

COMMISSION DECISION

of 27 November 2001

authorising the Member States temporarily to provide for derogations from certain provisions of Council Directive 2000/29/EC in respect of plants of *Vitis L.*, other than fruits, originating in Switzerland

(notified under document number C(2001) 3764)

(2001/836/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

HAS ADOPTED THIS DECISION:

Having regard to the Treaty establishing the European Community,

Article 1

Having regard to Council Directive 2000/29/EC of 8 May 2000 on protective measures against the introduction into the Community of organisms harmful to plants or plant products and against their spread within the Community ⁽¹⁾, as last amended by Commission Directive 2001/33/EC ⁽²⁾, and in particular Article 15(1) thereof,

1. The Member States are hereby authorised to provide, under the conditions laid down in paragraph 2, for exceptions from Article 4(1) of Directive 2000/29/EC, with regard to the prohibitions referred to in Part A(15) of Annex III thereto for plants of *Vitis L.*, other than fruits, originating in Switzerland.

Having regard to the request made by France,

2. In addition to the requirements laid down in Annexes I and II to Directive 2000/29/EC in relation to plants of *Vitis L.*, the following specific conditions shall be satisfied:

Whereas:

- (1) Under the provisions of Directive 2000/29/EC, plants of *Vitis L.*, other than fruits, originating in third countries may in principle not be introduced into the Community.
- (2) Commission Decisions 97/159/EC ⁽³⁾, 1999/166/EC ⁽⁴⁾, 2000/189/EC ⁽⁵⁾ and 2001/5/EC ⁽⁶⁾, authorised Member States to provide for derogations from certain provisions of Directive 2000/29/EC in respect of plants of *Vitis L.*, other than fruits, originating in Switzerland provided that specific conditions are satisfied.
- (3) The circumstances justifying the authorisation are still valid. There is no new information giving cause for revision of the specific conditions.
- (4) Therefore a derogation should be authorised for a limited period, provided that it includes specific conditions, and without prejudice to Council Directive 68/193/EEC ⁽⁷⁾, as last amended by the Act of Accession of Austria, Finland and Sweden, and any implementing measures made thereunder.
- (5) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on Plant Health,

- (a) the plants shall be propagating material in the form of dormant bud material of the following varieties:
 - Chasselas blanc,
 - Gamaret noir,
 - Humagne noir,
 - Diolinoir,
 - Petite Arvine,
 - Amigne,
 - Cornalin,
 - Garanoir;
- (b) the buds shall be intended to be grafted in the Community, at premises referred to in (h), on to rootstocks produced in the Community;
- (c) the buds intended for the Community shall be:
 - harvested in stock nurseries, which are officially registered. The lists of the registered nurseries shall be made available to the Member States making use of the derogation and to the Commission, at the latest by 15 January 2002. These lists shall include the name(s) of the varieties, the number of rows planted with these varieties, the number of plants per row for each of these nurseries, as far as they are deemed suitable for dispatch to the Community in 2002, under the conditions laid down in this Decision,
 - properly packed and the packaging made recognisable with a marking, enabling the identification of the registered nursery and the variety,

⁽¹⁾ OJ L 169, 10.7.2000, p. 1.

⁽²⁾ OJ L 127, 9.5.2001, p. 42.

⁽³⁾ OJ L 62, 4.3.1997, p. 36.

⁽⁴⁾ OJ L 55, 3.3.1999, p. 16.

⁽⁵⁾ OJ L 59, 4.3.2000, p. 18.

⁽⁶⁾ OJ L 2, 5.1.2001, p. 22.

⁽⁷⁾ OJ L 93, 17.4.1968, p. 15.

— accompanied by a phytosanitary certificate issued in Switzerland in accordance with Articles 7 and 13 of Directive 2000/29/EC, on the basis of the examination laid down therein, in particular freedom from the following harmful organisms:

- *Daktulosphaira vitifoliae* (Fitch),
- *Xylophilus ampelinus* (Panagopoulos) Willems et al.,
- Grapevine Flavescence dorée MLO.

The certificate shall state under 'Additional declaration', the indication 'This consignment meets the conditions laid down in Decision 2001/836/EC';

- (d) the official plant protection organisation of Switzerland shall ensure the identity of the buds from the time of harvesting as referred to in (c), first indent, until the time of loading for export to the Community;
- (e) the buds shall be introduced through points of entry situated within the territory of a Member State and designated for the purpose of this derogation by that Member State; these points of entry and the name and address of the responsible official body referred to in Directive 2000/29/EC in charge of each point shall be notified sufficiently in advance by the Member States to the Commission and shall be held available on request to other Member States. In those cases where the introduction into the Community takes place in a Member State other than the Member State making use of this derogation, the said responsible official bodies of the Member State of introduction shall inform and cooperate with the said responsible official bodies of the Member States making use of this derogation to ensure that the provisions of this Decision are complied with;
- (f) prior to introduction into the Community, the importer shall be officially informed of the conditions laid down in (a) to (k); the said importer shall notify details of each introduction sufficiently in advance to the responsible official bodies in the Member State of introduction and that Member State, without delay, shall convey the details of the notification to the Commission, indicating:
- the type of material,
 - the variety and the quantity,
 - the declared date of introduction and confirmation of the point of entry,
 - the names, addresses and the locations of the premises referred to in (h) where the buds will be grafted and/or where the grafted plants will subsequently be planted.

