COMMISSION OF THE EUROPEAN COMMUNITIES

COM(94) 588 final Brussels, 12.12.1994 94/0292 (ACC)

Proposal for a

COUNCIL REGULATION (EC)

establishing tariff ceilings and a Community statistical surveillance in the framework of reference quantities for a certain number of products originating in Cyprus, Egypt, Jordan, Israel, Tunisia, Syria, Malta,

Morocco and the Occupied Territories

(presented by the Commission)



EXPLANATORY MEMORANDUM

- 1. The additional protocols to the agreements between the European Community, of the one part, and Cyprus, Egypt, Jordan, Israel, Tunisia, Syria, Malta and Morocco, of the other, provide for the establishment of reference quantities for certain agricultural products originating in those countries.
- 2. The 1970 Agreement establishing an association between the European Community and Malta, supplemented by the Additional Protocol, the Supplementary Protocol and the Protocol extending the first stage of the Agreement, exempts from duties, subject to annual tariff ceilings, a certain number of textile products originating in that country.
- 3. Council Regulation (EEC) No 1134/91 on the tariff arrangements applicable to imports into the Community of products originating in the Occupied Territories provides for customs duties on some of these products to be suspended within the framework of reference quantities.
- 4. The products to be subjected to the ceilings and reference quantities, the limits of these measures and the rates of the preferential duties are laid down in the above agreements and Regulation (EEC) No 1134/91. Under Council Regulation (EEC) No 1764/92 or the agreements themselves, there will be annual increases until 31 December 1995.
- 5. Though multiannual, these tariff measures are implemented by Council regulations which are valid for only one year.

The renewal of these regulations involves no change to their substance. The adoption procedures, however, take up a considerable amount of time.

The Commission therefore takes the view that the provisions concerning the tariff measures in question should be grouped together in a single regulation, which, with the exception of the annexes thereto, would be of indeterminate duration. The annexes would be adapted at regular intervals in the light of changes to the Combined Nomenclature or decisions by the Council.

A similar solution was adopted by the Council in the matter of Mediterranean tariff quotas. Provisions for the implementation and management of those quotas were adopted for an indeterminate period by means of Council Regulation (EC) No 1981/94 of 25 July 1994 (OJ No L 199, 2.8.1994, p.1).

6. The attached draft Regulation groups together tariff measures, other than quotas, affecting the Mediterranean countries.

It also excludes tariff measures, the annual opening and/or increase of which are linked to the system of generalized preferences.

The period of validity of the measures covered by the Annexes to this draft Regulation lies between 1 November 1994 and 31 December 1996. As with the tariff quotas mentioned above, the latter date was chosen by analogy with the above-mentioned tariff quotas. Furthermore, the accession of new countries to the Community will also result in amendments to the Annexes to this draft Regulation.

The timetables for the opening of the reference quantities remain as laid down in the agreements.

- 7. The Commission believes that it should be mandated, as under the aforementioned Regulation (EC) 1981/94, to make the necessary technical adaptations to the Regulation and the measures contained therein. This mandate will cover any amendments that may be required under the existing agreements following:
 - amendments to the Combined Nomenclature and Taric codes,
 - decisions of the Council.
 - extension of existing tariff measures.

The Commission considers that the opinion of the Customs Code Committee should be sought before such adaptations are adopted. The Committee will deliver its opinion according to the procedure laid down in Article 10 of Regulation (EEC) No 2658/87 on the tariff and statistical nomenclature and the Common Customs Tariff.

- 8. To conclude, this proposal is a logical follow-up to Regulation (EC) No 1981/94. It contains the same innovative aspects as that Regulation, namely:
 - its multiannual character,
 - the grouping together of the countries and products concerned,
 - the delegation of powers to the Commission,
 - the opinion of the Customs Code Committee.
- 9. The purpose of this proposal has been set out above. The Council is being asked to approve this proposal and, at the same time, open the tariff measures set out in the Annexes thereto.

