

#### **COMMISSION OF THE EUROPEAN COMMUNITIES**

Brussels, 20.12.1995 COM(95) 740 final

95/0363 (AVC)

Proposal for a Council and Commission Decision on the conclusion of a Euro-Mediterranean Agreement establishing an association between the European Communities and their Member States, of the one part, and the Kingdom of Morocco, of the other part

(presented by the Commission)



#### **EXPLANATORY MEMORANDUM**

- 1. In line with the directives adopted by the Council of the European Union on 6 December 1993, the Commission initiated negotiations aimed at the conclusion of a new agreement with Morocco. In accordance with the directives, the negotiations were conducted in consultation with the Member States. After several negotiating sessions and many technical meetings, the Commission put to the Council a series of final proposals on the last outstanding issues. The draft Agreement was discussed and adopted with a few amendments by the Council (general affairs) on 10 November 1995. This made it possible to close the negotiations. The Agreement was initialled by the Commission and the Moroccan delegation on 15 November 1995.
- 2. The draft Euro-Mediterranean agreement is designed to establish an association between the European Communities and their Member States, of the one part, and the Kingdom of Morocco, of the other part. It will replace the cooperation agreement and the agreement governing ECSC products signed in 1976 which are currently in force. Following as it does the signing of similar agreements with Tunisia and Israel, the new Agreement is another manifestation of a stronger Mediterranean policy, the guidelines for which were adopted by the Essen European Council of 9 and 10 December 1994 and the Cannes European Council of 26 and 27 June 1995, with the aim of creating a Euro-Mediterranean partnership.
- 3. The proposed agreement will be concluded for an unlimited period, and will consolidate the existing ties between the European Communities and their Member States, on the one hand, and Morocco, on the other hand, creating a relationship based on reciprocity, partnership and joint development. Respect for democratic principles and human rights will be a key feature of this relationship.

The main provisions of the agreement are as follows:

- regular political dialogue;
- a free-trade area: in accordance with the WTO rules, a free-trade area will be created gradually between the Community and Morocco over a period lasting no more than 12 years.

Morocco, which up to now has granted the Community no concessions, will gradually eliminate trade barriers affecting the Community's industrial exports, and will apply preferential duties to its agricultural exports. The preferential arrangements currently applied by the Community (free market access for Moroccan industrial exports, and concessions on most agricultural exports) are confirmed, and will be further improved with regard to agricultural products. A specific solution had to be found in order to apply the entry-price system introduced in the wake of the Uruguay Round for a number of products, in order to maintain the traditional level of Moroccan exports. It should be noted that the agreement contains a special clause under which the parties undertake to examine the agricultural trade situation from 1 January 2000 to establish new reciprocal concessions in line with the overall objective of gradually liberalizing trade in this sector.

With regard to fishery products, account has been taken of the particular matter of Morocco's exports of canned sardines.

- The Agreement contains provisions on freedom of establishment and the freedom to provide services: the Association Council will make recommendations aimed at achieving these objectives, pending which the parties will respect their obligations under the GATS. The parties will also hold consultations aimed at securing the free movement of capital. The agreement also provides for the application of Community competition rules to Moroccan companies.
- Economic cooperation, already introduced under the existing agreement, will be strengthened on as wide a basis as possible in all areas of interest to the two parties, who will hold a regular dialogue on these issues.
- In addition to the existing social provisions, the new agreement will introduce social cooperation involving a regular dialogue on all social issues of interest to the two parties; this dialogue will be complemented by cultural cooperation.
- To promote the aims of the agreement, Morocco will benefit from financial cooperation in accordance with the appropriate procedures and resources.
- An Association Council and an Association Committee with decision making powers will be created to supervise implementation of the agreement. Cooperation between the European Parliament and the Economic and Social Committee and their Moroccan counterparts will also be promoted.
- 4. The Commission considers the outcome of the negotiations to be satisfactory to both parties and, having duly initialled the draft, is asking the Council to approve the results of the negotiations and to initiate the procedure for signing the agreement. The Commission is also presenting a proposal for a decision that will allow the Council and the Commission to launch the procedure for the conclusion of the agreement once it has been signed.

The European Parliament will be asked to give its assent to the agreement prior to its conclusion. The agreement must also be ratified by the Member States before it enters into force.

# Council and Commission Decision of ... on the conclusion of the Euro-Mediterranean Agreement between the European Communities and their Member States, of the one part, and the Kingdom of Morocco, of the other part.

THE COUNCIL OF THE EUROPEAN UNION,

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Coal and Steel Community, and in particular Article 95 thereof,

Having regard to the Treaty establishing the European Community, and in particular Article 238 in conjunction with the second sentence of Article 228(2) and the second subparagraph of Article 228(3) thereof,

After consultation of the Consultative Committee and the unanimous agreement of the Council,

Having regard to the assent of the European Parliament,

Whereas the Euro-Mediterranean Agreement establishing an association between the European Communities and their Member States, of the one part, and the Kingdom of Morocco, of the other part, signed in ... on ..., should be approved,

HAVE DECIDED AS FOLLOWS:

#### Article 1

The Euro-Mediterranean agreement establishing an association between the European Communities and their Member States, of the one part, and the Kingdom of Morocco, of the other part, the Protocols annexed thereto and the declarations attached to the Final Act are hereby approved on behalf of the European Community and the European Coal and Steel Community. The texts of the Agreement, the Protocols annexed thereto and the Final Act are attached to this Decision.

#### Article 2

- 1. The position to be taken by the Community within the Association Council and the Association Committee shall be laid down by the Council, on a proposal from the Commission, or, where appropriate, by the Commission, each in accordance with the corresponding provisions of the Treaties establishing the European Community and the European Coal and Steel Community.
- 2. The President of the Council shall, in accordance with Article 79 of the Agreement, preside over the Association Council and present the position of the Community. A representative of the President of the Council shall preside over the Association Committee, in accordance with Article 82 of the Agreement, and present the position of the Community.

#### Article 3

The President of the Council shall deposit the act of notification provided for in Article 96 of the Agreement on behalf of the European Community. The President of the Commission shall deposit that act on behalf of the European Coal and Steel Community.

Done at Brussels on ...



#### wp/ffmodel FINANCIAL STATEMENT DATE: 06/12/1995 APPROPRIATIONS: ECU 946.2 million BUDGET HEADING: Chapter 10 - levies and premiums TITLE OF OPERATION: New trade agreement between the European Union and Morocco (Ptotocol No 1 on the arrangements applying to imports into the Community of agricultural products originating in Morocco) LEGAL BASIS: Article 238 of the Treaty **OBJECTIVES OF THE OPERATION:** To account for the European Union's new agricultural concessions PERIOD OF FINANCIAL IMPLICATIONS **CURRENT** FOLLOWING 5. FINANCIAL YEAR 12 MONTHS **FINANCIAL** (95) YEAR (96) 5.0 **EXPENDITURE** - CHARGED TO THE EC BUDGET (REFUNDS/INTERVENTIONS) - NATIONAL AUTHORITIES - OTHER 5.1 **REVENUE** - EC-OWN RESOURCES (LEVIES/CUSTOMS DUTIES) -8.4 - NATIONAL -8.4 p.m. 1999 2000 1997 1998 5.0.1 **ESTIMATED EXPENDITURE** 5.1.1 **ESTIMATED REVENUE** -8.4 -8.4 -8.4 -8.4 5.2 METHOD OF CALCULATION: See details attached

CAN THE OPERATIONS BE FINANCED FROM APPROPRIATIONS ENTERED

CAN THE OPERATIONS BE FINANCED BY TRANSFER BETWEEN CHAPTERS

IN THE RELEVANT CHAPTER OF THE CURRENT BUDGET?

WILL A SUPPLEMENTARY BUDGET BE NECESSARY?

WILL FUTURE BUDGET APPROPRIATIONS BE NECESSARY?

OF THE CURRENT BUDGET?

6.0

6.1

6.2

6.3

YES / NO

YES / NO

YES / NO

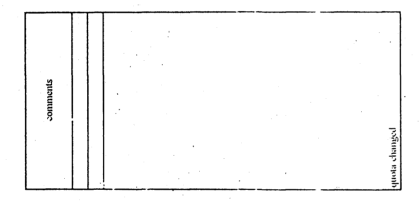
YES / NO

## COMMENTS:

The implemention of the present agreement does not entail any additional expenditure than those foreseen in the financial statement for MEDA.

New trade agreement between the European Union and Morocco Estimate of the financial impact on the budget of the new agricultural concessions<sup>(1)</sup>

Products	EU12 imports	old	new	reference	non-quota	old	rate	unit	old rate	new rate	loss of own	potential gain	total
	1,994	quota	quota	quantity	rate	luw	applied	value	applied	applied	resources	n own resources	
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New trade agreement between the European Union and Morocco Estimate of the financial impact on the budget of the new agricultural concessions<sup>(1)</sup>

Products	EU12 imports	old	new	reference	non-quota	old	rate	unit	old rate	new rate	loss of own	potential gain	total
*	1,994	quota	quota	quantity	rate	luw	applied	value	applied	applied	resources	n own resources	
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ex 0701 90 51	81,157				8.5%	0.0%	0.0%	378					
ex 0701 90 90	4,462				10.1%	0.0%	0.0%	583			1		
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### New trade agreement between the European Union and Morocco

Estimate of the financial impact on the budget of the new agricultural concessions<sup>(1)</sup>

Products	EU12 imports	old	new	reference	non-quota	old	rate	unit	old rate	new rate	loss of own	potential gain	total
	1,994	quota	quota	quantity	rate	,3	applied	value	applied	applied	resources	n own resources	
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0804 20	13			300	7.0%		0.0%						
ex 0805 10	248,181	296,800	340,000										
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ex 0810/20/10	0					5.5%	0.0%						
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total											8,415,000		8,415,000

<sup>(1)</sup> Calculations are based on Morocco's trade with the European Union of 12 for 1994.

Trade in the products in question with the three new Member States is low, but would bring in new own resources.

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EURO-MEDITERRANEAN AGREEMENT

ESTABLISHING AN ASSOCIATION

BETWEEN THE EUROPEAN COMMUNITIES

AND THEIR MEMBER STATES, OF THE ONE PART,

AND THE KINGDOM OF MOROCCO, OF THE OTHER PART

THE KINGDOM OF BELGIUM,
THE KINGDOM OF DENMARK,
THE FEDERAL REPUBLIC OF GERMANY,
THE HELLENIC REPUBLIC,
THE KINGDOM OF SPAIN,
THE FRENCH REPUBLIC,
IRELAND,
THE ITALIAN REPUBLIC,
THE GRAND DUCHY OF LUXEMBOURG,
THE KINGDOM OF THE NETHERLANDS,
THE REPUBLIC OF AUSTRIA,
THE PORTUGUESE REPUBLIC,

THE KINGDOM OF SWEDEN,
THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND,

THE REPUBLIC OF FINLAND,

Contracting Parties to the Treaty establishing the European Community and the Treaty establishing the European Coal and Steel Community, hereinafter referred to as the 'Member States', and

# THE EUROPEAN COMMUNITY AND THE EUROPEAN COAL AND STEEL COMMUNITY,

hereinafter referred to as 'the Community', of the one part, and

THE KINGDOM OF MOROCCO,

hereinafter referred to as 'Morocco', of the other part,

CONSIDERING the proximity and interdependence which historic links and common values have established between the Community, its Member States and Morocco;

CONSIDERING that the Community, its Member States and Morocco, wish to strengthen those links and to establish lasting relations, based on reciprocity, solidarity, partnership and co-development;

CONSIDERING the importance which the Parties attach to the principles of the United Nations Charter, particularly the observance of human rights, democratic principles and economic freedom, which form the very basis of the Association;

CONSIDERING recent political and economic developments both on the European continent and in Morocco, and the resulting common responsibilities with regard to the stability, security and prosperity of the Euro-Mediterranean region;

CONSIDERING the considerable progress made by Morocco and its people towards achieving their objectives of full integration of the Moroccan economy into the world economy and participation in the community of democratic nations;

CONSCIOUS, on the one hand, of the importance of relations in an overall Euro-Mediterranean context and, on the other, of the objective of integration between the countries of the Maghreb;

DESIROUS of fully achieving the objectives of the association between them by implementing the relevant provisions of this Agreement to bring the levels of economic and social development of the Community and Morocco closer to each other;

CONSCIOUS of the importance of this Agreement, which is based on reciprocity of interests, mutual concessions, cooperation and dialogue;

DESIROUS of establishing and developing political consultation on bilateral and international issues of mutual interest;

TAKING ACCOUNT of the Community's willingness to provide Morocco with decisive support in its endeavours to bring about economic reform and adjustment and social development;

CONSIDERING the commitment of both the Community and Morocco to free trade, in compliance with the rights and obligations arising out of the General Agreement on Tariffs and Trade (GATT) in its post-Uruguay Round form;

DESIROUS of establishing cooperation, sustained by regular dialogue, on economic, social and cultural issues in order to achieve better mutual understanding;

CONVINCED that this Agreement provides a suitable framework for the development of a partnership based on private initiative, a landmark option selected by both the Community and Morocco, and that it will create a climate conducive to economic, trade and investment relations between them, a consideration which offers vital backing for economic restructuring and technological modernization,

#### HAVE AGREED AS FOLLOWS:

#### Article 1

- 1. An association is hereby established between the Community and its Member States, of the one part, and Morocco, of the other part.
- 2. The aims of this Agreement are to:
- provide an appropriate framework for political dialogue between the Parties, allowing the development of close relations in all areas they consider relevant to such dialogue;
- establish the conditions for the gradual liberalization of trade in goods, services and capital;
- promote trade and the expansion of harmonious economic and social relations between the Parties, notably through dialogue and cooperation, so as to foster the development and prosperity of Morocco and its people;
- encourage integration of the Maghreb countries by promoting trade and cooperation between Morocco and other countries of the region;
- promote economic, social, cultural and financial cooperation.

#### Article 2

Respect for the democratic principles and fundamental human rights established by the Universal Declaration of Human Rights inspires the domestic and external policies of the Community and of Morocco and constitutes an essential element of this Agreement.

#### TITLE I

#### POLITICAL DIALOGUE

#### Article 3

- 1. A regular political dialogue shall be established between the Parties. It shall help build lasting links of solidarity between the partners which will contribute to the prosperity, stability and security of the Mediterranean region and bring about a climate of understanding and tolerance between cultures.
- 2. Political dialogue and cooperation are intended in particular to:
- (a) facilitate rapprochement between the Parties through the development of better mutual understanding and regular coordination on international issues of common interest:
- (b) enable each Party to consider the position and interests of the other;
- (c) contribute to consolidating security and stability in the Mediterranean region and in the Maghreb in particular;
- (d) help develop joint initiatives.

#### Article 4

Political dialogue shall cover all issues of common interest to the Parties, examining in particular the conditions required to ensure peace, security and regional development through support for cooperation, notably within the Maghreb group of countries.

#### Article 5

Political dialogue shall be established at regular intervals and whenever necessary notably:

- (a) at ministerial level, principally within the Association Council;
- (b) at the level of senior officials representing Morocco, on the one hand, and the Council Presidency and the Commission on the other;
- (c) taking full advantage of all diplomatic channels including regular briefings, consultations on the occasion of international meetings and contacts between diplomatic representatives in third countries;
- (d) where appropriate, by any other means which would make a useful contribution to consolidating dialogue and increasing its effectiveness.

#### TITLE I I

#### FREE MOVEMENT OF GOODS

#### Article 6

The Community and Morocco shall gradually establish a free trade area over a transitional period lasting a maximum of 12 years starting from the entry into force of this Agreement in accordance with the provisions of this Agreement and in conformity with those of the General Agreement on Tariffs and Trade 1994 and the other multilateral Agreements on trade in goods annexed to the Agreement establishing the WTO, hereinafter referred to as the GATT.

#### CHAPTER 1

#### INDUSTRIAL PRODUCTS

#### Article 7

The provisions of this Chapter shall apply to products originating in the Community and Morocco with the exception of the products referred in Annex II to the Treaty establishing the European Community.

#### Article 8

No new customs duties on imports nor charges having equivalent effect shall be introduced in trade between the Community and Morocco.

#### Article 9

Products originating in Morocco shall be imported into the Community free of customs duties and charges having equivalent effect.

#### Article 10

1. The provisions of this Chapter shall not preclude the retention by the Community of an agricultural component on imports of the goods originating in Morocco listed in Annex 1.

The agricultural component shall reflect differences between the price on the Community market of the agricultural products considered as being used in the production of such goods and the price of imports from third countries where the total cost of the said basic products is higher in the Community. The agricultural component may take the form of a fixed amount or an *ad valorem* duty. Such differences shall be replaced, where appropriate, by specific duties based on tariffication of the agricultural component or by *ad valorem* duties.

The provisions of Chapter 2 applicable to agricultural products shall apply mutatis mutandis to the agricultural component.

2. The provisions of this Chapter shall not preclude the separate specification by Morocco of an agricultural component in the import duties in force on the products listed in Annex 2 originating in the Community. The agricultural component may take the form of a fixed amount or an *ad valorem* duty.

The provisions of Chapter 2 applicable to agricultural products shall apply mutatis mutandis to the agricultural component.

3. In the case of the products shown in Annex 2, list 1, originating in the Community, Morocco shall apply upon the entry into force of this Agreement import duties and charges having equivalent effect no greater than those in force on 1 January 1995, within the limits of the tariff quotas shown in that list.

During elimination of the industrial component of the duties pursuant to paragraph 4, the level of the duties to be applied in respect of the products for which the tariff quotas are to be abolished may not be higher than the level of the duties in force on 1 January 1995.

4. In the case of the products in Annex 2, list 2, originating in the Community, Morocco shall eliminate the industrial component of the duties in accordance with the provisions laid down in Article 11(2) of the Agreement in respect of products in Annex 3.

In the case of the products in Annex 2, lists 1 and 3, originating in the Community, Morocco shall eliminate the industrial component of the duties in accordance with the provisions laid down in Article 11(3) of the Agreement in respect of products in Annex 4.

- 5. The agricultural components applied pursuant to paragraphs 1 and 2 may be reduced where, in trade between the Community and Morocco, the charge applicable to a basic agricultural product is reduced or where such reductions are the result of mutual concessions relating to processed agricultural products.
- 6. The reduction referred to in paragraph 5, the list of products concerned and, where appropriate, the tariff quotas within which the reduction applies shall be established by the Association Council.

#### Article 11

- 1. Customs duties and charges having equivalent effect applicable on import into Morocco of products originating in the Community other than those listed in Annexes 3, 4 and 6 shall be abolished upon the entry into force of this Agreement.
- 2. Customs duties and charges having equivalent effect applicable on import into Morocco of the products originating in the Community listed in Annex 3 shall be progressively abolished in accordance with the following schedule:

on the date of entry into force of this Agreement each duty and charge shall be reduced to 75% of the basic duty;

one year after the date of entry into force of this Agreement each duty and charge shall be reduced to 50% of the basic duty;

two years after the date of entry into force of this Agreement each duty and

charge shall be reduced to 25% of the basic duty; three years after the date of entry into force of this Agreement the remaining duties shall be abolished.

3. Customs duties and charges having equivalent effect applicable on import into Morocco of the products originating in the Community listed in Annexe 4 shall be progressively abolished in accordance with the following schedules:

in the case of the list appearing in Annex 4:

three years after the date of entry into force of this Agreement each duty and charge shall be reduced to 90% of the basic duty;

four years after the date of entry into force of this Agreement each duty and charge shall be reduced to 80% of the basic duty;

five years after the date of entry into force of this Agreement each duty and charge shall be reduced to 70% of the basic duty;

six years after the date of entry into force of this Agreement each duty and charge shall be reduced to 60% of the basic duty;

seven years after the date of entry into force of this Agreement each duty and charge shall be reduced to 50% of the basic duty;

eight years after the date of entry into force of this Agreement each duty and charge shall be reduced to 40% of the basic duty;

nine years after the date of entry into force of this Agreement each duty and charge shall be reduced to 30% of the basic duty;

ten years after the date of entry into force of this Agreement each du'y and charge shall be reduced to 20% of the basic duty;

eleven years after the date of entry into force of this Agreement each duty and charge shall be reduced to 10% of the basic duty;

twelve years after the date of entry into force of this Agreement the remaining duties shall be abolished.

- 4. In the event of serious difficulties for a given product, the schedule for the list in Annex 4 may be reviewed by the Association Committee by common accord on the understanding that the schedule for which the review has been requested may not be extended in respect of the product concerned beyond the maximum transitional period of 12 years. If the Association Committee has not taken a decision within thirty days of its application to review the schedule, Morocco may suspend the schedule provisionally for a period which may not exceed one year.
- 5. For each product the basic duty to which the successive reductions laid down in paragraphs 2 and 3 are to be applied shall be that actually applied vis-à-vis the Community on 1 January 1995.
- 6. If, after 1 January 1995, any tariff reduction is applied on an *erga omnes* basis, the reduced duties shall replace the basic duties referred to in paragraph 5 as from the date when such reductions are applied.
- 7. Morocco shall communicate its basic duties to the Community.

#### Article 12

1. Morocco hereby undertakes to eliminate the reference prices applied on 1 July 1995

to the products listed in Annex 5 at the latest three years after the Agreement enters into force.

In cases in which such reference prices are applied to textiles and clothing, those prices shall be progressively eliminated over a period of three years dating from the entry into force of the Agreement. The pace at which elimination of the reference prices takes place shall ensure that products originating in the Community retain a margin of preference of at least 25% over the reference prices which Morocco applies on an *erga omnes* basis. If that margin of preference cannot be maintained, Morocco shall apply a tariff reduction to products originating in the Community. That tariff reduction must not be lower than 5% of the customs duties and charges having equivalent effect in force on the date on which that reduction is due to be made.

If Morocco's commitments under the GATT provide for a shorter period for the elimination of import reference prices, that shorter period shall be applicable.

- 2. The provisions of Article 11 shall not apply to the products appearing in Annex 6, lists 1 and 2, without prejudice to the following:
  - (a) in the case of the products on list 1, the provisions of Article 19(2) shall apply only after the transitional period has elapsed, although they may be made to apply sooner by a decision of the Association Council;
  - (b) the arrangements applying to the products on lists 1 and 2 shall be re-examined by the Association Council three years after the Agreement's entry into force. At the time of that re-examination, the Association Council shall establish a tariff-dismantling sheedule for the products appearing in Annex 6, apart from those of subheading 6309 00.

#### Article 13

The provisions concerning the abolition of customs duties on imports shall also apply to customs duties of a fiscal nature.

#### Article 14

1. Exceptional measures of limited duration which derogate from the provisions of Article 11 may be taken by Morocco in the form of an increase or reintroduction of customs duties.

These measures may only concern infant industries, or certain sectors undergoing restructuring or facing serious difficulties, particularly where these difficulties produce major social problems.

Customs duties on imports applicable in Morocco to products originating in the Community introduced by these measures may not exceed 25% ad valorem and shall maintain an element of preference for products originating in the Community. The total value of imports of the products which are subject to these measures may not exceed 15% of total imports of industrial products from the Community during the last year for which statistics are available.

These measures shall be applied for a period not exceeding five years unless a longer duration is authorized by the Association Committee. They shall cease to apply at the latest on the expiry of the maximum transitional period of twelve years.

No such measures can be introduced in respect of a product if more than three years have elapsed since the elimination of all duties and quantitative restrictions or charges or measures having equivalent effect concerning that product.

Morocco shall inform the Association Committee of any exceptional measures it intends to take and, at the request of the Community, consultations shall be held on such measures and the sectors to which they apply before they are implemented. When taking such measures Morocco shall provide the Committee with a schedule for the elimination of the customs duties introduced under this Article. This schedule shall provide for a phasing-out of these duties in equal annual instalments starting at the latest two years after their introduction. The Association Committee may decide on a different schedule.

2. By way of derogation from the fourth subparagraph of paragraph 1, the Association Committee may exceptionally, to take account of the difficulties involved in setting up a new industry, authorize Morocco to maintain the measures already taken pursuant to paragraph 1 for a maximum period of three years beyond the twelve-year transitional period.

#### CHAPTER 2

#### AGRICULTURAL AND FISHERY PRODUCTS

#### Article 15

The provisions of this Chapter shall apply to the products originating in the Community and Morocco listed in Annex II to the Treaty establishing the European Community.

#### Article 16

The Community and Morocco shall gradually implement greater liberalization of their reciprocal trade in agricultural and fishery products.

#### Article 17

- 1. Agricultural and fishery products originating in Morocco shall be covered on import into the Community by the provisions contained respectively in Protocols 1 and 2.
- 2. Agricultural products originating in the Community shall be covered on import into Morocco by the provisions contained in Protocol 3.

#### Article 18

- 1. After 1 January 2000 the Community and Morocco shall assess the situation with a view to adopting the liberalization measures to be applied by the Community and Morocco with effect from 1 January 2001 in accordance with the objective set out in Article 16.
- 2. Notwithstanding the provisions of the preceding paragraph and taking account of the volume of trade in agricultural products between the two Parties and the particular sensitivity of such products, the Community and Morocco shall examine on a regular basis in the Association Council, product by product and on a reciprocal basis, the

possibilities of granting each other further concessions.

#### CHAPTER 3

#### COMMON PROVISIONS

#### Article 19

- 1. No new quantitative restriction on imports or measure having equivalent effect shall be introduced in trade between the Community and Morocco.
- 2. Quantitative restrictions on imports and measures having equivalent effect in trade between Morocco and the Community shall be abolished upon the entry into force of this Agreement.
- 3. Neither the Community nor Morocco shall apply to the other's exports customs duties or charges having equivalent effect nor quantitative restrictions or measures of equivalent effect.

#### Article 20

1. Should specific rules be introduced as a result of implementation of their agricultural policies or modification of their existing rules, or should the provisions on the implementation of their agricultural policies be modified or developed, the Community and Morocco may modify the arrangements laid down in the Agreement in respect of the products concerned.

The Party carrying out such modification shall inform the Association Committee thereof. At the request of the other Party, the Association Committee shall meet to take appropriate account of that Party's interests.

- 2. If the Community or Morocco, in applying paragraph 1, modifies the arrangements made by this Agreement for agricultural products, they shall accord imports originating in the other Party an advantage comparable to that provided for in this Agreement.
- 3. Any modification of the arrangements made by this Agreement shall be the subject, at the request of the other Contracting Party, of consultations within the Association Council.

#### Article 21

Products originating in Morocco shall not enjoy more favourable treatment when imported into the Community than that applied by Member States among themselves.

The provisions of this Agreement shall apply without prejudice to the provisions of Council Regulation (EEC) No 1911/91 of 26 June 1991 on the application of the provisions of Community law to the Canary Islands.

#### Article 22

1. The two Parties shall refrain from any measures or practice of an internal fiscal nature

establishing, whether directly or indirectly, discrimination between the products of one Party and like products originating in the territory of the other Party.

2. Products exported to the territory of one of the two Parties may not benefit from repayment of internal taxation in excess of the amount of direct or indirect taxation imposed on them.

#### Article 23

- 1. This Agreement shall not preclude the maintenance or establishment of customs unions, free trade areas or arrangements for frontier trade except in so far as they alter the trade arrangements provided for in this Agreement.
- 2. Consultations between the Parties shall take place within the Association Committee concerning agreements establishing such customs unions or free trade areas and, where requested, on other major issues related to their respective trade policies with third countries. In particular in the event of a third country acceding to the Community, such consultations shall take place so as to ensure that account can be taken of the mutual interests of the Community and Morocco stated in this Agreement.

#### Article 24

If one of the Parties finds that dumping is taking place in trade with the other Party within the meaning of Article VI of the General Agreement on Tariffs and Trade, it may take appropriate measures against this practice in accordance with the Agreement relating to the application of Article VI of the General Agreement on Tariffs and Trade, related internal legislation and the conditions and procedures laid down in Article 27.

#### Article 25

Where any product is being imported in such increased quantities and under such conditions as to cause or threaten to cause:

- serious injury to domestic producers of like or directly competitive products in the territory of one of the Contracting Parties, or
- serious disturbances in any sector of the economy or difficulties which could bring about serious deterioration in the economic situation of a region,

the Community or Morocco may take appropriate measures under the conditions and in accordance with the procedures laid down in Article 27.

#### Article 26

Where compliance with the provisions of Article 19(3) leads to:

- (i) re-export to a third country against which the exporting Party maintains, for the product concerned, quantitative export restrictions, export duties or measures or charges having equivalent effect, or
- (ii) a serious shortage, or threat thereof, of a product essential to the exporting Party,

and where the situations referred to above give rise, or are likely to give rise, to major difficulties for the exporting Party, that Party may take appropriate measures under the conditions and in accordance with the procedures laid down in Article 27. The measures

shall be non-discriminatory and shall be eliminated when conditions no longer justify their maintenance.

#### Article 27

- 1. In the event of the Community or Morocco subjecting imports of products liable to give rise to the difficulties referred to in Article 25 to an administrative procedure having as its purpose the rapid supply of information on trade flow trends, it shall inform the other Party.
- 2. In the cases specified in Articles 24, 25 and 26, before taking the measures provided for therein or, in cases to which paragraph 3(d) applies, as soon as possible, the Community or Morocco, as the case may be, shall supply the Association Committee with all relevant information with a view to seeking a solution acceptable to the two Parties.

In the selection of measures, priority must be given to those which least disturb the functioning of this Agreement.

The safeguard measures shall be notified immediately to the Association Committee by the Party concerned and shall be the subject of periodic consultations within that body, particularly with a view to their abolition as soon as circumstances permit.

- 3. For the implementation of paragraph 2, the following provisions shall apply:
- (a) as regards Article 24, the exporting Party must be informed of the dumping case as soon as the authorities of the importing Party have initiated an investigation. When no end has been put to the dumping within the meaning of Article VI of the GATT or no other satisfactory solution has been reached within 30 days of the matter being referred, the importing Party may adopt the appropriate measures;
- (b) as regards Article 25, the difficulties arising from the situation referred to in that Article shall be referred for examination to the Association Committee, which may take any decision needed to put an end to such difficulties.
  - If the Association Committee or the exporting Party has not taken a decision putting an end to the difficulties or no other satisfactory solution has been reached within 30 days of the matter being referred, the importing Party may adopt the appropriate measures to remedy the problem. These measures must not exceed the scope of what is necessary to remedy the difficulties which have arisen;
- (c) as regards Article 26, the difficulties arising from the situations referred to in that Article shall be referred for examination to the Association Committee.
  - The Association Committee may take any decision needed to put an end to the difficulties. If it has not taken such a decision within 30 days of the matter being referred to it, the exporting Party may apply appropriate measures to exports of the product concerned;
- (d) where exceptional circumstances requiring immediate action make prior

information or examination, as the case may be, impossible, the Community or Morocco, whichever is concerned, may, in the situations specified in Articles 24, 25 and 26, apply forthwith the precautionary measures strictly necessary to deal with the situation and shall inform the other Party immediately thereof.

#### Article 28

The Agreement shall not preclude prohibitions or restrictions on imports, exports or goods in transit justified on grounds of public morality, public policy or public security; the protection of health and life of humans, animals or plants; the protection of national treasures of artistic, historic or archaeological value or the protection of intellectual, industrial and commercial property or rules relating to gold and silver. Such prohibitions or restrictions shall not, however, constitute a means of arbitrary discrimination or a disguised restriction on trade between the Parties.

#### Article 29

The concept of "originating products" for the purposes of implementing this Title and the methods of administrative cooperation relating thereto are laid down in Protocol 4.

#### Article 30

The Combined Nomenclature of goods shall be applied to the classification of goods in trade between the two Parties.

#### TITLE III

#### RIGHT OF ESTABLISHMENT AND SERVICES

#### Article 31

- 1. The Parties agree to widen the scope of the Agreement to cover the right of establishment of one Party's firms on the territory of the other and liberalization of the provision of services by one Party's firms to consumers of services in the other.
- 2. The Association Council will make recommendations for achieving the objective described in paragraph 1.

In making such recommendations, the Association Council will take account of past experience of implementation of reciprocal most-favoured-nation treatment and of the obligations of each Party under the General Agreement on Trade in Services annexed to the Agreement establishing the WTO, hereinafter referred to as the "GATS", particularly Article V of the latter.

- 3. The Association Council will make a first assessment of the achievement of this objective no later than five years after the Agreement enters into force.
- 4. Without prejudice to the provisions of paragraph 3, the Association Council shall, once the Agreement is in force, examine the international maritime transport sector with a view to making appropriate recommendations for liberalization measures. The Association Council shall take account of the results of GATS negotiations on this matter subsequent to the end of the Uruguay Round.

#### Article 32

- 1. At the outset, each of the Parties shall reaffirm its obligations under the GATS, particularly the obligation to grant reciprocal most-favoured-nation treatment in the service sectors covered by that obligation.
- 2. In accordance with the GATS, such treatment shall not apply to:
  - (a) advantages granted by either Party under the terms of an agreement of the type defined in Article V of the GATS or to measures taken on the basis of such an agreement;
  - (b) other advantages granted in accordance with the list of exemptions from most-favoured-nation treatment annexed by either Party to the GATS.

#### TITLE IV

# PAYMENTS, CAPITAL, COMPETITION AND OTHER ECONOMIC PROVISIONS

#### CHAPTER I

#### CURRENT PAYMENTS AND MOVEMENT OF CAPITAL

#### Article 33

Subject to the provisions of Article 35, the Parties undertake to allow all current payments for current transactions to be made in a freely convertible currency.

#### Article 34

- 1. With regard to transactions on the capital account of balance of payments, the Community and Morocco shall ensure, from the entry into force of this Agreement, that capital relating to direct investments in Morocco in companies formed in accordance with current laws can move freely, and that the yield from such investments and any profit stemming therefrom can be liquidated and repatriated.
- 2. The Parties shall consult each other with a view to facilitating, and fully liberalizing when the time is right, the movement of capital between the Community and Morocco.

#### Article 35

Where one or more Member States of the Community, or Morocco, is in serious balance of payments difficulties, or under threat thereof, the Community or Morocco, as the case may be, may, in accordance with the conditions established under the General Agreement on Tariffs and Trade and Articles VIII and XIV of the Articles of Agreement of the International Monetary Fund, adopt restrictions on current transactions which shall be of limited duration and may not go beyond what is necessary to remedy the balance of payments situation. The Community or Morocco, as the case may be, shall inform the other Party forthwith and shall submit to it as soon as possible a timetable for the elimination of the measures concerned.

#### **CHAPTER 2**

#### COMPETITION AND OTHER ECONOMIC PROVISIONS

#### Article 36

- 1. The following are incompatible with the proper functioning of the Agreement, in so far as they may affect trade between the Community and Morocco:
  - (a) all agreements between undertakings, decisions by associations of undertakings and concerted practices between undertakings which have as their object or effect the prevention, restriction or distortion of competition;
  - (b) abuse by one or more undertakings of a dominant position in the territories of the Community or of Morocco as a whole or in a substantial part thereof;
  - (c) any state aid which distorts or threatens to distort competition by favouring certain undertakings or the production of certain goods, with the exception of cases in which a derogation is allowed under the Treaty establishing the European Coal and Steel Community.
- 2. Any practices contrary to this Article shall be assessed on the basis of criteria arising from the application of the rules of Articles 85, 86 and 92 of the Treaty establishing the European Community and, in the case of products falling within the scope of the European Coal and Steel Community, the rules of Articles 65 and 66 of the Treaty establishing that Community, and the rules relating to state aid, including secondary legislation.
- 3. The Association Council shall, within five years of the entry into force of this Agreement, adopt by decision the necessary rules for the implementation of paragraphs 1 and 2.

Until these rules are adopted, the provisions of the Agreement on interpretation and application of Articles VI, XVI and XXIII of the General Agreement on Tariffs and Trade shall be applied as the rules for the implementation of paragraph 1(c) and related parts of paragraph 2.

4. (a) For the purposes of applying the provisions of paragraph 1(c), the Parties recognize that during the first five years after the entry into force of this Agreement, any state aid granted by Morocco shall be assessed taking into account the fact that Morocco shall be regarded as an area identical to those areas of the Community described in Article 92(3)(a) of the Treaty establishing the European Community.

During the same period of time, Morocco may exceptionally, as regards ECSC steel products, grant state aid for restructuring purposes provided that:

- it leads to the viability of the recipient firms under normal market conditions at the end of the restructuring period;
- the amount and intensity of such aid are strictly limited to what is absolutely necessary in order to restore such viability and are progressively reduced;
- the restructuring programme is linked to a comprehensive plan for rationalizing capacity in Morocco.

The Association Council shall, taking into account the economic situation of Morocco, decide whether the period of five years should be extended.