The importer shall provide details of any changes to the aforementioned advance notification, to the responsible official bodies of his own Member State, preferably as soon as they are known and in any case prior to the time of import, and that Member State, without delay, shall convey the details of the changes to the Commission;

- (g) the inspections including testing, as appropriate, required pursuant to Article 13 of Directive 2000/29/EC and in accordance with provisions laid down in the present Decision shall be made by the responsible official bodies, referred to in the said Directive; of these inspections, the

plant health checks shall be carried out by the Member State making use of this derogation and where appropriate, in cooperation with the said bodies of the Member State in which the buds will be grafted. Furthermore during the said plant health check that Member State(s) shall also inspect for all other harmful organisms. Sub-samples shall be kept available for subsequent examination by other Member States. Without prejudice to the monitoring referred to in Article 21(3), second indent, first possibility of the said Directive, the Commission shall determine to which extent the inspections referred to in Article 21(3), second indent, second possibility, of the said Directive shall be integrated into the inspection programme in accordance with Article 21(5) of that Directive;

- (h) the buds shall be grafted on to rootstocks and the grafted plants subsequently planted only at premises:
- for which the names, addresses and the locations have been notified by the person who intends to use the buds imported pursuant to this Decision, to the said responsible official bodies of the Member State in which the premises are situated, and
 - officially registered and approved for the purposes of this derogation.

In those cases where the place of grafting or planting is situated in a Member State other than the Member State making use of this derogation, the said responsible official bodies of the Member State making use of this derogation, at the moment of receipt of the aforementioned advance notification from the importer, shall inform the said responsible official bodies of the Member State in which the buds will be grafted or planted giving the names, addresses and the locations of the premises where the plants will be grafted or planted;

- (i) the said responsible official bodies shall ensure that any bud not used in accordance with (h) shall be destroyed under the control of the said responsible official bodies. Records shall be kept available to the Commission on the numbers of plants destroyed;
- (j) at the premises referred to in (h):
- the material which has been found free from the harmful organisms referred to in (g) may then be used for grafting and the grafted plants shall be planted and grown in fields belonging to the premises referred to in (h) and shall remain on the premises, until they are moved to a destination outside the Community as referred to in (k),
 - the grafted plants shall be, in the growing period following importation, visually inspected by the said responsible official bodies of the Member State in which the grafted plants are planted, at appropriate times, for the presence of any harmful organism or for signs or symptoms caused by any harmful organism including those of *Daktulosphaira vitifoliae* (Fitch); as a result of such visual inspection any harmful organism having caused such signs or symptoms shall be identified by an appropriate testing procedure,

- any plant which has not been found free during the said inspections or testing, referred to in the previous indents, from the harmful organisms listed under (c), third indent, or otherwise of quarantine concern, shall be immediately destroyed under control of the said responsible bodies;
- (k) any grafted plant resulting from a successful grafting using the buds referred to in (a) shall be only released as grafted plants in 2003 to a destination outside the Community. The said responsible official bodies shall ensure that any plant not so moved shall be officially destroyed. Records shall be kept available to the Commission on the amounts of successfully grafted plants, of officially destroyed plants and of plants sold as well as on the country of destination of the plants sold.

Article 2

Member States shall inform the other Member States and the Commission, by means of the notification referred to in Article 1(2)(f), of any use of the authorisation. They shall provide the Commission and the other Member States, before 1 November 2002, with the information on amounts imported pursuant to this Decision and with a detailed technical report of the official examination referred to in Article 1(2)(g) and (j). Furthermore, any other Member State in which the buds are grafted on to rootstocks and in which the grafted plants are planted, after the import, shall also provide the Commission and the other Member States, before 1 November 2002, with a detailed

technical report, of the official examination referred to in Article 1(2)(j).

Article 3

Without prejudice to the provisions laid down in Article 15(3) of Directive 2000/29/EC, the Member States concerned shall notify the Commission and the other Member States of all cases of consignments introduced pursuant to this Decision which were subsequently found not to comply with the conditions laid down herein.

Article 4

Article 1 shall apply during the period between 15 January 2002 and 15 March 2002. The present Decision shall be revoked if it is established that the conditions laid down in Article 1(2) are not sufficient to prevent the introduction of harmful organisms or have not been complied with.

Article 5

This Decision is addressed to the Member States.

Done at Brussels, 27 November 2001.

For the Commission

David BYRNE

Member of the Commission