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THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community, and in particular Article 113 thereof,

Having regard to the proposal from the Commission,

Whereas Article 2 of Annex I to the Agreement establishing an association between the European Community and Malta¹, as supplemented by the Additional Protocol², by the Supplementary Protocol to the Agreement³ and the Protocol extending the first stage of this Agreement⁴, exempts from duties, subject to tariff ceilings, certain products falling within Chapters 52 to 63 of the Combined Nomenclature and originating in Malta;

Whereas the Additional Protocols to the Agreements between the European Community, of the one part, and Cyprus⁵, Egypt⁶, Jordan⁷, Israel⁸, Tunisia⁹, Syria¹⁰, Malta and Morocco¹¹, of the other, provide for the progressive reduction, subject to reference quantities and to statistical Community surveillance, of the customs duties applicable to certain agricultural products originating in those countries according to set timetables;

Whereas Council Regulation (EEC) No 1134/91 concerning the tariff regime applicable to imports in the Community of products originating in the Occupied Territoties¹² provides for the elimination on 1 January 1993, according to a set timetable, of customs duties on products listed in Annex II thereto and originating in these territories, and that certain of these products should be subject to reference quantities;

Whereas, by Council Regulation (EEC) No 1764/92 of 29 June 1992 amending the arrangements for the import into the Community of certain agricultural products originating in Algeria, Cyprus, Egypt, Israel, Jordan, Malta, Morocco, Syria and Tunisia¹³, the Community unilaterally increased the amount of the above reference quantities in equal tranches of 3% or 5% per year starting on 1 January 1992;

Whereas the agreements concerned and Regulation (EEC) No 1134/91 are of indeterminate duration; whereas the agreements and the abovementioned Regulation (EEC) No 1764/92 lay down the rates for the annual increases in the tariff ceilings and reference quantities; whereas, therefore, the tariff measures in question should likewise be of indeterminate duration; whereas, however, in view of the negotiations under way for the imminent renewal of some of the agreements in question, the application of these measures should be rationalized by grouping them together in a single regulation;

¹ OJ No L 61, 14.03.1971, p. 2

² OJ No L 304, 29.11.1977, p. 2

³ OJ No L 81, 23.03.1989, p. 2

⁴ OJ No L 116, 9.05.1991, p. 67

⁵ OJ No L 393, 31.12.1987, p. 2

⁶ OJ No L 297, 21.10.1987, p. 11 7 OJ No L 297, 21.10.1987, p. 19

⁸ OJ No L 327, 30.11.1988, p. 36

⁹ OJ No L 297, 21.10.1987, p. 36

¹⁰ OJ No L 327, 30.11.1988, p. 58

¹¹ OJ No L 224, 13.08.1988, p. 18

¹² OJ No L 112, 4.05.1991, p. 1 13 OJ No L 181, 1.07.1992, p. 9

Whereas the tariff measures provided for in this Regulation should be opened; whereas the scope and period of validity of each of these measures of which the duration of validity is limited to 31 December 1996 are set out in the Annexes;

Whereas amendments to the Combined Nomenclature and Taric codes, and the extension under the present agreements of the tariff measures in question, require no changes of substance; whereas, in the interests of simplicity and without prejudice to the specific procedures laid down by the Council Regulation (EC) No 3448/93, of 6 December 1993, determining the trade regime applicable to certain goods resulting from the transformation of agricultural products¹⁴, provision should be made for the Commission to make the necessary amendments and technical adaptations to this Regulation after first having obtained the opinion of the Customs Code Committee;

Whereas the decision to establish tariff ceilings and reference quantities should be taken by the Community; whereas it is also for the Community to establish the relevant surveillance systems for these two tariff measures:

Whereas customs duties suspended within the limits of tariff ceilings may be re-established once those limits have been reached at Community level; whereas the application of ceilings calls for a system of surveillance that enables the Commission to be kept abreast of the trend in imports of products subject to such measures;

Whereas the administration of the tariff ceilings requires close and particularly rapid cooperation between the Member States and the Commission, and the latter must in particular be able to follow the progress of quantities charged against the ceilings and keep the Member States informed; whereas this cooperation has to be all the more close because the Commission has to be able to take appropriate action whenever a ceiling is reached; whereas, to ensure the efficiency of this surveillance system, Member States must charge imports of the products in question against the ceilings as and when the products are entered with customs for free circulation;

Whereas, as regards the products subject to reference quantities, Article 3(2) of Council Regulation (EEC) No 451/89 of 20 February 1989¹⁵ establishes procedures for modifying of the status of these products by submitting them, if neccesary, to tariff quotas; whereas Article 3 (2) of the regulation provides for a system of surveillance; whereas such surveillance must notably enable the Commission to draw up an annual trade balance sheet for each of the products concerned,

¹⁴ OJ No L 318, 20.12.1993, p. 18

¹⁵ OJ No L 52, 24.02.1989, p. 7

HAS ADOPTED THIS REGULATION

Title I

Tariff ceilings

Article 1

1. Imports into the Community of products originating in Malta and listed in Annex I to this Regulation shall be subject to annual ceilings and Community surveillance.