- (b) Each Party shall ensure transparency in the area of state aid, *inter alia* by reporting annually to the other Party on the total amount and the distribution of the aid given and by providing, upon request, information on aid schemes. Upon request by one Party, the other Party shall provide information on particular individual cases of state aid.
- 5. With regard to products referred to in Chapter II of Title II:
  - the provisions of paragraph 1(c) do not apply,
  - any practices contrary to paragraph 1(a) should be assessed according to the criteria established by the Community on the basis of Articles 42 and 43 of the Treaty establishing the European Community, and in particular those established in Council Regulation No 26/62.
- 6. If the Community or Morocco considers that a particular practice is incompatible with the terms of paragraph 1, and:
  - is not adequately dealt with under the implementing rules referred to in paragraph 3, or
  - in the absence of such rules, and if such practice causes or threatens to cause serious prejudice to the interest of the other Party or material injury to its domestic industry, including its services industry,

it may take appropriate measures after consultation within the Association Committee or after 30 working days following referral to that Committee.

In the case of practices incompatible with paragraph 1(c) of this Article, such appropriate measures may, where the General Agreement on Tariffs and Trade applies thereto, only be adopted in accordance with the procedures and under the conditions laid down by the General Agreement on Tariffs and Trade and any other relevant instrument negotiated under its auspices which is applicable between the Parties.

7. Notwithstanding any provisions to the contrary adopted in accordance with paragraph 3, the Parties shall exchange information taking into account the limitations imposed by the requirements of professional and business secrecy.

#### Article 37

The Member States and Morocco shall progressively adjust, without affecting commitments made under the GATT, any state monopolies of a commercial character so as to ensure that, by the end of the fifth year following the entry into force of this Agreement, no discrimination regarding the conditions under which goods are procured and marketed exists between nationals of the Member States and of Morocco. The Association Committee will be informed about the measures adopted to implement this objective.

#### Article 38

With regard to public enterprises and enterprises which have been granted special or exclusive rights, the Association Council shall ensure, from the fifth year following the entry into force of the Agreement, that no measure which disturbs trade between the

Community and Morocco in a manner which runs counter to the interests of the Parties is adopted or retained. This provision shall not impede the performance in fact or in law of the specific functions assigned to those enterprises.

#### Article 39

- 1. The Parties shall provide suitable and effective protection of intellectual, industrial and commercial property rights, in line with the highest international standards. This shall encompass effective means of enforcing such rights.
- 2. Implementation of this Article and of Annex 7 shall be regularly assessed by the Parties. If difficulties which affect trade arise in connection with intellectual, industrial and commercial property rights, either Party may request urgent consultations to find mutually satisfactory solutions.

#### Article 40

- 1. The Parties shall take appropriate steps to promote the use by Morocco of Community technical rules and European standards for industrial and agri-food products and certification procedures.
- 2. Using the principles set out in paragraph 1 as a basis, the Parties shall, when the circumstances are right, conclude agreements for the mutual recognition of certification.

#### Article 41

- 1. The Parties shall take as their aim a reciprocal and gradual liberalization of public procurement contracts.
- 2. The Association Council shall take the steps necessary to implement paragraph 1.

#### TITLE V

#### **ECONOMIC COOPERATION**

#### Article 42

#### Objectives

- 1. The Parties undertake to step up economic cooperation in their mutual interest and in the spirit of partnership which is at the root of this Agreement.
- 2. The aim of economic cooperation shall be to back Morocco's own efforts to achieve sustainable economic and social development.

#### Article 43

#### Scope

- 1. Cooperation shall be targeted first and foremost at areas of activity suffering the effects of internal constraints and difficulties or affected by the process of liberalizing Morocco's economy as a whole, and more particularly by the liberalization of trade between Morocco and the Community.
- 2. Similarly, cooperation shall focus on areas likely to bring the economies of the Community and Morocco closer together, particularly those which will generate growth and employment.
- 3. Cooperation shall foster economic integration within the Maghreb using any measures likely to further such relations within the region.
- 4. Preservation of the environment and ecological balances shall constitute a central component of the various fields of economic cooperation.
- 5. Where appropriate, the Parties shall determine by agreement other fields of economic cooperation.

#### Article 44

#### Methods

Economic cooperation shall involve methods including:

- (a) regular economic dialogue between the two Parties covering all aspects of macroeconomic policy;
- (b) communication and exchanges of information;
- (c) advice, use of the services of experts and training;
- (d) joint ventures;
- (e) assistance with technical, administrative and regulatory matters.

#### Article 45

#### Regional cooperation

In order to make the most of this Agreement, the Parties shall foster all activities which have a regional impact or involve third countries, notably:

- (a) intra-regional trade within the Maghreb;
- (b) environmental matters;
- (c) the development of economic infrastructure;
- (d) research in science and technology;
- (e) cultural matters;
- (f) customs matters;
- (g) regional institutions and the establishment of common or harmonized programmes and policies.

#### Article 46

#### Education and training

The aim of cooperation shall be to:

- (a) find ways to bring about a significant improvement in education and training, including vocational training;
- (b) place special emphasis on giving the female population access to education, including technical training, higher education and vocational training;
- (c) encourage the establishment of lasting links between specialist bodies on the Parties' territories in order to pool and exchange experience and methods.

#### Article 47

#### Scientific, technical and technological cooperation

The aim of cooperation shall be to:

- (a) encourage the establishment of permanent links between the Parties' scientific communities, notably by means of:
  - providing Morocco with access to Community research and technological development programmes in accordance with Community rules governing non-Community countries' involvement in such programmes;
  - Moroccan participation in networks of decentralized cooperation;
  - promoting synergy in training and research;
- (b) improve Morocco's research capabilities;
- (c) stimulate technological innovation and the transfer of new technology and know-how;
- (d) encourage all activities aimed at establishing synergy at regional level.

#### Article 48

#### **Environment**

The aim of cooperation shall be to prevent deterioration of the environment, to improve the quality of the environment, to protect human health and to achieve rational use of natural resources for sustainable development.

The Parties undertake to cooperate in areas including:

- (a) soil and water quality;
- (b) the consequences of development, particularly industrial development (especially safety of installations and waste);
- (c) monitoring and preventing pollution of the sea.

#### Article 49

#### Industrial cooperation

The aim of cooperation shall be to:

- (a) encourage cooperation between the Parties' economic operators, including cooperation in the context of access for Morocco to Community business networks and decentralized cooperation networks;
- (b) back the effort to modernize and restructure Morocco's public and private sector industry (including the agri-food industry);
- (c) foster an environment which favours private initiative, with the aim of stimulating and diversifying output for the domestic and export markets;
- (d) make the most of Morocco's human resources and industrial potential through better use of policy in the fields of innovation and research and technological development;
- (e) facilitate access to credit to finance investment.

#### Article 50

#### Promotion and protection of investment

The aim of cooperation shall be to create a favourable climate for flows of investment, and to use the following in particular:

- (a) the establishment of harmonized and simplified procedures, co-investment machinery (especially to link small and medium-sized enterprises) and methods of identifying and providing information on investment opportunities;
- (b) the establishment, where appropriate, of a legal framework to promote investment, chiefly through the conclusion by Morocco and the Member States of investment protection agreements and agreements preventing double taxation.

#### Article 51

#### Cooperation in standardization and conformity assessment

The Parties shall cooperate in developing:

- (a) the use of Community rules in standardization, metrology, quality control and conformity assessment;
- (b) the updating of Moroccan laboratories, leading eventually to the conclusion of mutual recognition agreements for conformity assessment;
- (c) the bodies responsible for intellectual, industrial and commercial property and for standardization and quality in Morocco.

#### Article 52

Cooperation shall be aimed at helping Morocco to bring its legislation closer to that of the Community in the areas covered by this Agreement.

#### Article 53

## Financial services

The aim of cooperation shall be to achieve closer common rules and standards in areas including the following:

- (a) bolstering and restructuring Morocco's financial sectors;
- (b) improving accounting, auditing, supervision and regulation of financial services and financial monitoring in Morocco.

#### Article 54

## Agriculture and fisheries

The aim of cooperation shall be to:

- (a) modernize and restructure agriculture and fisheries through methods including the modernization of infrastructure and equipment, the development of packaging and storage techniques and the improvement of private distribution and marketing chains;
- (b) diversify output and external markets;
- (c) achieve cooperation in health, plant health and growing techniques.

#### Article 55

#### **Transport**

The aim of cooperation shall be to:

- (a) achieve the restructuring and modernization of road, rail, port and airport infrastructure of common interest, in correlation with major trans-European communication routes;
- (b) define and apply operating standards comparable to those found in the Community;
- (c) bring equipment up to Community standards, particularly where multimodal transport, containerization and transhipment are concerned;
- (d) gradually improve road, maritime and multimodal transit and the management of ports, airports, sea and air traffic and railways.

#### Article 56

## Telecommunications and information technology

Cooperation shall focus on:

- (a) telecommunications in general;
- (b) standardization, conformity testing and certification for information technology and telecommunications;
- (c) dissemination of new information technologies, particularly in relation to networks and the interconnection of networks (ISDN integrated services digital networks and EDI electronic data interchange);

(d) stimulating research on and development of new communication and information technology facilities to develop the market in equipment, services and applications related to information technology and to communications, services and installations.

#### Article 57

#### Energy

Cooperation shall focus on:

- (a) renewable energy;
- (b) promoting the saving of energy;
- (c) applied research relating to networks of databases linking the two Parties' economic and social operators;
- (d) backing efforts to modernize and develop energy networks and the interconnection of such networks with Community networks.

#### Article 58

#### **Tourism**

The aim of cooperation shall be to develop tourism, particularly with regard to:

- (a) catering management and quality of service in the various fields connected with catering:
- (b) development of marketing;
- (c) promotion of tourism for young people.

#### Article 59

## Cooperation in customs matters

- 1. The aim of cooperation shall be to ensure fair trade and compliance with trade rules. It shall focus on:
  - (a) simplifying customs checks and procedures;
  - (b) the use of the Single Administrative Document and creating a link between the Community and Moroccan transit systems.
- 2. Without prejudice to the other forms of cooperation provided for in this Agreement, and particularly those provided for in Articles 61 and 62, the Contracting Parties' administrative authorities shall provide mutual assistance in accordance with the terms of Protocol 5.

## Article 60

## Cooperation in statistics

The aim of cooperation shall be to bring the methods used by the Parties closer together and to put to use data on all areas covered by this Agreement for which statistics can be collected.

## Money laundering

- 1. The Parties agree on the need to work towards and cooperate on preventing the use of their financial systems to launder the proceeds of criminal activities in general and drug trafficking in particular.
- 2. Cooperation in this area shall include administrative and technical assistance with the purpose of establishing suitable standards against money laundering equivalent to those adopted by the Community and international forums this field, including the Financial Action Task Force (FATF).

#### Article 62

## Combating drug use and trafficking

- 1. The aim of cooperation shall be to:
  - (a) improve the effectiveness of policies and measures to prevent and combat the production and supply of and trafficking in narcotics and psychotropic substances;
  - (b) eliminate illicit consumption of such products.
- 2. The Parties shall together set out appropriate strategies and methods of cooperation, in line with their own legislation, to attain these objectives. For any action which is not conducted jointly, there shall be consultations and close coordination.

Such action may involve the appropriate public and private sector institutions and international organizations, in collaboration with the government of Morocco and the relevant authorities in the Community and the Member States.

- 3. Cooperation shall take the following forms in particular:
  - (a) the establishment or expansion of clinics/hostels and information centres for the treatment and rehabilitation of drug addicts;
  - (b) the implementation of prevention, information, training and epidemiological research projects;
  - (c) the establishment of standards for preventing diversion of precursors and other essential ingredients for the illicit manufacture of narcotics and psychotropic substances which are equivalent to those adopted by the Community and the appropriate international authorities, particularly the Chemicals Action Task Force (CATF);
  - (d) the planning and implementation of programmes providing alternatives to the illicit cultivation of narcotic plants in areas where such cultivation occurs.

#### Article 63

The two Parties shall together establish the procedures needed to achieve cooperation in the fields covered by this Title.

## TITLE VI

## COOPERATION IN SOCIAL AND CULTURAL MATTERS

#### CHAPTER 1

#### WORKERS

#### Article 64

- 1. The treatment accorded by each Member State to workers of Moroccan nationality employed in its territory shall be free from any discrimination based on nationality, as regards working conditions, remuneration and dismissal, relative to its own nationals.
- 2. All Moroccan workers allowed to undertake paid employment in the territory of a Member State on a temporary basis shall be covered by the provisions of paragraph 1 with regard to working conditions and remuneration.
- 3. Morocco shall accord the same treatment to workers who are nationals of a Member State and employed in its territory.

#### Article 65

- 1. Subject to the provisions of the following paragraphs, workers of Mo occan nationality and any members of their families living with them shall enjoy, in the field of social security, treatment free from any discrimination based on nationality relative to nationals of the Member States in which they are employed.
- The concept of social security shall cover the branches of social security dealing with sickness and maternity benefits, invalidity, old-age and survivors' benefits, industrial accident and occupational disease benefits and death, unemployment and family benefits.
- These provisions shall not, however, cause the other coordination rules provided for in Community legislation based on Article 51 of the EC Treaty to apply, except under the conditions set out in Article 67.
- 2. All periods of insurance, employment or residence completed by such workers in the various Member States shall be added together for the purpose of pensions and annuities in respect of old age, invalidity and survivors' benefits and family, sickness and maternity benefits and also for that of medical care for the workers and for members of their families resident in the Community.
- 3. The workers in question shall receive family allowances for members of their families who are resident in the Community.
- 4. The workers in question shall be able to transfer freely to Morocco, at the rates applied by virtue of the legislation of the debtor Member State or States, any pensions or annuities in respect of old age, survivor status, industrial accident or occupational disease, or of invalidity resulting from industrial accident or occupational disease, except in the case of special non-contributory benefits.

5. Morocco shall accord to workers who are nationals of a Member State and employed in its territory, and to the members of their families, treatment similar to that specified in paragraphs 1, 3 and 4.

#### Article 66

The provisions of this Chapter shall not apply to nationals of the Parties residing or working illegally in the territory of their host countries.

#### Article 67

- 1. Before the end of the first year following the entry into force of this Agreement, the Association Council shall adopt provisions to implement the principles set out in Article 65.
- 2. The Association Council shall adopt detailed rules for administrative cooperation providing the necessary management and monitoring guarantees for the application of the provisions referred to in paragraph 1.

#### Article 68

The provisions adopted by the Association Council in accordance with Article 67 shall not affect any rights or obligations arising from bilateral agreements linking Moroc o and the Member States where those agreements provide for more favourable treatment of nationals of Morocco or of the Member States.

#### CHAPTER 2

#### DIALOGUE IN SOCIAL MATTERS

#### Article 69

- 1. The Parties shall conduct regular dialogue on any social matter which is of interest to them.
- 2. Such dialogue shall be used to find ways to achieve progress in the field of movement of workers and equal treatment and social integration for Moroccan and Community nationals residing legally in the territories of their host countries.
- 3. Dialogue shall notably cover all issues connected with:
  - (a) the living and working conditions of the migrant communities;
  - (b) migration;
  - (c) illegal immigration and the conditions governing the return of individuals who are in breach of the legislation dealing with the right to stay and the right of establishment in their host countries;
  - (d) schemes and programmes to encourage equal treatment between Moroccan and Community nationals, mutual knowledge of cultures and civilizations, the furthering of tolerance and the removal of discrimination.

## Article 70

Dialogue on social matters shall be conducted at the same levels and in accordance with the same procedures as provided for in Title I of this Agreement, which can itself provide a framework for that dialogue.

#### **CHAPITER 3**

#### COOPERATION IN THE SOCIAL FIELD

#### Article 71

1. With a view to consolidating cooperation between the Parties in the social field, projects and programmes shall be carried out in any area of interest to them.

Priority will be afforded to:

- (a) reducing migratory pressure, notably by improving living conditions, creating jobs and developing training in areas from which emigrants come;
- (b) resettling those repatriated because of their illegal status under the legislation of the state in question;
- (c) promoting the role of women in the economic and social development process through education and the media in step with Moroccan policy on the matter;
- (d) bolstering and developing Morocco's family planning and mother and child protection programmes;
- (e) improving the social protection system;
- (f) enhancing the health cover system;
- (g) implementing and financing exchange and leisure programmes for mixed groups of Moroccan and European young people residing in the Member States, with view to promoting mutual knowledge of their respective cultures and fostering tolerance.

## Article 72

Cooperation schemes may be carried out in coordination with Member States and relevant international organizations.

#### Article 73

A working party shall be set up by the Association Council by the end of the first year following the entry into force of this Agreement. It shall be responsible for the continuous and regular evaluation of the implementation of Chapters 1 to 3.

## **CHAPTER 4**

#### COOPERATION ON CULTURAL MATTERS

#### Article 74

- 1. In order to boost mutual knowledge and understanding, taking account of activities already carried out, the Parties shall undertake while respecting each other's culture to provide a firmer footing for lasting cultural dialogue and to promote continuous cultural cooperation between them, without ruling out any field of activity.
- 2. In putting together cooperation projects and programmes and carrying out joint activities, the Parties shall place special emphasis on young people, on written and audio-visual means of expression and communication, and on the protection of their heritage and the dissemination of culture.
- 3. The Parties agree that cultural cooperation programmes already under way in the Community or in one or more of its Member States may be extended to Morocco.

#### TITLE VII

#### FINANCIAL COOPERATION

#### Article 75

With a view to full attainment of the Agreement's objectives, financial cooperation shall be implemented for Morocco in line with the appropriate financial procedures and resources.

These procedures shall be adopted by mutual agreement between the Parties by means of the most suitable instruments once the Agreement enters into force.

In addition to the areas covered by the Titles V and VI of this Agreement, cooperation shall entail:

- facilitating reforms aimed at modernizing the economy;
- updating economic infrastructure;
- promoting private investment and job creation activities;
- taking into account the effects of the progressive introduction of a free trade area on the Moroccan economy, in particular where the updating and restructuring of industry is concerned;
- flanking measures for policies implemented in the social sectors.

#### Article 76

Within the framework of Community instruments intended to buttress structural adjustment programmes in the Mediterranean countries - and in close coordination with the Moroccan authorities and other contributors, in particular the international financial institutions - the Community will examine suitable ways of supporting structural policies carried out by Morocco to restore financial equilibrium in all its key aspects and create an economic environment conducive to boosting growth, while at the same time enhancing social welfare.

## Article 77

In order to ensure a coordinated approach to dealing with the exceptional macroeconomic and financial problems which could stem from the progressive implementation of the Agreement, the Parties shall closely monitor the development of trade and financial relations between the Community and Morocco as part of the regular economic dialogue established under Title V.

#### TITLE VIII

## INSTITUTIONAL, GENERAL AND FINAL PROVISIONS

#### Article 78

An Association Council is hereby established which shall meet at ministerial level once a year and when circumstances require, on the initiative of its Chairman and in accordance with the conditions laid down in its rules of procedure.

It shall examine any major issues arising within the framework of this Agreement and any other bilateral or international issues of mutual interest.

#### Article 79

- 1. The Association Council shall consist of the members of the Council of the European Union and members of the Commission of the European Communities, on the one hand, and of members of the Government of the Kingdom of Morocco, on the other.
- 2. Members of the Association Council may arrange to be represented, in accordance with the provisions laid down in its rules of procedure.
- 3. The Association Council shall establish its rules of procedure.
- 4. The Association Council shall be chaired in turn by a member of the Council of the European Union and a member of the Government of the Kingdom of Morocco in accordance with the provisions laid down in its rules of procedure.

#### Article 80

The Association Council shall, for the purpose of attaining the objectives of the Agreement, have the power to take decisions in the cases provided for therein.

The decisions taken shall be binding on the Parties, which shall take the measures necessary to implement the decisions taken. The Association Council may also make appropriate recommendations.

It shall draw up its decisions and recommendations by agreement between the two Parties.

#### Article 81

- 1. Subject to the powers of the Council, an Association Committee is hereby established which shall be responsible for the implementation of the Agreement.
- 2. The Association Council may delegate to the Association Committee, in full or in part, any of its powers.

## Article 82

- 1. The Association Committee, which shall meet at the level of officials, shall consist of representatives of members of the Council of the European Union and of members of the Commission of the European Communities, on the one hand, and of representatives of the Government of the Kingdom of Morocco, on the other.
- 2. The Association Committee shall establish its rules of procedure.
- 3. The Association Committee shall be chaired in turn by a representative of the Presidency of the Council of the European Union and by a representative of the Government of the Kingdom of Morocco.

The Association Committee shall normally meet alternately in the Community and in Morocco.

#### Article 83

The Association Committee shall have the power to take decisions for the management of the Agreement as well as in those areas in which the Council has delegated its powers to it.

It shall draw up its decisions by agreement between the Parties. These decisions shall be binding on the Parties, which shall take the measures necessary to implement the decisions taken.

#### Article 84

The Association Council may decide to set up any working group or body necessary for the implementation of the Agreement.

#### Article 85

The Association Council shall take all appropriate measures to facilitate cooperation and contacts between the European Parliament and the parliamentary institutions of the Kingdom of Morocco, and between the Economic and Social Committee of the Community and its counterpart in the Kingdom of Morocco.

## Article 86

- 1. Either Party may refer to the Association Council any dispute relating to the application or interpretation of this Agreement.
- 2. The Association Council may settle the dispute by means of a decision.
- 3. Each Party shall be bound to take the measures involved in carrying out the decision referred to in paragraph 2.

4. In the event of it not being possible to settle the dispute in accordance with paragraph 2, either Party may notify the other of the appointment of an arbitrator; the other Party must then appoint a second arbitrator within two months. For the application of this procedure, the Community and the Member States shall be deemed to be one Party to the dispute.

The Association Council shall appoint a third arbitrator.

The arbitrators' decisions shall be taken by majority vote.

Each party to the dispute must take the steps required to implement the decision of the arbitrators.

#### Article 87

Nothing in the Agreement shall prevent a Contracting Party from taking any measures:

- (a) which it considers necessary to prevent the disclosure of information contrary to its essential security interests;
- (b) which relate to the production of, or trade in, arms, munitions or war materials or to research, development or production indispensable for defence purposes, provided that such measures do not impair the conditions of competition in respect of products not intended for specifically military purposes;
- (c) which it considers essential to its own security in the event of serious internal disturbances affecting the maintenance of law and order, in time of war or serious international tension constituting threat of war or in order to carry out obligations it has accepted for the purpose of maintaining peace and international security.

#### Article 88

- 1. In the fields covered by this Agreement, and without prejudice to any special provisions contained therein:
- the arrangements applied by the Kingdom of Morocco in respect of the Community shall not give rise to any discrimination between the Member States, their nationals, or their companies or firms,
- the arrangements applied by the Community in respect of the Kingdom of Morocco shall not give rise to any discrimination between Moroccan nationals or its companies or firms.

#### Article 89

Nothing in the Agreement shall have the effect of:

- extending the fiscal advantages granted by either Party in any international agreement or arrangement by which it is bound;
- preventing the adoption or application by either Party of any measure aimed at preventing fraud or the evasion of taxes;

opposing the right of either Party to apply the relevant provisions of its tax legislation to taxpayers who are not in an identical situation as regards their place of residence.

#### Article 90

- 1. The Parties shall take any general or specific measures required to fulfil their obligations under the Agreement. They shall see to it that the objectives set out in the Agreement are attained.
- 2. If either Party considers that the other Party has failed to fulfil an obligation under the Agreement, it may take appropriate measures. Before so doing, except in cases of special urgency, it shall supply the Association Council with all the relevant information required for a thorough examination of the situation with a view to seeking a solution acceptable to the Parties.

In the selection of measures, priority must be given to those which least disturb the functioning of the Agreement. These measures shall be notified immediately to the Association Council and shall be the subject of consultations within the Association Council if the other Party so requests.

#### Article 91

Protocols 1 to 5, Annexes 1 to 7 and the declarations shall form an integral part of the Agreement. The declarations and exchanges of letters can be found in the Final Act, which shall likewise form an integral part of the Agreement.

#### Article 92

For the purposes of this Agreement, "Parties" shall mean, on the one hand, the Community or the Member States, or the Community and its Member States, in accordance with their respective powers, and Morocco, on the other.

## Article 93

This Agreement shall be concluded for an unlimited period.

Either Party may denounce this Agreement by notifying the other Party. The Agreement shall cease to apply six months after the date of such notification.

#### Article 94

This Agreement shall apply, on the one hand, to the territories in which the Treaties establishing the European Community and the European Coal And Steel Community are applied and under the conditions laid down in those Treaties and, on the other, to the territory of the Kingdom of Morocco.

#### Article 95

This Agreement is drawn up in duplicate in the Danish, Dutch, English, Finnish, French, German, Greek, Italian, Portuguese, Spanish, Swedish and Arabic languages, each of these texts being equally authentic.

## Article 96

1 The Agreement shall be approved by the Contracting Parties in accordance with their own procedures.

It shall enter into force on the first day of the second month following the date on which the Contracting Parties notify each other that the procedures referred to in the first paragraph have been completed.

2. Upon its entry into force, the Agreement shall replace the Cooperation Agreement between the European Community and the Kingdom of Morocco and the Agreement between the Member States of the European Coal and Steel Community and the Kingdom of Morocco, signed in Rabat on 25 April 1976.

## JOINT DECLARATIONS

## Joint declaration relating to Article 5

- 1. The Parties hereby agree that political dialogue at ministerial level should take place at least once a year.
- 2. The Parties consider that political dialogue should be established between the European Parliament and the Moroccan parliamentary institutions.

## Joint declaration relating to Article 10

The two Parties hereby agree to establish jointly the separate specification by Morocco of an agricultural component in the import duties in force on goods originating in the Community before the entry into force of the Agreement in respect of the products appearing in list 2 in Annex 2 to the Agreement.

This principle will also apply to the products appearing in list 3 in Annex 2 to the Agreement before elimination of the industrial component begins.

Should Morocco raise the duties in force on 1 January 1995 for the products mentioned above owing to the agricultural component, it will accord the Community a 25% reduction on the increase in duties.

## Joint declaration relating to Article 12

- 1. With regard to textiles and clothing, the Parties hereby agree that the schedule for the elimination of reference prices and the tariff reduction which are referred to in Article 12(1) shall be agreed upon through an exchange of letters before the Agreement is signed.
- 2. With regard to the products affected by the tariff-dismantling referred to in Article 12(2), it is understood that a checking system shall be established in Morocco with technical assistance from the Community. Morocco shall undertake to establish such a checking system by 31 December 1999.

## Joint declaration relating to Article 33

It is understood that the concept of convertibility of current payments is to be interpreted in accordance with Article VIII of the Articles of Agreement of the International Monetary Fund.

## Joint declaration relating to Article 39

Under the Agreement, the Parties agree that intellectual, industrial and commercial property comprises, in particular, copyright, including copyright in computer programs,

and neighbouring rights, commercial trademarks and geographical descriptions including designation of origin, industrial designs and models, patents, configuration plans (topographies) of integrated circuits, protection of undisclosed information and protection against unfair competition in accordance with Article 10(a) of the Paris Convention for the Protection of Industrial Property in the 1967 Act of Stockholm (Paris Union).

## Joint declaration relating to Article 42

The Contracting Parties reaffirm the importance they attach to decentralized cooperation programmes as an additional means of promoting the exchange of experience and transfer of knowledge in the Mediterranean region and between the European Community and its partners.

## Joint declaration relating to Article 43

The Parties hereby agree that within the context of economic cooperation provision shall be made for technical assistance in matters relating to safeguard clauses and anti-dumping checks.

## Joint declaration relating to Article 49

The Contracting Parties recognize the need to modernize the Moroccan productive sector in order to adapt it better to the realities of the international and the European economy.

The Community will give its support to Morocco in implementing a support programme in the industrial sectors to benefit from restructuring and updating in order to cope with difficulties which may stem from the liberalization of trade and in particular the dismantling of tariffs.

## Joint declaration relating to Article 50

The Contracting Parties attach importance to boosting the flow of direct investment to Morocco.

They agree to expand Morocco's access to Community investment promotion instruments in accordance with the relevant Community provisions.

## Joint declaration relating to Article 51

The Parties hereby agree to implement the cooperation referred to in Article 51 as soon as possible and to give it priority.

## Joint declaration relating to Article 64

- Without prejudice to the conditions and procedures applicable in each Member State, the Parties will examine the matter of access to a Member State's labour market of the spouse and children, legally resident under family reunification arrangements, of Moroccan workers legally employed on the territory of a Member State, except for seasonal workers, those on secondment or on placement, for the duration of the worker's authorized stay.
- With regard to the absence of discrimination as regards redundancy, Article 64(1) may not be invoked to obtain renewal of a residence permit. The granting, renewal or refusal of a residence permit shall be governed by the legislation of each Member State and the bilateral agreements and conventions in force between Morocco and the Member State.

## Joint declaration relating to Article 65

It is understood that the term "members of their family" shall be defined according to the national legislation of the host country concerned.

## Joint declaration relating to Articles 34, 35, 76 and 77

If, during the progressive implementation of the Agreement, Morocco experiences serious balance of payments difficulties, Morocco and the Community may hold consultations to work out the best ways and means of helping Morocco cope with these difficulties.

Such consultations will take place in conjunction with the International Monetary Fund.

## Joint declaration relating to Article 90

- (a) The Parties agree, for the purpose of the correct interpretation and practical application of this Agreement, that the term "cases of special urgency" in Article 90 means a case of the material breach of the Agreement by one of the Parties. A material breach of the Agreement consists in:
- repudiation of the Agreement not sanctioned by the general rules of international law;
- violation of the essential elements of the Agreement, namely its Article 2.
- (b) The Parties agree that the "appropriate measures" referred to in Article 90 are measures taken in accordance with international law. If a Party takes measure in a case of special urgencyas provided for under Article 90, the other Party may avail itself of the procedure relating to settlement of disputes.

## Joint declaration relating to Article 96

The advantages which Morocco derives from the arrangements granted to it by France under the Protocol on goods originating in and coming from certain countries and enjoying special treatment when imported into a Member State, annexed to the Treaty establishing the European Community, have been taken into account in this Agreement. As a result, these special arrangements must be considered repealed from the date on which the Agreement enters into force.

## Joint declaration relating to textiles

It is understood that the arrangements for textile products will be the subject of a special protocol, to be concluded by 31 December 1995, on the basis of the provisions of the arrangement in force in 1995.

## Joint declaration relating to readmission

The Parties hereby agree to adopt bilaterally the appropriate provisions and measures to cover readmission of their nationals in cases in which the latter have left their countries. For those purposes, in the case of the Member States of the European Union, "nationals" shall be taken to mean Member-State nationals as defined for Community purposes.

## DECLARATION BY THE EUROPEAN COMMUNITY-

## **Declaration relating to Article 29**

- If Morocco concludes agreements with other Mediterranean countries with a view to establishing free trade, the European Community is willing to consider cumulation of origin in its trade with those countries.
- The Community points to the conclusions of the Cannes European Council, which emphasize the importance of phasing in cumulation of origin among all the Parties in a manner similar to that proposed by the Community for the countries of Central and Eastern Europe, in order to establish a Euro-Mediterranean free-trade area.

With that aim in mind, the Community has decided that it will propose to Morocco that there be a harmonization of rules of origin with those established by the agreements with other Mediterranean countries, which are the same as the rules in the agreements with the countries of Central and Eastern Europe, once those rules become applicable in a Mediterranean country.

#### DECLARATIONS BY MOROCCO

- Morocco, which has signed the Non-Proliferation Treaty, wishes to develop cooperation in nuclear energy with the Community in the future.
- As part of cooperation in the field of investment, Morocco wishes consideration to be given to the possibility of establishing a guarantee fund for European investment
- Morocco wishes its interests be taken into account where any concessions and advantages are granted to other Mediterranean non-member countries under future agreements concluded between those countries and the European Community.

