

Amendment 256

Anne Sander

on behalf of the EPP Group

Jérémy Decerle

on behalf of the Renew Group

Eric Andrieu

on behalf of the S&D Group

Report

A8-0198/2019

Eric Andrieu

Common agricultural policy – amendment of the CMO and other Regulations
(COM(2018)0394 – C8-0246/2018 – 2018/0218(COD))

Proposal for a regulation

Recital 8 a (new)

Text proposed by the Commission

Amendment

(8 a) In order to achieve a better soil management in viticulture, extending replanting authorizations from three to six years should be authorised, as was the case in the previous regulation 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.

Or. en

Justification

This amendment aims to achieve a better soil management in viticulture, by extending replanting authorizations from three to eight years should be authorised, as was the case in the previous regulation of replanting rights. Delaying the use of replanting authorisation could have a positive environmental impact as the soil could rest and bacteria and viruses could be eliminated by a natural process instead of resorting to chemical inputs.

Amendment 257**Anne Sander**

on behalf of the EPP Group

Jérémy Decerle

on behalf of the Renew Group

Report**A8-0198/2019****Eric Andrieu**Common agricultural policy – amendment of the CMO and other Regulations
(COM(2018)0394 – C8-0246/2018 – 2018/0218(COD))**Proposal for a regulation****Article 1 – paragraph 1 – point 4 – point b a (new)**

Regulation (EU) N°1308/2013

Article 23 – Paragraph 3

*Present text**Amendment*

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** the distribution of products of either or both of the following groups:

(a) fruit and vegetables and fresh products of the banana sector;

(b) drinking milk and lactose-free versions thereof.

(b a) in Article 23, paragraph 3 is replaced by the following:

"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, **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) 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."

Or. en

(<https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX:02013R1308-20190101>)

Justification

This amendment aims to simplify the implementation of the School's scheme for Fruit, Vegetables, Milk and dairy products in the Member States allowing them to make children discover the diversity of European agricultural and agrifood products and/or to respond to particular nutritional needs of children in their territory.

Amendment 258**Anne Sander**

on behalf of the PPE Group

Report**A8-0198/2019****Eric Andrieu**Common agricultural policy – amendment of the CMO and other Regulations
(COM(2018)0394 – C8-0246/2018 – 2018/0218(COD))**Proposal for a regulation****Article 1 – paragraph 1 – point 4 – point b b (new)**

Regulation (EU) N°1308/2013

Article 23 – Paragraph 4

*Present text**Amendment***(b b) In Article 23, paragraph 4 is deleted**

""

4. Notwithstanding paragraph 3, in order to promote the consumption of specific products and/or to respond to particular nutritional needs of children in their territory, Member States may provide for the distribution of products of either or both of the following groups:

(a) processed fruit and vegetable products, in addition to the products referred to in point (a) of paragraph 3;

Or. en

(<https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX:02013R1308-20190101>)

Justification

This amendment is just a technical amendment related to the amendment tabled on paragraph 3 of Article 23, which aims to simplify the implementation of the School's scheme for Fruit, Vegetables, Milk and dairy products in the Member States allowing them to make children discover the diversity of European agricultural and agrifood products and/or to respond to particular nutritional needs of children in their territory.

Amendment 259

Anne Sander

on behalf of the EPP Group

Jérémy Decerle

on behalf of the Renew Group

Eric Andrieu

on behalf of the S&D Group

Report

A8-0198/2019

Eric Andrieu

Common agricultural policy – amendment of the CMO and other Regulations
(COM(2018)0394 – C8-0246/2018 – 2018/0218(COD))

Proposal for a regulation

Article 1 – paragraph 1 – point 4 – point b c (new)

Regulation (EU) N°1308/2013

Article 23 – Paragraph 8a (new)

Text proposed by the Commission

Amendment

(b c) In Article 23, paragraph 8a is inserted:

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.

Or. en

Justification

This amendment aims to simplify the implementation of the School's scheme for Fruit, Vegetables, Milk and dairy products in the Member States allowing them to distribute the eligible agricultural and agri-food products during mealtimes if justified by their national health and food authorities

Amendment 260**Anne Sander**

on behalf of the EPP Group

Jérémy Decerle

on behalf of the Renew Group

Report**A8-0198/2019****Eric Andrieu**Common agricultural policy – amendment of the CMO and other Regulations
(COM(2018)0394 – C8-0246/2018 – 2018/0218(COD))**Proposal for a regulation****Article 1 – paragraph 1 – point 4 – point b d (new)**

Regulation (EU) No 1308/2013

Article 23 – Paragraph 11

*Present text**Amendment*

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 and, if appropriate, products recognised under the quality schemes established by Regulation (EU) No 1151/2012.