The relevant CN codes, order numbers and TARIC codes, together with the levels of the ceilings, are set out in the table in Annex I.

Quantities shall be charged against the ceilings as and when the products are entered with customs for free circulation accompanied by a movement certificate in accordance with the rules contained in the Protocol defining the concept of originating products and methods of administrative cooperation annexed to the Protocol laying down certain provisions relating to the Agreement establishing an association between the European Community and Malta.¹⁶

Goods may be charged against the ceiling only if the movement certificate is presented before the date on which customs duties are re-established.

The extent to which a ceiling is used up shall be determined at Community level on the basis of the imports charged against it in the manner laid down in the preceding subparagraphs.

Member States shall inform the Commission of imports charged under the above procedure at the intervals and within the time limits specified in paragraph 4.

- 3. As soon as the ceilings are reached, the Commission may adopt a regulation re-establishing, until the end of the calendar year, the customs duties applicable to third countries.
- 4. The Member States shall provide the Commission, by the fifteenth day of each month at the latest, with statements of the imports charged the previous month.

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Title II

Reference quantities and statistical surveillance

Article 2

1. Imports into the Community of certain products listed in Annex II to this Regulation and originating in Cyprus, Egypt, Jordan, Israel, Tunisia, Syria, Malta, Morocco and the Occupied Territories shall be subject to reference quantities under set timetables and to Community statistical surveillance.

The relevant CN codes and, where appropriate, their order numbers and TARIC codes, together with the levels of the reference quantities and the relevant timetables, are set out in the table in Annex II.

2. Within the limits of the reference quantities, preferential treatment shall be accorded to products entered with customs for free circulation and accompanied by a movement certificate. The movement certificate must comply with the rules laid down in the protocol defining the concept of originating products annexed to each of the agreements between the European Community and the countries referred to in the first subparagraph of paragraph 1, with the exception of the Occupied Territories. The concept of products originating in the Occupied Territories is defined by the provisions of Commission Regulation (EEC) No 2454/93, of 2 July 1993¹⁷.

The extent to which the reference quantities are used up shall be determined at Community level on the basis of the imports charged against them in the manner defined in the first subparagraph, as communicated to the Statistical Office of the European Communities in application of Regulations (EEC) No 2658/87¹⁸ and (EEC) No 1736/75.¹⁹

¹⁷ OJ No L 253, 11.10.1993, p. 1

¹⁸ OJ No L 256, 7.09.1987, p. 1. Regulation last modified by regulation (EEC) No 2551/93 (OJ No L 241, 27.9.1993, p. 1)

¹⁹ OJ No L 183, 14.07.1975, p. 2. Regulation last modified by regulation (EEC) No 1629/88 (OJ No L 147, 14.06.1988, p. 1)

Title III

Procedural provisions

Article 3

Subject to the procedure provided for in Council Regulation (EEC) No 3448/93 of 6 December 1993 laying down the trade arrangements applicable to certain goods resulting from the processing of agricultural products, the provisions necessary for the application of this Regulation, in particular:

- (a) amendments and technical adaptations made necessary by amendment of the Combined Nomenclature and Taric codes,
- (b) the extension of tariff measures under the Agreements covered by this Regulation,
- (c) adaptations made necessary by the conclusion by the Council of protocols or exchanges of letters between the Community and the countries concerned,
- (d) amendments to this Regulation resulting from any other act adopted by the Council under agreements or regulations covered by this Regulation,

shall be adopted in accordance with the procedure laid down in Article 7(2).

Article 4

- 1. The Commission shall be assisted by the Customs Code Committee set up by Article 247 of Council Regulation (EEC) No 2913/92, of 12 October 1992²⁰.
- 2. The representative of the Commission shall submit to the Committee a draft of the measures to be adopted. The Committee shall deliver its opinion on the draft within a time limit which the chairman may lay down according to the urgency of the matter. The opinion shall be delivered by the majority laid down in Article 148(2) of the Treaty in the case of decisions which the Council is required to adopt on a proposal from the Commission. The votes of the representatives of the Member States within the Committee shall be weighted in the manner set out in that Article. The chairman shall not vote.

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²⁰ OJ No L 302, 19.10.1992, p. 1

The Commission shall adopt the measures, which shall apply immediately. However, if those measures are not in accordance with the opinion of the Committee, they shall be communicated by the Commission to the Council forthwith. In that event:

- the Commission shall defer application of the measures upon which it has decided for three months from the date of such communication,
- the Council, acting by qualified majority, may take a different decision within the period referred to in the previous indent.
- 3. The Committee may examine any question concerning the application of this Regulation which is raised by its chairman either on his own initiative or at the request of a Member State.