## Products referred to in Article 10(1)

CN code	Description	
0403	Buttermilk, curdled milk and cream, yogurt, kephir and other fermented or acidified milk and cream, whether or not concentrated or containing added sugar or other sweetening matter or flavoured or containing added fruit, nuts or cocoa:	
0403 10 51	- Yoghurt, flavoured or containing added fruit, nuts or cocoa: not exceeding 1,5%	
0403 10 53	exceeding 1,5% but not exceeding 27%	
0403 10 59	exceeding 27% other, of a milk fat content by weight:	
0403 10 91	not exceeding 3%	
0403 10 93	- exceeding 3% but not exceeding 6%	
0403 10 99	exceeding 6%	
0403 90 71	<ul> <li>Other, flavoured or containing added fruit, nuts or cocoa:</li> <li>in powder, granules or other solid forms, of a milk fat content, by weight:</li> </ul>	
	not exceeding 1,5%	
0403 90 73 0403 90 79	exceeding 1.5% but not exceeding 27% exceeding 27%	
	other, of a milk fat content by weight:	
0403 90 91	not exceeding 3%	
0403 90 93 0403 90 99	exceeding 3% but not exceeding 6% exceeding 6%	
0710 40 00	Sweet corn, uncooked or cooked by steaming or boiling in water, frozen:	
0711 90 30	Sweet corn, provisionally preserved (for example, by sulphur dioxide gas, in brine, in sulphur water or in other preservative solutions), but unsuitable in that state for immediate consumption	
1517	Margarine; edible mixtures or preparations of animal or vegetable fats or oils or of fractions of different fats or oils of this chapter; other than edible fats or oils or their fractions of heading No 1516:	
1517 10 10	- Margarine, excluding liquid margarine, containing more than 10% but not more than 15% by weight of milk fats	
1517 90 10	- other, containing more than 10% but not more than 15% by weight of milk fats	
1702 50 00	Chemically pure fructose	
1704	Sugar confectionery (including white chocolate), not containing cocoa, except liquorice extract containing more than 10% by weight of sucrose but not containing other added substances, of CN code 1704 90 10	
1704 10 11	- Chewing-gum, whether or not sugar-coated: Containing less than 60% by weight of sucrose (including invert sugar expressed as sucrose): in strips other	
1704 10 19	Containing 60% or more by weight of sucrose (including invert sugar expressed as sucrose):	
1704 10 91	in strips	
1704 10 99	other	
1704 90 30	- White chocolate - other:	
1704 90 51	Pastes, including marzipan, in immediate packings of a net content of 1 kg or more	

CN code	Description
1704 90 55	- Throat pastilles and cough drops -
1704 90 61	- Sugar coated (panned) goods - Other:
1704 90 65	- Gum confectionery and jelly confectionery including fruit pastes in the form of sugar confectionery
1704 90 71	- Boiled sweets, whether or not filled
1704 90 75	- Toffees, caramels and similar sweets - other:
1704 90 81	compressed tablets
1704 90 99	other
1806	Chocolate and other food preparations containing cocoa:
1806 10 15	Containing no sucrose or containing less than 5% by weight of sucrose (including invert sugar expressed as sucrose) or isoglucose expressed as sucrose
1806 10 20	- Containing 5% or more but less than 65% by weight of sucrose (including invert sugar expressed as sucrose) or isoglucose expressed as sucrose
1806 10 30	- Containing 65% or more but less than 80% by weight of sucrose (including invert sugar expressed as sucrose) or isoglucose expressed as sucrose
1806 10 90	Containing 80% or more by weight of sucrose (including invert sugar expressed as sucrose) or isoglucose expressed as sucrose
1806 20 10	- Other preparations in blocks, slabs or bars weighing more than 2 kg or in liquid, paste, powder, granular or other bulk form in containers or immediate packing of a content
	exceeding 2 kg: Containing 31% or more by weight of cocoa butter or containing 3 combined weight of 31% or more of cocoa butter and milk fat
1806 20 30	Containing a combined weight of 25% or more, but less than 31%, of cocoa butter and milk fat - other:
1806 20 50	Containing 18% or more by weight of cocoa butter
1806 20 70	Chocolate milk crumb
1806 20 80	Chocolate flavour coating
1806 20 95	other - other, in blocks, slabs or bars:
1806 31 00	filled
1806 32 10	not filled: with added cereal, fruit or nuts
1806 32 90	other
1806 90 11	- other:
	Chocolate and chocolate products: Chocolates, whether or not filled: containing alcohol
1806 90 19	other other:
1806 90 31	filled
1806 90 39	not filled
1806 90 50	- Sugar confectionery and substitutes therefor made from sugar substitution products, containing cocoa
1806 90 60	- Spreads containing cocoa
1806 90 70	- Preparations containing cocoa for making beverages
1806 90 90	- Other
1901	Malt extract; food preparations of flour, meal, starch or malt extract, not containing cocoa
	powder or containing cocoa powder in a proportion by weight of less than 50%, not elsewhere specified or included; food preparations of goods of heading Nos 0401 to 0404 not containing cocoa powder or containing cocoa powder in a proportion by weight of less than 10%, not elsewhere specified or included

CN code	Description	
1901 10	- Preparations for infant use, put up for retail sale	
1901 20	- Mixes and doughs for the preparation of bakers' wares of heading no 1905	
1901 90 11	- Malt extract:  - with a dry extract content of 90% or more by weight	
1901 90 19	- other	
1901 90 99	- other	
1902	Pasta, excluding stuffed pasta falling within CN codes 1902 20 10 and 1902 20 30; couscous, whether or not cooked	
1902 11	- Uncooked pasta, not stuffed or otherwise prepared: - containing eggs	
1902 19 10	not containing flour or common wheat semolina	
1902 19 90	other	
1902 20 91	- Stuffed pasta, whether or not cooked or otherwise prepared:  - cooked	
1902 20 99	- other	
1902 30 10	- other pasta: dried	
1902 30 90	other	
1902 40 10	- Couscous: unprepared	
1902 40 90	- other	
1903 00 00	Tapioca and substitutes therefor prepared from starch, in the form of flakes, grains, pearls siftings or similar forms	
1904	Prepared foods obtained by the swelling or roasting of cereals or cereal products (for example, corn flakes); ccreals, other than maize (corn), in grain form, pre-cooked or otherwise prepared:  - Prepared foods obtained by the swelling or roasting of cereals or cereal products:	
1904 10 10	- Prepared foods obtained by the swelling or roasting of cereals or cereal products: obtained from maize	
1904 10 30	obtained from rice	
1904 10 90	other	
1904 90 10	- other: rice	
1904 90 90	other	
1905	Bread, pastry, cakes, biscuits and other bakers' wares, whether or not containing cocoa; communion wafers, empty cachets of a kind suitable for pharmaceutical use, sealing wafers, rice paper and similar products:	
1905 10 00	- Crispbread	
1905 10 00 1905 20 10	- Crispbread - Gingerbread and the like: Containing less than 30% by weight of sucrose (including invert sugar expressed as sucrose)	
	<ul> <li>Gingerbread and the like:</li> <li>Containing less than 30% by weight of sucrose (including invert sugar expressed as sucrose)</li> <li>Containing 30% or more but less than 50% by weight of sucrose (including invert sugar)</li> </ul>	
1905 20 10	- Gingerbread and the like: Containing less than 30% by weight of sucrose (including invert sugar expressed as sucrose)	
1905 20 10 1905 20 30	<ul> <li>Gingerbread and the like:</li> <li>Containing less than 30% by weight of sucrose (including invert sugar expressed as sucrose)</li> <li>Containing 30% or more but less than 50% by weight of sucrose (including invert sugar expressed as sucrose)</li> <li>Containing 50% or more by weight of sucrose (including invert sugar expressed as</li> </ul>	
1905 20 10 1905 20 30 1905 20 90	<ul> <li>Gingerbread and the like:</li> <li>Containing less than 30% by weight of sucrose (including invert sugar expressed as sucrose)</li> <li>Containing 30% or more but less than 50% by weight of sucrose (including invert sugar expressed as sucrose)</li> <li>Containing 50% or more by weight of sucrose (including invert sugar expressed as sucrose)</li> <li>Sweet biscuits; waffles and wafers:</li> <li>Completely or partially coated or covered with chocolate or other preparations containing cocoa:</li> </ul>	
1905 20 10 1905 20 30 1905 20 90 1905 30 11	<ul> <li>Gingerbread and the like:</li> <li>Containing less than 30% by weight of sucrose (including invert sugar expressed as sucrose)</li> <li>Containing 30% or more but less than 50% by weight of sucrose (including invert sugar expressed as sucrose)</li> <li>Containing 50% or more by weight of sucrose (including invert sugar expressed as sucrose)</li> <li>Sweet biscuits; waffles and wafers:</li> <li>Completely or partially coated or covered with chocolate or other preparations containing cocoa:</li> <li>in immediate packings of a net content not exceeding 85g</li> </ul>	
1905 20 10 1905 20 30 1905 20 90	<ul> <li>Gingerbread and the like:</li> <li>Containing less than 30% by weight of sucrose (including invert sugar expressed as sucrose)</li> <li>Containing 30% or more but less than 50% by weight of sucrose (including invert sugar expressed as sucrose)</li> <li>Containing 50% or more by weight of sucrose (including invert sugar expressed as sucrose)</li> <li>Sweet biscuits; waffles and wafers:</li> <li>Completely or partially coated or covered with chocolate or other preparations containing cocoa:</li> <li>in immediate packings of a net content not exceeding 85g</li> <li>other</li> <li>other</li> </ul>	
1905 20 10 1905 20 30 1905 20 90 1905 30 11	<ul> <li>Gingerbread and the like:</li> <li>Containing less than 30% by weight of sucrose (including invert sugar expressed as sucrose)</li> <li>Containing 30% or more but less than 50% by weight of sucrose (including invert sugar expressed as sucrose)</li> <li>Containing 50% or more by weight of sucrose (including invert sugar expressed as sucrose)</li> <li>Sweet biscuits; waffles and wafers:</li> <li>Completely or partially coated or covered with chocolate or other preparations containing cocoa:</li> <li>in immediate packings of a net content not exceeding 85g</li> <li>other</li> </ul>	

CN code	Description	
1905 30 59	other	
	- waffles and wafers	
1905 30 91	salted, whether or not filled	
1905 30 99	other	
1905 40 10	- Rusks, toasted bread and similar toasted products:  - rusks	
1905 40 90	- other	
1905 90 10	Matzos	
1905 90 20	<ul> <li>Communion wasers, empty cachets of a kind suitable for pharmaceutical use, sealing wasers, rice paper and similar products:</li> <li>other:</li> </ul>	
1905 90 30	— Bread, not containing added honey, eggs, cheese or fruit, and containing by weight in the dry matter state not more than 5% of sugars and not more than 5% of fat	
1905 90 40	- wasses and wasers with a water content not exceeding 10% by weight	
1905 90 45	Biscuits	
1905 90 55	Extruded or expanded products, savoury or salted other:	
1905 90 60	with added sweetening matter	
1905 90 90	other:	
2001 90 30	Sweet corn (Zea Mays var. saccharata) prepared or preserved by vinegar or acetic acid	
2001 90 40	Yams, sweet potatoes and similar edible parts of plants containing 5% by weight or more of starch, prepared or preserved by vinegar or acetic acid	
2004 10 91	Potatoes in the form of flour, meal or flakes, prepared or preserved otherwise than by vinegar or acetic acid, frozen	
2004 90 10	Sweet corn (Zea Mays var. saccharata) prepared or preserved otherwise than by vinegar or acetic acid, frozen	
2005 20 10	Potatoes in the form of flour, meal or flakes, prepared or preserved otherwise than by vinegar or acctic acid, not frozen	
2005 80 00	Sweet corn (Zea Mays var. saccharata) prepared or preserved otherwise than by vinegar or acetic acid, not frozen	
2008 92 45	Preparation of the Müsli type based on unroasted cereal flakes	
2008 99 85	Maize (corn) other than sweet corn (Zea mays var. saccharata) otherwise prepared or preserved, not containing added sugar or spirit	
2008 99 91	Yams, sweet potatoes and similar edible parts of plants containing 5% by weight or more of starch, otherwise prepared or preserved, not containing added sugar or spirit	
2101 10 98	other	
2101 20 98	other	
2101 30 19	Roasted coffee substitutes other than roasted chicory	
2101 30 99	Extracts, essences and concentrates of roasted coffee substitutes other than roasted chicory	
2102 10 31	- Bakers' yeast	
2102 10 39	- other	
2105	Ice cream and other edible ice, whether or not containing cocoa	
2105 00 10	- containing no milk fats or containing less than 3% by weight of such fats	
	- containing by weight of milk fats:	
2105 00 91 2105 00 99	3% or more but less than 7% 7% or more	

CN code	- Description	
2106	Food preparations not elsewhere specified or included	
2106 10 80	- other	
2106 90 10	- Cheese fondues - Flavoured or coloured sugar syrups:	
2106 90 98	other	
2202 90 91	Non-alcoholic beverages, not including fruit or vegetable juices of CN code 2009, containing products of CN codes 0401 to 0404 or fats obtained from products of CN codes 0401 to 0404	
2202 90 95	- other, containing by weight of fat obtained from products of CN codes 0401 to 0404	
2202 90 99	0,2% or more but less than 2% - 2% or more	
2905 43 00	Mannitol	
2905 44	D-Glucitol (sorbitol)	
2904 44 11	- in aqueous solution: - containing 2% or less by weight of D-mannitol, calculated on the D-glucitol content	
2905 44 19	other - other:	
2905 44 91	containing 2% or less by weight of D-mannitol, calculated on the D-glucitol content	
2905 44 99	other	
3501	Casein, caseinates and other casein derivatives	
3505 10	Dextrins and other modified starches, except esterified and ether: ned starches of CN code 3505 10 50	
3505 10	- Dextrins and other modified starches:	
3505 10 10	Dextrins other modified starches	
3505 10 90	other	
3505 20	Glues based on starches, or on dextrins or other modified starches	
3809 10	Finishing agents, dye carriers to accelerate the dyeing or fixing of dyestuffs and other products and preparations (for example, dressings and mordants), of a kind used in the textile, paper, leather or like industries, not elsewhere specified or included	
3823 60	Sorbitol other than that of CN code 2905 44	
3823 60 11	- in aqueous solution: containing 2% or less by weight of D-mannitol, calculated on the D-glucitol content	
3823 60 19	- other - other:	
3823 60 91 3823 60 99	containing 2% or less by weight of D-mannitol, calculated on the D-glucitol content other	



# ANNEX 2 Products referred to in Article 10(2)

## <u>List 1</u> \*

CN CODE	DESCRIPTION	QUOTAS (tonnes)
1704	Sugar confectionery (including white chocolate), not containing cocoa	127
1806	Chocolate and other food preparations containing cocoa	447
1902	Pasta, whether or not cooked or stuffed (with meat or other substances) or otherwise prepared, such as spaghetti, macaroni, noodles, lasagne, gnocchi, ravioli, cannelloni; couscous, whether or not prepared: uncooked pasta, not stuffed or otherwise prepared	3050
1904	Prepared foods obtained by the swelling or roasting of cereals or cereal products (for example, corn flakes); cereals (other than maize (corn)) in grain form, precooked or otherwise prepared	208
1905	Bread, pastry, cakes, biscuits and other bakers' wares, whether or not containing cocoa; communion wafers, empty cachets of a kind suitable for pharmaceutical use, sealing wafers, rice paper and similar products	766
2105	Ice cream and other edible ice, whether or not containing cocoa	190
2203	Beer made from malt: in containers holding 10 litres or less	1339

\* : Products for which Morocco will maintain the level of customs charges prevailing on 1 January 1995 for four years, within the tariff quotas shown, in accordance with the first subparagraph of Article 10(3).

In accordance with the second subparagraph of Article 10(3), during the elimination of the industrial component of the of the duties pursuant to Article 10(4), the level of the duties to be applied in respect of the products for which the tariff quotas are to be abolished may not be higher than the level of the duties in force on 1 January 1995.

# List 2

CN CODE	DESCRIPTION
07104000	Sweet corn, uncooked or cooked by steaming or boiling in water, frozen
07119094	Sweet corn, provisionally preserved (for example, by sulphur dioxide
	gas, in brine, in sulphur water or in other preservative solutions), but
	unsuitable in that state for immediate consumption
1519	Industrial monocarboxylic fatty acids; acid oils from refining;
. 2	industrial fatty alcohols
1520	Glycerol (glycerine), whether or not pure; glycerol waters and
4.5 ×	glycerol lyes
17025000	Chemically pure fructose
17029021	Chemically pure maltose
1901	Malt extract,; food preparations of flour, meal, starch or malt
<u>except</u>	extract, not containing cocoa powder or containing cocoa powder in
<u>1901901010</u>	a proportion by weight of less than 50%, not elsewhere specified or
	included; food preparations of goods of heading Nos 0401 to 0404,
	not containing cocoa powder or containing cocoa powder in a
	proportion by weight of less than 10%, not elsewhere specified or
	<u>included</u>
1904	Prepared foods obtained by the swelling or roasting of cereals or cereal
	products (for example, corn flakes); cereals (other than maize (corn)) in
	grain form, pre-cooked or otherwise prepared
20019030	Sweet corn, prepared or preserved by vinegar or acetic acid
20049020	Sweet corn, prepared or preserved otherwise than by vinegar or acetic
$T_{ij}$	acid, frozen
2005	Other vegetables, prepared or preserved otherwise than by vinegar or
	acetic acid, not frozen
20089245	Preparations of the "müsli" type based on unroasted cereal flakes

## List 3

CN CODE	DESCRIPTION
0403	Buttermilk, curdled milk and cream, yogurt, kephir and other fermented
1	or acidified milk and cream, whether or not concentrated or containing
	added sugar or other sweetening matter or flavoured or containing added
	fruit, nuts or cocoa
1506	Other animal fats and oils and their fractions, whether or not
	refined, but not chemically modified
1517	Margarine; edible mixtures or preparations of animal or vegetable fats
	or oils or of fractions of different fats or oils of this chapter, other than
	edible fats or oils or their fractions of heading No 1516
1518.	Animal or vegetable fats and oils and their fractions, boiled,
	oxidized, dehydrated, sulphurized, blown, polymerized by heat in
	vacuum or in inert gas or otherwise chemically modified, excluding
	those of heading No 1516; inedible mixtures or preparations of
	animal or vegetable fats or oils or of fractions of different fats or
	oils of this chapter, not elsewhere specified or included
1902	Pasta, excluding stuffed pasta falling within CN codes 1902 20 10 and
	1902 20 30; couscous, whether or not cooked
2008	Fruit, nuts and other edible parts of plants, otherwise prepared or
	preserved, whether or not containing added sugar or other sweetening
	matter or spirit, not elsewhere specified or included, excluding those of
	heading 2008 92 45.

	ANNEX 3	-
<del>,</del>		
HS HEADING	HS HEADING	HS HEADING
1505	2526	280461
1522	2527	280469
1901901010	2528	280470
1903	2529	280480
2001except 20019030	253010	280490
20041091	253030	2805
210120	253040	2808
210310	- 253090	281000
21069010	2701	281111
2208	2702	281119
2502	2703	281122
2503	2704	281123
2504	2705	2812
2505	2706	2813
2506	2707	2814
2507	2708	281520
2508	2709	281530
2509	27100019	2816
2510	27100020	28170090
2511	27100030	2818
2512	27100040	2819
2513	271114	2820
2514	271119	2821
2516	271121	2822
2517	271129	2823
2518	2712	2824 _
2519	2713	2825
2521	2714	2826
252321	2715	2827
252330	280120	2829
252390	280130	2830
2524	2803	2831
2525	280421	2832
	280429	
	280450	

HS HEADING	HS HEADING	HS HEADING
283311	290516	2928
283319	290517	2929
283323	29051910	2930
283324	290521	2931
283327	290522	2932
283329	290529	2933
283340	290531	2934
2834	290532	2935
283524	290539	2936
283529	290541	2937
283531	290542	2938
283539	290543	2939
2836	290544	2940
2837	290549	2941
2838	290550	2942
2840	2906	300210
2841	2907	300220
284210	2908	30023990
2843	2909	30033920
2844	2910	30039091
2845	2911	30041020
2846	2912	30041030
2847	2913	30041091
2848	2914	30041092
2849	2915	30041093
2850	2916	30042020
290121	2917	30042030
290122	2918	30042091
290124	2919	30042092
2902	2920	30042093
2903	2921	30042094
2904	2922	30043110
290511	2923	30043191
290512	2924	30043192
290513	2925	30043193
290514	2926	30043220
290515	2927	30043230

HS HEADING	HS HEADING	HS HEADING
30043291	30051010	370191
30043292	300620	370199
30043293	300630	370210
30043294	30066011	37022010
30043920	30066012	37022099
30043930	CHAP 31	370231
30043940	3201	370232
30043991	3202	370239
30043992	3203	370241
30043993	3204 except 320412	370242
30044020	3206	370243
30044030	3207	370244
30044091	32089010	370251
30044092	32099010	370252
30044093	3210	370253
30045020	340211	370254
30045091	340212	370255
30045092	340213	370256
30045093	340219	370291
30049020	34039910	370292
30049030	340420	370293
30049040	35079010	370294
30049050	360690	370295
30049091	370110	37061093
30049092	37012010	37069093
30049093	37012099	3801
30049094	370130	3802

HS HEADING	HS HEADING	HS HEADING
3803	39033090	39095090
3805	39039090	3910
3806	39043090	39111011
3807	39044020	39111013 "
3812	39044090	39111019
3813	39045090	39111091
3814	39046190	39111093
3815	39046920	39111099
3817	39046990	39119093
3818	39049019	39119099
3821	39049029	39121100
3822	39049095	39122010
382310	39049099	39123110
382320	39051919	39123910
382330	39051929	39129021
38236010	39051995	39131000
38236090	39051999	3914
38239010	39052090	39204110
38239020	39059030	39204210
38239091	39059095	39219010
38239092	39059099	4001
38239093	39061090	4002
39011090	39069019	4003
39012090	39069095	40040010
39013020	39069099	40040021
39013090	390710	40040022
39019020	390720	40040040
39019090	390730	40040090
39021090	390740	40051010 _
39022090	39076010	400520
39023020	39079990	40059191
39023090	39081090	400599
39029020	39089090	40069011
39029090	39091011	4007
39031190	39092090	401130
39031990	39093090	40129021
39032090	39094090	4014

HS HEADING	HS HEADING	HS HEADING
401511	49019999	5503
40169992	49021090	5504
40169993	49029090	5505
4101	49040090	5506
4102	4905	5507
4103	4906	560130
4110	49070010/20/91	56030010
4301	49081091	56049030/41/70/80
4401	49089091	56081110
4402	49111010/91	56089011
4403	49119910/91	56089021
47010010	CHAP 50	581100
47020010	5101	59021010
47020021	5102	59022010
47020029	5103	59029010
47020031	5104	59031010
47020091	5105	59032010
470311	51111110/91	59039010
47031910	51111910/91	59069910
47032110	51112010/91	59069920
47032190	51113010/91	59070010
47032910	51119010/91	5908
470411	51121110/91	5909
47041910	51121910/91	5910
47042110	51122010/91	5911
47042190	51123010/91	61159191
47042910	51129010/91	61159291
47050010	5201	61159391
4706	5202	61159991 _
470710/30	5203	621410
48010010	5301	621510
480220/30/40	5302	63101010
48043121	5303	63109010
4813	5304	CHAP 66 except 660110
481630	5305	CHAP 67
490110	5501	690210
49019190	5502	690310

	ING READING	HO HEALING
6909	72124031	72153099
6914	72125010	72154010
7001	72125020	72154099
7002	72125031	72159010
7003	72125032	72159039
7004	72125033	72159090
7005	72125039	7216
7006	72125061	72171210
7008	72125062	72171390
70109021	72125064	72171910
70109029	72125069	72172210
7011	72126010	72172390
7012	72126021	72172910
7014	72126029	72173110
7015	72126091	72173210
7016	72131010	72173291
7017	72131091	72173310
7019	72132000	72173920
CHAP 71	72133190	72173910
7201	72133910	7218
7202	72134190	7219
7203	72134910	7220
7204	72134990	7221
7205	72135010	7222
7206	72135091	7223
7207	72135099	7224
7208	72141000	7225
7209	72142010	7226
72101100/1200	72142099	7227
7211	72143000	7228
72121010	72145090	730110
72121021	72146010	7302
72121029	72146099	7303
72121091	72151000	73041010/91
72121099	72152099	

HS HEADING	HS HEADING	HS HEADING
73041099	7404	75080021
730420	74050010	7601
730431	74050090	7602
730439/41/49/51/59/90	74061000	7603
73051199	74062000	76041031
73051299	74071010	76041040
73051999	74071090	76041051
73052099	740721/22/29	76041091
73053199	74081100	76042921
73053999	74081990	76042930
73059099	74082110	76042941
73061099	74082129	76042991
73062099	74082130	76051100
73063099	74082141	76051921
73064099	74082191	76051990
73065099	74082210	76052100
73066099	74082229/30/41/91	76052921
73069099	74082910	76052990
73110010	74082929/31/39/41/91	760611
73121010/20	7409	760612
7315	7410	760691
73181210	74152110	760692
73181310	74152910	76071100
73181410	74153110	76071910
73181510	74153210	76161010
73181610	74153910	76169010
73181910	74199130	76169060
73182110	74199930	CHAP 78
73182210	7501	7901 _
73182310	7502	7902
73182410	7503	7903
73182910	7504	7904
7319	7505	7905
73219010	7506	8001
7401	7507	8002
7402	75080010	CHAP 81
7403		820120/50/60

HS HEADING	HS HEADING	HS HEADING
82021000	82079090	8513
8203	8208	85163100
8204	8210	85163200
8205 except 820520/59	8212	85163300 #
8206	8213	85164000
82071110	8308	85165000
82071190	84041090	85167100
82071210	840710/21/29/33/34/90	85167200
82071220	840810	85167900
82071290	84128099	8517
82072010	84143090	8518
82072090	84158200	8519
82073010	84159000	8520
82073090	84186100	8521
82074010	84209900	8522
82074020	84211900	8523
82074090	845020	8524
82075011	845090	8525
82075019	84519010	8526
82075020	84519090	8527
82075090	847410/20	8528
82076010	8482	8529 except 85291023
82076020	84831019/29/90	8533
82076090	848320/30/40/50	853540
82077010	84836090	8539
82077020	85042110	8540
82077090	85042210	854419/30/70
82078019	85042310	8545
82078030	85043191	8546 _
82078090	85043291	8547
82079011	85043310	8548
82079019	85043410	870110
82079020	850490	87012011/91
82079031	850790	870130
82079033	8510	87021010
82079039	8511	87029010
82079050	8512	87041010

HS HEADING	HS HEADING	HS HEÁDING
87042110	870894	CHAP 91
87042210	8709	CHAP 92
87042310	8710	CHAP 95except 950440
87043110	9001	9602
87043210	9002	9605
87049010	9005	9606
870840	9006	9612
870850	9007	9613
870860	9008	9614
870870	90183911	9617
87088099	90289011	9618 —
87089300		-

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	ANNEX 4	-
HS HEADING	HS HEADING	HS HEADING
1803	2807	30043910/99
1804	2809	30044010/99
1805	281121	30045010/99
210110	281129	30049010/99
210130	281511	3005 except 30051010
2102	281512/20/30	300610
2103 except 210310	28170010	300640
2104	2828	300650
2106 except 21069010	283321	30066019
220110	283322	30066091
220210	283325	30066099
220290	283326	320412
2205	283330	3205
2207	283510	320810
2209	283521	32.08.20
2402	283522	32089090
2403	283523	3209 except 32099010
2501	283525	CHAP 33
2515	283526	3401
2520	2839	340220/90
2522	284290	3403 except 34039910
252310	2851	3404 except 340420
252329	290110	3405
253020	290123	3406
27100011	290129	3407
27100090	29051990	3501
271111	3001	3502
271112	300231	3503
271113	30023910	3504
280110	300290	3505
2802	3003 except 30033920/90	3506
280410	30041010/99	3507 except 35079010
280430	30042010/99	3605
280440	30043120/99	37012091
2806	30043210/99	
HS HEADING	HS HEADING	HS HEADING
37022091	39049011/15/21/25	3922

3703	39049091/96	3923
3704	390511	3924
3705	39051911/15/21/25	3925
3706 except 37061093/9093	39051991/96	3926
3804	39052011/19/20	40040023/29
3808	39059011/19/20	40051020/90
3809	39059091/96	40059110/99
3810	39061010/20	4006 except 40069011
3811	39069011/15/91/96	4008 to 4010
3816	390750	4011 except 401130
3819	39076020/90	401210
3820	390791	40129010
382340	39079910	4012902900
382350	39081010/20	40129031
382390/30/40/50/60/99	39089010/20	4012903900
39011010/20	39091019/20/90	4012904010/90
39012010/20	39092010/20	4012909011/19/21/29/90
39013010/30	39093010/20	4013
39019010/30	39094010/20	4015 except 401511
39021010/20	39095010/20	4016 except 40169992/93
39022010/20	39111017	4017
39023010/30	39111097	4104
39029010/30	39119010/91/97	4105
39031110/20	391212	4106
39031910/20	39122090	4107
39032010/20	39123190	4108
39033010/20	39123990	4109
39039010/20	39129010/29/90	4111
390410	391390	CHAP 42
390421	3915	4302 _
390422	3916	4303
39043010/20	3917	4304
39044010/30	3918	4404 to 4421
39045010/20	3919	4501 to 4504
39046110/20	3920 except 39204110/42	CHAP 46
39046910/30	3921 except 39219010	47010090
HS HEADING	HS HEADING	HS HEADING
47020039/99	491191	5405
47031990/2990	49119920/99	5406
47041920/2990	5106	5407

47050090	5107	5408
470720/90	5108	5508 to 16
48010090	5109	56011010
480210/51/52/53/60	5110	56011090
4803	51111199	560121 to 29
4804 except 48043121	51111999	5602
4805	51112099	5603 except 56030010
4806	51113099	5604 except 56049030/41/70/8
4807/08	51119099	5605
4809	51121199	5606
4810	51121999	5607
4811	51122099	56081190
4812	51123099	560819
4814	51129099	56089019
4815	5113	56089029
481610/20/90	5204	56089030
4817	5205	56089090
4818	5206	5609
4819	5207	CHAP 57
4820	5208	CHAP 58 except 58'100
4821	5209	5901
4822	5210	59021020
4823	5211	59021090
49019110	5212	59022020
49019910/91	5306	59022090
49021010	5307	59029020
49029010	5308	59029090
4903	5309	59031090
49040010	5310	59032090
49070030/99	5311	59039090 _
49081010/99	5401	5904
49089010/99	5402	5905
4909/10	5403	59061000
49111099	5404	59069990

HS HEADING	HS HEADING	HS HEADING_
59069100	CHAP 68	72134110
59070020	6901	72134920/30
59070090	690220/90	72135092
CHAP 60	690320/90	72135093
6101	6904	72142091
6102	6905	72144010
6103	6906	72145010
6104	6907	72146091
6105	6908	72152010
6106	6910	72152091
6107	6911	72153010
6108	6912	72153091
6109	6913	72154020
6110	7007	72154091
6111	7009	72159020
6112	7010 except 70109021/29	72159031
6113	7013	72159032
6114	7020	72171100
611511	7210 except 721050/60	72171290
611512	7210 except 72101199/12	72171310
611519	721221	72171990
611520	721229	72172100
61159110	721230	72172290
61159199	721240 except 72124031	72172310
61159210	72125040	72172990
61159299	72125051	72173190
61159310	72125052	72173299
61159399	72125059	72173391
61159910	72125063	72173990 _
61159999	72125090	730120
6116	72126030	73051110
6117	72126099	73051191
CHAP 62 except 621410/1510	72131092	73051210/91
	72131093	73051910
CHAP 64	72133110	73051991
CHAP 65	72133920	73052010/91
660110	72133930	
HS HEADING	HS HEADING	HS HEADING
73053110	73181490	74152199

73053191         73181690         74152929           73053910         73181990         74152991           73053920         73182190         74152999           73053991         73182290         74153190           73059010         73182321         74153290           73059020         73182399         74153990           73059091         73182399         7417           73061010         73182399         7417           73061091         73182390         74191000           73062010         73182390         74199110           73063010         7322         7419910           73063010         7321 except 73219010         74199120           73064010         7323         7419910           73064010         7323         7419910           73064010         7323         74199920           73064010         7323         7419990           73064010         7325         74199920           73065010         7325         74199920           73066010         74081910         7419990           73066010         74081910         7419990           73069010         74082191         76041010           7306901	72052120	73181590	74152921
73053910         73181990         74152991           73053920         73182190         74152999           73053991         73182290         74153190           73059010         73182321         74153290           73059020         73182329         74153990           73059091         73182399         7416           73061010         73182399         7417           73061091         73182490         7418           73062010         73182990         74191000           73062091         7320         74199110           73063010         7321 except 73219010         74199120           73063010         7322         74199140           73064001         7322         74199140           73064010         7323         74199190           73064091         7324         74199910           73065010         7325         74199920           73065091         7326         74199940           73066091         74081910         74199940           73066091         74082121         750800 except 7508°010/21           73069010         74082149         76041010           73069010         74082149         76041020           <	73053120		
73053920         73182190         74152999           73053991         73182290         74153190           73059010         73182321         74153290           73059020         73182329         74153990           73059091         73182399         7417           73061010         73182399         7417           73061091         73182490         7418           73062010         731823990         74191000           73063010         731823990         74199110           73063010         731823990         74199110           73063010         73220         74199110           73063010         7322         74199140           73063091         7322         74199140           73064010         7323         74199910           73065010         7324         74199940           73065091         7326         74199940           73066001         74081910         74199940           73066001         74082121         750800 except 7508°010/21           73066001         74082149         76041010           7307         74082221         76041020           7308         74082221         76041039           7309			
73053991         73182290         74153190           73059010         73182321         74153290           73059020         73182329         74153990           73059091         73182391         7416           73061010-         73182399         7417           73061091         73182490         7418           73062010         73182990         74199100           73062091         7320         74199110           73063010         7321 except 73219010         74199120           73063091         7322         74199140           73064010         7323         74199190           73064091         7324         74199910           73065010         7325         74199920           73065091         7326         74199940           73066091         74081910         74199940           73066001         74081910         74199990           73069010         74082121         750800 except 7508°010/21           73069010         74082149         76041010           7307         74082129         76041020           7308         74082221         76041039           7309         74082294         76041099           7312			
73053991			
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7309       74082299       76041099         7310       74082921       76042100         73110090       74082949       76042910         73121090       74082999       76042929         7313       7412       76042949         7314       7413       76051910         7316       7414       76051929         7317       74151000       76052910         73181100       75152121       76052929         73181390       74152129       76071990         73181390       74152191       76072000         HS HEADING       HS HEADING         7608       82111000       84099930         7609       82119100       84099950	7307	74082221	76041039
7310       74082921       76042100         73110090       74082949       76042910         73121090       74082999       76042929         731290       7411       76042949         7313       7412       76042999         7314       7413       76051910         7316       7414       76051929         7317       74151000       76052910         73181100       75152121       76052929         73181290       74152129       76071990         73181390       74152191       76072000         HS HEADING       HS HEADING       HS HEADING         7608       82111000       84099930         7609       82119100       84099950	7308	74082249	76041059
73110090       74082949       76042910         73121090       74082999       76042929         731290       7411       76042949         7313       7412       76042999         7314       7413       76051910         7316       7414       76051929         7317       74151000       76052910         73181100       75152121       76052929         73181290       74152129       76071990         73181390       74152191       76072000         HS HEADING       HS HEADING         7608       82111000       84099930         7609       82119100       84099950	7309	74082299	76041099
73121090       74082999       76042929         731290       7411       76042949         7313       7412       76042999         7314       7413       76051910         7316       7414       76051929         7317       74151000       76052910         73181100       75152121       76052929         73181290       74152129       76071990         73181390       74152191       76072000         HS HEADING       HS HEADING       HS HEADING         7608       82111000       84099930         7609       82119100       84099950	7310	74082921	76042100
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7313       7412       76042999       _         7314       7413       76051910         7316       7414       76051929         7317       74151000       76052910         73181100       75152121       76052929         73181290       74152129       76071990         73181390       74152191       76072000         HS HEADING       HS HEADING         7608       82111000       84099930         7609       82119100       84099950	73121090	74082999	76042929
7314       7413       76051910         7316       7414       76051929         7317       74151000       76052910         73181100       75152121       76052929         73181290       74152129       76071990         73181390       74152191       76072000         HS HEADING       HS HEADING         7608       82111000       84099930         7609       82119100       84099950	731290	7411	76042949
7314       7413       76051910         7316       7414       76051929         7317       74151000       76052910         73181100       75152121       76052929         73181290       74152129       76071990         73181390       74152191       76072000         HS HEADING       HS HEADING         7608       82111000       84099930         7609       82119100       84099950	7313	7412	76042999
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73181290       74152129       76071990         73181390       74152191       76072000         HS HEADING       HS HEADING       HS HEADING         7608       82111000       84099930         7609       82119100       84099950	73181100		
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7613	8214	84146010
7614	8215	84149060
7615	8301	84149070
76161020	8302	84149090
76161090	8303	84172000
76169020	8304	84181000
76169030	8305	84182100
76169040	8306	84182200
76169050	8307	84182900
76169070	8309	84183000
76169090	8310	84184000
7906	8311	84185000
7907	84021100	84189100
8003	84021291	84189900
8004	84021299	841911
8005	84021991	841919
8006	84021999	84192000
8007	84022000	84198120
820110	84029091	84198900
820130	84029099	841990
820140	84031000	84212300
820190	84039000	84212910
82022000	840731	84213100
82023100	840732	84213910
82023200	840820	84219921
82024000	840890	84219991
82029100	84099121	84241000
82029900	84099130	84261110
820520/59	84099141	84261190
82078011	84099150	84261210
82078020	84099921	84262010
82090000	84099929	
HS HEADING	HS HEADING	HS HEADING
84263010	85043299	87019042
843139	85043390	87019099
843141	85043490	87021091
84314200	850440	87021092 except 87029290
84314921	85045000	87021099except8702109919/9

84314923	85061100	87029021
84314924	85061200	87029022except 8702902290
84314990	85061300	87029029except8702902919/9
843210	850619	87029090
843290	85062010	870310
84362900	85062090	87032110 *
84369100	85069090	87032120/31/39
84369900	85071000	87032181 */89*
845011	85072000	87032210 *
845012	850730	87032220/31/39
845019	850740	87032281 */89*
84649010	850780	87032310*/41*/49*
84743111	85161000	87032320/ 31/39/51/59/81/89
84749010	85162100	87032410/20/31/39/81/89
84749091	85162900	87033110*
84749099	85166000	87033120/31/39
8481	85168000	87033141*/49*/81*/89*
84831011	85169010	87033210*
84831021	85169090	87033220/31/39/81/89
84835000	85291023	87033241*/49*/51*/59*
84836010	8535 except 853540	87033310/20/31/39/81/89
84839000	8536	87039000
8484	8537	87041090
8485	8538	87042190except8704219039/6
85021100	8544 except 854419/30/70	87042190except8704219079/9
850410	8601	87042290except8704229029/4
85042190	8602	87042290except8704229059/9
85042290	8603	87042390
85042390	8605	87043190except8704319039/6
85043110	8606	87043190except8704319079/9
85043199	8609	87043290except8704329029/4
85043210	87012019/99	87043290except8704329059/9
HS HEADING	HS HEADING	HS HEADING
87049090	8712	90289090
8705 except 8705100090	8713	9401
8705 except 8705909099	8714	9403
8706	8715	9404
8707	8716 except 8716319099	9405
870810	8716 except 8716399090	9406
870821	9003	950440

870829	9004	9603
870831	90183100	9604
870839	90183919	9607
87088010	90183920	9608
87088020	902121	9609
87088091	90213010	9610
870891	902810	9611
870892	902820	9615
870899	902830	9616
8711	90289019	

N.B. In the case of the headings marked with an asterisk, tariff dismantling will follow the schedule set out below

<sup># 3</sup> years after the Agreement enters into force, each of the duties and charges will be reduced to 97% of the ba
# 4 years after the Agreement enters into force, each of the duties and charges will be reduced to 94% of the ba
# 5 years after the Agreement enters into force, each of the duties and charges will be reduced to 91% of the ba
# 6 years after the Agreement enters into force, each of the duties and charges will be reduced to 88% of the ba
# 7 years after the Agreement enters into force, each of the duties and charges will be reduced to 73% of the ba
# 8 years after the Agreement enters into force, each of the duties and charges will be reduced to 58% of the ba
# 10 years after the Agreement enters into force, each of the duties and charges will be reduced to 28% of the b
# 11 years after the Agreement enters into force, each of the duties and charges will be reduced to 13% of the b