(b d) in Article 23, paragraph 11 is replaced by the following:

"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."

Or. en

(<https://eur-lex.europa.eu/legal-content/EN/TXT/HTML/?uri=CELEX:02013R1308-20190101&from=EN#tocId33>)

Justification

This amendment aims to encourage the use of sustainable packaging for the products distributed under this programme.

Amendment 261**Anne Sander**

on behalf of the EPP Group

Jérémy Decerle

on behalf of the Renew Group

Eric Andrieu

on behalf of the S&D Group

Report**A8-0198/2019****Eric Andrieu**

Common agricultural policy – amendment of the CMO and other Regulations (COM(2018)0394 – C8-0246/2018 – 2018/0218(COD))

Proposal for a regulation**Article 1 – paragraph 1 – point 4 a (new)**

Regulation (EU) N°1308/2013

Article 62 – paragraph 3

*Present text**Amendment*

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.

(4 a) In Article 62, paragraph 3 is replaced by the following:

"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) are valid for six years from the date on which they were granted.***"

Or. en

(<https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX:02013R1308-20190101>)

Justification

This amendment aims to achieve a better soil management in viticulture, by extending replanting authorizations from three to eight years should be authorised, as was the case in the previous regulation of replanting rights. Delaying the use of replanting authorisation could have a positive environmental impact as the soil could rest and bacteria and viruses could be eliminated by a natural process instead of resorting to chemical inputs.

Amendment 262**Anne Sander**

on behalf of the EPP Group

Report**A8-0198/2019****Eric Andrieu**Common agricultural policy – amendment of the CMO and other Regulations
(COM(2018)0394 – C8-0246/2018 – 2018/0218(COD))**Proposal for a regulation****Article 1 – paragraph 1 – point 5 a (new)**

Regulation (EU) No 1308/2013

Article 78

*Present text**Amendment*

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;
- (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.

2. The definitions, designations or sales descriptions provided for in Annex VII may be used in the Union only for the marketing of a product which conforms to the corresponding requirements laid down in that Annex.

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

(5 a) Article 78 is replaced by the following:

"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;
- (b) wine;
- (c) milk and milk products intended for human consumption;
- (d) poultrymeat;
- (e) eggs;
- (f) spreadable fats intended for human consumption;
- (g) olive oil and table olives;

(h) pigmeat;***(i) sheepmeat;***

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.

4. 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.

5. In order to take into account the expectations of consumers and the evolution of the milk products market, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 to specify the milk products in respect of which the animal species from which the milk originates is to be stated, if it is not bovine, and to lay down the necessary rules.

(j) goatmeat;

(k) horsemeat and

(l) rabbitmeat.

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.***

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, ***apart from those provided for in Part Ia.*** Those delegated acts shall be strictly limited to demonstrated needs resulting from evolving consumer demand, technical progress or the need for product

innovation.

4. 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.

4a. In order to ensure market transparency, meet expectations of consumers and take into account the evolution of the meat market, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 supplementing Part Ia of Annex VII by specifying the sales names and descriptions of meat, meat cuts and meat products reserved exclusively for edible parts of the animals and products containing meat in accordance with the rules provided for in that part of Annex VII.

5. In order to take into account the expectations of consumers and the evolution of the milk products market, the Commission shall be empowered to adopt delegated acts in accordance with Article 227 to specify the milk products in respect of which the animal species from which the milk originates is to be stated, if it is not bovine, and to lay down the necessary rules."

Or. en

(<https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX:02013R1308-20190101>)

Justification

This amendment aims to extend the scope of the marketing standards (definition, the designations and the sales descriptions) and to empower the Commission with the possibility to adopt delegated act to supplement supplementing Part Ia of Annex VII by specifying the sales names and descriptions of meat, meat cuts and meat products reserved exclusively for edible parts of the animals and products containing meat in accordance with the rules provided for in that part of Annex VII.