Article 5

The Commission shall, in close cooperation with the Member States, take all necessary measures to ensure that this Regulation is applied.

Article 6

This Regulation shall enter into force on the day following its publication in the Official Journal of the European Communities.

It shall apply from 1 November 1994.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels,

For the Council The President



ANNEX I

List of products originating in Malta of which the importation is subject to tariff ceilings

Order No	CN code (')	Description	Level of ceiling (tonnes)
11.0010	5204	Cotton sewing thread, whether or not put up for retail sale:	,
		- Not put up for retail sale:	
	5204 11 00	Containing 85 % or more by weight of cotton	
	5204 19 00	Other	
	5205	Cotton yarn (other than sewing thread), containing 85 % or more by weight of cotton, not put up for retail sale	application
	5206	Cotton yarn (other than sewing thread), containing less than 85 % by weight of cotton, not put up for retail sale	of ceiling suspended
	5604	Rubber thread and cord, textile covered; textile yarn, and strip and the like falling within code 5404 or 5405, impregnated, coated, covered or sheathed with rubber or plastics:	
	ex 5604 90 00	- Other:	
		~ - Of cotton	J
11.0020	5208	Woven fabrics of cotton, containing 85 % or more by weight of cotton, weighing not more than 200 g/m ²	
	5209	Woven fabrics of cotton, containing 85 % or more by weight of cotton, weighing more than 200 g/m ²	
	5210	Woven fabrics of cotton, containing less than 85 % by weight of cotton, mixed mainly or solely with man-made fibres, weighing not more than 200 g/m ²	
	5211	Woven fabrics of cotton, containing less than 85 % by weight of cotton, mixed mainly or solely with man-made fibres, weighing more than 200 g/m ²	
	5212	Other woven fabrics of cotton	application
	5801	Woven pile fabrics and chenille fabrics, other than fabrics falling within code 5806:	of ceiling suspended
		- of cotton:	
	5801 21 00	Uncut weft pile fabrics	
	ex 5811 00 00	Quilted textile products of cotton in the piece, composed of one or more layers of textile materials assembled with padding by stitching or otherwise, other than embroidery falling within code 5810	
	ex 6308 00 00	Sets consisting of woven fabric and yarn, of cotton, whether or not with accessories, for making up into rugs, tapestries, embroidered table cloths or serviettes, or similar textile articles, put up in packings for retail sale	
11.0030	5506	Synthetic staple fibres, carded, combed or otherwise processed for spinning	application of ceiling
	5507 00 00	Artificial staple fibres, carded, combed or otherwise processed for spinning	suspended

⁽¹⁾ The Taric codes are to be found on the last page of this Annex.

Order No	CN code	Description	Level of ceiling (tonnes)
11.0040	5608	Knotted netting of twine, cordage or rope; made-up fishing nets and other made-up nets, of textile materials:	
	5608 19	— Of man-made textile materials : — — Other :	
	3000 13	— — Made-up nets:	
		Of nylon or other polyamides:	
	5608 19 19	Other	ľ
	3000 17 17	Other:	
	5608 19 39	Other	
	5608 90 00	- Other	
	6101	Men's or boys' overcoats, car-coats, capes, cloaks, anoraks (including ski-jackets), wind-cheaters, wind-jackets and similar articles, knitted or crocheted, other than those falling within code 6103	·
	6102	Women's or girls' overcoats, car-coats, capes, cloaks, anoraks (including ski-jackets), wind-cheaters, wind-jackets and similar articles, knitted or crocheted, other than those falling within code 6104	
	6103	Men's or boys' suits, ensembles, jackets, blazers, trousers, bib and brace overalls, breeches and shorts (other than swimwear), knitted or crocheted	
	6104	Women's or girls' suits, ensembles, jackets, blazers, dresses, skirts, divided skirts, trousers, bib and brace overalls, breeches and shorts (other than swimwear), knitted or crocheted	
	6106	Women's or girls' blouses, shirts and shirt-blouses, knitted or crocheted	
İ	6107	Men's or boys' underpants, briefs, nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, knitted or crocheted:	
		- Other:	
	6107 91	Of cotton:	
	6107 91 10	Of terry towelling fabrics	
	6107 91 90	Others	application of ceiling
	6107 92 00	- Of man-made fibres	suspended
1	6107 99 00	Of other textile materials	1
	6108	Women's or girls' slips, petticoats, briefs, panties, nightdresses, pyjamas, négligés, bathrobes, dressing gowns and similar articles, knitted or crocheted:	
	(100.01	- Other:	J
	6108 91	Of cotton:	1
	6108 91 10	Of terry towelling fabrics Others	1
	6108 91 90 6108 92 00	Of man-made fibres	ł
}	6108 99	- Of other textile materials	
	6108 99 10	Of wool or fine animal hair	1
	6108 99 90	Other	
	6110	Jerseys, pullovers, cardigans, waistcoats and similar articles, knitted or crocheted:	
	6110 10	- Of wool or fine animal hair:	
	011010	Other:	
		Men's or boys':	
}	6110 10 31	Of wool	
		Of fine animal hair:	
	6110 10 35	Of Kashmir goats	
1	6110 10 38	Other	
l		Women's or girls:	
1	6110 10 91	Of wool	
		Of fine animal hair:	1
	6110 10 95	Of Kashmir goats	1
	6110 10 98	Other	