# ANNEXE 5

HS	DESCRIPTION	REFERENCE PRICE
40.11.10 40.11.20 40.11.40 40.11.50	New pneumatic tyres, of rubber, of a kind used on motor cars, buses, lorries, motor cycles and bicycles; other tyres	36 DH/KG
40.11.91 40.11.99		
40.13.10	Inner tubes of a kind used on motor cars, buses, and lorries	36 DH/KG
40.13.20 40.13.90.00.10 40.13.90.00.20	Inner tubes of a kind used on bicycles and bicycles with auxiliary motors	44 DH/KG
40.13.90.00.90	Other inner tubes	36 DH/KG
51.06	Yarn of carded wool, not put up for retail sale	55 DH/KG
51.07	Yarn of combed wool, not put up for retail sale	100 DH/KG
EX 51.11	Woven fabrics of carded wool containing at least 85% wool, not exceeding 300g/m <sup>2</sup> in weight.	250 DH/KG
EX 51.11	Other woven fabrics of carded wool containing at least 85% wool, exceeding 300g/m² in weight.	200 DH/KG
EX 51.12.11	Woven fabrics of combed wool containing at least 85% wool, not exceeding 200g/m <sup>2</sup> in weight	300 DH/KG
EX 51.12.19	Other woven fabrics of combed wool containing at least 85% wool, exceeding 200g/m² in weight	300 DH/KG
EX 51.12.20	Other woven fabrics of combed wool containing less than 85% wool, mixed with man-made filaments	250 DH/KG
EX 51.12.30	Other woven fabrics of combed wool containing less than 85% wool, mixed with man-made staple fibres, of a weight exceeding 200g/m <sup>2</sup> but not exceeding 375g/m <sup>2</sup>	250 DH/KG _
EX 51.12.30	Other woven fabrics of combed wool containing less than 85% wool, mixed with synthetic or man-made staple fibres, of a weight not exceeding 200g/m <sup>2</sup>	250 DH/KG
EX 51.12.90	Woven fabrics of combed wool containing less than 85% wool, mixed with other materials, of a weight exceeding 375g/m <sup>2</sup>	250 DH/KG

EX 51.12.90	Woven fabrics of combed wool containing less than 85% wool, mixed with other materials, of a weight exceeding 200g/m² but not exceeding 375g/m²	300 DH/KG - -
52.05 52.06	Cotton yarn not put up for retail sale	55 DH/KG
52.08.32.90.92 52.08.52.90.92	Woven fabrics of cotton containing 85% or more of cotton, dyed or printed, plain weave, weighing more than 130g/m² but not more than 200g/m², of a width exceeding 115cm but not exceeding 165cm	. 200 DH/KG
52.08.32.90.99 52.08.52.90.99	Woven fabrics of cotton containing 85% or more of cotton, dyed or printed, plain weave, weighing more than 130g/m² but not more than 200g/m², of a width exceeding 165cm	200 DH/KG
EX 52.08.32.90 EX 52.08.33.90 EX 52.08.39.30	Other woven fabrics of cotton containing at least 85% of cotton, of yarns of different colours, weighing more than 100g/m² but not more than 130g/m², of a width exceeding 115cm	200 DH/KG
EX 52.08.42.90 EX 52.08.43.90 EX 52.08.49.90	Other woven fabrics of cotton containing at least 85% of cotton, of yarns of different colours, weighing more than 100g/m² but not more than 165g/m², of a width exceeding 85cm	250 DH/KG
EX 52.08.51.90 EX 52.08.52.90 EX 52.08.53.90 EX 52.08.59.90	Cotton fabrics containing at least 85% of cotton, printed, of yarns of different colours, weighing not more than 200g/m², of a width exceeding 115cm	250 DH/KG
52.09.31.90 52.09.32.90 52.09.39.90 52.09.51.90 52.09.52.90 52.09.59.90	Fabrics containing at least 85% of cotton, dyed or printed, of a weight exceeding 200g/m <sup>2</sup>	200 DH/KG -

	25 M - C - M	200 53444
EX	Fabrics containing at least 85% of cotton, of	200 DH/KG
52.09.41.90	yarns of different colours, of a weight	
EX	exceeding 200g/m <sup>2</sup> and of a width exceeding	
52.09.42.90	115cm	
EX		
52.09.43.90		
EX		<b>.</b>
52.09.49.90		,
52.09.51.90.90	Fabrics containing at least 85% of cotton,	200 DH/KG
52.09.52.90.90	printed, of a weight exceeding 200g/m <sup>2</sup> and of a	
52.09.59.90.90	width exceeding 115cm	
52.10.11.90.91	Unbleached fabrics containing less than 85% of	200 DH/KG
52.10.12.90.91	cotton, mixed mainly or solely with man-made	200 211/10
52.10.19.90.91	fibres, of a weight not exceeding 200g/m <sup>2</sup> and	
32.10.19.90.91	of a width of 85cm or more	
EX	Fabrics containing less than 85% of cotton,	200 DH/KG
52.10.31.90	dyed or of yarns of different colours, of a	
EX	weight not exceeding 200g/m <sup>2</sup> and of a width of	
52.10.32.90	85cm or more	
EX		
52.10.39.90		
EX		
52.10.41.90		
EX		
52.10.42.90		
EX		
52.10.49.90		
EX	Fabrics containing less than 85% of cotton,	200 DH/KG
52.10.51.90	printed, of a weight exceeding 200g/m <sup>2</sup> and of	200 B11/ KG
52.10.51.90 EX		
52.10.52.90	a width exceeding 115cm	
EX 50.00		·
52.10.59.90		
EX	Fabrics containing less than 85% of cotton,	200 DH/KG
52.11.31.90	dyed or of yarns of different colours, of a	
EX	weight exceeding 200g/m <sup>2</sup> and of a width of	-
52.11.32.90	85cm or more	
EX		
52.11.39.90		
EX		
52.11.41.90		
EX		
52.11.42.90		
EX		8
52.11.43.90		
EX		
52.11.49.90		
34.11.43.30		

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		200 DIVIVO
EX	Fabrics containing less than 85% of cotton,	200 DH/KG
52.11.51.90	printed, of a weight exceeding 200g/m <sup>2</sup> and of	
EX	a width exceeding 115cm	
52.11.52.90		
EX		
52.11.59.90		
52.12.13.90.90	Other cotton fabrics, dyed or of yarns of	200 DH/KG
52.12.14.90.90	different colours, of a weight not exceeding	
· -	200g/m <sup>2</sup> and of a width of 85cm or more	
52.12.15.90.90	Other cotton fabrics, printed, of a weight not	200 DH/KG
	exceeding 200g/m <sup>2</sup> and of a width of 85cm or	· 
	more	•
52.12.23.90.90	Other cotton fabrics, dyed, printed or of yarns	200 DH/KG
52.12.24.90.90	of different colours, of a weight exceeding	
52.12.25.90.90	200g/m <sup>2</sup> and of a width of 85cm or more	<u></u>
53.09.11.90.19	Woven fabrics of flax containing at least 85%	200 DH/KG
33.07.11.70.17	of flax, unbleached, of a width of 160cm or	200 111/110
	more and of a weight not exceeding 400g/m <sup>2</sup>	
52 00 20 00 10		200 DH/KC
53.09.29.90.10	Woven fabrics of flax containing less than 85%	200 DH/KG
	of flax, of a width of no more than 160cm,	
	other than bleached or unbleached	
53.10.10.90	Woven fabrics of jute or of other textile bast	10 DH/KG
53.10.90.90	fibres of heading No 53.03	,
54.02.31	Textured yarn of nylon or other polyamides	55 DH/KG
54.02.32		
54.02.33	Textured polyester yarn	40 DH/KG
54.06.10.91.21		
54.02.39.00.20	Textured polyethylene or polypropylene yarn	40 DH/KG
54.06.10.91.40	The state of the s	
54.03.20.00.90	Other textured yarns of man-made filaments	40 DH/KG
54.06.20.91.90	other than acetate	vo Dinies
54.07.41.99.91		200 DH/KG
34.07.41.33.31 	Fabrics containing at least 85% by weight of	200 DH/KG
	filaments of nylon or other polyamides,	•
54.07.51.00.01	unbleached, clear, for glazing	200 53444
54.07.51.99.21	Fabrics containing at least 85% by weight of	200 DH/KG
	textured polyester filaments, bleached or	_
	unbleached, clear, for glazing	
54.07.60.90.21	Fabrics containing at least 85% by weight of	200 DH/KG
	non-textured polyester filaments, bleached,	
	unbleached or scoured, clear, for glazing	
54.07.71.99.91	Other fabrics containing at least 85% by weight	200 DH/KG
	of synthetic filaments, bleached or unbleached,	
·	clear, for glazing	
54.07.42.99.20	Fabrics containing at least 85% of nylon or	200 DH/KG
54.07.43.99.21	other polyamide filaments, dyed, printed or of	
54.07.44.99.21	yarns of different colours, clear, for glazing	
L	1, 3, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	

CE + 00 +0 00 00	Fobrico contribir de la contri	200 DH/KG
54.07.42.99.99	Fabrics containing at least 85% of nylon or	200 DH/KG
54.07.43.99.99	other polyamide filaments, dyed, printed or of	
54.07.44.99.99	yarns of different colours, of a width exceeding 57cm	
54.07.52.99.99	Other fabrics containing at least 85% of	200 DH/KG
54.07.53.99.99	textured polyester filaments, dyed, printed or of	•
54.07.54.99.99	yarns of different colours, of a width exceeding	p. P. Committee of the
,	57cm	
54.07.60.90.69	Other fabrics containing at least 85% of non-	200 DH/KG
54.07.60.90.89	textured polyester filaments, dyed, printed or of	
54.07.60.90.99	yarns of different colours, of a width exceeding	
	57cm	
54.07.72.99.99	Other fabrics containing at least 85% of	200 DH/KG
54.07.73.99.99	synthetic filaments, dyed, printed or of yarns of	
54.07.74.99.99	different colours, of a width exceeding 57cm	
54.07.43.99.30	Jacquard fabrics containing at least 85%by	200 DH/KG
54.07.53.99.30	weight of synthetic filaments	
54.07.60.90.70		
54.07.73.99.30		
54.07.82.99.90	Jacquard fabrics containing at least 85%by	200 DH/KG
54.07.83.99.99	weight of synthetic filaments, mixed mainly or	-
54.07.84.99.90	solely with cotton, dyed, printed or of yarns of	
	different colours	
54.07.83.99.91	Jacquard fabrics containing less than 85%by	200 DH/KG
	weight of synthetic filaments, mixed mainly or	
	solely with cotton, dyed, printed or of yarns of	e de la companya de
	different colours	
54.07.92.99.90	Other fabrics of synthetic filament yarn, dyed,	200 DH/KG
54.07.93.99.90	printed or of yarns of different colours	
54.07.94.99.90		
54.08.22.99.92	Dyed fabrics containing at least 85% by weight	200 DH/KG
54.08.22.99.99	of filaments, strip and the like, artificial, of a	
	width exceeding 57cm	
54.08.23.99.31	Jacquard fabrics containing at least 85%by	200 DH/KG
'	weight of filaments, strip and the like, artificial,	
	of a width exceeding 115cm but less than	
	140cm, weighing over 250g/m <sup>2</sup> , of yarns of	· <b>-</b>
	different colours	
54.08.23.99.39	Fabrics containing at least 85% by weight of	200 DH/KG
	filaments, strip and the like, artificial, of yarns	
	of different colours, measuring 195d or more,	
	of a width of 140cm or more (mattress ticking)	
54.08.23.99.99	Fabrics of yarns of different colours, containing	200 DH/KG
	at least 85% by weight of filaments, strip and	
	the like, artificial, of a width of over 75cm	
L	1	L

54.08.24.99.99	Fabrics of yarns of different colours, containing	200 DH/KG
	at least 85% by weight of filaments, strip and	- <del>-</del>
	the like, artificial, of a width of over 57cm	- · ·
54.08.32.99.90	Other fabrics of artificial filament yarn, dyed,	200 DH/KG
54.08.33.99.99	printed or of yarns of different colours	
54.08.34.99.90		
54.08.33.99.91	Other jacquard fabrics of artificial filament	"200 DH/KG
	yarn, of a width exceeding 115cm but less than	
	140cm, weighing over 250g/m <sup>2</sup>	
54.08.33.99.92	Other fabrics of artificial filament yarn, of	200 DH/KG
	yarns of different colours, measuring 195d or	
	more, of a width of 140cm or more (mattress	
·	ticking)	
55.09	Yarn (other than sewing thread) of man-made	85 DH/KG
55.10	staple fibres, not put up for retail sale	03 211/110
55.11	Yarn (other than sewing thread) of man-made	55 DH/KG
33.11	staple fibres, put up for retail sale	33 DII/RO
55 12 10 00 01		200 DH/KG
55.12.19.90.91	Printed fabrics containing at least 85% by weight	200 DH/KG
55.12.29.90.91	of synthetic staple fibres	
55.12.99.90.91		
55.12.19.90.99	Fabrics of yarns of different colours,	200 DH/KG
55.12.29.90.99	containing at least 85% by weight of synthetic	
55.12.99.90.99	staple fibres	
55.13.41.90.00	Printed fabrics of synthetic staple fibres,	200 DH/KG
55.13.43.90.00	containing less than 85% by weight of such	
55.13.49.90.00	fibres, mixed mainly or solely with cotton	
55.14.41.90.90		•
55.14.42.90.90		
55.14.43.90.90		
55.14.49.90.90		<u> </u>
55.15.11.90.94	Other printed fabrics, of polyester staple fibres	200 DH/KG
55.15.12.90.94		
55.15.13.90.94		
55.15.19.90.94		
55.15.21.90.94	Other printed fabrics, of acrylic or modacrylic	200 DH/KG
55.15.22.90.94	staple fibres	
55.15.29.90.94		<del>-</del>
55.15.91.90.94	Other printed fabrics, of other staple fibres	200 DH/KG
55.15.92.90.94	principle distribution of the control of the contro	· · · · · · · · · · · · · · · · · · ·
55.15.99.90.94		

55.15.11.90.10	Other fabrics of polyester staple fibres,	200 DH/KG
55.15.11.90.99	jacquard, of a width exceeding 115cm but less	-
55.15.12.90.10	than 140cm, weighing over 250g/m², or other,	<u> -</u>
55.15.12.90.99	of yarns of different colours	
55.15.13.90.10	•	
55.15.13.90.99		
55.15.19.90.10		<b>₽</b>
55.15.19.90.99		
55.15.21.90.10	Other fabrics of acrylic or modacrylic staple	200 DH/KG
55.15.21.90.99	fibres, jacquard, of a width exceeding 115cm	
55.15.22.90.10	but less than 140cm, weighing over 250g/m <sup>2</sup> , or	
55.15.22.90.99	other fabrics, of yarns of different colours	
55.15.29.90.10	J	
55.15.29.90.99		:
55.15.91.90.10	Other fabrics of other synthetic staple fibres,	200 DH/KG
55.15.91.90.10	jacquard, of a width exceeding 115cm but less	_200 DH/KG
55.15.92.90.10	than 140cm, weighing over 250g/m <sup>2</sup> , or other	
55.15.92.90.10		
1	fabrics, of yarns of different colours	
55.15.99.90.10		
55.15.99.90.99		
55.16.14.90.00	Printed fabrics containing at least 85% by weight	200 DH/KG
	of artificial staple fibres	.a-
55.16.23.90.20	Fabrics of artificial staple fibres, containing at	200 DH/KG
	least 85% by weight of such fibres, mixed	21
	mainly or wholly with synthetic filaments,	
	jacquard, of a width exceeding 115cm but less	•
\$ .	than 140cm, weighing over 250g/m², of yarns	,
	of different colours	
55.16.23.90.30	Fabrics of artificial staple fibres, containing less	200 DH/KG
·	than 85% by weight of such fibres, mixed	
	mainly or wholly with synthetic filaments,	
	jacquard, of a width of 140cm or more	
	(mattress ticking), of yarns of different colours	
55.16.24.90.00	Printed fabrics of artificial staple fibres	200 DH/KG
55.16.34.90.00	containing less than 85% by weight of such	
55.16.44.90.00	fibres	
55.16.94.90.0		
56.05 (except	Metallised yarn, whether or not gimped, being	85 DH/KG
56.05.00.90.00	textile yarn, or strip or the like of heading No	03 DII/KU
)	5404 or 5405, combined with metal in the form	
'	of thread, strip or powder, or covered with	
	metal	
56 06 00 10 10		05 DII/V
56.06.00.10.10	Yarns of chenille, silk, waste silk other than	85 DH/KG
	noil, noil silk, spun yarn or yarn of heading No	
	56.05, or metal yarn	<u> </u>

56.06.00.91.00	Yarn, strip and the like of heading Nos 54.04 or 54.05 other than those of heading No 56.05 and other than yarns of horsehair, gimped silk, waste silk other than noil or of noil silk	85 DH/KG
57.02 (except 57.02.10 and 57.02.20) 57.03	Carpets and carpeting	800 DH/m <sup>2</sup> 400 DH/m <sup>2</sup>
EX 57.04 57.05		
EX 58.01	Woven pile fabrics and chenille fabrics, other than fabrics of heading No 58.06, impregnated, coated, or plastic-covered or -laminated	40 DH/KG
58.01.21.19.00 58.01.21.90.00	Uncut cotton weft pile fabrics	200 DH/KG
58.01.22.90.10 58.01.23.90.10 58.01.24.90.10	Woven pile fabrics weighing more than 350 g/m <sup>2</sup> .	200 DH/KG
58.01.22.90.20 58.01.22.90.90 58.01.23.90.20	Other woven cotton pile fabrics	200 DH/KG
58.01.23.90.90 58.01.24.90.20 58.01.24.90.90		
58.01.25.90.20 58.01.25.90.90		
58.01.31.19.00 58.01.31.90.00 58.01.32.19.00	Woven weft pile fabrics of man-made fibres	200 DH/KG
58.01.32.90.00 58.01.33.19.00 58.01.33.90.00		
58.01.90.35.00	Woven pile fabrics and chenille fabrics, of jute or other textile bast fibres (other than articles of heading No 58.06), referred to in note 2 to Chapter 58	10 DH/KG
EX 58.02	Terry towelling and similar woven terry fabrics other than those of heading No 58.06; tufted textile fabrics, other than those of heading No 57.03, impregnated, coated, or plastic-covered or -laminated	_ 200 DH/KG
58.02.19.19/90 EX 58.02.20.90	Terry towelling and similar woven terry fabrics, of unbleached textiles	200 DH/KG
58.03.90.30.00	Gauze, other than that of heading No 58.06, of jute or other textile bast fibres of heading No 53.03	10 DH/KG

EX 58.04	Tulles and other net fabrics, not including woven, knitted or crocheted fabrics, lace in the piece, in strips or in motifs, impregnated, coated, covered or laminated with plastics	40 DH/KG
58.11.00.41	Textile products in the piece, composed of one or more layers of textile materials assembled by stitching or otherwise, other than embroidery of heading No 58.10, impregnated, coated, covered or laminated with plastics	40 DH/KG
58.11.00.94.00	Textile products in the piece, composed of one or more layers of textile materials assembled with padding by stitching or otherwise, other than embroidery of heading No 58.10, of fabrics of heading No 53.10.	10 DH/KG
59.03	Fabrics impregnated, coated, covered or laminated with plastics, other than those of heading 59.02	—40 DH/KG
59.05.00.31	Textile wall coverings impregnated, coated, covered or laminated with plastics	40 DH/KG
EX 59.07.00.20	Oil cloth and other textile fabrics coated with preparations with a basis of drying oil	40 DH/KG
EX 60.01.21 EX 60.01.22	Pile fabrics, knitted or crocheted, other than "long pile" fabrics, other than unbleached	200 DH/KG
EX 60.01.29 EX 60.01.91 EX 60.01.92		
EX 60.01.99 60.02.41.99.00 60.02.42.99.00	Other fabrics, warp knit (including those made on galloon knitting machines)	200 DH/KG
60.02.43.99 60.02.49.99.00		
60.02.91.99.00 60.02.92.99.00 60.02.93.99.21	Other knitted or crocheted fabrics	200 DH/KG
60.02.93.99.29 60.02.93.99.90 60.02.99.99.00		

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61.10.10 61.10.20 61.10.20 61.10.30 61.10.90 (except 61.10.90.00.91)  61.12.11 61.12.12 61.12.19 61.20.33.1 62.03.32 62.03.33 62.04.31 62.04.39 62.03.12 62.03.12 62.03.12 62.03.21 62.03.21 62.03.22 62.03.22 62.03.23 62.04.39 62.04.11 62.04.12 62.04.13 62.04.29 62.04.13 62.04.29 EX 62.03.41 EX 62.03.42 EX 62.03.43 EX 62.04.63 EX 62.04.63 EX 62.04.65 EX 62.04.65 EX 62.04.65 EX 62.04.65 EX 62.04.41 EX 62.04.44 EX 62.04.44 EX 62.04.44 EX 62.04.44 EX 62.04.44 EX 62.04.44 EX 62.04.49 (except 61.10.90 Eximitar articles, knitted or crocheted  400 DH/KG  400 DH/KG  450 DH/KG  450 DH/UNIT  450 DH/UNIT  450 DH/UNIT  450 DH/UNIT  500 DH/UNIT  500 DH/UNIT  500 DH/UNIT			
61.10.30 61.10.90 (except 61.10.90.00.91)  61.12.11 61.12.12 61.12.19 62.03.31 62.03.32 62.03.39 62.04.31 62.04.33 62.04.39 62.03.11 62.03.12 62.03.12 62.03.21 62.03.22 62.03.23 62.03.23 62.04.11 62.04.13 62.04.13 62.04.13 62.04.13 62.04.13 62.04.13 62.04.32 62.03.29 62.03.29 62.03.29 62.03.29 62.04.11 62.04.12 62.04.13 62.04.13 62.04.20 62.03.42 EX 62.03.49 EX 62.03.49 EX 62.03.40 EX 62.03.40 EX 62.03.40 EX 62.03.41 EX 62.03.42 EX 62.03.42 EX 62.03.43 EX 62.04.61 EX 62.04.61 EX 62.04.63 EX 62.04.69 EX 62.04.61 EX 62.04.63 EX 62.04.43 EX 62.04.44 EX 62.04.44 EX 62.04.45 EX 62.04.44 EX 62.04.49 EX 62.04.44 EX 62.04.49 EX 62.04.44 EX 62.04.49 EX 62.04.44 EX 62.04.49 EX 62.04.40 EX 62	61.10.10	Jerseys, pullovers, cardigans, waistcoats and	400 DH/KG
61.10.90 (except 61.10.90.00.91 )  61.12.11 61.12.12 61.12.19 62.03.31 62.03.32 62.03.33 62.03.39 62.04.31 62.04.31 62.04.32 62.04.39  62.03.11 62.03.12 62.03.12 62.03.21 62.03.21 62.03.22 62.03.23 62.03.39 62.03.19 62.03.19 62.03.19 62.03.19 62.04.11 62.04.12 62.04.12 62.04.12 62.04.23 62.04.33 62.04.33 62.04.41 EX 62.03.42 EX 62.03.42 EX 62.03.42 EX 62.03.42 EX 62.03.42 EX 62.03.42 EX 62.04.61 EX 62.03.42 EX 62.04.63 EX 62.04.69 EX 62.04.63 EX 62.04.69 EX 62.04.69 EX 62.04.43 EX 62.04.44 EX 62.04.49 (except	61.10.20	similar articles, knitted or crocheted	
(except 61.10.90.00.91 )  61.12.11	61.10.30		· · · · · <del>-</del>
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02.04.49.10)	1 ' •		
	02.04.49.10)	<u> </u>	

62.05	Men's or boys' shirts; women's or girls'	200 DH/UNIT
62.06 (except	blouses, shirts and shirt-blouses	-
62.06.10)	orouses, sinits and sinit orouses	<b>-</b>
63.01 (except	Blankets (other than electric blankets)	150 DH/KG
	Diankets (other than electric diankets)	150 DII/RG
63.01.10)		100 577/776
63.02	Bed linen, table linen, toilet linen and kitchen	400 DH/KG
	linen	•
EX 63.05.10	Sacks and bags, of a kind used for the packing	10 DH/KG
EX 63.05.20	of goods, of jute of other textile bast fibres of	
	heading No 53.03, imported empty	
EX 63.05.31	Sacks and bags, of a kind used for the packing	28 DH/KG
EX 63.05.39	of goods, of man-made textile materials,	
LA 05.05.57	imported empty	
		10 877/7/6
EX 63.05.90	Sacks and bags, of a kind used for the packing	10 DH/KG
	of goods, of other textile materials, imported	
	empty	
63.06.11	Tarpaulins, awnings and sunblinds	40 DH/KG
63.06.12		<i>'</i>
63.06.19		
63.06.21	Tents	40 DH/KG
63.06.22	Tents	No Dill RG
63.06.29		
		200 244/2472
EX 64.03.59.00.30	Footwear with outer soles and uppers of leather	300 DH/PAIR
EX	(not covering the ankle)	
64.03.59.00.41		
EX		
64.03.59.00.59		
EX		
64.03.59.00.91		
EX		
64.03.59.00.99		
EX	Other footwear with leather uppers (not	300 DH/PAIR
64.03.99.00.30	covering the ankle)	
EX		
64.03.99.00.41 EX		
64.03.99.00.49		
EX		
64.03.99.00.91		<b>1</b> - '
EX		
64.03.99.00.99		
EX	Other footwear with leather or composition	300 DH/PAIR
64.05.10.00.91	leather uppers	
EX	Teather appers	
64.05.10.00.99		
EX	Other footwear	300 DH/PAIR
64.05.90.00.40		
EX		
64.05.90.00.90		

68.13	Friction material and articles thereof (for	120 DH/KG
	example, sheets, rolls, strips, segments, discs,	
	washers, pads) not mounted, for brakes, for	en e
·	clutches or the like, with a basis of asbestos, of	
	other mineral substances or of cellulose,	
	whether or not combined with textile or other	
	materials	<b>F</b>
69.07 (except	Unglazed ceramic (except stoneware) flags and	
69.07.10.00.91	paving, hearth or wall tiles:	
69.07.90.00.91	- in biscuit form for the use of the industries in	
)	question	19 DH/m <sup>2</sup>
<b>,</b>	- other	40 DH/m <sup>2</sup>
69.07.10.00.91	Unglazed stoneware flags and paving, hearth or	
69.07.90.00.91	wall tiles with a smallest side exceeding 5cm:	
	- imported by the entrepreneurs in question	
	- other	1,60 DH/KG
		3,50 DH/KG
69.08 (except	Glazed ceramic flags and paving, hearth or wall	3,50 DH/KG
69.08.10.00.10	tiles	2,20 22.22
)	1.100	
69.08.10.00.10	Glazed ceramic tiles, cubes and mosaic cubes	60 DH/m <sup>2</sup>
03.00.10.00.10	with a smallest side not exceeding 5cm	
69.10	Ceramic sinks, wash basins, wash basin	11 DH/KG
	pedestals, baths, bidets, water closet pans,	
	flushing cisterns, urinals and similar sanitary	
	fixtures	
70.13.10.00.11	Stemless glasses (tumblers), not cut, etched,	
70.13.29.00.21	engraved or decorated, of glass other than	
	crystal and other than that having a low	
	expansion coefficient	26 DH/KG
	expansion coefficient:  - with a capacity of under 250ml	26 DH/KG
	- with a capacity of under 250ml	26 DH/KG 13 DH/KG
73 21 11 11 00	- with a capacity of under 250ml - with a capacity of 250ml or more	13 DH/KG
	- with a capacity of under 250ml - with a capacity of 250ml or more  Gas cookers and appliances; dual-fuel cookers	
73.21.11.13.00	- with a capacity of under 250ml - with a capacity of 250ml or more	13 DH/KG
73.21.11.13.00 73.21.11.91.00	- with a capacity of under 250ml - with a capacity of 250ml or more  Gas cookers and appliances; dual-fuel cookers	13 DH/KG
73.21.11.91.00 73.21.11.93.00	- with a capacity of under 250ml - with a capacity of 250ml or more  Gas cookers and appliances; dual-fuel cookers	13 DH/KG
73.21.11.13.00 73.21.11.91.00 73.21.11.93.00 73.21.81.10.00	- with a capacity of under 250ml - with a capacity of 250ml or more  Gas cookers and appliances; dual-fuel cookers	13 DH/KG
73.21.11.13.00 73.21.11.91.00 73.21.11.93.00 73.21.81.10.00 73.21.81.20.00	- with a capacity of under 250ml - with a capacity of 250ml or more  Gas cookers and appliances; dual-fuel cookers and appliances	13 DH/KG 60 DH/KG -
73.21.11.13.00 73.21.11.91.00 73.21.11.93.00 73.21.81.10.00 73.21.81.20.00 82.01.30.00.11	- with a capacity of under 250ml - with a capacity of 250ml or more  Gas cookers and appliances; dual-fuel cookers	13 DH/KG
73.21.11.13.00 73.21.11.91.00 73.21.11.93.00 73.21.81.10.00 73.21.81.20.00 82.01.30.00.11 82.01.30.00.19	- with a capacity of under 250ml - with a capacity of 250ml or more  Gas cookers and appliances; dual-fuel cookers and appliances  Mattocks and picks	13 DH/KG 60 DH/KG - 20 DH/KG
73.21.11.13.00 73.21.11.91.00 73.21.11.93.00 73.21.81.10.00 73.21.81.20.00 82.01.30.00.11 82.01.30.00.19 EX	- with a capacity of under 250ml - with a capacity of 250ml or more  Gas cookers and appliances; dual-fuel cookers and appliances	13 DH/KG 60 DH/KG -
73.21.11.13.00 73.21.11.91.00 73.21.11.93.00 73.21.81.10.00 73.21.81.20.00 82.01.30.00.11 82.01.30.00.19 EX 82.01.30.00.90	- with a capacity of under 250ml - with a capacity of 250ml or more  Gas cookers and appliances; dual-fuel cookers and appliances  Mattocks and picks  Hoes.	13 DH/KG 60 DH/KG - 20 DH/KG 32 DH/KG
73.21.11.13.00 73.21.11.91.00 73.21.11.93.00 73.21.81.10.00 73.21.81.20.00 82.01.30.00.11 82.01.30.00.19 EX 82.01.30.00.90 82.05.20.00.00	- with a capacity of under 250ml - with a capacity of 250ml or more  Gas cookers and appliances; dual-fuel cookers and appliances  Mattocks and picks  Hoes.  Hammers and sledge hammers	13 DH/KG 60 DH/KG  - 20 DH/KG 32 DH/KG
73.21.11.13.00 73.21.11.91.00 73.21.11.93.00 73.21.81.10.00 73.21.81.20.00 82.01.30.00.11 82.01.30.00.19 EX 82.01.30.00.90	- with a capacity of under 250ml - with a capacity of 250ml or more  Gas cookers and appliances; dual-fuel cookers and appliances  Mattocks and picks  Hoes.	13 DH/KG 60 DH/KG  - 20 DH/KG 32 DH/KG
73.21.11.13.00 73.21.11.91.00 73.21.11.93.00 73.21.81.10.00 73.21.81.20.00 82.01.30.00.11 82.01.30.00.19 EX 82.01.30.00.90 82.05.20.00.00 83.01.30	- with a capacity of under 250ml - with a capacity of 250ml or more  Gas cookers and appliances; dual-fuel cookers and appliances  Mattocks and picks  Hoes.  Hammers and sledge hammers	13 DH/KG 60 DH/KG  - 20 DH/KG 32 DH/KG

84.09.91.21.00	Cylinder blocks for mopeds of a cylinder capacity of 50cc or less	200 DH/KG
84.09.91.30.20	Pistons for mopeds of a cylinder capacity of 50cc or less	300 DH/KG
84.18.21.00.10	Household type refrigerators of a capacity of	3000 DH/m <sup>3</sup>
84.18.21.00.90	500 litres or less	OUTSIDE
84.18.22.00.90		ř.
84.18.29.00.90		
4.21.23.00.00	Filtering or purifying machinery and apparatus	- 80 DH/KG
84.21.29.10.00	for gases and liquids, for engines	CAV TYPE
84.21.31.00.00	g	- 45 DH/KG
84.21.39.10.00		OTHER
84,50,11,10.00	Washing machines (4 to 6 kg of laundry)	4000 DH/UNIT
84.50.12.10.10	washing machines (1 to 6 kg of facility)	1000 211/ 01/11
84.50.19.10.10		
84.50.19.10.90		
84.81.80.40	Taps, cocks, valves and similar appliances for	85 DH/KG
04.01.00.10	buildings	30 227,223
85.06.19.10.10	Dry batteries producing under 10 Volts.	32 DH/KG
85.06.20.10.10	2.) same processing arrange are	
85.06.11.00.10		·
85.06.12.00.10		
85.06.13.00.10		
EX	Electric and dual-fuel cookers	60 DH/KG
85.16.60.00		,
85.35.90.10	Bars for connecting electrical circuits and parts	80 DH/KG
85.36.90.10	of such circuits	
85.38.90.20		
86.36.50.11	Switches and parts of switches for household	80 DH/KG
EX	use	
85.38.90.91.10		
85.36.61.10	Lamp-holders and parts of lamp-holders	120 DH/KG
85.38.90.10		
85.36.69.10	Plugs and sockets and parts of plugs and sockets	80 DH/KG
EX	for household use	
85.38.90.91.10		
85.39.22	Filament lamps of a power not exceeding 200W	- 45 DH/KG
	and for a voltage exceeding 100V	
87.08.31	Mounted brake linings for motor vehicles	120 DH/KG
87.08.39		·
87.14.11.00.10	Motorcycle saddles	70 DH/UNIT
87.14.95.00	Bicycle saddles	80 DH/UNIT
EX	Hubs	25 DH/PAIR
87.14.19.00.99		• .
EX		•
87.14.93.00		

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EX 87.14.19.00.99 EX 87.14.96.00	Crank-gear sets	9 DH/SET
EX 87.14.19.00.99 EX 87.14.99.00.99	Steering gear	9 DH/SET
90.28.30.10.00	Low- and medium-voltage electricity meters: - for single phase - for three-phase	185 DH/UNIT 412 DH/UNIT

NEW CARS: USED CARS:

69 500 DH per car 65 000 DH per car

# ANNEX 6\*

List 1

CN CODE	DESCRIPTION
40122000	Used pneumatic tyres
630900	Worn clothing and other worn articles
ex 87012019	Road tractors, including used tractors for hauling;
8701904290	other wheeled road tractors, used
8701904990	
8702109919	Motor vehicles for transporting groups of passengers,
8702109999	with compression-ignition or other internal combustion
8702109290	piston engine, used
8702902290	
8702902919	
8702902999	
8704219039	Motor vehicles for transporting goods, with
8704219069	compression-ignition, spark-ignition or other internal
8704219079	combustion piston engine, used
8704219099	
8704229029	
8704229049	
8704229059	
8704229099	
8704239029	
8704239049	
8704239059	
8704239099	
8704319039	
8704319069	
8704319079	
8704319099	
8704329029	
8704329049	
8704329059	
8704329099	
8705100090	Special-purpose motor vehicles other than those
8705909099	principally designed for the transport of persons or
	goods, used
8716319099	Other tanker-trailers and tanker semi-trailers and other
8716399090	trailers and semi-trailers, for the transport of goods,
	etc., used

List 2

CN CODE	DESCRIPTION
ex 73211111	Cookers and gas appliances, used
ex 73211121	
ex 84089090	Motors for irrigation, used
ex 84181000	Refrigerators and freezers, used
ex 84182100	
ex 84182200	
ex 84182900	
ex 84501110	Washing machines, used
ex 84501210	
ex 84501910	
ex 85166000	Electric and dual-fuel cookers, used
ex 87111011	Mopeds, used
ex 87120000	Bicycles used

<sup>\*</sup> The concept of used goods will be governed by a benchmark of age, based on the length of time for which the goods have been in use. This should be determined by the parties six months before the Agreement enters into force.

The concept of used goods will not apply to reconditioned goods which are recognized as complying with the technical regulations in force in Morocco.

### Annex 7

## relating to intellectual, industrial and commercial property

- By the end of the fourth year after the entry into force of the Agreement, 1. Morocco shall accede to the following multilateral conventions on the protection of intellectual, industrial and commercial property:
- International Convention for the Protection of Performers, Producers of Phonograms and Broadcasting Organizations (Rome, 1961)
- Budapest Treaty on the International Recognition of the Deposit of Microorganisms for the Purposes of Patent Procedure (1977, amended in 1980)
- Patent Cooperation Treaty (1970, amended in 1979 and modified in 1984);
- International Convention for the Protection of the New Varieties of Plant (Act of Geneva, 1991);
- 2. The Association Council may decide that paragraph 1 of this Annex applies to other multilateral conventions in this field.
- 3. The Contracting Parties express their attachment to observing the obligations flowing from the following multilateral conventions:
- Paris Convention for the Protection of Industrial Property in the 1967 Act of Stockholm (Paris Union);
- Madrid Agreement Concerning the International Registration of Marks in the 1969 Act of Stockholm (Madrid Union);
- Berne Convention for the Protection of Literary and Artistic Works in the Act of Paris of 24 July 1971;
- Protocol Relating to the Madrid Agreement Concerning the International Registration of Marks (1989);
- Nice Agreement Concerning the International Classification of Goods and Services for the purposes of the Registration of Marks (Geneva, 1977)

# PROTOCOL NO 1 ON THE ARRANGEMENTS APPLYING TO IMPORTS INTO THE COMMUNITY OF AGRICULTURAL PRODUCTS ORIGINATING IN MOROCCO

### **ARTICLE 1**

- 1. The products listed in the Annex, originating in Morocco shall be admitted for import into the Community in accordance with the conditions set out below and in the Annex.
- 2. Import duties shall be either eliminated or reduced by the percentage indicated in respect of each product in column (a).

