), (17), (22), (27), (28) and (31) of Article 1 and Articles 4 and 5 shall apply from 1 January 2021.	Points (1)(b), (4), (8), (17), (22), (27), (28) and (31) of Article 1 and Articles 4 and 5 shall apply from 1 January 2021.	Points (1)(b), (4), (8), (17), (22), (22a), (26c), (27), (28) and (31) of Article 1 and Articles 4 and 5 shall apply from 1 January 20212023.	
Article 7	second paragraph a			

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
322a			Point (18) of Article 1 shall apply from [two years after the entry into force of this Regulation].	
Article 7,	, second paragraph a			
322b	Ar No por Re mo for Re	int (ga) of Article 119(1) and ticle 119(3a) of Regulation (EU) 1308/2013, as referred to in int 18a of Article 1 of this gulation, shall apply from [18] onths after the date of entry into the control of this (amending) gulation]		
Article 7	, second paragraph c		I	
322c	Ar No poi Re bes ma emi ref 122 130 200	int (gb) of Article 119(1) and ticle 119(3b) of Regulation (EU) 1308/2013, as referred to in int 18a of Article 1 of this gulation shall apply from the ginning of the second full wrketing year after the date of try into force of the delegated act ferred to in point (va) of Article 2 of Regulation (EU) No 08/2013, as referred to in point a of Article 1 of this Regulation.		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 7,	second paragraph d			
322d		Articles 7a of Regulation (EU) No 251/2014, as referred to in point 4c of Article 3 of this Regulation, shall apply from [18 months after [the date of entry into force of this (amending) Regulation].  Am. 226		
Article 7,	second paragraph e			
322e		Articles 7b of Regulation (EU) No 251/2014, as referred to in point 4d of Article 3 of this Regulation, shall apply from the beginning of the second full marketing year after the date of entry into force of the delegated act referred to in that Article.		
Article 7,	third paragraph			
323	This Regulation shall be binding in its entirety and directly applicable in all Member States.	Moved to row 323c	This Regulation shall be binding in its entirety and directly applicable in all Member States.	
Article 7	a			
323a		<u>Article 7a</u>		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 7	a, first paragraph			
323b		By 30 June 2021, the Commission shall present to the European Parliament and to the Council a legislative proposal extending the rules for a list of ingredients and a nutritional declaration of wine products to the other alcoholic beverages.  Am. 228		
Article 7,	third paragraph			
323c	This Regulation shall be binding in its entirety and directly applicable in all Member States.  Moved reference text	This Regulation shall be binding in its entirety and directly applicable in all Member States.  Moved from row 323		
Formula				
324	Done at Brussels,	Done at Brussels,	Done at Brussels,	
Formula				
325	For the European Parliament	For the European Parliament	For the European Parliament	
Formula				

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
326	The President	The President	The President	
Formula				
327	For the Council	For the Council	For the Council	
Formula				
328	The President	The President	The President	