Order No	CN code	Description	Level of ceiling (tonnes)
1.0040	6110 20	- Of cotton:	
cont'd)		Other :	11
	6110 20 91	Men's or boys'	1.1
l	6110 20 99	Women's or girls'	
	6110 30 -	- Of man-made fibres:	
}		Other :	
İ	6110 30 91	Men's or boys'	
i	6110 30 99	Women's or girls'	
ì	6110 90	- Of other textile materials:	
1	6110 90 10	Of flax or ramie	i I
	6110 90 90	Other	
	6111	Babies' garments and clothing accessories, knitted or crocheted:	
	6111 10	- Of wool or fine animal hair:	
1	6111 10 90	Other	1 1
	6111 20	- Of cotton :	
ĺ	6111 20 90	Other	
ļ	6111 30	- Of synthetic fibres:	
j	6111 30 90	Other	
	6111 90 00	- Of other textile materials	
ļ	6112	Track suits, ski suits and swimwear, knitted or crocheted:	
	0112	- Track suits:	
1	6112 11 00	- Of cotton	
	6112 12 00	Of synthetic fibres	
İ	6112 19 00	- Of other textile materials	
	6112 20 00	- Ski suits	applicatio
	0112 20 00	- Men's or boy's swimwear:	of ceiling suspended
	6112 31	- Of synthetic fibres:	(cont'd)
	6112 31 90	Other	
[6112 39	- Of other textile materials:	1
	6112 39 90	Other	
	6112 39 90	- Women's or girls' swimwear:	
	6112 41	- Of synthetic fibres:	
l	6112 41 90	Other	
	6112 41 90	- Of other textile materials:	
	6112 49 90	Other	
1	6113 00	Garments, made up of knitted or crocheted fabrics falling within code 5903, 5906 or 5907:	
1	6113 00 90	- Other	
1	6114		
		Other garments, knitted or crocheted	11
	6117	Other made up clothing accessories, knitted or crocheted; knitted or crocheted parts of garments or of clothing accessories	
1	6301	Blankets and travelling rugs:	
İ	6301 20	- Blankets (other than electric blankets) and travelling rugs, of wool or of fine animal hair:	
	6301 20 10	Knitted or crocheted	
	6301 30	- Blankets (other than electric blankets) and travelling rugs, of cotton:	
Ì	6301 30 10	Knitted or crocheted	
	6301 40	- Blankets (other than electric blankets) and travelling rugs, of synthetic fibres :	
	6301 40 10	Knitted or crocheted	
	6301 90	- Other blankets and travelling rugs:	
ļ	6301 90 10	Knitted or crocheted	