Where the Common Customs Tariff provides for the application of ad valorem customs duties and a specific customs duty in respect of certain products, the rates of reduction shown in column (a) and in column (c), as referred to in paragraph 3, shall apply only to the ad valorem customs duty.

3. The customs duties shall be eliminated in respect of certain products within the limits of the tariff quotas shown against them in column (b).

The Common Customs Tariff duties in respect of the quantities imported in excess of the quotas shall be reduced by the percentage indicated in column (c).

4. The reference quantities fixed in respect of certain other products exempt from customs duties are shown in column (d).

Where imports of a product exceed the reference quantities, the Community may, having regard to an annual review of trade flows which it shall carry out, make the product concerned subject to a Community tariff quota the volume of which shall be equal to the reference quantity. In such a case, for quantities imported in excess of the quota, the common customs tariff duty shall, according to the product concerned, be applied in full or reduced, as indicated in column (c).

- 5. For some of the products referred to in paragraphs 3 and 4 and indicated in column (e), the quotas or reference quantities shall be increased from 1 January 1997 to 1 January 2000 on the basis of four equal instalments each corresponding to 3% of these amounts.
- 6. For some of the products other than those referred to in paragraphs 3 and 4 and indicated in column (e), the Community may fix a reference quantity as provided for in paragraph 4 if, in the light of the annual review of trade which it shall carry out, it establishes that the volume of imports may cause difficulties on the Community market. If, subsequently, the product is subject to a tariff quota under the conditions set out in paragraph 4, the Common Customs Tariff duty shall be applied in full or reduced, depending on the product concerned, by the percentage shown in column (c) in respect of the quantities imported in excess of the quota

### ARTICLE 2

- 1. In the case of the products originating in Morocco which are referred to in Articles 3 and 4, the entry price levels from which specific duties will be reduced to zero shall be the prices hereinafter referred to as "agreed entry prices", within the limits of the maximum quantities, periods and conditions stipulated in those Articles.
- 2. These agreed entry prices shall be reduced in the same proportions and at the same pace as the entry prices bound with the WTO.
- 3 (a) If the entry price of a particular lot is 2%, 4%, 6% or 8% below the agreed entry price, the specific customs duty shall be 2%, 4%, 6% or 8% of the agreed entry price, as appropriate.
  - (b) If the entry price of a particular lot is below 92% of the agreed entry price, the specific customs duty bound with the WTO shall apply

- 4. Morocco hereby undertakes to ensure that total exports to the Community during the periods and under the conditions specified in this Protocol do not exceed the quantities agreed upon in Articles 3 and 4.
- 5. The aim of the specific arrangements established by this Article shall be to preserve the level of Morocco's traditional exports to the Community and to avoid disturbing Community markets.
- 6. The two Parties shall consult each other during the second half of every year in order to examine trade for the previous year. Such consultations may also take place at any time if one of the Parties so requests, within three working days of that request. The Parties shall take whatever steps are appropriate to ensure that the objective described in Article 2(5), Article 3 and Article 4 of this Protocol is fully achieved.

### **ARTICLE 3**

- 1. For fresh tomatoes falling within CN code 0702 00:
  - (a) from 1 October to 3 March and for an agreed quantity of 150 676 tonnes divided month by month as described below, the entry price levels from which specific duties will be reduced to zero shall be as follows:

Period		Quantities (tonnes)		Agreed entry price (ECU per tonne)	
October		5 000		500	
November to March		145 676		500	
divided as follows:	<b>X</b>				
November			18 601		
December			36 170		
January			30 749		
February			33 091		
March			27 065		
Total		150 676		i i i	

- (b) From 1 November to 31 March:
  - (i) if, in any given month, the quantity specified in subparagraph (a) has not been used up, the balance of that quantity, up to 20%, may be carried over to the next month:
  - the quantity specified may be exceeded by up to 20% in any given month, provided that the overall limit of 145 676 tonnes is not exceeded.
- (c) Morocco shall notify the Commission of weekly exports to the Community within a space of time which allows precise and accurate reporting. That space of time must not exceed fifteen days.
- 2. For fresh courgettes falling within CN code 0709 90:
  - (a) from 1 October to 20 April and for a maximum quantity of 5 000 tonnes, the entry price level from which specific duties will be reduced to zero shall be ECU 451 per tonne.
  - (b) Morocco shall notify the Commission monthly of of the quantities exported during the previous month.

## **ARTICLE 4**

1. In the case of the products listed below, the entry price levels from which specific duties will be reduced to zero shall be as follows, within the limits of the quantities and periods stipulated:

Product	Period	Quantity (tonnes)	Agreed entry price (ECU per tonne)
Artichokes (ex 0709.10)	1 November - 31 December	500	600
Cucumbers (ex 0707)	l November - 31 May	5 000	500
Clementines (ex 0805.20)	l November - end February	110 000	500
Oranges (ex 0805.10)	i December - 31 May	300 000	275

CN code	Description	Customs duty rate reduction	Tariff quota	Rate of duty reduction beyond existing or future tariff quotas	Reference quantity	Specific provisions
		(%)	(tonnes)	(%)	(tonnes)	
			b	e		
	*	a			d	e
0101 19 10	Horses for slaughter (a)	100		80		art. 1(6)
0101 19 90	Other horses	100		80		art. 1(6)
ex 0204	Meat of sheep or goats, fresh, chilled or frozen, other than meat of domestic sheep	100		<b>.</b>		
0205 00	Meat of horses, asses, mules or hinnies, fresh, chilled or frozen	100		80		art. 1(6)
0208	Other meat and edible meat offal, fresh, chilled or frozen	100		-		
ex 0602	Other live plants (including their roots), cuttings and slips; mushroom spawn, other than roses	100		0	300	art. 1(5)
ex 0602 40	Roses, grafted or not, other than cuttings	100		60		art. 1(6)

CN code	Description	Customs duty rate reduction	Tariff quota	Rate of duty reduction beyond existing or future tariff quotas	Reference quantity	Specific provisions
		(%) a	(tonnes)	(%) c	(tonnes)	e
0603 10	Cut flowers and flower buds, fresh		1995/96 : 2000			
ex 10 11 ex 10 51	Roses, from 15 October to 14 May **		1996/97 : 2400			
ex 10 13 ex 10 53	Carnations, from 15 October to 31 May **	100**	1997/98 : 2600	0		
ex 10 21 ex 10 61	Gladioli, from 15 October to 14 May		1998/99 and following			
ex 10 25 ex 10 65	Chrysanthemums, from 15 October to 14 May		periods :			
						•
ex 10 15 ex 10 55 ex 10 29	Orchids, from 15 October to 14 May	100	1995/96 : 1600 1996/97 :	0		
ex 10 69	Other, from 15 October to 14 May		1700 1997/98 : 1900			. 1 <b>.</b>
			1998/99 and following periods: 2000			

ex 0701 90 51 ex 0701.90.90	New potatoes, from 1 December to 31 April (b)	100	120 000	40		
ex 0702 00	Tomatoes	100*	150 676	60*		art. 1(5)
					,	art. 2 and art. 3

CN code	Description	Customs duty rate reduction	Tariff quota	Rate of duty reduction beyond * existing or future	Reference quantity	Specific provisions
		(%)	(tonnes)	tariff quotas  (%)	(tonnes)	e
		a	ь		d	
ex 07 03	Onions, shallots, garlic, leeks and other alliaceous vegetables, fresh or chilled	100		0	150	art. 1(5)
ex 0703 10 11 ex 0703 10 19	Onions, from 15 February to 15 May	100	7000 (1)	60		art. 1(5)
ex 0704 90 90	Chinese leaves, from 1 November to 31 December	100	120	0		
ex 0705 11	Iceberg lettuce, from 1 November to 31 December	100	120	0		
ex 0704	Cabbages, cauliflowers, kohlrabi, kale and similar edible brassicas, other than Chinese leaves					
0705 0706	Lettuce and chicory  Carrots, turnips, salad beetroot, salsify, celeriac, radishes and similar edible roots	100		0	500	art. 1(5)
ex 0707	Cucumbers and gherkins	100*	5000	0		art. 1(5) art.2 and art.4
ex 0708 10 20 ex 0708 10 95	Peas (Pisum sativum), from 1 October to 30 April	100	. **	60	-	'art. 1(6)
ex 0708 20 20 ex 0708 20 95	Beans (Vigna spp. Phaseolus spp.), from 1 November to 30 April	100		60		art. 1(6)
ex 0709 10	Artichokes, from 1 October to 31 December	100*		30*		art. 1(6) art.2 and art.4



ex 0709 20 00	Asparagus, from 1 October to 31 March	100		0		art. 1(6)
ex 0709 30 00	Aubergines, from 1 December to 30 April	100	•	60		art. 1(6)
0709 60 10	Sweet peppers	100		40	3000	art. 1(5)

CN code	Description	Custorns duty rate reduction  (%)	Tariff quota  (tonnes) b	Rate of duty reduction beyond existing or future tariff quotas (%) c	I	ecific visions e
ex 0709 60 99	Other fruits of the genus Capsicum or of the genus Pimenta, from 15 November to 30 June	100		0	art.	. 1(6)
ex 0709 90	Courgettes, from 1 November to 30 May	100*	5000	60*	art. 1 art.2 art.3	
ex 0709 90 90	Okra, from 15 February to 15 June	100		0	art. 1	1(6)
ex 0709 90 90	Wild onions of the species Muscari comosum, from 15 February to 15 May	100	7000(1)	60	art. 1	1(5)
0709 40 00 ex 0709 51 0709 70 00 ex 0709 90	Celery other than celeriac Mushrooms other than cultivated mushrooms Spinach, New Zealand spinach and orache spinach	100	8000	0	art. 1	l(5)
ex 0710	Frozen vegetables other than peas and other fruits of the genus Capsicum or of the genus Pimenta	100	6000	0	art. i	1(5)
0710 21 00 ex 0710 29 00	Peas	100		30	art. 1	(6)
0710 80 59	Other fruits of the genus Capsicum or of the genus Pimenta	100		•		



0711 10 00	Onions				* .
0711 40 00	Cucumbers and gherkins	100	 0	500	art. 1(5)
ex 0711 90	Other vegetables; mixtures of vegetables,			!	
	excluding peppers				

CN code	Description	Customs duty rate reduction (%)	Tariff quota	Rate of duty reduction beyond	Reference quantity	Specific provisions
		a	(tonnes)	existing or future tariff quotas (%)	(tonnes)	
			ь		d	е
0711 20 10	Olives for uses other than the production of oil (c)	100		60		art. 1(6)
0711 30 00	Capers	100		90		art. 1(6)
0711 90 10	Fruits of the genus Capsicum or of the genus Pimenta, other than sweet peppers	100		· · · · · · · · · · · · · · · · · · ·		
0712	Dried vegetables, other than onions and olives	100		0	500	art. 1(5)
0713 10 10	Peas for sowing	100		60	500	
0713 50 10	Broad beans and horse beans, for sowing	100		60		art. 1(6)
ex 0713	Leguminous vegetables, other than for sowing	100		•		
ex 0804 10 00	Dates, in immediate packings of a net content of 35kg or less	100		•		
0804 20	Figs	100		0	300	art. 1(5)
0804 40	Avocados	100		0		art. 1(6)
ex 0805 10	Fresh oranges	100*	340,000	80*		art. 1(5), art.2 and art.4

.

CN code	Description	Customs duty rate reduction (%)	Tariff quota (tonnes)	Rate of duty reduction beyond existing or future tariff quotas (%)	Reference quantity (tonnes)	Specific provisions
		a	b		d	e
ex 0805 20	Mandarins (including tangerines and satsumas), fresh; clementines, wilkings and similar citrus hybrids, fresh	100*	150 000	80*	_	art. 1(5), art.2 and art.4
ex 0805 30	Lemons, fresh	100*		80*		art. 1(6)
ex 0805 10	Oranges, other than fresh				•	
ex 0805 20	Mandarins (including tangerines and satsumas), clementines, wilkings and similar citrus hybrids, other than fresh	100*		0	1 000	art. 1(5)
ex 0805 30	Lemons and limes, other than fresh					
0805 40	Grapefruit	100		80		art. 1(6)
ex 0806	Table grapes, fresh, from 1 November to 31 July	100*		60*		art. 1(6)
ex 0807 11 00	Watermelons, from 1 January to 15 June	100		.50		art. 1(6)
ex 0807 19 00	Melons, from 1 November to 31 May	100		50		art. 1(6)
0808.20.90	Quinces	100	1000	0		•
0809 10	Apricots, fresh	100*		0		
0809 20	Cherries, fresh	100*		0	500	art. 1(5)
0809 30	Peaches, including nectarines, fresh	100*		0		
ex 0809 40	Plums, from 1 November to 30 June	100*		•		

CN code	Description	Customs duty rate reduction	Tariff quota	Rate of duty reduction beyond existing or future	Reference quantity	Specific provisions
		(%)	(tonnes)	tariff quotas (%)	(tonnes)	
		a	b	c	d	e
ex 0810 10 05 ex 0810 10 80	Strawberries, from 1 November to 31 March	100		60		art. 1(6)
ex 0810 20 10	Raspberries, from 15 May to 15 July	100		50		art. 1(6)
ex 0810 50 00	Kiwi fruit, from 1 January to 30 April	100		0	240	
ex 0810 90 85	Pomegranates, from 15 August to 30 November	100		0		art. 1(6)
ex 0810.90.85	Barbary figs and medlars	50		•		
ex 0811	Fruit, uncooked or cooked by steaming or boiling in water, not containing added sugar, frozen	100		30		art. 1(6)
ex 0812 90 20	Oranges, finely shredded, provisionally preserved	100		80		art. 1(6)
ex 0812 90 95	Other citrus fruit, finely shredded, provisionally preserved	100		80		art. 1(6)
0813 10	Apricots, dried	100		60		art. 1(6)
0813 40 10	Peaches, including nectarines, dried	50		<u>-</u>		
0813 40 50	Papayas, dried	50	•	-		
0813 40 95	Other fruit, dried	50		-		
0813 50 12 0813 50 15	Fruit salads of dried fruit other than plums	50		-		
0904 12 00	Pepper, crushed or ground	100		- ·		
0904 20 31 0904 20 35 0904 20 39	Peppers, other than crushed or ground(d)	100		-		•
0904 20 90	Peppers, crushed or ground	100		-		

•						
CN code	Description	Customs duty rate reduction	Tariff quota	Rate of duty reduction beyond existing or future	Reference quantity	Specific provisions
		(%)	(tonnes)	tariff quotas (%) c	(tonnes)	
		a 	ь		d	e
0909	Seeds of anise, badian, fennel, coriander, cumin or caraway; juniper berries	100		-		
0910	Ginger, saffron, turmeric (curcuma), thyme, bay leaves, curry and other spices	100				
1001 10 00	Durum wheat	ECU 0.73 per tonne (2)		•		
1209 91 90	Other vegetable seeds (e)	100		60		art. 1(6)
1209 99 99	Other seeds and fruit, for sowing (e)	100		60		art. 1(6)
1211	Plants and parts of plants (including seeds and fruits), of a kind used primarily in perfumery, in pharmacy or for insecticidal,	100				
	fungicidal or similar purposes, fresh or dried, whether or not cut, crushed or powdered					
1212 10	Locust beans, including locust bean seeds	100		•		
1212 20 00	Seaweeds and other algae	100			-	
1212 30 00	Apricot, peach or plum stones and kernels	100		•		
1212 99 90	Other plant products	100				•
ex 1302 20	Pectic substances, pectinates and pectates	25		-		

# ANNEXE

1509	Olive oil and its fractions, whether or not refined, but not chemically modified:				
1509 10 10	- Lampante virgin olive oil	10	r P	0	art. 1(6)
1509 10 90	- Other	10		0	art. 1(6)
1509 90 00	- Other than virgin	5		0	art. 1(6)
1510	Other oils and their fractions, whether or not refined, but not chemically modified, including blends of these oils or fractions with oils or fractions of heading No 1509				
1510 00 10	- Crude oils	10		0	art. 1(6)
1510 00 90	- Other	5		0	art. 1(6)

CN code	Description	Customs duty rate reduction	Tariff quota	Rate of duty reduction beyond existing or future	Reference quantity	Specific provisions
		(%)	(tonnes)	tariff quotas (%)	(tonnes)	
		a	b	<b>c</b>	d	e •
ex 2001 10 00	Cucumbers, not containing added sugar	100		-		
ex 2001 10 00	Gherkins, prepared or preserved	100	3 200	0		art. 1(5)
ex 2001 10 00	Onions, not containing added sugar	100	·	-		
2001 90 20	Fruits of the genus Capsicum, other than sweet peppers	100		-		
ex 2001 90 50	Mushrooms, not containing added sugar	100		-		
ex 2001 90 65	Olives, not containing added sugar	100		-		
ex 2001 90 70	Sweet peppers, not containing added sugar	100		-		
ex 2001 90 75	Red salad beetroot, not containing added sugar	100		-		
ex 2001 90 85	Red cabbage, not containing added sugar	100		-		
ex 2001 90 96	Other, not containing added sugar	100		-		
2002 10 10	Peeled tomatoes	100		30		art. 1(6)
2003 10 20 2003 10 30	Mushrooms of the genus Agaricus	100		50		art. 1(6)
					•	• • • • • • • • • • • • • • • • • • • •
2003 10 80	Other mushrooms	100		60		art. 1(6)
2003 20 00	Truffles	100		70		art. 1(6)
CN code	Description	Customs duty rate reduction	Tariff quota	Rate of duty eduction beyond existing or future	Reference quantity	Specific provisions
<b>—</b>		(%)	(tonnes)	tariff quotas (%) c	(tonnes)	
1.5 2.5	•	а	ь		d	e

2004 10 99	Potatoes, other	100		50		art. 1(6)
ex 2004 90 30	Capers and olives	100		-		
2004 90 50	Peas (Pisum sativum) and green beans	100	10 440 (3)	20		
ex 2004 90 98	Artichokes	100		50		art. 1(6)
ex 2004 90 98	Other: Asparagus, carrots and mixtures Other	100 100		20 50		art. 1(6) art. 1(6)
2005 10 00	Homogenized vegetables: Asparagus, carrots and mixtures Other	100 100		20 50		art. 1(6) art. 1(6)
2005 20 20	Potatoes, thinly sliced, fried or baked, whether or not salted or flavoured, in airtight packings, suitable for immediate consumption	100		50		art. 1(6)
2005 20 80	Potatoes, other	100		50		art. 1(6)
2005 40 00	Peas (Pisum sativum)	100	10 440 (3)	20		
2005 51 00	Beans, shelled	100		50		art. 1(6)
2005 59 00	Beans, other	100	10 440 (3)	20		
2005 60 00	Asparagus	100		20		art. 1(6)
2005 70	Olives	100		-		
2005 90 10	Fruits of the genus Capsicum, other than sweet peppers	100		-		
2005 90 30	Capers	100		-		
CN code	Description	Customs duty rate reduction	Tariff quota	Rate of duty reduction beyond existing or future	Reference quantity	Specific provisions
		(%)	(tonnes)	tariff quotas  (%)	(tonnes)	
		а	ь		d	e
2005 90 50	Artichokes	100		50		art. 1(6)
2005 90 60	Carrots	100		20		art. 1(6)

2005 90 70	Mixtures of vegetables	100	20	art. 1(6)
2005 90 80	Other	100	50	 art. 1(6)
2007 10 91	Homogenized preparations of tropical fruit	100	50	art. 1(6)
2007 10 99	Other	100	50	art. 1(6)
2007 91 90	Citrus fruit, other	100	50	art. 1(6)
2007 99 91	Apple purée, including compotes	100	50	art. 1(6)
2007 99 98	Other	50	50	art. 1(6)
2008 30 51 2008 30 71 ex 2008 30 91 ex 2008 30 99	Grapefruit segments	80	•	
	Mandarins (including tangerines and satsumas), finely shredded; clementines, wilkings and similar citrus hybrids, finely shredded		- -	
ex 2008 30 55 ex 2008 30 75	In immediate packings of a net content exceeding 1kg In immediate packings of a net content not exceeding 1kg	100 80	80 -	
ex 2008 30 59 ex 2008 30 79	Oranges and lemons, finely shredded	80	•	

.\*

CN code	Description	Customs duty rate reduction	Tariff quota	Rate of duty reduction beyond existing or future	Reference quantity	Specific provisions
		(%)	(tonnes)	tariff quotas (%)	(tonnes)	
		a	ь	С	d	e
ex 2008 30 91 ex 2008 30 99	Citrus fruit, finely shredded	80		-		
ex 2008 30 91	Citrus pulp	40				
2008 50 61 2008 50 69	Apricots	100	-	20	7.560	
ex 2008 50 92 ex 2008 50 94	Apricot halves	100		50		art. 1(6)
ex 2008 50 99	Apricot halves	100		50	7.200 (4)	
ex 2008 50 92 ex 2008 50 94	Apricot pulp	100	9 899	30		·
ex 2008 70 92 ex 2008 70 94	Peach (including nectarine) halves	50		-		
ex 2008 70 99	Peach (including nectarine) halves	100		50	7.200 (4)	
ex 2008 92 51 ex 2008 92 59 ex 2008 92 72	Mixtures of fruit	100	100	55		
ex 2008 92 74 ex 2008 92 76 ex 2008 92 78						· · .
2009 11 2009 19	Orange juice	100	33 607 (5)	70		<sub>1</sub> art. 1(5)
2009 20 11 2009 20 19	Grapefruit juice	70		-		

CN code	Description	Customs duty rate reduction	Tariff quota	Rate of duty reduction beyond	Reference quantity	Specific provisions
		(%)	(tonnes)	existing or future tariff quotas (%)	(tonnes)	
		a	b	С	d	e
2009 20 91	Grapefruit juice	100		70		art. 1(6)
2009 20 99	Grapefruit juice	100		70	960	
2009 30 11 2009 30 19	Juice of any other citrus fruit	100		60		art. 1(6)
ex 2009 30 31 2009 30 39	Juice of any other citrus fruit except lemons	100		60		art. 1(6)
ex 2204	Wine of fresh grapes	100	95 200 hl	80		
ex 2204 21	Wines carrying a registered designation of origin, of the following names: : Berkane, Saïs, Beni M'Tir, Guerrouane, Zemmour and Zennata, in containers holding no more than 2 litres, of an actual alcoholic strength by volume of no more than 15% vol.	100	56 000 hi	0		
2301	Flours, meals and pellets, of meat or meat offal, of fish or of crustaceans, molluscs or other aquatic invertebrates, unfit for human consumption; greaves	100		<u>-</u>		
ex 2302	Bran, sharps and other residues, whether or not in the form of pellets derived from the sifting, milling or other working of cereals or of leguminous plants, other than maize (corn) and rice	60		•		

- (a) Entry under this subheading is subject to the conditions to be laid down by the competent Community authorities
- (b) From the time at which Community regulations concerning the potato sector becom, applicable, the reduction in the duty applicable beyond the quota will be 50%.
- (c) Entry under this subheading is subject to the conditions to be laid down by the competent Community authorities
- (d) Entry under this subheading is subject to conditions laid down in the resevant Community provisions.
- (e) This concession applies only to seed which complies with the rules relating to the marketing of seed and plants.
- (\*) The rate of reduction applies only to the ad valorem customs duty.
- (\*\*) The reduction is subject to compliance with certain conditions agreed by exchange of letters (flowers other than exotic flowers).
- (1) Tariff quota common to the three headings ex 0703 10 11, ex 0703 10 19 and ex 0709 90 90.
- (2) Reduction to be applied to the duties established in accordance with Article 10(2) of Regulation (EEC) No 1766/92.
- (3) Tariff quota common to the three subheadings 2004 90 50, 2005 40 00 and 2005 59 00.
- (4) Reference quantity common to the two subheadings 2008 50 99 and 2008 70 99.
- (5) The share of juices imported in packings holding 2 litres or less must not exceed 10 082 tonnes.

# PROTOCOL No 2 $\\ \text{ON THE ARRANGEMENTS APPLYING TO IMPORTS} \\ \text{INTO THE COMMUNITY OF FISHERY PRODUCTS ORIGINATING IN} \\ \\ \text{MOROCCO}$

# Article I

The products listed below, originating in Morocco, shall be imported into the Community free of customs duties

CN CODE	DESCRIPTION
Chapter 3	Fish and crustaceans, molluscs and other aquatic invertebrates
1604 11 00	Salmon
1604 12	Herrings
1604 13 90	Other
1604 14	Tunas, skipjack and bonito (Sarda spp.)
1604 15	Mackerel
1604 16 00	Anchovies
1604 19 10	Salmonidae, other than salmon
1604 19 31	Fish of the genus Euthymnus, other than
1604 19 39	skipjack (Euthymnus (Katsuwonus) pelamis)
1604 19 50	Fish of the species Orcynopsis unicolor
1604 19 91 to	Other
1604 19 98	
1604 20	Other prepared or preserved fish:
1604 20 05	Preparations of surimi
1604 20 10	of salmon
1604 20 30	of salmonidae, other than salmon

CN CODE	DESCRIPTION
1604 20 40	of anchovies
ex 1604 20 50	of bonito, of mackerel of the species Scomber scombrus and
	Scomber japonicus; of fish of the species Orcynopsis=unicolor
1604 20 70	of tunas, skipjack or other fish of the genus Euthymnus
1604 20 90	of other fish
1604 30	caviar and caviar substitutes
1605 10 00	Crab
1605 20	Shrimps and prawns
1605 30 00	Lobster
1605 40 00	Other crustaceans
1605 90 11	Mussels (Mytilus spp., Perna spp.), in airtight containers
1605 90 19	Other mussels
1605 90 30	Other molluscs
1902 20 10	Stuffed pasta, whether or not cooked or otherwise prepared: containing more than 20% by weight of fish,
	crustaceans, molluscs or other aquatic invertebrates.

#### Article 2

Imports into the Community of prepared or preserved sardines of CN codes 1604 13 11, 1604 13 19 and ex 1604 20 50 originating in Morocco shall be covered by the arrangements established by Article 1, subject to the following provisions:

# From 1 January to 31 December 1996:

- tariff exemption up to a Community tariff quota of 19 500 tonnes;
- for imports beyond the level of the quota, 6% customs duty.

# From 1 January to 31 December 1997:

- tariff exemption up to a Community tariff quota of 21 000 tonnes;
- for imports beyond the level of the quota, 5% customs duty.

# From 1 January to 31 December 1998:

- tariff exemption up to a Community tariff quota of 22 500 tonnes;
- for imports beyond the level of the quota, 4% customs duty.

PROTOCOL No 3
ON THE ARRANGEMENTS APPLYING TO IMPORTS INTO MOROCCO
OF AGRICULTURAL PRODUCTS ORIGINATING IN THE COMMUNITY

# Sole Article

The customs duties on import into Morocco of the products originating in the Community listed in the Annex shall not be higher than those shown in column (a) within the limits of the tariff quotas shown in column (b).

La water



CN code	Description	Maximum customs duties %	Preferential tariff quotas
Chap. 1	Live animals; animal products		
0102 10	Live bovine animals; pure-bred breeding animals	2,5	4000
0105 11	Live fowls of the species Gallus domesticus, of a weight not exceeding 185g	2,5	150
Chap. 2	Meat and edible meat offal		•
0202 20	Meat of bovine animals, frozen, other than carcases and half-carcases, with bone in	45	3800
0202 30	Meat of bovine animals, frozen, other than carcases and half-carcases, boneless	45	500
Chap. 4	Dairy produce; birds' eggs; natural honey; edible products of animal origin, not elsewhere specified or included		
0402 10 12	Milk and cream, concentrated or containing added sugar or other sweetening matter: in powder, granules or other solid forms, of a fat content, by weight, not exceeding 1.5%	30	<b>3300</b>
0402 21	Milk and cream, concentrated or containing added sugar or other sweetening matter: in powder, granules or other solid forms, of a fat content, by weight, exceeding 1.5%	87	3200
0402 91	Other, not containing added sugar or other sweetening matter	87	2600
0402 99	Other	17,5	1000
0404 10	Whey and modified whey, whether or not concentrated or containing added sugar or other sweetening matter	17.5	200
0405	Butter and other fats and oils derived from milk	12,5	8000
0406 90	Other cheese	40	550
Chap. 5	Products of animal origin, not elsewhere specified or included	-	
0504	Guts, bladders and stomachs of animals (other than fish), whole and pieces thereof	17,5	150
Chap. 6	Live trees and other plants; bulbs, roots and the like; cut flowers and ornamental foliage		
601	Bulbs, tubers, tuberous roots, corms, crowns and rhizomes, dormant, in growth or in flower; chicory plants and roots other than roots of heading No 1212	35	200
0602 20	Trees, shrubs and bushes, grafted or not, of kinds which bear edible fruit or nuts	2,5	250
0602 99	Indoor plants other than rooted cuttings and young plants, other than flowering plants	35	600

CN code	Description	Maximum customs duties % a	Preferential tariff quotas b
Chap. 7	Edible vegetables and certain roots and tubers	<b>;</b>	
0701 10 00	Potatoes, fresh, chilled, seed or new	25	31000
0712 90	Other vegetables,; mixtures of vegetables - dried leeks, dried peppers - other, including mixtures	40 32,5	150
0713 10 90	Peas (Pisum sativum), other than for sowing	40	350
Chap. 10	Cereals		
1001 90 99	Common wheat and meslin, other than for sowing	144*	456000*
1003 1003 00 10 1003 00 90	Barley - for sowing - other	2,5 113*	2000 8000*
1005 10	Maize (corn), seed	2,5	300
1005 90	Maize (corn), other	122*	2000*
1006 10 10	Rice in the husk, for sowing	32,5	300
1006 30	Semi-milled or wholly milled rice, whether or not polished or glazed	177*	550*
Chap. 11	Products of the milling industry; malt; starches; inulin; wheat gluten		
1107 10	Malt, not roasted	35	5000
Chap. 12	Oilseeds and oleaginous fruits; miscellaneous grains, seeds and fruit; industrial or medicinal plants; straw and fodder		
1205 00 90	Rape or colza seeds, whether or not broken, other than for sowing	146*	1000*
	- rape - colza		
1206 00 1206 00 10	Sunflower seeds, whether or not broken - for sowing	2,5 _	250
1209 11 00	Sugar beet seed	2,5	900
1209 21 00	Lucerne (alfalfa) seed	2,5	100
1209 91 90	Vegetable seeds other than kohlrabi seed	2,5	300
1213 00 00	Cereal straw and husks, unprepared, whether or not chopped ground, pressed or in the form of pellets	22,5	1150
1214 00	Swedes, mangolds, fodder roots, hay, lucerne (alfalfa), clover, sainfoin, forage kale, lupines, vetches and similar forage products, whether or not in the form of pellets	22,5	4500

<sup>\*</sup> In the event of the tariff quota not being fully used up at the duty rate specified for it, Morocco would agree to the rate being lowered to a level whic ensure that the quota was fully used up.

Chap. 15	Animal or vegetable fats and oils and their cleavage products;		
	prepared edible fats; animal or vegetable waxes		
1507 10 90	Other crude soya-bean oil, whether or not de-gummed, for technical or industrial uses other than the manufacture of foodstuffs for human consumption	215	24600
1514 10	Crude rape, colza or mustard oil and fractions thereof, whether or not refined, but not chemically modified	215	44000
1514 90	Non-crude rape, colza or mustard oil and fractions thereof, whether or not refined, but not chemically modified	215	100
1515 11 00	Linseed oil and its fractions, crude	215	200
1515 19 10	Linseed oil and its fractions, other than crude, for technical use-	215	100
1515 90	Other fixed vegetable fats and oils (including jojoba oil) and their fractions, whether or not refined, but not chemically modified other than crude	215	150
1516 10 90	Animal fats and oils or their fractions, other than in immediate packings of a net content of 1kg or less	215	2200
1516 20 99	Vegetable fats and oils and their fractions, other than castor, paim, palm-kernel and coconut oils, hydrogenated, other than in immediate packings of a net content of 1kg or less	215	5200
05 47			
Chap. 17	Sugars and sugar confectionery		
1701 12 90	Beet sugar other than for refining	168*	20000*
Chap. 23	Residues and waste from the food industries; prepared animal fodder		,
2302 40	Bran, sharps and other residues of other cereals	35	350
2309 90	Other preparations of a kind used in animal feeding	35	1700
	The proportion of a first dood in district recently		1700
Chap. 24	Tobacco and manufactured tobacco substitutes		
2401 10 60	Sun-cured Oriental type tobacco	35	500
	<u> </u>	1	

<sup>\*</sup> In the event of the tariff quota not being fully used up at the duty rate specified for it. Morocco would agree to the rate being lowered to a level whic ensured that the quota was fully used up.

# PROTOCOL No 4 CONCERNING THE DEFINITION OF ORIGINATING PRODUCTS AND METHODS OF ADMINISTRATIVE COOPERATION

#### TITLE I

#### **GENERAL PROVISIONS**

#### ARTICLE 1

#### **Definitions**

#### For the purposes of this Protocol:

- (a) "manufacture" means any kind of working or processing including assembly or specific operations;
- (b) "material" means any ingredient, raw material, component or part, etc., used in the manufacture of the product;
- (c) "product" means the product being manufactured, even if it is intended for later use in another manufacturing operation;
- (d) "goods" means both materials and products;
- (e) "customs value" means the value as determined in accordance with the Agreement on implementation of Article VII of the General Agreement on Tariffs and Trade of 1994 (WTO Agreement on customs valuation);
- (f) "ex-works price" means the price paid for the product ex-works to the manufacturer in whose undertaking the last working or processing is carried out, including the value of all the materials used, minus all internal taxes which are, or may be, repaid when the product obtained is exported;

- (g) "value of materials" means the customs value at the time of importation of the non-originating materials used, or, if this is not known and cannot be ascertained, the first ascertainable price paid for the materials in the territories concerned;
- (h) "value of originating materials" means the customs value of such materials as defined in point (g) applied mutatis mutandis;
- (i) "chapters" and "headings" means the chapters and the headings (four-digit codes) used in the nomenclature which makes up the Harmonized Commodity Description and Coding System, referred to in this Protocol as "the Harmonized System" or "HS";
- (j) "classified" refers to the classification of a product or material under a particular heading;
- (k) "consignment" means products which are either sent simultaneously from one exporter to one consignee or covered by a single transport document covering their shipment from the exporter to the consignee or, in the absence of such a document, by a single invoice.

#### TITLE II

# **DEFINITION OF THE CONCEPT OF "ORIGINATING PRODUCTS"**

#### ARTICLE 2

# Origin criteria

For the purpose of implementing this Agreement and without prejudice to the provisions of Articles 3, 4 and 5 of this Protocol, the following products shall be considered as:

- 1) products originating in the Community:
  - (a) products wholly obtained in the Community, within the meaning of Article 6 of this Protocol;
  - (b) products obtained in the Community which contain materials not wholly obtained there, provided that the said materials have undergone sufficient working and processing in the Community within the meaning of Article 7 of this Protocol;
- 2) products originating in Morocco:
  - (a) products wholly obtained in Morocco within the meaning of Article 6 of this Protocol;
  - (b) products obtained in Morocco which contain materials not wholly obtained there, provided that the said materials have undergone sufficient working or processing in Morocco within the meaning of Article 7 of this Protocol.





#### Bilateral cumulation

- 1. Notwithstanding Article 2(1)(b), materials originating in Morocco within the meaning of this Protocol shall be considered as materials originating in the Community and it shall not be necessary that such materials have undergone sufficient working or processing there, provided however that they have undergone working or processing going beyond that referred to in Article 8 of this Protocol.
- 2. Notwithstanding Article 2(2)(b), materials originating in the Community within the meaning of this Protocol shall be considered as materials originating in Morocco and it shall not be necessary that such materials have undergone working or processing there, provided however that they have undergone working or processing going beyond that referred to in Article 8 of this Protocol.

#### ARTICLE 4

Cumulation with materials originating in Algeria and Tunisia

1. Notwithstanding Article 2(1)(b) and subject to the provisions of paragraphs 3 and 4, materials originating in Algeria or Tunisia within the meaning of Protocol No 2 annexed to the Agreements between the Community and these countries shall be considered as originating in the Community and it shall not be necessary that such materials have undergone sufficient working or processing, on condition however that they have undergone working or processing beyond that referred to in Article 8 of this Protocol.