Amendment 263**Anne Sander**

on behalf of the EPP Group

Jérémy Decerle

on behalf of the Renew Group

Eric Andrieu

on behalf of the S&D Group

Report**A8-0198/2019****Eric Andrieu**Common agricultural policy – amendment of the CMO and other Regulations
(COM(2018)0394 – C8-0246/2018 – 2018/0218(COD))**Proposal for a regulation****Article 1 – paragraph 1 – point 14 a (new)**

Regulation (EU) No 1308/2013

Article 103

*Present text**Amendment****(14 a) Article 103 is replaced by the following:***

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.

"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.

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:

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) any direct or indirect commercial use of that protected name:

(a) any direct or indirect commercial use of that protected name:

(i) by comparable products not complying with the product specification of the protected name; or

(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;

(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***;

(b) any misuse, imitation or evocation, even if the true origin of the product or service is indicated or if the protected name

(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, transcribed or transliterated or accompanied by an expression such as "style", "type", "method", "as produced in", "imitation", "flavour", "like" or similar;

(c) any other false or misleading indication as to the provenance, origin, nature or essential qualities of the product, on the inner or outer 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;

(d) any other practice liable to mislead the consumer as to the true origin of the product.

3. Protected designations of origin and protected geographical indications shall not become generic in the Union within the meaning of Article 101(1).

is translated, transcribed 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;***

(c) any other false or misleading indication as to the provenance, origin, nature or essential qualities of the product, on the inner or outer 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;

(d) any other practice liable to mislead the consumer as to the true origin of the product.

(da) any indication, in bad faith, of a domain name that is similar or that may be confused, in full or part, with a protected name.

3. Protected designations of origin and protected geographical indications shall not become generic in the Union within the meaning of Article 101(1).

3a. 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.

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. These conditions must be included in the product specifications of the concerned wines."

Or. en

Justification

This amendment aims to regulate a practice where PDO and PGI wines whose geographical area is covered by a larger geographical area of another PDO or PGI can benefit from the other PDO or PGI or be blended with the wines from those PDO or PGI. Member States should determine the conditions under which these practice is allowed. These conditions should be included in the product specifications of the wines in question.

Amendment 264**Anne Sander**

on behalf of the EPP Group

Report**A8-0198/2019****Eric Andrieu**Common agricultural policy – amendment of the CMO and other Regulations
(COM(2018)0394 – C8-0246/2018 – 2018/0218(COD))**Proposal for a regulation****Article 1 – paragraph 1 – point 31 a (new)**

Regulation (EU) N°1308/2013

Annex VII – Part Ia (new)

*Text proposed by the Commission**Amendment****(31 a) In Annex VII, a new Part Ia is inserted:******PART Ia : Meat and meat products and meat preparations******I. Definitions******For the purposes of this Part of this Annex, “meat” means the edible parts of the animals as referred to in points 1.2 to 1.8 of Annex I of the Regulation (EC) No 853/2004, including blood.******“Meat preparations” means fresh meat, including meat that has been reduced to fragments, which has had foodstuffs, seasonings or additives added to it or which has undergone processes that do not alter the internal muscle fibre structure of the meat enough for the characteristics of fresh meat to be eliminated.******“Meat products” means processed products resulting from the processing of meat or from the further processing of such processed products, so that the cut surface shows that the product no longer has the characteristics of fresh meat.******II. Sales descriptions******The meat-related names and sales descriptions terms and names that are used to designate meat, meat cuts and***

meat products in accordance falling under Article 17 of Regulation (EU) No 1169/2011 shall be reserved exclusively for edible parts of the animals and products containing meat.

The sales descriptions used to designate poultry meat products and cuts defined listed in Article 1 of in Regulation (EU) No 543/2008, which lays down detailed rules for the application of referred to in the rules adopted on the basis of Council Regulation (EU) No 1234/2007 shall be reserved exclusively for edible parts of the animals and products containing poultry meat.

These sales descriptions shall not be used or indicated on the labelling to describe, market or promote foodstuffs containing more than 3% vegetable protein.

Or. en

Justification

In order to ensure market transparency, meet expectations of consumers and take into account the evolution of the meat market, this amendment aims to introduce definitions related to "meat", "meat preparation" and "meat products" and to protect sales descriptions related to meat, meat cuts and meat products from different use for products not containing meat or not originating from an edible part of the animals concerned. A flexibility should be granted for foodstuffs containing meat or an edible part of the animals concerned and a maximum of 3% of vegetal proteins.