Order No	CN code	Description	Level of ceiling (tonnes)
1.0040	6302	Bed linen, table linen, toilet linen and kitchen linen:	
(cont'd)	6302 10	- Bed linen, knitted or crocheted :	
	6302 10 10	Of cotton	
	6302 10 90	Of other textile materials	1
	6302 40 00	- Table linen, knitted or crocheted	
	6303	Curtains (including drapes) and interior blinds; curtain or bed valances: - Knitted or crocheted:	
	6303 11 00	Of cotton'	
	6303 12 00	Of synthetic fibres	
	6303 19 00	Of other textile materials	
	6304	Other furnishing articles, excluding those falling within code 9404: — Bedspreads:	
	6304 11 00	Knitted or crocheted	application
	63041100	- Other:	of ceiling
	6304 91 00	Knitted or crocheted	suspended
			(cont'd)
	6305	Sacks and bags, of a kind used for the packing of goods:	
	6305 20 00	- Of cotton	
		Of man-made textile materials:	
	6305 31	Of polyethylene or polypropylene strip or the like	
	ex 6305 39 00	Other:	
	(305.00.00	Knitted or crocheted	
	ex 6305 90 00	Of other textile materials:	
	6307	Other made up articles, including dress patterns:	
	6307 10	- Floot-cloths, dish-cloths, dusters and similar cleaning cloths:	
	6307 10 10	Knitted or crocheted	
	6307 90	- Other:	
	6307 90 10	Knitted or crocheted	J
1.0050	6201	Men's or boys' overcoats, car-coats, capes, cloaks, anoraks (including ski-jackets), wind-cheaters, wind-jackets and similar articles, other than those falling within code 6203	
	6203	Men's or boys' suits, ensembles, jackets, blazers, trousers, bib and brace overalls, breeches and shorts (other than swimwear)	
	6207	Men's or boys' singlets and other vests, underpants, briefs, nightshirts, pyjamas, bathrobes, dressing gowns and similar articles:	
	(207.01	- Other:	
	6207 91	Of cotton:	1 1
	6207 91 10	Bathrobes, dressing gowns and similar articles in terry towelling style	1.1 31.12.1995 : 1
	6207 91 90	Others	}
	6207 92 00	— Of man-made fibres	1.1 - 31.12.1996 : 1
	6207 99 00	Of other textile materials	
	6210	Garments, made up of fabrics falling within code 5602, 5603, 5903, 5906 or 5907:	
	6210 10	Of fabrics falling within code 5602 or 5603:	
		- Of fabrics falling within code 5603:	1 1
	(0.0.0.0		
	6210 10 91	In sterile packs	
	6210 10 91 6210 10 99 6210 20 00		

Order No	CN code	Description	Level of ceiling (tonnes)
11.0050 (cont'd)	6211	Track suits, ski suits and swimwear; other garments: — Swimwear:	
	6211 11 00	Men's or boys'	
1	6211 20 00	- Ski suits	
		- Other garments, men's or boys':	
	6211 31 00	Of wool or fine animal hair	
	6211 32	Of cotton:	
1	6211 32 10	Industrial and occupational clothing	1 1
		Tracksuits with lining:	<u> </u>
	6211 32 31	with an outer shell of a single identical fabric	
		Other:	
1	6211 32 41	Upper parts	
1	6211 32 42	Lower parts	1 1
ł	6211 32 90	Other	
	6211 33	Of man-made fibres:	
ļ	6211 33 10	Industrial and occupational clothing	
		Tracksuits with lining:	1.131.12.1995 : 19
	6211 33 31	with an outer shell of a single identical fabric	}
		Other:	1.1 - 31.12.1996 : 19
	6211 33 41	Upper parts	
1	6211 33 42	Lower parts	
l	6211 33 90	Other	
l	6211 39 00	Of other textile materials:	
1		Tracksuits with lining:	
1	6211 42 31	with an outer shell of a single identical fabric	
		Other:	
	6211 42 41	Upper parts	
	6211 42 42	Lower parts	
		Tracksuits with lining:	
	6211 43 31	with an outer shell of a single identical fabric	
		Other:	
	6211 43 41	Upper parts	
	6211 43 42	Lower parts	
	6217	Other made up clothing accessories; parts of garments or of clothing accessories, other than those falling within code 6212:	
	6217 90 00	- Parts)

Taric codes

Order No	CN code	Taric code
11.0010	ex 5604 90 00	5604 90 00 ° 50
11.0020	ex 5811 00 00	5811 00 00 14
1		5811 00 00 . 91
		5811 00 00 . 92
Ī	ex 6308 00 00	6308 00 00 ' 11
		6308 00 00 . 19
11.0040	ex 6305 39 00	6305 39 00 • 91
ľ	ex 6305 90 00	6305 90 00 * 10
		6305 90 00 * 20