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- 2. Notwithstanding Article 2(2)(b) and subject to the provisions of paragraphs 3 and 4, materials originating in Algeria or Tunisia within the meaning of Protocol-No 2 annexed to the Agreements between the Community and these countries shall be considered as originating in Morocco and it shall not be necessary that such materials have undergone sufficient working or processing, on condition however that they have undergone working or processing beyond that referred to in Article 8 of this Protocol.
- 3. The provisions set out in paragraphs 1 and 2 concerning materials originating in Algeria are only applicable to the extent that trade between the Community and Algeria, and between Morocco and Algeria, is governed by identical rules of origin.
- 4. The provisions set out in paragraphs 1 and 2 concerning materials originating in Tunisia are only applicable to the extent that trade between the Community and Tunisia, and between Morocco and Tunisia, is governed by identical rules of origin.

#### Cumulation of working or processing

1. For the purpose of implementing Article 2(1)(b), working or processing carried out in Morocco or, when the conditions required by Article 4(3) and (4) are fulfilled, in Algeria or in Tunisia, shall be considered as having been carried out in the Community when the products obtained undergo subsequent working or processing in the Community.

- 2. For the purpose of implementing Article 2(2)(b), working or processing carried out in the Community or, when the conditions required by Article 4(3) and (4) are fulfilled, in Algeria or in Tunisia, shall be considered as having been carried out in Morocco when the products obtained undergo subsequent working or processing in Morocco.
- 3. Where pursuant to the provisions of paragraph 1 or 2 the originating products are obtained in two or more of the States referred to in those provisions or in the Community, they shall be considered as originating products of the State or the Community according to where the last working or processing took place, provided that that working or processing went beyond that referred to in Article 8.

#### Wholly obtained products

- 1. Within the meaning of Article 2(1)(a) and (2)(a), the following shall be considered as "wholly obtained" either in the Community or in Morocco.
- (a) mineral products extracted from their soil or from their seabed;
- (b) vegetable products harvested there;
- (c) live animals born and raised there:
- (d) products from live animals raised there;
- (e) products obtained by hunting or fishing there:
- (f) products of sea fishing and other products taken from the sea by their vessels;

- (g) products made aboard their factory ships exclusively from products referred to in subparagraph (f);
- (h) used articles collected there fit only for the recovery of raw materials, including used tyres fit only for retreading or use as waste;
- (i) waste and scrap resulting from manufacturing operations conducted there;
- products extracted from marine soil or subsoil outside their territorial waters provided that they have sole rights to work that soil or subsoil;
- (k) goods produced exclusively from products specified in subparagraphs (a) to (j).
- 2. The terms "their vessels" and "their factory ships" in paragraph 1(f) and (g) shall apply only to vessels and factory ships:
- which are registered or recorded in a Member State or in Morocco,
- which sail under the flag of a Member State or of Morocco,
- which are owned to the extent of at least 50 per cent by nationals of Member States or of Morocco, or by a company with its head office in a Member State or in Morocco, of which the manager or managers, chairman of the board of directors or the supervisory board and the majority of the members of such boards are nationals of Member States or of Morocco and of which, in addition, in the case of partnerships or limited companies, at least half the capital belongs to Member States or Morocco, to public bodies or to nationals of the Member States or Morocco,



- of which the master and officers are nationals of Member States or of-Morocco,
- of which at least 75% of the crew are nationals of Member States or of Morocco.
- 3. Insofar as trade between Morocco or the Community and Algeria or Tunisia are covered by identical rules of origin, the terms "their vessels" and "their factory ships" in paragraph 1(f) and (g) shall also apply to Algerian or Tunisian vessels or factory ships within the meaning of paragraph 2.
- 4. The terms "Morocco" and the "Community" shall also cover the territorial waters which surround Morocco and the Member States of the Community.

Vessels operating on the high seas, including factory ships on which the fish caught is worked or processed, shall be considered as part of the territory of the Community or of Morocco provided that they satisfy the conditions set out in paragraph 2.

#### ARTICLE 7

#### Sufficiently worked or processed products

1. For the purposes of Article 2, non-originating materials are considered to be sufficiently worked or processed when the product obtained is classified in a heading which is different from that in which all the non-originating materials used in its manufacture are classified, subject to paragraph 2 and Article 8.

2. For a product mentioned in columns 1 and 2 of the list in Annex II, the conditions set out in column 3 for the product concerned must be fulfilled instead of the rule set out in paragraph 1.

For the products falling under Chapters 84 to 91, as an alternative to satisfying the conditions set out in column 3, the exporter may opt to apply the conditions set out in column 4 instead.

Where in the list in Annex II a percentage rule is applied in determining the originating status of a product obtained in the Community or in Morocco the value added by the working or processing shall correspond to the ex-works price of the product obtained, less the value of third-country materials imported into the Community or Morocco.

3. These conditions indicate, for all products covered by the Agreement, the working or processing which must be carried out on the non-originating materials used in the manufacture of these products, and apply only in relation to such materials. Accordingly, it follows that if a product, which has acquired originating status by fulfilling the conditions set out in the list for that product, is used in the manufacture of another product, the conditions applicable to the product in which it is incorporated do not apply to it, and no account shall be taken of the non-originating materials which may have been used in its manufacture.

# Insufficient working or processing operations

For the purpose of implementing Article 7 the following shall be considered as insufficient working or processing to confer the status of originating products, whether or not there is a change of heading:

- (a) operations to ensure the preservation of products in good condition during transport and storage (ventilation, spreading out, drying, chilling, placing in brine, sulphur dioxide or other aqueous solutions, removal of damaged parts, and like operations);
- (b) simple operations consisting of removal of dust, sifting or screening, sorting, classifying, matching (including the making-up of sets of articles), washing, painting, cutting up;
- (c) (i) changes of packaging and division and assembly of packages;
  - (ii) simple placing in bottles, flasks, bags, cases, boxes, fixing on cards or boards, etc., and all other simple packaging operations;
- (d) affixing marks, labels and other like distinguishing signs on products or their packaging;
- (e) simple mixing of products, whether or not of different kinds, where one or more components of the mixture do not meet the conditions laid down in this Protocol to enable them to be considered as originating in the Community or in Morocco;
- (f) simple assembly of parts to constitute a complete product;

- (g) a combination of two or more operations specified in subparagraphs (a) to (f);
- (h) slaughter of animals.

# Unit of qualification

1. The unit of qualification for the application of the provisions of this Protocol shall be the particular product which is considered as the basic unit when determining classification using the nomenclature of the Harmonized System.

Accordingly, it follows that:

- (a) when a product composed of a group or assembly of articles is classified under the terms of the Harmonized System under a single heading, the whole constitutes the unit of qualification;
- (b) when a consignment consists of a number of identical products classified under the same heading of the Harmonized System, each product must be taken individually when applying the provisions of this Protocol.
- 2. Where, under general rule 5 of the Harmonized System, packaging is included with the product for classification purposes, it shall be considered to form a whole with the product for the purposes of determining origin.

#### Accessories, spare parts and tools

Accessories, spare parts and tools dispatched with a piece of equipment, machine, apparatus or vehicle, which are part of the normal equipment and included in the price thereof or which are not separately invoiced, shall be regarded as forming a whole with the piece of equipment, machine, apparatus or vehicle in question.

#### ARTICLE 11

#### Sets

Sets, as defined in general rule 3 of the Harmonized System, shall be regarded as originating when all component products are originating. Nevertheless, when a set is composed of originating and non-originating products, the set as a whole shall be regarded as originating, provided that the value of the non-originating products does not exceed 15 per cent of the ex-works price of the set.

#### ARTICLE 12

#### Neutral elements

In order to determine whether a product originates in the Community or in Morocco it shall not be necessary to establish whether the electrical energy, fuel, plant and equipment as well as machines and tools used to obtain such product, or whether any goods, used in the course of production which do not enter and which were not intended to enter into the final composition of the product, are originating or not.

#### TITLE III

# TERRITORIAL REQUIREMENTS

#### ARTICLE 13

# Principle of territoriality

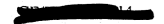
The conditions set out in Title II relative to the acquisition of originating status must be fulfilled without interruption in the Community or in Morocco without prejudice to the provisions of Articles 4 and 5.

#### ARTICLE 14

# Reimportation of goods

If originating products exported from the Community or Morocco to another country are returned, except insofar as provided for in Article 4 or 5 they must be considered as non-originating, unless it can be demonstrated to the satisfaction of the customs authorities that:

- (a) the goods returned are the same goods as those exported; and
- (b) they have not undergone any operation beyond that necessary to preserve them in good condition while in that country or while being exported.



#### Direct transport

1. The preferential treatment provided for under the Agreement applies only to products or materials which are transported between the territories of the Community and Morocco or, when the provisions of Articles 4 and 5 are applied, of Algeria or Tunisia, without entering any other territory. However, goods originating in Morocco or in the Community and constituting one single consignment which is not split up may be transported through territory other than that of the Community or Morocco or, when the provisions of Article 3 apply, of Algeria or Tunisia with, should the occasion arise, transhipment or temporary warehousing in such territory, provided that the goods have remained under the surveillance of the customs authorities in the country of transit or of warehousing and that they have not undergone operations other than unloading, reloading or any operation designed to preserve them in good condition.

Products originating in Morocco or in the Community may be transported by pipeline across territory other than that of the Community or that of Morocco.

- 2. Evidence that the conditions set out in paragraph 1 have been fulfilled may be supplied to the customs authorities of the importing country by the production of:
- (a) a through bill of lading issued in the exporting country covering the passage through the country of transit; or
- (b) a certificate issued by the customs authorities of the country of transit:
  - (i) giving an exact description of the products;

- (ii) stating the dates of unloading and reloading of the products and, where applicable, the names of the ships used; and
- (iii) certifying the conditions under which the products remained in the transit country; or
- (c) failing these, any substantiating documents.

#### **Exhibitions**

- 1. Products sent from one of the Contracting Parties for exhibition in a third country and sold after the exhibition for importation in another Contracting Party shall benefit on importation from the provisions of the Agreement on condition that the products meet the requirements of this Protocol entitling them to be recognized as originating in the Community or in Morocco and provided that it is shown to the satisfaction of the customs authorities that:
- (a) an exporter has consigned these products from one of the Contracting Parties to the country in which the exhibition is held and has exhibited them there;
- (b) the products have been sold or otherwise disposed of by that exporter to a person in another Contracting Party;
- (c) the products have been consigned during the exhibition or immediately thereafter to the latter Contracting Party in the state in which they were sent for exhibition; and
- (d) the products have not, since they were consigned for exhibition, been used for any purpose other than demonstration at the exhibition.

- 2. A proof of origin must be issued or made out in accordance with the provisions of Title IV and submitted to the customs authorities of the importing country in the normal manner. The name and address of the exhibition must be indicated thereon. Where necessary, additional documentary evidence of the nature of the products and the conditions under which they have been exhibited may be required.
- 3. Paragraph 1 shall apply to any trade, industrial, agricultural or crafts exhibition, fair or similar public show or display which is not organized for private purposes in shops or business premises with a view to the sale of foreign products and during which the products remain under customs control.

TITLE IV

PROOF OF ORIGIN

ARTICLE 17

Movement certificate EUR.1

Evidence of originating status of products, within the meaning of this Protocol, shall be given by a Movement certificate EUR.1, a specimen of which appears in Annex III to this Protocol.

# Normal procedure for the issue of a Movement certificate EUR.1

- 1. A Movement certificate EUR.1 shall be issued by the customs authorities of the exporting country on application having been made in writing by the exporter or, under the exporter's responsibility, by his authorized representative.
- 2. For this purpose, the exporter or his authorized representative shall fill out both the Movement certificate EUR.1 and the application form, specimens of which appear in Annex III.

These forms shall be completed in one of the languages in which the Agreement is drawn up, in accordance with the provisions of the domestic law of the exporting country. If they are handwritten, they shall be completed in ink in printed characters. The description of the products must be given in the box reserved for this purpose without leaving any blank lines. Where the box is not completely filled a horizontal line must be drawn below the last line of the description, the empty space being crossed through.

- 3. The exporter applying for the issue of a Movement certificate EUR.1 shall be prepared to submit at any time, at the request of the customs authorities of the exporting country where the Movement certificate EUR.1 is issued, all appropriate documents proving the originating status of the products concerned as well as the fulfilment of the other requirements of this Protocol.
- 4. The Movement certificate EUR.1 shall be issued by the customs authorities of a Member State of the European Community if the goods to be exported can be considered as products originating in the Community within the meaning of Article 2 (1) of this



Protocol. The Movement certificate EUR.1 shall be issued by the customs authorities of Morocco if the goods to be exported can be considered as products originating in Morocco within the meaning of Article 2(2) of this Protocol.

5. Where the cumulation provisions of Articles 2 to 5 are applied, the customs authorities of the Member States of the Community or of Morocco may issue Movement certificates EUR.1 under the conditions laid down in this Protocol if the goods to be exported can be considered as originating products within the meaning of this Protocol and provided that the goods covered by the Movement certificates EUR.1 are in the Community or in Morocco.

In these cases Movement certificates EUR.1 shall be issued subject to the presentation of the proof of origin previously issued or made out. This proof of origin must be kept for at least three years by the customs authorities of the exporting State.

6. The issuing customs authorities shall take any steps necessary to verify the originating status of the products and the fulfilment of the other requirements of this Protocol. For this purpose, they shall have the right to call for any evidence and to carry out any inspection of the exporter's accounts or any other check which they consider appropriate.

The issuing customs authorities shall also ensure that the forms referred to in paragraph 2 are duly completed. In particular, they shall check whether the space reserved for the description of the products has been completed in such a manner as to exclude all possibility of fraudulent additions.

7. The date of issue of the Movement certificate EUR.1 shall be indicated in the part of the certificate reserved for the customs authorities.



8. A Movement certificate EUR.1 shall be issued by the customs authorities of the exporting country when the products to which it relates are exported. It shall be made available to the exporter as soon as actual exportation has been effected or ensured.

#### ARTICLE 19

## Movement certificates EUR.1 issued retrospectively

- 1. Notwithstanding Article 18(8), a Movement certificate EUR.1 may exceptionally be issued after exportation of the products to which it relates if:
- (a) it was not issued at the time of exportation because of errors or involuntary omissions or special circumstances; or
- (b) it is demonstrated to the satisfaction of the customs authorities that a Movement certificate EUR.1 was issued but was not accepted at importation for technical reasons.
- 2. For the implementation of paragraph 1, the exporter must indicate in this application the place and date of exportation of the products to which the Movement certificate EUR.1 relates, and state the reasons for his request.
- 3. The customs authorities may issue a Movement certificate EUR.1 retrospectively only after verifying that the information supplied in the exporter's application agrees with that in the corresponding file.

- 4. Movement certificates EUR.1 issued retrospectively must be endorsed with one of the following phrases:
- "NACHTRÄGLICH AUSGESTELLT",
- "DELIVRE A POSTERIORI",
- "RILASCIATO A POSTERIÓRI",
- "AFGEGEVEN A POSTERIORI",
- "ISSUED RETROSPECTIVELY",
- "UDSTEDT EFTERFØLGENDE".
- "ΕΚΔΟΘΕΝ ΕΚ ΤΩΝ ΥΣΤΕΡΩΝ",
- "EXPEDIDO A POSTERIORI",
- "EMITADO A POSTERIORI",
- "ANNETTU JÄLKIKÄTEEN",
- "UTFÄRDAT I EFTERHAND".
- "ARABIC TEXT",
- 5. The endorsement referred to in paragraph 4 shall be inserted in the "Remarks" box of the Movement certificate EUR.1.

# Issue of a duplicate Movement certificate EUR.1

1. In the event of theft, loss or destruction of a Movement certificate EUR.1, the exporter may apply to the customs authorities which issued it for a duplicate made out on the basis of the export documents in their possession.

- 2. The duplicate issued in this way must be endorsed with one of the following words:
- "DUPLIKAT", "DUPLICATA", "DUPLICATO",
- "DUPLICAAT", "DUPLICATE", "ANTIΓΡΑΦΟ",
- "DUPLICADO", "SEGUNDA VIA", "KAKSOISKAPPALE",
- "ARABIC TEXT".
- 3. The endorsement referred to in paragraph 2, the date of issue and the serial number of the original certificate shall be inserted in the "Remarks" box of the duplicate Movement certificate EUR.1
- 4. The duplicate, which must bear the date of issue of the original Movement certificate EUR.1, shall take effect as from that date.

# Replacement of certificates

- 1. It shall at any time be possible to replace one or more Movement certificates EUR.1 by one or more other certificates provided that this is done by the customs office responsible for controlling the goods.
- 2. The replacement certificate shall be regarded as a definite Movement certificate EUR.1 for the purpose of the application of this Protocol, including the provisions of this Article.
- 3. The replacement certificate shall be issued on the basis of a written request from the re-exporter, after the authorities concerned have verified the information supplied in the applicant's request. The date and serial number of the original Movement certificate EUR.1 shall be given in box 7.

# Simplified procedure for the issue of certificates

- 1. By way of derogation from Articles 18, 19 and 20 of this Protocol, a simplified procedure for the issue of Movement certificates EUR.1 can be used in accordance with the following provisions.
- 2. The customs authorities in the exporting State may authorise any exporter, hereinafter referred to as "approved exporter", making frequent shipments for which Movement certificates EUR.1 may be issued and who offers, to the satisfaction of the competent authorities, all guarantees necessary to verify the originating status of the products, not to submit at the time of export to the customs office of the exporting State or territory either the goods or the application for an EUR.1 certificate relating to those goods, for the purpose of obtaining an EUR.1 certificate under the conditions laid down in Article 18 of this Protocol.
- 3. The authorization referred to in paragraph 2 shall stipulate, at the choice of the competent authorities, that box No 11 "Customs endorsement" of the Movement certificate EUR.1 must:
- (a) either be endorsed beforehand with the stamp of the competent customs office of the exporting State and the signature, which may be a facsimile, of an official of that office; or
- (b) be endorsed by the approved exporter with a special stamp which has been approved by the customs authorities of the exporting State and corresponds to the specimen given in Annex V of this Protocol. Such stamp may be pre-printed on the forms.

- 4. In the cases referred to in paragraph 3(a), one of the following phrases shall be entered in box No 7 "Remarks" of the Movement certificate EUR.1:
- "PROCEDIMIENTO SIMPLIFICADO",
- "FORENKLET PROCEDURE",
- "VEREINFACHTES VERFAHREN",
- "ΑΠΛΟΥΣΤΥΜΈΝΗ ΔΙΑΔΙΚΑΣΙΑ",
- "SIMPLIFIED PROCEDURE",
- "PROCEDURE SIMPLIFIEE",
- "PROCEDURA SEMPLIFICATA",
- "VEREENVOUGIGDE PROCEDURE",
- "PROCEDIMENTO SIMPLIFICADO",
- "YKSINKERTAISTETTU MENETTELY",
- "FÔRENKLAD PROCEDUR".
- "ARABIC TEXT".
- 5. Box No 11 "Customs endorsement" of the EUR.1 certificate shall be completed if necessary by the approved exporter.
- 6. The approved exporter shall, if necessary, indicate in box No 13 "Request for verification" of the EUR.1 certificate the name and address of the authority competent to verify such a certificate.
- 7. Where the simplified procedure is applied, the customs authorities of the exporting State may prescribe the use of EUR.1 certificates bearing a distinctive sign by which they may be identified.
- 8. In the authorization referred to in paragraph 2 the competent authorities shall specify in particular:
- (a) the conditions under which the applications for EUR.1 certificates are to be made;



- (b) the conditions under which these applications are to be kept for at least three years;
- (c) in the cases referred to in paragraph 3(b) the authority competent to carry out the subsequent verification referred to in Article 33 of this Protocol.
- 9. The customs authorities of the exporting State may declare certain categories of goods ineligible for the special treatment provided for in paragraph 2.
- 10. The customs authorities shall refuse the authorization referred to in paragraph 2 to exporters who do not offer all the guarantees which they consider necessary. The competent authorities may withdraw the authorization at any time. They must do so where the approved exporter no longer satisfies the conditions or no longer offers these guarantees.
- 11. The approved exporter may be required to inform the competent authorities, in accordance with the rules which they lay down, of the goods to be dispatched by him, so that such authorities may make any verification they think necessary before the departure of the goods.
- 12. The customs authorities of the exporting State may carry out any check on approved exporters which they consider necessary. Such exporters must allow this to be done.
- 13. The provisions of this Article shall be without prejudice to the application of the rules of the Community, the Member States and Morocco concerning customs formalities and the use of customs documents.

## Information certificate and declaration

- 1. When Articles 3, 4 and 5 are applied for the issue of a Movement certificate EUR.1 the competent customs office in the State requested to issue the certificate for products in the manufacture of which products coming from Algeria, Tunisia or the Community are used, shall take into consideration the declaration, of which a specimen is given in Annex VI, given by the exporter in the State from which it came, either on the commercial invoice applicable to these products, or on a supporting document to that invoice.
- 2. The submission of the information certificate, issued under the conditions set out in paragraph 3 and of which a specimen is given in Annex VII, may however be requested of the exporter by the customs office concerned, either for checking the authenticity and accuracy of information given on the declaration provided for in paragraph 1, or for obtaining additional information.
- 3. The information certificate concerning the products taken into use shall be issued at the request of the exporter of these products, either in the circumstances envisaged in paragraph 2, or at the initiative of this exporter, by the competent customs office in the State from which these goods were exported. It shall be made out in duplicate. One copy shall be given to the exporter who has requested it, who shall send it either to the exporter of the final products or to the customs office where the issue of the Movement certificate EUR. I for these products has been requested. The second copy shall be preserved by the office which has issued it for at least three years.

# Validity of proof of origin

- 1. A Movement certificate EUR.1 shall be valid for four months from the date of issue in the exporting country, and must be submitted within the said period to the customs authorities of the importing country.
- 2. Movement certificates EUR.1 which are submitted to the customs authorities of the importing country after the final date for presentation specified in paragraph 1 may be accepted for the purpose of applying preferential treatment, where the failure to submit these documents by the final date set is due to reasons of force majeure or exceptional circumstances.
- 3. In other cases of belated presentation, the customs authorities of the importing country may accept the Movement certificates EUR.1 where the products have been submitted to them before the said final date.

#### ARTICLE 25

# Submission of proof of origin

Movement certificates EUR.1 shall be submitted to the customs authorities of the importing country in accordance with the procedures applicable in that country. The said authorities may require a translation of a Movement certificate EUR.1 or an invoice declaration. They may also require the import declaration to be accompanied by a statement from the importer to the effect that the goods meet the conditions required for the implementation of the Agreement.



# Importation by instalments

Where, at the request of the importer and on the conditions laid down by the customs authorities of the importing country, dismantled or non-assembled products within the meaning of general rule 2(a) of the Harmonized System falling within Chapters 84 and 85 of the Harmonized System are imported by instalments, a single proof of origin for such products shall be submitted to the customs authorities upon importation of the first instalment.

# ARTICLE 27

#### Invoice declaration

- 1. Notwithstanding Article 17, the evidence of originating status, within the meaning of this Protocol, may be given by an invoice declaration, the text of which appears in Annex IV to this Protocol, made by the exporter on an invoice, a delivery note or other commercial document (hereafter referred to as "invoice declaration") describing the products concerned in sufficient detail as to permit the identification of consignments containing only originating products and whose value does not exceed ECU 5 110 per consignment
- 2. The invoice declaration shall be completed and signed by the exporter or, under the exporters responsibility, by his authorized representative in accordance with this Protocol.
- 3. An invoice declaration shall be completed for each consignment.

- 4. The exporter who applied for the invoice declaration shall submit at the request of the customs authorities of the exporting State all supporting documents concerning the use of this form.
- 5. Articles 24 and 25 shall apply mutatis mutandis to the invoice declaration.

# Exemptions from formal proof of origin

- 1. Products sent as small packages from private persons to private persons or forming part of travellers' personal luggage shall be admitted as originating products without requiring the submission of a formal proof of origin, provided that such products are not imported by way of trade and have been declared as meeting the requirements of this Protocol and where there is no doubt as to the veracity of such a declaration. In the case of products sent by post, this declaration can be made on the customs declaration C2/CP3 or on a sheet of paper annexed to that document.
- 2. Imports which are occasional and consist solely of products for the personal use of the recipients or travellers or their families shall not be considered as imports by way of trade if it is evident from the nature and quantity of the products that no commercial purpose is in view.
- 3. Furthermore, the total value of these products must not exceed ECU 500 in the case of small packages or ECU 1 200 in the case of products forming part of travellers' personal luggage.

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# Preservation of proof of origin and supporting documents

- 1. The exporter applying for the issue of a Movement certificate EUR.1 shall keep for at least three years the documents referred to in Article 18(1) and (3).
- 2. The exporter making out an invoice declaration shall keep for at least three years a copy of this invoice declaration as well as the documents referred to in Article 27(1).
- 3. The customs authorities of the exporting country issuing a Movement certificate EUR.1 shall keep for at least three years the application form referred to in Article 18(2).
- 4. The customs authorities of the importing country shall keep for at least three years the Movement certificates EUR.1 submitted to them.

#### ARTICLE 30

#### Discrepancies and formal errors

- 1. The discovery of slight discrepancies between the statements made in a Movement certificate EUR.1, or in an invoice declaration and those made in the documents submitted to the customs office for the purpose of carrying out the formalities for importing the products shall not ipso facto render the Movement certificate EUR.1, or the invoice declaration null and void if it is duly established that this document does correspond to the products submitted.
- 2. Obvious formal errors such as typing errors on a Movement certificate EUR.1, or an invoice declaration should not cause this document to be rejected if these errors are not such as to create doubts concerning the correctness of the statements made in this document.

# Amounts expressed in ecus

1. Amounts in the national currency of the exporting country equivalent to the amounts expressed in ecus shall be fixed by the exporting country and communicated to the other Contracting Parties. When the amounts exceed the corresponding amounts fixed by the importing country, the latter shall accept them if the products are invoiced in the currency of the exporting country or in the currency of one of the other countries referred to in Article 4 of this Protocol.

If the goods are invoiced in the currency of another Member State of the Community the importing State shall recognize the amount notified by the country concerned.

2. Up to and including 30 April 2000, the amounts to be used in any given national currency shall be the equivalent in that national currency of the amounts expressed in ecus as at 1 October 1994.

For each successive period of five years, the amounts expressed in ecus and their equivalents in the national currencies of the States shall be reviewed by the Association Council on the basis of the exchange rates of the ecu on the first working day of October in the year immediately preceding that five-year period.

When carrying out this review, the Association Council shall ensure that there will be no decrease in the amounts to be used in any national currency and shall furthermore consider the desirability of preserving the effects of the limits concerned in real terms. For this purpose, it may decide to modify the amounts expressed in ecus.



#### TITLE V

# ARRANGEMENTS FOR ADMINISTRATIVE COOPERATION

#### **ARTICLE 32**

# Communication of stamps and addresses

The customs authorities of the Member States and of Morocco shall provide each other, through the Commission of the European Communities, with specimen impressions of stamps used in their customs offices for the issue of EUR.1 certificates and with the addresses of the customs authorities responsible for issuing Movement certificates EUR.1 and for verifying those certificates and invoice declarations.

#### ARTICLE 33

# Verification of Movement certificates EUR.1, invoice declaration and information certificate

- 1. Subsequent verification of Movement certificates EUR.1 and invoice declaration shall be carried out randomly or whenever the customs authorities of the importing state have reason to doubt the authenticity of such documents, the originating status of the products concerned or the fulfilment of the other requirements of this Protocol.
- 2. For the purposes of implementing the provisions of paragraph 1, the customs authorities of the importing country shall return the Movement certificate EUR.1, the invoice declaration, or a copy of these documents, to the customs authorities of the exporting country giving, where appropriate, the reasons of substance or form for an inquiry.

In order to assist with the verification, the customs authorities shall provide all the necessary documents and any information collected which indicate that the \_\_information on the EUR.1 certificate or the invoice declaration are incorrect.

- 3. The verification shall be carried out by the customs authorities of the exporting country. For this purpose, they shall have the right to call for any evidence and to carry out any inspection of the exporter's accounts or any other check which they consider appropriate.
- 4. If the customs authorities of the importing country decide to suspend the granting of preferential treatment to the products concerned while awaiting the results of the verification, they shall offer to release the products to the importer subject to any precautionary measures judged necessary.
- 5. The customs authorities requesting the verification shall be informed of the results of this verification within a maximum of ten months. These results must indicate clearly whether the documents are authentic and whether the products concerned can be considered as originating products and fulfil the other requirements of this Protocol.
- 6. If in cases of reasonable doubt there is no reply within ten months or if the reply does not contain sufficient information to determine the authenticity of the document in question or the real origin of the products, the requesting customs authorities shall, except in exceptional circumstances, refuse entitlement to the preferences.
- 7. The subsequent verification of information certificates provided for by Article 23 shall be carried out in the cases mentioned in paragraph 1 and in accordance with the procedures laid down in paragraphs 2 to 6.

# Dispute settlement

Where disputes arise in relation to the verification procedures of Article 33 which cannot be settled between the customs authorities requesting a verification and the customs authorities responsible for carrying out this verification or where they raise a question as to the interpretation of this Protocol, they shall be submitted to the Customs Cooperation Committee.

In all cases the settlement of disputes between the importer and the customs authorities of the importing State shall be under the legislation of the said State.

#### ARTICLE 35

#### Penalties

Penalties shall be imposed on any person who draws up, or causes to be drawn up, a document which contains incorrect information for the purpose of obtaining a preferential treatment for products.

#### **ARTICLE 36**

#### Free zones

1. The Member States and Morocco shall take all necessary steps to ensure that products traded under cover of a Movement certificate EUR.1, which in the course of transport use a free zone situated in their territory, are not substituted by other goods and that they do not undergo handling other than normal operations designed to prevent their deterioration.

2. By means of an exemption to the provisions contained in paragraph 1, when products originating in the Community or in Morocco and imported into a free zone under cover of an EUR.1 certificate undergo treatment or processing, the authorities concerned must issue a new EUR.1 certificate at the exporter's request, if the treatment or processing undergone is in conformity with the provisions of this protocol. It is a gain coupon and more and negative and to no processing undergone as in conformity with the provisions of this protocol.

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In all cases the settlemen Addidam dn'A Aruan importer and the customs authorities of the importing State, that made: the legislation of the said State.

#### ARTICLE 37

APPROCESS:

# Application of the Protocol

- 1. The term "Community" used in this Protocol does not cover Ceuta or Melilla.

  5. 4 The term "products originating in the Community" does not cover products and originating in these zones. 26 10 to community to consider the contraction of t
  - 2. This protocol shall apply mutatis mutandis to products originating in Ceuta and Melilla, subject to particular conditions set out in Article 38.

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#### ADDAMARTICLE 38

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- 2. Providing they have been transported directly in accordance with the provisions of Article 15, the following shall be considered as:
- 1) products originating in Ceuta and Melilla:
  - (a) products wholly obtained in Ceuta and Melilla;
  - products obtained in Ceuta and Melilla in the manufacture of which products other than those referred to in (a) are used, provided that:

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the said products have undergone sufficient working or processing (i) the said products have undergone sufficient working or processing within the meaning of Article 7 of this Protocol:

Movement certificates EUR.1

or that

- those products originate in Morocco or the Community within the meaning of this Protocol, or, when the conditions required in Article 4(3) and (4) are fulfilled, in Algeria or Tunisia, provided that they have been submitted to working or processing which goes beyond the insufficient working or processing referred to in Article 8.
- 2) products originating in Morocco:
  - (a) products wholly obtained in Morocco;
  - (b) products obtained in Morocco, in the manufacture of which products other than those referred to in (a) are used, provided that:
    - (i) the said products have undergone sufficient working or processing within the meaning of Article 7 of this Protocol;

The Association Council may decade termine

or that

- (ii) those products originate in Ceuta and Melilla or the Community within the meaning of this Protocol, or, when the conditions required in Article 4(3) and (4) are fulfilled, in Algeria or Tunisia, provided that they have been submitted to working or processing which goes beyond the insufficient working or processing referred to in Article 8.
- 3. Ceuta and Melilla shall be considered as a single territory.
- 4. The exporter or his authorized representative shall enter "Morocco" and "Ceuta and Melilla" in box 2 of Movement certificates EUR.1. In addition, in the case of products originating in Ceuta and Melilla, this shall be indicated in box 4 of Movement certificates EUR.1.
- 5. The Spanish customs authorities shall be responsible for the application of this Protocol in Ceuta and Melilla.

TITLE VII

FINAL PROVISIONS

ARTICLE 39

Amendments to the Protocol

The Association Council may decide to amend the provisions of this protocol at the request of one of the contracting parties or of the customs cooperation committee

# Customs Cooperation Committee

- 1. A Customs Cooperation Committee shall be set up, charged with carrying out administrative cooperation with a view to the correct and uniform application of this Protocol and with carrying out any other tasks in the customs field which may be entrusted to it.
- 2. The Committee shall be composed, on the one hand, of experts of the Member States and of officials of the Commission of the European Communities who are responsible for customs questions and, on the other hand, of experts nominated by Morocco.

#### ARTICLE 41

#### Annexes

The Annexes to this Protocol shall form an integral part thereof.

#### ARTICLE 42

# Implementation of the Protocol

The Community and Morocco shall each take the steps necessary to implement this Protocol.

# Arrangements with Algeria and Tunisia

The Contracting Parties shall take any measures necessary for the conclusion of arrangements with Algeria and Tunisia enabling this Protocol to be applied. The Contracting Parties shall notify each other of measures taken to this effect.

#### **ARTICLE 44**

# Goods in transit or storage

The provisions of the Agreement may be applied to goods which comply with the provisions of this Protocol and which on the date of entry into force of the Agreement are either in transit or are in the Community or in Morocco or, insofar as the provisions of Articles 3, 4 and 5 are applicable, in Algeria or Tunisia in temporary storage in bonded warehouses or in free zones, subject to the submission to the customs authorities of the importing State, within four months of that date, of a certificate EUR.1 endorsed retrospectively by the competent authorities of the exporting State together with the documents showing that the goods have been transported directly.

# Annex I

#### INTRODUCTORY NOTES

#### Foreword

These notes shall apply, where appropriate, to all manufactured products using non-originating materials, even if they are not subject to specific conditions contained in the list in Annex II but are subject instead to the change of heading rule set out in Article 7(1).

#### Note 1

- 1.1. The first two columns in the list describe the product obtained. The first column gives the heading number, or the chapter number, used in the Harmonized System and the second column gives the description of goods used in that system for that heading or chapter. For each entry in the first two columns a rule is specified in columns 3 or 4. Where, in some cases, the entry in the first column is preceded by an "ex", this signifies that the rule in columns 3 or 4 only applies to the part of that heading or chapter as described in column 2.
- 1.2. Where several heading numbers are grouped together in column 1 or a chapter number is given and the description of product in column 2 is therefore given in general terms, the adjacent rule in columns 3 or 4 applies to all products which, under the Harmonized System, are classified within headings of the chapter or within any of the headings grouped together in column 1.

- 2.1. In the case of any heading not in the list or any part of a heading that is not in the list, the "change of heading" rule set out in Article 7(1) applies. If a "change of heading" condition applies to any entry in the list, then it is contained in the rule in column 3.
- 2.2. The working or processing required by a rule in column 3 has to be carried out only in relation to the non-originating materials used. The restrictions contained in a rule in column 3 likewise apply only to the non-originating materials used.
- 2.3. Where a rule states that "materials of any heading" may be used, materials of the same heading as the product may also be used, subject, however, to any specific limitations which may also be contained in the rule. However, the expression "manufacture from materials of any heading, including other materials of heading No ...." means that only materials classified in the same heading as the product of a different description than that of the product as given in column 2 of the list may be used.
- 2.4. If a product made from non-originating materials which has acquired originating status during manufacture by virtue of the change of heading rule or its own list rule is used as a material in the process of manufacture of another product, then the rule applicable to the product in which it is incorporated does not apply to it.

## For example:

An engine of heading No 8407, for which the rule states that the value of the non-originating materials which may be incorporated may not exceed 40% of the ex-works price, is made from "other alloy steel roughly shaped by forging" of heading No 7224.

If this forging has been forged in the country concerned from a non-originating ingot then the forging has already acquired origin by virtue of the rule for heading No ex 7224 in the list. It can then count as originating in the value calculation for the engine regardless of whether it was produced in the same factory or another. The value of the non-originating ingot is thus not taken into account when adding up the value of the non-originating materials used.

2.5. Even if the change of heading rule or the other rules contained in the list are satisfied, a product shall not acquire originating status if the processing carried out, taken as a whole, is insufficient within the meaning of Article 6.

## Note 3

3.1. The rule in the list represents the minimum amount of working or processing required and the carrying out of more working or processing also confers originating status; conversely, the carrying out of less working or processing cannot confer origin. Thus if a rule says that non-originating material at a certain level of manufacture may be used, the use of such material at an earlier stage of manufacture is allowed and the use of such material at a later stage is not.