ANNEX II

Order No	CN code	Taric Code	Description	Contingent period	Origin	Quota volume (tonnes)
(1)	(2)	(3)	(4)	(5)	(6)	(Oillies)
18.0010	ex 0701 90 51	0701 90 51*15	Potatoes, new	1.1 - 31.3.1995	Tunisia	2912
				1.1 - 31.3.1996		2912
18.0015	0701 90 51	0701 90 59*10	Potatoes, new	1.1 - 15.5.1995	· Malta	3360
	ex 0701 90 59			16.5 - 31.5.1995	1	İ
					İ	
				1.1 - 15.5.1996		3360
				16.5 - 31.5.1996	-	ļ
18.0030	ex 0703 20 00	0703 20 00*40	Garlic	1.2 - 31.5.1995	Egypt	1920
				12 21 5 1006		1000
18.0040	ex 0707 00 11	0707 00 11*40	Small cucumbers of a length not exceeding	1.2 - 31.5.1996 1.1 - 28,2.1995	F	1920 120
18.0040	ex 0/0/00 11	07070011*40	15 cm	1.1 - 28.2.1995	Egypt	120
j			15 Gh	1.1 - 20.2.1990		120
				1.1 - 28.2.1995	Jordan	120
				1.1 - 28.2.1996		120
				1.1 - 28.2.1995	Malta	59
				1.1 - 28.2.1996		59
18.0050	ex 0709 10 00	0709 10 00*30	Globe artichokes	1.10 - 31.12	Egypt	120
					Cyprus	120
				1.10 - 31.12	ľ	120
					<u> </u>	120
18.0060	ex 0709 30 00	0709 30 00*20	Aubergines	15.1 - 30.4.1995	Israel	1440
		0709 30 00*30		15.1 - 30.4.1996		1440
18.0070	0709 60 10		Sweet peppers	1.1 - 31.12.1995	Morocco	1200
	0710 00 00		Distantant distant	1.1 - 31.12.1996	 	1200
18.0080	0712 20 00		Dried onions	1.1 - 31.12.1995	Syria	840
18.0090	ex 0712 90 90	0712 90 90*20	Dried garlic	1.1 - 31.12.1996 1.1 - 31.12.1995	F4	1200
18.0090	EX 0/12 90 90	0/12/90/90/20	Died garne	1.1 - 31.12.1996	Egypt	1200
18.0100	0713 10 10		Peas, for sowing	1.1 - 31.12.1995	Morocco	500
10.0100	0.1010			1.1 - 31.12.1996	Moroco	500
18.0120	0804 40 10		Avocados	1.1 - 31.12.1995	Israel	37200
	0804 40 90			1.1 - 31.12.1996		37200
18.0130	ex 0806 10 15	0806 10 15*55	Fresh table grapes	1.2 - 30.6.1995	Israel	2275
				i	1	
		0806 10 15*70		1.2 - 30.6.1996	1	2275
		0806 10 15*80				
		0806 10 15*91				
18.0140	ex 0807 10 90	0807 10 90*13	Small melons weighing 600 g or less	1.1 - 31.3.1995	Egypt	120
		0807 10 90*33		1.1 - 31.3.1996		120
				1.1 - 31.3.1995	Jordan	120
				1.1 - 31.3.1996	300	120
18.0150	ex 0810 90 10	0810 90 10*10	Kiwifruit (Actinidia chinensis Planch)	1.1 - 30.4.1995	Israel	240
				1.1 - 30.4.1996		240
						1
		•		1.1 - 30.4.1995	Cyprus	240
				1.1 - 30.4.1996	İ	240
		ĺ		1.1 - 30.4.1995	Morocco	240
				1.1 - 30.4.1996	 	240
18.0160	ex 0812 90 90	0812 90 90*11	Citrusfruit, comminuted	1.1 - 31.12.1995	Israel	1320
		0812 90 90*20	<u> </u>	1.1 - 31.12.1996	1	1320

Order No	CN code	Taric	Description	Contingent period	Origin	Quota volume
		Code				(tonnes)
(1)	(2)	(3)	(4)	(5)	(6)	(7)
18.0190	2008 30 51	Ì	Grapefruit segments	1.1 - 31.12.1995	Israel	16440
	2008 30 71			1.1 - 31.12.1996		16440
18.0200	2008 50 61		Apricots	1.1 - 31.12.1995	Morocco	7560
				1.1 - 31.12.1996	 	7560
18.0210	ex 2008 30 79	2008 30 79*10	Grapefruit.	1.1 - 31.12.1995	Israel	2400
		2008 30 79*20	Oranges and citrus, comminuted	1.1 - 31.12.1996	-	2400
18.0220	ex 2008 30 91	2008 30 91*11	Grapefruit segments. Grapefruit.	1.1 - 31.12.1995	Israel	3480
•		2008 30 91*12	Pulp.			
		2008 30 91*19	Citrusfruit comminuted	1.1 - 31.12.1996		3480
		2008 30 91*91	Cid dan dit comminued	1.1 - 31.12.1330	İ	3460
		2008 30 91*92				
18.0230	ex 2008 50 99	2008 50 99*10	Apricot halves and peach halves (including	1.1 - 31.12.1995	Morocco	7200
	ex 2008 70 99	2008 70 99*10	nectarines)	1.1 - 31.12.1996		7200
18.0240	2009 20 11		Grapefruit juice	1.1 - 31.12.1995	Israel	34440
i	2009 20 19			1.1 - 31.12.1996		34440
	2009 20 99					
18.0245	2009 20 99		Grapefruit juice	1.1 - 31.12.1995	Morocco	960
				1.1 - 31.12.1996		960
18.0310	ex 0702 00 10		Tomatoes; fresh or chilled	1.12.94 - 31.3.95	Occupied	1000
					Territories	
		*51		1.12.95 - 31.3.96		1000
		* 59				
		*61				
		*69				
18.0320	ex 0709 30 00	*20	Aubergines, fresh or chilled	15.1.94 - 30.4.94	Occupied	3000
		*30			Territories	
18.0330	0709 60 10		Sweet peppers	1.1.94 - 30.4.94	Occupied	1000
		***		11004 00001	Territories	
18.0340	ex 0709 90 70	*20	Courgettes, fresh or chilled	1.12.94 - 28.2.95	Occupied	300
10.0060	0005 10 11		Paret	1 1 05 21 12 05	Territories	25000
18.0350	0805 10 11 0805 10 15		Fresh oranges	1.1.95 - 31.12.95	Occupied Territories	25000
	0805 10 15		•		1 erritories	
	0805 10 19					
	0805 10 25			1.1.96 - 31.12.96		25000
	0805 10 29			1.1.50 - 51.12.50		25000
	0805 10 31	•				
	0805 10 35					
	0805 10 39					
	0805 10 41					
	0805 10 45					
	0805 10 49				1	
	ex 0805 10 70	•11				
		*13				
		*14			•	
		*18				
	ex 0805 10 90	*11				
		*19]	

Order No	CN code	Taric Code	Description	Contingent period	Origin	Quota volume (tonnes)
(1)	(2)	(3)	(4)	(5)	(6)	(7)
18.0360	ex 0805 20 10	•31	Mandarines (including tangerines and	1.1.95 - 31.12.95	Occupied	500
		•33	satsumas); clementines, wilkings and		Territories	
İ		*35	similar citrus hybrids			
		*38				
	l	*39		Ì		Ì
	ex 0805 20 30	*31		1.1.96 - 31.12.96		500
		*33		}		
		*35				
		*38				
	i	*39			İ	
	ex 0805 20 50	*31				
ļ	j	*33]
		*35			İ]
]	*38			1	1
		*39	1			
	ex 0805 20 70	*31			ļ	
		*33				
		*35		ł		
		*38				ļ
1		*39				Ì
	ex 0805 20 90	*11		,		
Ï		*15				
		*16				j
		*17				
		*18				
		*51				
		*53		1		
		*55				
		*58		ł		
		*59				
18.0370	ex 0805 30 10	*10	Lemons (citrus limon, citrus limonum), fresh	1.1.95-31.12.95	Occupied Territories	800
18.0380	ex 0807 10 90		Melons, fresh	1.11.94 - 31.5.95	Occupied	10000
		*13			Territories	
	1	*14]		}
		*23		1.11.95 - 31.5.96		10000
		*33				
		•34	1			
		*43				1

FINANCIAL STATEMENT

- 1. Budget heading concerned: Chapter 12, Article 120
- 2. Legal basis: Article 113 of the Treaty.
- 3. <u>Title of the tariff measure</u>: Proposal for a Council Regulation (EC) establishing tariff ceilings and a Community statistical surveillance in the framework of reference quantities for a certain number of products originating in Cyprus, Egypt, Jordan, Israel, Tunisia, Syria, Malta, Morocco and the Occupied Territories
- 4. Objective: The execution of obligations set out in agreements between the EC and the above-mentioned countries as well as an obligation emanating from Council Regulation (EEC) n° 1134/91 concerning the Occupied Territories.
- 5. Calculation method:

CN Code:

others

Duty to be applied:

exemption

CCT duty:

others

6. Loss of revenue:

The application of the provisions of this regulation will not lead to a loss of supplementary revenue in relation to those contained in the application of the said agreements and Regulation (EEC) n° 1134/91.



COM(94) 588 final

DOCUMENTS

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Catalogue number: CB-CO-94-615-EN-C

ISBN 92-77-83421-8

Office for Official Publications of the European Communities L-2985 Luxembourg