3.2. When a rule in the list specifies that a product may be manufactured from more than one material, this means that any one or more materials may be used. It does not require that all be used.

## For example:

The rule for fabrics say that natural fibres may be used and that chemical materials, among other materials, may also be used. This does not mean that both have to be used; one can use one or the other or both.

If, however, a restriction applies to one material and other restrictions apply to other materials in the same rule, then the restrictions only apply to the materials actually used.

# For example:

The rule for sewing machines specifies that both the thread tension mechanism used and the zigzag mechanism used must originate; these two restrictions only apply if the mechanisms concerned are actually incorporated into the sewing machine.

3.3. When a rule in the list specifies that a product must be manufactured from a particular material, the condition obviously does not prevent the use of other materials which, because of their inherent nature, cannot satisfy the rule.

# For example:

The rule for heading No 1904 which specifically excludes the use of cereals or their derivatives does not prevent the use of mineral salts, chemicals and other additives which are not produced from cereals.

# For example:

In the case of an article made from non-woven materials, if the use of only non-originating yarn is allowed for this class of article, it is not possible to start from non-woven cloth even if non-woven cloths cannot normally be made from yarn. In such cases, the starting material would normally be at the stage before yarn that is the fibre stage.

See also Note 6.3 in relation to textiles.

3.4. If in a rule in the list two or more percentages are given for the maximum value of non-originating materials that can be used, then these percentages may not be added together. The maximum value of all the non-originating materials used may never exceed the highest of the percentages given. Furthermore, the individual percentages must not be exceeded in relation to the particular materials they apply to.

- 4.1. The term "natural fibres" is used in the list to refer to fibres other than artificial or synthetic fibres and is restricted to the stages before spinning takes place, including waste, and, unless otherwise specified, the term "natural fibres" includes fibres that have been carded, combed or otherwise processed but not spun.
- 4.2. The term "natural fibres" includes horsehair of heading No 0503, silk of heading Nos 5002 and 5003 as well as the wool fibres, fine or coarse animal hair of heading Nos 5101 to 5105, the cotton fibres of heading Nos 5201 to 5203 and the other vegetable fibres of heading Nos 5301 to 5305.
- 4.3. The terms "textile pulp". "chemical materials" and "paper-making materials" are used in the list to describe the materials not classified in Chapters 50 to 63, which can be used to manufacture artificial, synthetic or paper fibres or yarns.
- 4.4. The term "man-made staple fibres" is used in the list to refer to synthetic or artificial filament tow, staple fibres or waste, of headings Nos 5501 to 5507.

#### Note 5

5.1. In the case of the products classified within those headings in the list to which a reference is made to this Note, the conditions set out in column 3 of the list shall not be applied to any basic textile materials used in their manufacture which, taken together, represent 10% or less of the total weight of all the basic textile materials used (but see also Notes 5.3 and 5.4 below).

	been made from two or more basic textile materials.
	The following are the basic textile materials:
	- silk,
	- wool,
	- coarse animal hair,
	- fine animal hair,
	- horsehair,
	- cotton,
	- paper-making materials and paper,
	- flax,
	- true hemp,
	- jute and other textile bast fibres,
	- sisal and other textile fibres of the genus Agave,
	- coconut, abaca, ramie and other vegetable textile fibres,

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- synthetic man-made filaments.

- artificial man-made filaments.

- synthetic man-made staple fibres,
- artificial man-made staple fibres.

For example:

A yarn of heading No 5205 made from cotton fibres of heading No 5203 and synthetic staple fibres of heading No 5506 is a mixed yarn. Therefore, non-originating synthetic staple fibres that do not satisfy the origin rules (which require manufacture from chemical materials or textile pulp) may be used up to a weight of 10% of the yarn.

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For example:

A woollen fabric of heading No 5112 made from woollen yarn of heading No 5107 and synthetic yarn of staple fibres of heading No 5509 is a mixed fabric. Therefore synthetic yarn which does not satisfy the origin rules (which require manufacture from chemical materials or textile pulp) or woollen yarn that does not satisfy the origin rules (which require manufacture from natural fibres, not carded or combed or otherwise prepared for spinning) or a combination of the two may be used up to a weight of 10% of the fabric.

For example:

Tufted textile fabric of heading No 5802 made from cotton yarn of heading No 5205 and cotton fabric of heading No 5210 is only a mixed product if the cotton fabric is itself a mixed fabric being made from yarns classified in two separate headings or if the cotton yarns used are themselves mixtures.

# For example:

If the tufted textile fabric concerned had been made from cotton yarn of heading No 5205 and synthetic fabric of heading No 5407, then, obviously, the yarns used are two separate basic textile materials and the tufted textile fabric is accordingly a mixed product, as a discontinuous about the product of t

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For example:

A carpet with tufts made from both artificial yarns and cotton yarns and with a jute backing is a mixed product because three basic textile materials are used. Thus, any non-originating materials that are at a later stage of manufacture than the rule allows may be used, provided their total weight taken together does not exceed 10% of the weight of the textile materials in the carpet. Thus, both the jute backing and/or the artificial yarns could be imported at that stage of manufacture, provided the weight conditions are metizated.

5.3. In the case of fabrics incorporating "yarm made of polyurethane segmented with flexible segments of polyether whether or not gimped" this tolerance is 20% in respect of this yarn.

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5.4. In the case of fabrics incorporating strip consisting of a core of aluminium foil or of a core of plastic film whether or not coated with aluminium powder, of a width not exceeding 5 mm. sandwiched by means of an adhesive between two films of plastic film, this tolerance is 30% in respect of this strip.

- 6.1. In the case of those textile products which are marked in the list by a footnote referring to this note, textile materials with the exception of linings and interlinings which do not satisfy the rule set out in the list in column 3 for the made up products concerned may be used provided that they are classified in a heading other than that of the product and that their value does not exceed 8% of the ex-works price of the product.
- 6.2. Materials which are not classified within Chapters 50 to 63 may be used freely, whether or not they contain textiles.

#### Example:

If a rule in the list provides that for a particular textile item, such as trousers, yarn must be used, this does not prevent the use of metal items, such as buttons, because buttons are not classified within Chapters 50 to 63. For the same reason, it does not prevent the use of slide-fasteners even though slide-fasteners normally contain textiles.

6.3. Where a percentage rule applies, the value of trimmings and accessories must be taken into account when calculating the value of the non-originating materials incorporated.



7.1. For the purposes of heading Nos ex 2707, 2713 to 2715, ex 2901, ex 2902 and ex 3403, the "specific processes" are the following:

(a) vacuum distillation:

(b) redistillation by a very thorough fractionation process 1;

(c) cracking;

(d) reforming;

(e) extraction by means of selective solvents;

(f) the process comprising all the following operations: processing with concentrated sulphuric acid. oleum or sulphuric anhydride; neutralization with alkaline agents; decolorization and purification with naturally active earth, activated earth, activated charcoal or bauxite;

(g) polymerization;

(h) alkylation;

(i) isomerization.

<sup>&</sup>lt;sup>1</sup> See Additional Explanatory Note 4(b) to Chapter 27 of the combined nomenclature.

7.2.	.2. For the purposes of heading Nos 2710, 2711 and 2712, the "specifiare the following:	
	(a)	vacuum distillation;
	(b)	redistillation by a very thorough fractionation process;
	(c)	cracking;
	(d)	reforming;
	(e)	extraction by means of selective solvents;
•	(f)	the process comprising all the following operations: processing with concentrated sulphuric acid, oleum or sulphuric anhydride; neutralization with alkaline agents: decolorization and purification with naturally active earth, activated earth, activated charcoal or bauxite;
	(g)	polymerization;
	(h)	alkylation;
-	(ij)	isomerization;
	(k)	(in respect of heavy oils falling within heading No ex 2710 only) desulphurization with hydrogen resulting in a reduction of at least-85% of
		the sulphur content of the products processed (ASTM D 1266-59 T method);
	(l)	(in respect of products falling within heading No 2710 only) deparaffining by a process other than filtering;

- (m) (in respect of heavy oils falling within heading No ex 2710 only) treatment with hydrogen at a pressure of more than 20 bar and a temperature of more than 250 °C with the use of a catalyst, other than to effect desulphurization, when the hydrogen constitutes an active element in a chemical reaction. The further treatment with hydrogen of lubricating oils of heading No ex 2710 (e.g. hydrofinishing or decolorization) in order, more especially, to improve colour or stability shall not, however, be deemed to be a specific process;
- (n) (in respect of fuel oils falling within heading No ex 2710 only) atmospheric distillation, on condition that less than 30% of these products distils, by volume, including losses, at 300 °C by the ASTM D 86 method;
- (o) (in respect of heavy oils other than gas oils and fuel oils falling within heading No ex 2710 only) treatment by means of a high-frequency electrical brush-discharge.
- 7.3. For the purposes of heading Nos ex 2707, 2713 to 2715, ex 2901, ex 2902 and ex 3403, simple operations such as cleaning, decanting, desalting, water separation, filtering, colouring, marketing obtaining a sulphur content as a result of mixing products with different sulphur contents, any combination of these operations or like operations do not confer origin.

# Annex II

List of working or processing required to be carried out on non-originating materials in order that the product manufactured can obtain originating status

HS heading No	Description of product	Working or processing carri- materials that confers origin	
(1)	(2)	(3)	or (4)
0201	Meat of bovine animals, fresh or chilled	Manufacture from materials of any heading except meat of bovine animals, frozen of heading No 0202	**
0202	Meat of bovine animals, frozen	Manufacture from materials of any heading except meat of bovine animals, fresh or chilled of heading No 0201	
0206	Edible offal of bovine animals, swine, sheep, goats, horses, asses, mules or hinnies, fresh, chilled or frozen	Manufacture from materials of any heading except carcases of headings Nos 0201 to 0205	
0210	Meat and edible meat offal, salted, in brine, dried or smoked; edible flours and meals of meat or meat offal	Manufacture from materials of any heading except meat and offal of heading Nos 0201 to 0206 and 0208 or poultry liver of heading No 0207	
0302 to 0305	Fish, other than live fish	Manufacture in which all the materials of Chapter 3 used must be wholly obtained	
0402, 0404 to 0406	Dairy products	Manufacture from materials of any heading except milk or cream of heading No 0401 or 0402	

HS heading No	Description of product	Working or processing carrie materials that confers origin	
(1)	(2)	(3) o	r (4)
0403	Buttermilk, curdled milk and cream, yogurt, kephir and other fermented or acidified milk and cream,	Manufacture in which:  - all the materials of Chapter 4 used must be	<del>p</del>
	whether or not concentrated or containing added sugar or other sweetening matter or flavoured or containing added fruit or cocoa	wholly obtained,  any fruit juice (except those of pineapple, lime or grapefruit) of heading No 2009 used must be wholly	
		obtained, and  - the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product	
0408	Birds' eggs, not in shell and egg yolks, fresh, dried, cooked, by steaming or by boiling in water, moulded, frozen or otherwise preserved, whether or not containing added sugar or other	Manufacture from materials of any heading except birds' eggs of heading No 0407	
ex 0502	sweetening matter Prepared pigs', hogs' or boars' bristles and hair	Cleaning, disinfecting, sorting and straightening of bristles and hair	
ex 0506	Bones and horn-cores unworked	Manufacture in which all the materials of Chapter 2 used must be wholly obtained	
ex 0710 to ex 0713	Edible vegetables, frozen or dried, provisionally preserved except for heading Nos ex 0710 and ex 0711 for which the rules are set out below	Manufacture in which all the vegetable materials used must be wholly obtained	
ex 0710	Sweet corn (uncooked or cooked by steaming or boiling in water), frozen	Manufacture from fresh or chilled sweet corn	
ex 0711	Sweet corn, provisionally preserved	Manufacture from fresh or chilled sweet corn	

HS heading No	Description of product	Working or processing carrie materials that confers original	
(1)	(2)	(3)	r (4)
0811	Fruit and nuts, uncooked or cooked by steaming or boiling in water, frozen, whether or not containing added sugar or other sweetening matter:		<b>;</b>
	– containing added sugar	Manufacture in which the value of any materials of Chapter 17 used does not exceed 30% of the value of the ex-works price of the product	<b>-</b>
	- other	Manufacture in which all the fruit or nuts used must be wholly obtained	
0812	Fruit and nuts provisionally preserved (for example, by sulphur dioxide gas, in brine, in sulphur water or in other preservative solutions), but unsuitable in that state for immediate consumption	Manufacture in which all the fruit or nuts used must be wholly obtained	
0813	Fruit, dried, other than that of heading Nos 0801 to 0806; mixtures of nuts or dried fruits of this chapter	Manufacture in which all the fruit or nuts used must be wholly obtained	
0814	Peel of citrus fruit or melons (including water-melons), fresh, frozen, dried or provisionally preserved in brine, in sulphur water or in other preservative solutions	Manufacture in which all the fruit or nuts used must be wholly obtained	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex Chap. 11	Products of the milling industry; malt, starches; inulin; wheat gluten, except for heading No ex 1106 for which the rule is set out below	Manufacture in which all the cereals, edible vegetables, roots and tubers of heading No 0714 or fruit used must be wholly obtained	
ex 1106	Flour and meal of the dried, shelled leguminous vegetables of heading No 0713	Drying and milling of leguminous vegetables of heading No 0708	_
1301	Lac; natural gums, resins, gum-resins and balsams	Manufacture in which the value of any materials of heading No 1301 used may not exceed 50% of the ex-works price of the product	
1501	Lard; other pig fat and poultry fat, rendered, whether or not pressed or solvent-extracted:		
	– Fats from bones or waste	Manufacture from materials of any heading except those of heading Nos 0203, 0206 or 0207 or bones of heading No 0506	
	- Other	Manufacture from meat or edible offal of swine of heading No 0203 or 0206 or of meat and edible offal of poultry of heading No 0207	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
1502	Fats of bovine animals; sheep or goats, raw or rendered, whether or not pressed or solvent-extracted:		
	– Fats from bones or waste	Manufacture from materials of any heading except those of heading Nos 0201, 0202, 0204 or 0206 or bones of heading No 0506	
	– Other	Manufacture in which all the animal materials of Chapter 2 used must be wholly obtained	
1504	Fats and oils and their fractions, of fish or marine mammals, whether or not refined, but not chemically modified:		
	<ul> <li>Solid fractions of fish oils and fats and oils of marine mammals</li> </ul>	Manufacture from materials of any heading including other materials of heading No 1504	
	– Other	Manufacture in which all the animal materials of Chapters 2 and 3 used must be wholly obtained	
ex 1505	Refined lanolin	Manufacture from crude wool grease of heading No 1505	

HS heading No	Description of product	Working or processing ca materials that confers orig	rried out on non-originating ginating status
(1)	(2)	(3)	or (4)
1506	Other animal fats and oils and their fractions, whether or not refined, but not chemically modified:		<b></b>
	- Solid fractions	Manufacture from materials of any heading including other materials of heading No 1506	
	– Other	Manufacture in which all the animal materials of Chapter 2 used must be wholly obtained	_
ex 1507 to 1515	Fixed vegetable oils and their fractions, whether or not refined, but not chemically modified:		
	<ul> <li>Solid fractions, except for that of Jojoba oil</li> </ul>	Manufacture from other materials of heading Nos 1507 to 1515	
	<ul> <li>Other, except for:</li> <li>Lung oil; myrtle wax and Japan wax</li> <li>Those for technical or industrial uses other than the manufacture of foodstuffs for human consumption</li> </ul>	Manufacture in which all the vegetable materials used must be wholly obtained	
ex 1516	Animal or vegetable fats and oils and their fractions, re-esterified, whether or not refined but not further prepared	Manufacture in which all the animal and vegetable materials used must be wholly obtained	
ex 1517	Edible liquid mixtures of vegetable oils of heading Nos 1507 to 1515	Manufacture in which all the vegetable materials used must be wholly obtained	

HS heading No	Description of product	Working or processing carri materials that confers origin	
(1)	(2)	(3)	or (4)
ex 1519	Industrial fatty alcohols having the character of artificial waxes	Manufacture from materials of any heading including fatty acids of heading No 1519	<b>"</b>
1601	Sausages and similar products, of meat, meat offal or blood; food preparations based on these products	Manufacture from animals of Chapter 1	
1602	Other prepared or preserved meat, meat offal or blood	Manufacture from animals of Chapter 1	_
1603	Extracts and juices of meat, fish or crustaceans, molluscs or other aquatic invertebrates	Manufacture from animals of Chapter 1. However, all fish, crustaceans, molluscs or other aquatic invertebrates used must be wholly obtained	
1604	Prepared or preserved fish; caviar and caviar substitutes prepared from fish eggs	Manufacture in which all the fish or fish eggs used must be wholly obtained	
1605	Crustaceans, molluscs and other aquatic invertebrates, prepared or preserved	Manufacture in which all the crustaceans, molluscs or other aquatic invertebrates used must be wholly obtained	
ex 1701	Cane or beet sugar and chemically pure sucrose, in solid form, flavoured or coloured	Manufacture in which the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carr materials that confers origin	
(1)	(2)	(3)	or (4)
1702	Other sugars, including chemically pure lactose, maltose, glucose and fructose, in solid form; sugar syrups not containing added flavouring or colouring matter; artificial honey, whether or not mixed with natural honey; caramel:		
	<ul> <li>Chemically pure maltose and fructose</li> </ul>	Manufacture from materials of any heading including other materials of heading No 1702	
	<ul> <li>Other sugars in solid form, flavoured or coloured</li> </ul>	Manufacture in which the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product	
	- Other	Manufacture in which all the materials used must already be originating	
ex 1703	Molasses resulting from the extraction of refining of sugar, flavoured or coloured	Manufacture in which the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product	
1704	Sugar confectionery (including white chocolate), not containing cocoas	Manufacture in which all the materials used are classified in a heading other than that of the product, provided the value of any other materials of Chapter 17 used does not exceed 30% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carri materials that confers origin	
(1)	(2)	(3)	or (4)
1806	Chocolate and other food preparations containing cocoa	Manufacture in which all the materials used are classified in a heading other than that of the product, provided the value of any materials of Chapter 17 used does not exceed 30 % of the ex-works price of the product	<b>;</b> ;
1901	Malt extract; food preparations of flour, meal, starch or malt extract, not containing cocoa powder or containing cocoa powder in a proportion by weight of less than 50%, not elsewhere specified or included; food preparations of goods of heading Nos 0401 to 0404, not containing cocoa powder in a proportion by weight of less than 10%, not elsewhere specified or included:		
	- Malt extract	Manufacture from cereals of Chapter 10	
	- Other	Manufacture in which all the materials used are classified in a heading other than that of the product, provided the value of any materials of Chapter 17 used does not exceed 30 % of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried o materials that confers originatin	
(1)	(2)	(3) or	(4)
1902	Pasta, whether or not cooked or stuffed (with meat or other substances) or otherwise prepared, such as spaghetti, macaroni, noodles, lasagne, gnocchi, ravioli, cannelloni; couscous, whether or not prepared	Manufacture in which all the cereals (except durum wheat), meat, meat offal, fish, crustaceans or molluscs used must be wholly obtained	<b>;</b>
1903	Tapioca and substitutes therefor prepared from starch, in the form of flakes, grains, pearls, siftings or in similar forms	Manufacture from materials of any heading except potato starch of heading No 1108	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) 0	or (4)
1904	Prepared foods obtained by the swelling or roasting of cereals or cereal products (for example, corn flakes); cereals, other than maize (corn), in grain form, pre-cooked or otherwise prepared:		<b>#</b>
	- Not containing cocoa	Manufacture in which:	
		<ul> <li>all the cereals and flour (except maize of the species Zea indurata and durum wheat and their derivatives) used must be wholly obtained</li> </ul>	
	·	and	
		<ul> <li>the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product</li> </ul>	
	- Containing cocoa		
		Manufacture from materials not classified in heading No 1806, provided the value of any materials of Chapter 17	
	•	used does not exceed 30% of the ex-works price of the product	
1905	Bread, pastry, cakes, biscuits and other bakers' wares, whether or not containing cocoa; communion wafers, empty cachets of a kind suitable for pharmaceutical use, sealing wafers, rice paper and similar products	Manufacture from materials of any heading, except those of Chapter 11	

HS heading No	Description of product	Working or processing car materials that confers orig	ried out on non-originating inating status
(1)	(2)	(3)	or (4)
2001	Vegetables, fruit nuts and other edible parts of plants, prepared or preserved by vinegar or acetic acid	Manufacture in which all the fruit, nuts or vegetables used must be wholly obtained	## #*
2002	Tomatoes prepared or preserved otherwise than by vinegar or acetic acid	Manufacture in which all the tomatoes used must be wholly obtained	
2003	Mushrooms and truffles, prepared or preserved otherwise than by vinegar or acetic acid	Manufacture in which all the mushrooms or truffles used must be wholly obtained	
2004 and 2005	Other vegetables prepared or preserved otherwise than by vinegar or acetic acid, frozen or not frozen	Manufacture in which all the vegetables used must be wholly obtained	
2006	Fruit, nuts, fruit-peel and other parts of plants, preserved by sugar (drained, glacé or crystallized)	Manufacture in which the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product	
2007	Jams, fruit jellies, marmalades, fruit or nut purée and fruit or nut pastes, being cooked preparations, whether or not containing added sugar or other sweetening matter	Manufacture in which the value of any materials of Chapter 17 used must not exceed 30% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
2008	Fruit, nuts and other edible parts of plants otherwise prepared or preserved, whether or not containing added sugar or other sweetening matter or spirit, not elsewhere specified or included:		<b>;</b>
	- Fruit and nuts cooked otherwise than by steaming or boiling in water, not containing added sugar, frozen	Manufacture in which all the fruit and nuts used must be wholly obtained	
	<ul> <li>Nuts, not containing added sugar or spirits</li> </ul>	Manufacture in which the value of the originating nuts and oil seeds of heading Nos 0801, 0802 and 1202 to 1207 used exceeds 60% of the ex-works price of the product	
	- Others	Manufacture in which all the materials used are classified in a heading other than that of the product, provided the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product	
ex 2009	Fruit juices (including grape must), unfermented and not containing added spirit, whether or not containing added sugar or other sweetening matter	Manufacture in which all the materials used are classified in a heading other than that of the product, provided the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product	t
ex 2101	Roasted chicory and extracts, essences and concentrates thereof	Manufacture in which all the chicory used must be wholly obtained	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3) 0	r (4)	
ex 2103	Sauces and preparations therefor; mixed condiments and mixed	Manufacture in which all the materials used are classified in a heading		
	seasonings:	other than that of the product. However, mustard flour or meal or prepared mustard may be		
		used		
	– Prepared mustard	Manufacture from mustard flour or meal		
ex 2104	<ul> <li>Soups and broths and preparations therefor:</li> </ul>	Manufacture from materials of any heading, except prepared or preserved vegetables of heading Nos 2002 to 2005		
ex 2104	<ul> <li>Homogenized composite food preparations</li> </ul>	The rule for the heading in which the product would be classified in bulk shall apply		
ex 2106	Sugar syrups, flavoured or coloured	Manufacture in which the value of any materials of Chapter 17 used must not exceed 30% of the ex-works price of the product		
2201	Waters, including natural or artificial mineral waters and aerated waters, not containing added sugar or other sweetening matter nor flavoured; ice and snow	Manufacture in which all the water used must be wholly obtained		

HS heading No	Description of product	Working or processing carrimaterials that confers origin	
(1)	(2)	(3)	or (4)
2202	Waters, including mineral waters and aerated waters, containing added sugar or other sweetening matter or flavoured, and other non-alcoholic beverages, not including fruit or vegetable juices of heading No 2009	Manufacture in which all the materials used are classified in a heading other than that of the product, provided the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product and any fruit juice used (except for pineapple, lime and grapefruit juices) must be wholly obtained	
ex 2204	Wine of fresh grapes, including fortified wines, and grape must with the addition of alcohol	Manufacture from other grape must	
2205 ex 2207 ex 2208 and ex 2209	The following, containing grape materials:  Vermouth and other wine of fresh grapes flavoured with plants or aromatic substances; ethyl alcohol and other spirits, denatured or not; spirits, liqueurs and other spirituous beverages; compound alcoholic preparations of a kind used for the manufacture of beverages; vinegar	Manufacture from materials of any heading, except grapes or any material derived from grapes	
ex 2208	Whiskies of an alcoholic strength by volume of less than 50% vol	Manufacture in which the value of any cereal based spirits used does not exceed 15% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3) 0	r (4)	
ex 2303	Residues from the manufacture of starch from maize (excluding concentrated steeping liquors), of a protein content, calculated on the dry product, exceeding 40% by weight	Manufacture in which all the maize used must be wholly obtained	<b>;</b>	
ex 2306	Oil cake and other solid residues resulting from the extraction of olive oil, containing more than 3% of olive oil	Manufacture in which all the olives used must be wholly obtained		
2309	Preparations of a kind used in animal feeding	Manufacture in which all the cereals, sugar or molasses, must or milk used must be wholly obtained		
2402	Cigars, cheroots, cigarillos and cigarettes, of tobacco or of tobacco substitutes	Manufacture in which at least 70% by weight of the unmanufactured tobacco or tobacco refuse of heading No 2401 used must be wholly obtained		
ex 2403	Smoking tobacco	Manufacture in which at least 70% by weight of the unmanufactured tobacco or tobacco refuse of heading No 2401 used must be wholly obtained		

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3)	or	(4)
ex Chap. 25	Salt; sulphur; earths and stone; plastering materials; lime and cement; except for heading Nos ex 2504, ex 2515, ex 2516, ex 2518, ex 2519, ex 2520, ex 2524, ex 2525 and ex 2530 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product		
ex 2504	Natural crystalline graphite, with enriched carbon content, purified and ground	Enriching of the carbon content, purifying and grinding of crude crystalline graphite		-
ex 2515	Marble, merely cut by sawing or otherwise into blocks or slabs of a rectangular (including square) shape, of a thickness not exceeding 25 cm	Cutting, by sawing or otherwise, of marble (even if already sawn) of a thickness exceeding 25 cm		
ex 2516	Granite, porphyry, basalt, sandstone and other monumental and building stone, merely cut by sawing or otherwise, into blocks or slabs of a rectangular (including square) shape, of a thickness not exceeding 25 cm	Cutting, by sawing or otherwise, of stone (even if already sawn) of a thickness exceeding 25 cm		
ex 2518	Calcined dolomite	Calcination of dolomite not calcined		

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3) o	r (4)	
ex 2519	Crushed natural magnesium carbonate (magnesite), in hermetically sealed containers, and magnesium oxide, whether or not pure, other than fused magnesia or dead burned (sintered) magnesia	Manufacture in which all the materials used are classified within a heading other than that of the product. However, natural magnesium carbonate (magnesite) may be used		
ex 2520	Plasters specially prepared for dentistry	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product		
ex 2524	Natural asbestos fibres	Manufacture from asbestos concentrate		
ex 2525	Mica powder	Grinding of mica or mica waste		
ex 2530	Earth colours, calcined or powdered	Calcination or grinding of earth colours		
Chap. 26	Ores, slag and ash	Manufacture in which all the materials used are classified within a heading other than that of the product		

HS heading No	Description of product	Working or processing carr materials that confers origi	
(1)	(2)	(3)	or (4)
ex Chap. 27	Mineral fuels, mineral oils and products of their distillation; bituminous substances; mineral waxes; except for heading Nos ex 2707 and 2709 to 2715 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	<b>#</b>
ex 2707	Oils in which the weight of the aromatic constituents exceeds that of the non-aromatic constituents, being oils similar to mineral oils obtained by distillation of high temperature coal tar, of which more than 65% by volume distils at a temperature of up to 250°C (including mixtures of petroleum spirit and benzole), for use as power or heating fuels	Operations of refining and/or one or more specific process(es) <sup>1</sup> Other operations in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product	
ex 2709	Crude oils obtained from bituminous minerals	Destructive distillation of bituminous materials	

<sup>&</sup>lt;sup>1</sup> See Introductory Note 7 – Annex I.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
2710 to 2712	Petroleum oils and oils obtained from bituminous materials, other than crude; preparations not	Operations of refining and/or one or more specific process(es) (2)	#.
	elsewhere specified or included, containing by weight 70% or more of petroleum oils or of oils obtained from bituminous materials, these oils being	Other operations in which all the materials used are classified within a heading other than that of the product. However, materials classified within	
• 4	the basic constituents of the preparations	the same heading may be used provided their value does not exceed 50% of	
	Petroleum gases and other gaseous hydrocarbons	the ex-works price of the product	
	Petroleum jelly; paraffin wax, microcrystalline petroleum wax, slack wax, ozokerite, lignite wax, peat wax, other mineral waxes and similar products obtained by synthesis or by other processes, whether or not coloured		
2713 to 2715	Petroleum coke, petroleum bitumen and other residues of petroleum oils or of oils obtained from	Operations of refining and/or one or more specific process(es) (1)	
	bituminous materials	Other operations in which all the materials used are	
	Bitumen and asphalt, natural; bituminous or oil shale and tar sands;	classified within a heading other than that of the product. However,	
	asphaltites and asphaltic rocks	materials classified within the same heading may be used provided their value	
	Bituminous mixtures based on natural asphalt, on natural bitumen, on petroleum bitumen, on	does not exceed 50% of the ex-works price of the product	
	mineral tar or on mineral tar pitch		

<sup>(</sup>²) See Introductory Note 7 – Annex I.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3)	r (4)	
ex Chap. 28	Inorganic chemicals; organic or inorganic compounds or precious metals, of rare-earth metals, of radioactive elements or of isotopes; except for heading Nos ex 2805, ex 2811, ex 2833 and ex 2840 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product		
ex 2805	"Mischmetall"	Manufacture by electrolytic or thermal treatment in which the value of all the materials used does not exceed 20% of the ex-works price of the product		
ex 2811	Sulphur trioxide	Manufacture from sulphur dioxide		
ex 2833	Aluminium sulphate	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product		
ex 2840	Sodium perborate	Manufacture from disodium tetraborate pentahydrate		
	•			

HS heading No	Description of product	Working or processing car materials that confers orig		-originating
(1)	(2)	(3)	or	(4)
ex Chap. 29	Organic chemicals; except for heading Nos ex 2901, ex 2902, ex 2905, 2915, 2932, 2933 and 2934, for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product		
ex 2901	Acyclic hydrocarbons for use as power or heating fuels	Operations of refining and/or one or more specific process(es) (1)	_	
		Other operations in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product	9	

<sup>(1)</sup> See Introductory Note 7 - Annex I.

HS heading No	Description of product •	Working or processing carrie materials that confers origin	
(1)	(2)	(3) o	r (4)
ex 2902	Cyclanes and cyclenes (other than azulenes), benzene, toluene, xylenes, for use as power or heating fuels	Operations of refining and/or one or more specific process(es) (1)	•
		Other operations in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used, provided their value does not exceed 50% of the ex-works price of the product	
ex 2905	Metal alcoholates of alcohols of this heading and of ethanol or glycerol	Manufacture from materials of any heading, including other materials of heading No 2905. However, metal alcoholates of this heading may be used, provided their value does not exceed 20% of the ex-works price of the product	
2915	Saturated acyclic monocarboxylic acids and their anhydrides, halides, peroxides and peroxyacids; their halogenated, sulphonated, nitrated or nitrosated derivatives	Manufacture from materials of any heading. However, the value of all the materials of heading Nos 2915 and 2916 used may not exceed 20% of the ex-works price of the product	

<sup>(1)</sup> See Introductory Note 7 - Annex I.

HS heading No	Description of product	Working or processing carri materials that confers origin	
(1)	(2)	(3) c	or (4)
2932	Heterocyclic compounds with oxygen heteroatom(s) only:		
	<ul> <li>Internal ethers and their halogenated, sulphonated, nitrated or nitrosated derivatives</li> </ul>	Manufacture from materials of any heading However, the value of all the materials of heading No 2909 used may not exceed 20% of the ex-works price of the product	
	<ul> <li>Cyclic acetals and internal hemiacetals and their halogenated, sulphonated, nitrated or nitrosated derivatives</li> </ul>	Manufacture from materials of any heading	
	- Other	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	
2933	Heterocyclic compounds with nitrogen hetero-atom(s) only: nucleic acids and their salts	Manufacture from materials of any heading. However, the value of all the materials of heading Nos 2932 and 2933 used may not exceed 20% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating status	
(1)	(2)	(3)	or (4)
2934	Other heterocyclic compounds	Manufacture from materials of any heading. However, the value of all the materials of heading Nos 2932, 2933 and 2934 used may not exceed 20% of the ex-works price of the product	
ex Chap. 30	Pharmaceutical products; except for heading Nos 3002, 3003 and 3004, for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	
3002	Human blood; animal blood prepared for therapeutic, prophylactic or diagnostic uses; antisera and other blood fractions; vaccines, toxins, cultures of micro-organisms (excluding yeasts) and similar products:		
	<ul> <li>Products consisting of two or more constituents which have been mixed together for therapeutic or prophylactic uses or unmixed products for these uses, put up in measured doses or in forms or packings for retail sale</li> </ul>	Manufacture from materials of any heading, including other materials of heading No 3002. The materials of this description may also be used, provided their value does not exceed 20% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
	- Other:		
	human blood	Manufacture from materials of any heading,	
		including other materials of heading No 3002. The	<u>*</u>
		materials of this description may also be	
		used, provided their value does not exceed 20% of	
		the ex-works price of the product	
	animal blood prepared for therapeutic or prophylactic uses	Manufacture from materials of any heading, including other materials of heading No 3002. The	
		materials of this description may also be used, provided their value	
		does not exceed 20% of the ex-works price of the product	
	blood fractions other than antisera, haemoglobin and serum globulin	Manufacture from materials of any heading, including other materials of heading No 3002. The	
		materials of this description may also be used, provided their value does not exceed 20% of the ex-works price of the product	
	<ul> <li>– haemoglobin, blood globulin and serum globulin</li> </ul>	Manufacture from materials of any heading, including other materials of heading No 3002. The materials of this description may also be used, provided their value does not exceed 20% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating-status		
(1)	(2)	(3) o	r (4)	
	other	Manufacture from materials of any heading, including other materials of heading No 3002. The materials of this description may also be used, provided their value does not exceed 20% of the ex-works price of the product		
3003 and 3004	Medicaments (excluding goods of heading No 3002, 3005 and 3006)	Manufacture in which:  - all the materials used are classified within a heading other than that of the product.  However, materials of heading No 3003 or 3004 may be used provided their value, taken together, does not exceed 20% of the ex-works price of the product, and		
·		- the value of all the materials used does not exceed 50% of the ex-works price of the product		
ex Chap. 31	Fertilizers; except for heading No ex 3105 for which the rule is set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	_	

HS heading No	Description of product	Working or processing carri materials that confers origin	• • • • • • • • • • • • • • • • • • • •
(1)	(2)	(3)	or (4)
ex 3105	Mineral or chemical fertilizers containing two or three of the fertilizing elements nitrogen, phosphorous and potassium; other fertilizers; goods of this Chapter, in tablets or similar forms or in packages of a gross weight not exceeding 10 kg, except for:  - sodium nitrate - calcium cyanamide - potassium sulphate - magnesium potassium sulphate	Manufacture in which:  - all the materials used are classified within a heading other than that of the product.  However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product, and  - the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex Chap. 32	Tanning or dyeing extracts; tannins and their derivatives; dyes, pigments and other colouring matter; paints and varnishes; putty and other mastics; inks; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	
ex 3201	Tannins and their salts, esters, ethers, and other derivatives	Manufacture from tanning extracts of vegetable origin	

HS heading No	Description of product	Working or processing car materials that confers orig	-	
(1)	(2)	(3)	or	(4)
3205	Colour lakes; preparations as specified in Note 3 to this Chapter based on colour lakes (1)	Manufacture from materials of any heading, except heading Nos 3203 3204 and 3205. However, materials from heading No 3205 may be used provided their value does not exceed 20% of the ex-works price of the product		
ex Chap. 33	Essential oils and resinoids; perfumery, cosmetic or toilet preparations; except for heading No 3301, for which the rule is set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product		
3301	Essential oils (terpeneless or not), including concretes and absolutes; resinoids; concentrates of essential oils in fats, in fixed oils, in waxes or the like, obtained by enfleurage or maceration; terpenic by-products of the deterpenation of essential oils; aqueous distillates and aqueous solutions of essential oils	Manufacture from materials of any heading, including materials of a different "group" (2) in thi heading. However, materials of the same group may be used, provided their value does not exceed 20% of the ex-works price of the product	S	

<sup>(1)</sup> Note 3 to Chapter 32 says that these preparations are those of a kind used for colouring material or used as ingredients in the manufacturing of colouring preparations, provided they are not classified in another heading in Chapter 32.

<sup>(2)</sup> A "group" is regarded as any part of the heading separated from the rest by a semi-colon.

HS heading No	Description of product	Working or processing carr materials that confers origi	
(1)	(2)	(3)	or (4)
ex Chap. 34	Soap, organic surface- active agents, washing preparations, lubricating preparations, artificial waxes, prepared waxes, polishing or scouring preparations, candles and similar articles, modelling pastes, "dental waxes" and dental preparations with a basis of plaster; except for heading Nos ex 3403 and 3404, for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	
ex 3403	Lubricating preparations containing petroleum oils or oils obtained from bituminous minerals, provided they represent less than 70% by weight	Operations of refining and/or one or more specific process(es) (1)	
		Other operations in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product	

HS heading No	Description of product	Working or processing car materials that confers orig	ried out on non-originating inating status
(1)	(2)	(3)	or (4)
3404	Artificial waxes and prepared waxes:		
	- Artificial waxes and prepared waxes with a basis of paraffin, petroleum waxes, waxes obtained from bituminous minerals, slack wax or scale wax	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product	
	- Other	Manufacture from materials of any heading, except:  - hydrogenated oils having the character of waxes of heading No 1516  - fatty acids not chemically defined or industrial fatty alcohols having the character of waxes of heading No 1519  - materials of heading No 3404  However, these materials may be used provided their value does not exceed 20% of the ex-works price of the	

HS heading No	Description of product	Working or processing carrie materials that confers origin	
(1)	(2)	(3) o	r (4)
ex Chap. 35	Albuminoidal substances; modified starches; glues; enzymes; except for heading Nos 3505 and ex 3507 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	
3505	Dextrins and other modified starches (for example, pregelatinized or esterified starches); glues based on starches, or on dextrins or other modified starches:		
•	<ul><li>Starch ethers and esters</li><li>Other</li></ul>	Manufacture from materials of any heading, including other materials of heading No 3505  Manufacture from materials of any heading, except those of heading No 1108	
ex 3507	Prepared enzymes not elsewhere specified or included	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3) o	or (4)	
Chap. 36	Explosives; pyrotechnic products; matches; pyrophoric alloys; certain combustible preparations	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product		
ex Chap. 37	Photographic or cinematographic goods; except for heading Nos 3701, 3702 and 3704 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product		

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
3701	Photographic plates and film in the flat, sensitized, unexposed, of any material other than paper, paperboard or textiles; instant print film in the flat, sensitized, unexposed, whether or not in packs:		
	- Instant print film for colour photography, in packs	Manufacture in which all the materials used are classified within a heading other than heading Nos 3701 or 3702. However, materials from heading No 3702 may be used provided their value does not exceed 30% of the ex-works price of the product	
	- Other	Manufacture in which all the materials used are classified within a heading other than heading No 3701 or 3702. However, materials from heading Nos 3701 and 3702 may be used provided their value taken together, does not exceed 20% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carrie materials that confers origin	
(1)	(2)	(3) 0	or (4)
3702	Photographic film in rolls, sensitized, unexposed, of any material other than paper, paperboard or textiles; instant print film in rolls, sensitized, unexposed	Manufacture in which all the materials used are classified within a heading other than heading Nos 3701 or 3702	
3704	Photographic plates, film paper, paperboard and textiles, exposed but not developed	Manufacture in which all the materials used are classified within a heading other than heading Nos 3701 to 3704	
ex Chap. 38	Miscellaneous chemical products; except for heading Nos 3801, ex 3803, ex 3805, ex 3806, ex 3807, 3808 to 3814, 3818 to 3820, 3822 and 3823 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	
3801	Artificial graphite; colloidal or semi-colloidal graphite; preparations based on graphite or other carbon in the form of pastes or other semi-manufactures:		
	<ul> <li>Colloidal graphite in suspension in oil and semi-colloidal graphite; carbonaceous pastes for electrodes</li> </ul>	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carrie materials that confers origin	
(1)	(2)	(3) o	r - (4)
	<ul> <li>Graphite in paste form, being a mixture of more than 30% by weight of graphite with mineral oils</li> </ul>	Manufacture in which the value of all the materials of heading No 3403 used does not exceed 20% of the ex-works price of the product	
	– Other	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	
ex 3803	Refined tall oil	Refining of crude tall oil	
ex 3805	Spirits of sulphate turpentine, purified	Purification by distillation or refining of raw spirits of sulphate turpentine	· · · · · · · · · · · · · · · · · · ·
ex 3806	Ester gums	Manufacture from resin acids	
ex 3807	Wood pitch (wood tar pitch)	Distillation of wood tar	
3808	Insecticides, rodenticides, fungicides, herbicides, anti-sprouting products and plant-growth regulators, disinfectants and similar products, put up in forms of packings for retail sale or as preparations or articles (for example, sulphurtreated bands, wicks and candles, and fly-papers)	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the products	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating-status		
(1)	(2)	(3)	or (4)	
3809	Finishing agents, dye carriers to accelerate the dyeing or fixing of dyestuffs and other products and preparations (for example, dressings and mordants), of a kind used in the textile, paper, leather or like industries, not elsewhere specified or included	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the products		
3810	Pickling preparations for metal surfaces; fluxes and other auxiliary preparations for soldering, brazing or welding; soldering, brazing or welding powders and pastes consisting of metal and other materials; preparations of a kind used as cores or coatings for welding electrodes or rods	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the products		
3811	Anti-knock preparations, oxidation inhibitors, gum inhibitors, viscosity improvers, anti-corrosive preparations and other prepared additives, for mineral oils (including gasoline) or for other liquids used for the same purposes as mineral oils:			

HS heading No	Description of product	Working or processing carr materials that confers origi	
(1)	(2)	(3)	or (4)
	<ul> <li>Prepared additives for lubricating oil, containing petroleum oils or oils obtained from bituminous minerals</li> </ul>	Manufacture in which the value of all the materials of heading No 3811 used does not exceed 50% of the ex-works price of the product	
	- Other	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
3812	Prepared rubber accelerators; compound plasticizers for rubber or plastics, not elsewhere specified or included; anti-oxidizing preparations and other compound stabilizers for rubber or plastics	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
3813	Preparations and charges for fire-extinguishers; charged fire-extinguishing grenades	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
3814	Organic composite solvents and thinners, not elsewhere specified or included; prepared paint or vanish removers	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3)	or (4)	
3818	Chemical elements doped for use in electronics, in the form of discs, wafers or similar forms; chemical compounds doped for use in electronics	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product		
3819	Hydraulic brake fluids and other prepared liquids for hydraulic transmission, not containing or containing less than 70% by weight of petroleum oils or oils obtained from bituminous minerals	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product		
3820	Anti-freezing preparations and prepared de-icing fluids	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product		
3822	Composite diagnostic or laboratory reagents, other than those of heading No 3002 or 3006	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product		

(1) (2) (3) or (4)  3823 Prepared binders for foundry moulds or cores; chemical products and preparations of the chemical or allied industries (including those consisting of mixtures of natural products), not elsewhere specified or included; residual products of the chemical or allied industries, not elsewhere specified or included:  - The following of this heading: - Prepared binders for foundry moulds or cores based on natural resinous products - Naphthenic acids, their water insoluble salts and their esters - Sorbitol other than that of heading No 2905 - Petroleum sulphonates, excluding petroleum sulphonates of alkali metals, of ammonium or of ethanolamines; thiophenated sulphonic acids of oils obtained from bituminous minerals, and their salts - Ion exchangers	HS heading No	Description of product	Working or processing carried out-on non-originating materials that confers originating status			nating		
Prepared binders for foundry moulds or cores; chemical products and preparations of the chemical or allied industries (including those consisting of mixtures of natural products), not elsewhere specified or included; residual products of the chemical or allied industries, not elsewhere specified or included:  - The following of this heading:  - Prepared binders for foundry moulds or cores based on natural resinous products  - Naphthenic acids, their water insoluble salts and their esters  - Sorbitol other than that of heading No 2905  - Petroleum sulphonates, excluding petroleum sulphonates of alkali metals, of ammonium or of ethanolamines; thiophenated sulphonic acids of oils obtained from bituminous minerals, and their salts	INO		materials that corners on	igniat	ing staty.	•		
foundry moulds or cores; chemical products and preparations of the chemical or allied industries (including those consisting of mixtures of natural products), not elsewhere specified or included; residual products of the chemical or allied industries, not elsewhere specified or included:  - The following of this heading:  - Prepared binders for foundry moulds or cores based on natural resinous products  - Naphthenic acids, their water insoluble salts and their esters  - Sorbitol other than that of heading No 2905  - Petroleum sulphonates, excluding petroleum sulphonates of alkali metals, of ammonium or of ethanolamines; thiophenated sulphonic acids of oils obtained from bituminous minerals, and their salts	(1)	(2)	(3)	or		(4)		_
foundry moulds or cores; chemical products and preparations of the chemical or allied industries (including those consisting of mixtures of natural products), not elsewhere specified or included; residual products of the chemical or allied industries, not elsewhere specified or included:  - The following of this heading:  - Prepared binders for foundry moulds or cores based on natural resinous products  - Naphthenic acids, their water insoluble salts and their esters  - Sorbitol other than that of heading No 2905  - Petroleum sulphonates, excluding petroleum sulphonates of alkali metals, of ammonium or of ethanolamines; thiophenated sulphonic acids of oils obtained from bituminous minerals, and their salts	3823	Prepared binders for		-				
chemical products and preparations of the chemical or allied industries (including those consisting of mixtures of natural products), not elsewhere specified or included; residual products of the chemical or allied industries, not elsewhere specified or included:  - The following of this heading: Prepared binders for foundry moulds or cores based on natural resinous products Naphthenic acids, their water insoluble salts and their esters Sorbitol other than that of heading No 2905 Petroleum sulphonates, excluding petroleum sulphonates, excluding petroleum sulphonates of alkali metals, of ammonium or of ethanolamines; thiophenated sulphonic acids of oils obtained from bituminous minerals, and their salts	0020		•					
preparations of the chemical or allied industries (including those consisting of mixtures of natural products), not elsewhere specified or included; residual products of the chemical or allied industries, not elsewhere specified or included:  - The following of this heading:  - Prepared binders for foundry moulds or cores based on natural resinous products  - Naphthenic acids, their water insoluble salts and their esters  - Sorbitol other than that of heading No 2905  - Petroleum sulphonates, excluding petroleum sulphonates of alkali metals, of ammonium or of ethanolamines; thiophenated sulphonic acids of oils obtained from bituminous minerals, and their salts								
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HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3)	or	(4)
	Getters for vacuum tubes			
	Alkaline iron oxide for the purification of gas			
	<ul> <li>Ammoniacal gas liquors and spent oxide produced in coal gas purification</li> </ul>			
	<ul> <li>Sulphonaphthenic acids, their water insoluble salts and their esters</li> </ul>			
	Fusel oil and Dippel's oil		***************************************	
	Mixtures of salts having different anions			
	Copying pastes with a basis of gelatin, whether or not on a paper or textile backing			
	- Other	Manufacture in which t value of all the material used does not exceed 50% of the ex-works price of the product	1	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3) or	(4)	
ex 3901 to 3915	Plastics in primary forms, waste, parings and scrap, of plastic; except for heading No ex 3907 for which the rule is set out below:			
	- Addition homopolymerization products	Manufacture in which:  - the value of all the materials used does not exceed 50% of the ex-works price of the product, and - the value of any materials of Chapter 39 used does not exceed 20% of the ex-works price of the product (1)		
	- Other	Manufacture in which the value of the materials of Chapter 39 used does not exceed 20% of the ex-works price of the product (1)		

<sup>(1)</sup> In the case of the products composed of materials classified within both heading Nos 3901 to 3906, on the one hand, and within heading Nos 3907 to 3911; on the other hand, play restriction only applies to that group of materials which predominates by weight in the product.

HS heading No	Description of product	Working or processing carr materials that confers origi	
(1)	(2)	(3)	or (4)
ex 3907	Copolymer, made from polycarbonate and acrylonitrile-butadiene-styrene copolymer (ABS)	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product (1)	_
ex 3916 to 3921	Semi-manufactures and articles of plastics; except for heading Nos ex 3916, ex 3917, ex 3920 and ex 3921, for which the rules are set out below:		
	- Flat products, further worked than only surface-worked or cut into forms other than rectangular or square; other products, further worked than only surface-worked - Other:	Manufacture in which the value of any materials of Chapter 39 used does not exceed 50% of the ex-works price of the product	

<sup>(1)</sup> In the case of the products composed of materials classified within both heading Nos 3901 to 3906, on the one hand, and within heading Nos 3907 to 3911, on the other hand, this restriction only applies to that group of materials which predominates by weight in the product.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3)	or	(4)
	Addition homopolymerization products Other	Manufacture in which:  - the value of all the materials used does not exceed 50% of the ex-works price of the product, and  - the value of any materials of Chapter 39 used does not exceed 20% of the product (1)  Manufacture in which the value of any materials of Chapter 39 used does not exceed 20% of the		
		ex-works price of the product (1)		
ex 3916 and ex 3917	Profile shapes and tubes	Manufacture in which:  - the value of all the materials used does not exceed 50% of the ex-works price of the product, and  - the value of any materials classified within the same heading as the product does not exceed 20% of the ex-works price of the product		
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<sup>(1)</sup> In the case of the products composed of materials classified within both heading Nos 3901 to 3906, on the one hand, and within heading Nos 3907 to 3911, on the other hand, this restriction only applies to that group of materials which predominates by weight in the product.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3) or (4)		
ex 3920	lonomer sheet or film	Manufacture from a thermoplastic partial salt which is a copolymer of ethylene and metacrylic acid partly neutralized with metal ions, mainly zinc and sodium		
ex 3921	Foils of plastic, metallized	Manufacture from highly transparent polyester foils with a thickness of less than 23 micron (1)		
3922 to 3926	Articles of plastics	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product		
ex Chap. 40	Rubber and articles thereof; except for heading Nos ex 4001, 4005, 4012 and ex 4017 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product		
ex 4001	Laminated slabs or crepe rubber for shoes	Lamination of sheets of natural rubber		

<sup>(1)</sup> The following foils shall be considered as highly transparent: foils, the optical dimming of which – measured according to ASTM-D 1003-16 by Gardner Hazemeter (i.e. Hazefactor) – is less than 2%.

HS heading No	Description of product	Working or processing carr materials that confers origin	
(1)	(2)	(3)	or (4)
4005	Compound rubber, unvulcanized, in primary forms or in plates, sheets or strip	Manufacture in which the value of all the materials used, except natural rubber, does not exceed 50% of the ex-works price of the product	•
4012	Retreaded or used pneumatic tyres of rubber; solid or cushion tyres, interchangeable tyre treads and tyre flaps, of rubber:  - Retreaded pneumatic, solid or cushion tyres, of rubber	Retreading of used tyres	
	- Other	Manufacture from materials of any heading, except those of heading Nos 4011 or 4012	
ex 4017	Articles of hard rubber	Manufacture from hard rubber	
ex Chap. 41	Raw hides and skins (other than furskins) and leather; except for heading Nos ex 4102, 4104 to 4107 and 4109	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 4102	for which the rules are set out below:		
EX 4102	Raw skins of sheep or lambs, without wool on	Removal of wool from sheep or lamb skins, with wool on	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3) o	r (4)	
4104 to 4107	Leather, without hair or wool, other than leather of heading Nos 4108 or 4109	Retanning of pre-tanned leather or Manufacture in which all the materials used are classified within a heading other than that of the product	# ************************************	
4109	Patent leather and patent laminated leather; metallized leather	Manufacture from leather of heading Nos 4104 to 4107 provided its value does not exceed 50% of the ex-works price of the product		
Chap. 42	Articles of leather; saddlery and harness; travel goods, handbags and similar containers; articles of animal gut (other than silk worm gut)	Manufacture in which all the materials used are classified within a heading other than that of the product		
ex Chap. 43	Furskins and artificial fur; manufactures thereof; except for heading Nos ex 4302 and 4303 for which the rules are set out below	Manufacture in which all the materials used are classified within a heading other than that of the product		
ex 4302	Tanned or dressed furskins, assembled:			
	- Plates, crosses and similar forms	Bleaching or dyeing, in addition to cutting and assembly of non-assembled tanned or dressed furskins		
	- Other	Manufacture from non-assembled, tanned or dressed furskins		

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3) o	r (4)	
4303	Articles of apparel, clothing accessories and other articles of furskin	Manufacture from non-assembled tanned or dressed furskins of heading No 4302	<b>;</b>	
ex Chap. 44	Wood and articles of wood; wood charcoal; except for heading Nos ex 4403, ex 4407, ex 4408, 4409, ex 4410 to ex 4413, ex 4415, ex 4416, 4418 and ex 4421 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product		
ex 4403	Wood roughly squared	Manufacture from wood in the rough, whether or not stripped of its bark or merely roughed down		
ex 4407	Wood sawn or chipped lengthwise, sliced or peeled, of a thickness exceeding 6 mm, planed, sanded or finger-jointed	Planing, sanding or finger-jointing		
ex 4408	Veneer sheets and sheets for plywood, of a thickness not exceeding 6 mm, spliced, and other wood sawn lengthwise, sliced or peeled of a thickness not exceeding 6 mm, planed, sanded or finger-jointed	Splicing, planing, sanding or finger-jointing		

HS heading No	Description of product	Working or processing carr materials that confers origi				igin	ating
(1)	(2)	(3)	or	-	(4	) .	
4409	Wood (including strips and friezes for parquet flooring, not assembled) continuously shaped (tongued, grooved, rebated, chamfered, V-joined, beaded, moulded, rounded or the like) along any of its edges or faces, whether or not planed, sanded or finger-jointed:	Sanding or finger-jointing					
	<ul><li>Sanded or finger-jointed</li><li>Beadings and mouldings</li><li>Other</li></ul>	Manufacture in which all the materials used are classified within a heading other than of the product					*.
ex 4410 to ex 4413	Beadings and mouldings, including moulded skirting and other moulded boards	Beading or moulding					
ex 4415	Packing cases, boxes, crates, drums and similar packings, of wood	Manufacture from boards not cut to size					

HS heading No	Description of product	Working or processing carried out en non-originatin materials that confers originating status		
(1)	(2)	(3)	or (4)	
ex 4416	Casks, barrels, vats, tubs and other coopers' products and parts thereof, of wood	Manufacture from riven staves, not further worked than sawn on the two principal surfaces		
4418	Builders' joinery and carpentry of wood, including cellular wood panels, assembled parquet panels, shingles and shakes:			
	<ul> <li>Builders' joinery and carpentry of wood</li> </ul>	Manufacture in which all the materials used are classified within a heading other than that of the product. However, cellular wood panels, shingles and shakes may be used		
* 1	- Beadings and mouldings	Beading or moulding		
		Manufacture in which all the materials used are classified within a heading other than that of the product		

HS heading No	Description of product	Working or processing carrie materials that confers origin	
(1)	(2)	(3) o	r (4)
ex 4421	Match splints; wooden pegs or pins for footwear	Manufacture from wood of any heading except drawn wood of heading No 4409	
ex Chap. 45	Cork and articles of cork; except for heading No 4503 for which the rule is set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	
4503	Articles of natural cork	Manufacture from cork of heading No 4501	
Chap. 46	Manufactures of straw, of esparto or of other plaiting materials; basketware and wickerwork	Manufacture in which all the materials used are classified within a heading other than that of the product	
Chap. 47	Pulp of wood or of other fibrous cellulosic material; waste and scrap of paper or paperboard	Manufacture in which all the materials used are classified within a heading other than that of the product	
Chap. 48	Paper and paperboard; articles of paper pulp, of paper or of paperboard; except for heading Nos ex 4811, 4816, 4817, ex 4818, ex 4819, ex 4820 and ex 4823 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 4811	Paper and paperboard, ruled, lined or squared only	Manufacture from paper-making materials of Chapter 47	

HS heading No	Description of product	Working or processing carr materials that confers origi	ried out on non-originating inating status
(1)	(2)	(3)	or (4)
4816	Carbon paper, self-copy paper and other copying or transfer papers (other than those of	Manufacture from paper-making materials of Chapter 47	ï
	heading No 4809), duplicator stencils and offset plates, of paper, whether or not put up in boxes		
4817	Envelopes, letter cards, plain postcards and correspondence cards, of paper or paperboard; boxes, pouches, wallets and writing compendiums, of paper or paperboard, containing an assortment of paper stationery	Manufacturing in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex 4818	Toilet paper	Manufacture from paper-making materials of Chapter 47	
ex 4819	Cartons, boxes, cases, bags and other packing containers, of paper, paperboard, cellulose wadding or webs of cellulose fibres	Manufacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex 4820	Letter pads	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carr materials that confers origi	<b>U</b>
(1)	(2)	(3)	or (4)
ex 4823	Other paper, paperboard, cellulose wadding and webs of cellulose fibres, cut to size or shape	Manufacture from paper-making materials of Chapter 47	
ex Chap. 49	Printed books, newspapers, pictures and other products of the printing industry; manuscripts, typescripts and plans; except for heading Nos 4909 and 4910 for which the rules are set out below	Manufacture in which all the materials used are classified within a heading other than that of the product	
4909	Printed or illustrated postcards; printed cards bearing personal greetings, messages or announcements, whether or not illustrated, with or without envelopes or trimmings	Manufacture from materials not classified within heading Nos 4909 or 4911	
4910	Calendars of any kind, printed, including calendar blocks:  - Calendars of the "perpetual" type or with replaceable blocks mounted on bases other than paper or paperboard	Manufacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 50% of the ex-works price of the product	
	- Other	Manufacture from materials not classified in heading Nos. 4909 or 4911	

HS heading No	Description of product	Working or processing car materials that confers orig				rigina	ting
(1)	(2)	(3)	or		. (4	1)	
ex Chap. 50	Silk; except for heading Nos ex 5003, 5004 to ex 5006 and 5007 for which the rules are set out below	Manufacture in which all the materials used are classified within a heading other than that of the product					
ex 5003	Silk waste (including cocoons unsuitable for reeling, yarn waste and garnetted stock), carded or combed	Carding or combing of silk waste	<b>(</b>	S. 2004			
5004 to ex 5006	Silk yarn and yarn spun from silk waste	Manufacture from (1):  - raw silk or silk waste carded or combed or otherwise prepared for spinning,  - other natural fibres no carded or combed or otherwise prepared for spinning,  - chemical materials or textile pulp, or  - paper-making materials	r				
5007	Woven fabrics of silk or of silk waste:  - incorporating rubber thread	Manufacture from single yarn (1)					

<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3)	or	(4)
	- Other	Manufacture from (1):  - coir yarn,  - natural fibres,  - man-made staple fibres not carded or combed or otherwise prepared for spinning,  - chemical materials or textile pulp, or - paper or Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerizing, heat setting, raising, calendering, shrink resistance processing, permanent finishing, decatizing, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product	S	

<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carrie materials that confers original	
(1)	(2)	(3) 01	(4)
ex Chap. 51	Wool, fine or coarse animal hair; horsehair yarn and woven fabric; except for heading Nos 5106 to 5110 and 5111 to 5113 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	
5106 to 5110	Yarn of wool, of fine or coarse animal hair or of horsehair	Manufacture from (1):  - raw silk or silk waste carded or combed or otherwise prepared for spinning,  - natural fibres not carded or combed or otherwise prepared for spinning,  - chemical materials or textile pulp, or  - paper-making materials	<del>-</del>
5111 to 5113	Woven fabrics of wool, of fine or coarse animal hair or of horsehair:  - Incorporating rubber thread	Manufacture from single yarn (1):	
	– Other	Manufacture from (1):  - coir yarn,  - natural fibres,  - man-made staple fibres not carded or combed or otherwise prepared for spinning,  - chemical materials or textile pulp, or  - paper	
		or Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerizing, heat setting, raising, calendering, shrink resistance processing, permanent finishing,	

<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carried out-on non-originating materials that confers originating status		
(1)	(2)	(3) 0	r (4)	
		decatizing, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product		
ex Chap. 52	Cotton; except for heading Nos 5204 to 5207 and 5208 to 5212 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product		
5204 to 5207	Yarn and thread of cotton	Manufacture from (1):  - raw silk or silk waste carded or combed or otherwise prepared for spinning,  - natural fibres not carded or combed or otherwise prepared for spinning,  - chemical materials or textile pulp, or  - paper-making materials		
5208 to 5212	Woven fabrics of cotton:			
	<ul> <li>incorporating rubber thread</li> </ul>	Manufacture from single yarn (1)		
	- Other	Manufacture from (1):  - coir yarn,  - natural fibres,  - man-made staple fibres not carded or combed or otherwise prepared for spinning,  - chemical materials or textile pulp, or  - paper		

<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status_		
(1)	(2)	(3)	or (4)	
		or Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerizing, heat setting, raising, calendering, shrink resistance processing, permanent finishing, decatizing, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product		
ex Chap. 53	Other vegetable textile fibres; paper yarn and woven fabrics of paper yarn; except for heading Nos 5306 to 5308 and 5309 to 5311 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product		
5306 to 5308	Yarn of other vegetable textile fibres; paper yarn	Manufacture from (1):  - raw silk or silk waste carded or combed or otherwise prepared for spinning,  - natural fibres not carded or combed or otherwise prepared for spinning,  - chemical materials or textile pulp, or  - paper-making materials		
5309 to 5311	Woven fabrics of other vegetable textile fibres; woven fabrics of paper yarn:  - incorporating rubber thread	Manufacture from single yarn (1)		

<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carried ou materials that confers originating	
(1)	(2)	(3) or	(4)
	- Other	Manufacture from (1):  - coir yarn,  - natural fibres,  - man-made staple fibres not carded or combed or otherwise prepared for spinning,  - chemical materials or textile pulp, or  - paper or	
		Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerizing, heat setting, raising, calendering, shrink resistance processing, permanent finishing, decatizing, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product	
5401 to 5406	Yarn, monofilament and thread of man-made filaments	Manufacture from (1):  - raw silk or silk waste carded or combed or otherwise prepared for spinning,  - natural fibres not carded or combed or otherwise prepared for spinning,  - chemical materials or textile pulp, or  - paper-making materials	
5407 to 5408	Woven fabrics of man-made filament yarn:  - incorporating rubber	Manufacture from single	
	thread	yarn (¹)	

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<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see 1 n t r o d u c t o r y N o t e 5 .

HS heading No	Description of product	Working or processing carried materials that confers origination	
(1)	(2)	(3) or	(4)
	- Other	Manufacture from (1):  - coir yarn,  - natural fibres,  - man-made staple fibres not carded or combed or	
		otherwise prepared for spinning,  - chemical materials or	
		textile pulp, or – paper	
		or Printing accompanied by at least two preparatory or	•
•		finishing operations (such as scouring, bleaching, mercerizing, heat setting, raising, calendering, shrink resistance processing,	
		permanent finishing, decatizing, impregnating, mending and burling) where the value of the unprinted fabric used does not	
		exceed 47,5% of the ex-works price of the product	
5501 to 5507	Man-made staple fibres	Manufacture from chemical materials or textile pulp	
5508 to 5511	Yarn and sewing thread	Manufacture from (1):  - raw silk or silk waste carded or combed or otherwise prepared for	
		spinning,  natural fibres not carded  or combed or otherwise prepared for spinning,	
		<ul> <li>chemical materials or textile pulp, or</li> <li>paper-making materials</li> </ul>	
5512 to 5516	Woven fabrics of man-made staple fibres:		
	<ul> <li>incorporating rubber thread</li> </ul>	Manufacture from single yarn (1)	

<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carrie materials that confers origin	
(1)	(2)	(3) o	r (4)
	- Other	Manufacture from (1):  - coir yarn,  - natural fibres,  - man-made staple fibres not carded or combed	<b>F</b>
		or otherwise prepared for spinning,  - chemical materials or textile pulp, or  - paper	
		or Printing accompanied by at least two preparatory or finishing operations (such as scouring,	<del>-</del>
		bleaching, mercerizing, heat setting, raising, calendering, shrink resistance processing,	
		permanent finishing, decatizing, impregnating, mending and burling) where the value of the	
·		unprinted fabric used does not exceed 47,5% of the ex-works price of the product	
ex Chap. 56	Wadding, felt and non-wovens; special yarns; twine, cordage, ropes and cables and articles thereof; except for	Manufacture from (1):  - coir yarn,  - natural fibres,  - chemical materials or textile pulp, or	
	heading Nos 5602, 5604, 5605 and 5606, for which the rules are set out below:	- paper making materials	

<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carried materials that confers original	
(1)	(2)	(3) · or	(4)
5602	Felt, whether or not impregnated, coated, covered or laminated:		<b>;</b>
	– Needleloom felt	Manufacture from (1):	
		<ul><li>natural fibres,</li><li>chemical materials or</li></ul>	
		textile pulp However:	
		<ul> <li>polypropylene filament</li> <li>of heading No 5402,</li> </ul>	
		<ul> <li>polypropylene fibres of heading No 5503 or 5506 or</li> </ul>	
		<ul> <li>polypropylene filament tow of</li> </ul>	
		heading No 5501,	
		of which the denomination in all cases of a single	
		filament or fibre is less than 9 decitex may be used provided their value	
		does not exceed 40% of the ex-works price of the	
		product	
	– Other	Manufacture from (1):	
		natural fibres,     man-made staple     fibres made from	
		casein, or - chemical materials or	
		textile pulp	• ,
5604	Rubber thread and cord,	Manufacture from rubber	
	textile covered; textile yarn, and strip and the like	thread or cord, not textile covered	
	of heading No 5404 of 5405, impregnated,		
	coated, covered or		
	sheathed with rubber or plastics:		
	Rubber thread and cord, textile covered	Manufacture from rubber thread or cord, not textile	
	Levine Covered	covered covered	
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<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carrie materials that confers original	
(1)	(2)	(3)	r (4)
	– Other	Manufacture from (1):  - natural fibres not carded or combed or otherwise processed for spinning,  - chemical materials or textile pulp, or  - paper-making materials	<b>#</b>
5605	Metallized yarn, whether or not gimped, being textile yarn, or strip or the like of heading No 5404 or 5405, combined with metal in the form of thread, strip or powder or covered with metal	Manufacture from (1):  - natural fibres,  - man-made staple fibres not carded or combed or otherwise processed for spinning,  - chemical materials or textile pulp, or  - paper-making materials	
5606	Gimped yarn, and strip and the like of heading No 5404 or 5405, gimped, other than those of heading No 5605 and gimped horsehair yarn; chenille yarn; loop wale-yarn	Manufacture from (1):  - natural fibres,  - man-made staple fibres not carded or combed or otherwise processed for spinning,  - chemical materials or textile pulp, or  - paper-making materials	
Chap. 57	Carpets and other textile floor coverings:  - Of needleloom felt	Manufacture from (1):  - natural fibres, or  - chemical materials or textile pulp However:  - polypropylene filament of heading No 5402,  - polypropylene fibres of heading No 5503 or 5506 or  - polypropylene filament tow of heading No 5501,	

<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) 0	(4)
		of which the denomination in all cases of a single filament or	<b>i</b>
		fibre is less than 9 decitex may be used provided their value does	
		not exceed 40% of the ex-works price of the product	
	<ul> <li>Of other felt</li> </ul>	Manufacture from (1):  - natural fibres not carded	
		or combed or otherwise	
		processed for spinning, or	
		chemical materials or textile pulp	
	<ul> <li>Other textile coverings</li> </ul>	Manufacture from (1):  - coir yarn,	
		<ul> <li>synthetic or artificial filament yarn,</li> </ul>	
		<ul><li>natural fibres, or</li><li>man-made staple fibres</li></ul>	
		not carded or combed or otherwise processed	
		for spinning	
ex Chan EQ	Special woven fabrics;		
Chap. 58	tufted textile fabrics; lace; tapestries; trimmings;		
	embroidery; except for heading Nos 5805		
	and 5810 for which the		
	rules are set out below:		
	- Combined with rubber thread	Manufacture from single yarn (1)	
	– Other	Manufacture from (1):	
		<ul><li>natural fibres,</li><li>man-made staple fibres</li></ul>	
		not carded or combed or otherwise processed for spinning, or	
, * · · · · · · · · · · · · · · · · · ·		- chemical materials or textile pulp,	
		or	

<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carried materials that confers origina	
(1)	(2)	(3)	or (4)
		Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerizing, heat setting, raising, calendering, shrink resistance processing, permanent finishing, decatizing, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product	
5805	Hand-woven tapestries of the types gobelins, flanders, aubusson, beauvais and the like, and needle-worked tapestries (for example, petit point, cross stitch), whether or not made up	Manufacture in which all the materials used are classified within a heading other than that of the product	
5810	Embroidery in the piece, in strips or in motifs	Manufacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 50% of the ex-works price of the product	
5901	Textile fabrics coated with gum or amylaceous substances of a kind used for the outer covers of books or the like; tracing cloth; prepared painting canvas; buckram and similar stiffened textile fabrics of a kind used for hat foundations	Manufacture from yarn	
5902	Tyre cord fabric of high tenacity yarn of nylon or other polyamides, polyesters or viscose rayon:		

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
	<ul> <li>containing not more than 90 % by weight of textile materials</li> </ul>	Manufacture from yarn	ë.
	Other	Manufacture from chemical materials or textile pulp	
5903	Textile fabrics impregnated, coated, covered or laminated with plastics, other than those of heading No 5902	Manufacture from yarn	
5904	Linoleum, whether or not cut to shape; floor coverings consisting of a coating or covering applied on a textile backing, whether or not cut to shape	Manufacture from yarn (¹)	
5905	Textile wall coverings:  - Impregnated, coated, covered or laminated with rubber, plastics or other materials  - Other	Manufacture from yarn:  Manufacture from (1): - coir yarn, - natural fibres, - man-made staple fibres not carded or combed or otherwise processed for spinning, or	
	-	<ul> <li>for spinning, or</li> <li>chemical materials or</li> <li>textile pulp,</li> <li>or</li> </ul>	

<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) 0	r (4)
		Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerising, heat setting, raising, calendering, shrink resistance processing, permanent finishing, decatising, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product	¥**
5906	Rubberized textile fabrics, other than those of heading No 5902:		
	<ul> <li>Knitted or crocheted fabrics</li> </ul>	Manufacture from (1):  - natural fibres,  - man-made staple fibres not carded or combed or otherwise processed for spinning, or  - chemical materials or textile pulp	
	- Other fabrics made of synthetic filament yarn, containing more than 90% by weight of textile materials	Manufacture from chemical materials	
	– Other	Manufacture from yarn	
5907	Textile fabrics otherwise impregnated, coated or covered; painted canvas being theatrical scenery, studio backcloths or the like	Manufacture from yarn	

<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status			
(1)	(2)	(3) o	r (4)		
5908	Textile wicks, woven, plaited or knitted, for lamps, stoves, lighters, candles or the like; incandescent gas mantles		<b>F</b>		
	and tubular knitted gas mantle fabric therefor, whether or not				
	impregnated:				
	<ul> <li>Incandescent gas mantles, impregnated</li> </ul>	Manufacture from tubular knitted gas mantle fabric	<i>-</i>		
	– Other	Manufacture in which all the materials used are classified within a heading			
		other than that of the product			
5909 to 5911	Textile articles of a kind suitable for industrial use:				
	<ul> <li>Polishing discs or rings other than of felt of heading No 5911</li> </ul>	Manufacture from yarn or waste fabrics or rags of heading No 6310			
	– Other	Manufacture from (1):  - coir yarn,  - natural fibres,			
		man-made staple fibres     not carded or combed     or otherwise processed			
		for spinning, or  - chemical materials or textile pulp			
Chap. 60	Knitted or crocheted fabrics	Manufacture from (1):  - natural fibres,  - man-made staple fibres			
		not carded or combed or otherwise processed for spinning, or			
		chemical materials or textile pulp			

<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carried materials that confers original	
(1)	(2)	(3) or	(4)
Chap. 61	Articles of apparel and clothing accessories, knitted or crocheted:		<b>#</b>
	<ul> <li>Obtained by sewing together or otherwise assembling, two or more pieces of knitted or crocheted fabric which have been either cut to form or obtained directly to form</li> </ul>	Manufacture from yarn (¹)	
	- Other	Manufacture from (2):  - natural fibres,  - man-made staple fibres not carded or combed or otherwise processed for spinning, or  - chemical materials or textile pulp	
ex Chap. 62	Articles of apparel and clothing accessories, not knitted or crocheted; except for heading Nos ex 6202, ex 6204, ex 6206, ex 6209, ex 6210, 6213, 6214, ex 6216 and 6217 for which the rules are set out below:	Manufacture from yarn ( <sup>1</sup> ) ( <sup>2</sup> )	
ex 6202, ex 6204, ex 6206, and ex 6209	Women's, girls' and babies' clothing and clothing accessories for babies, embroidered	Manufacture from yarn (2) or Manufacture from unembroidered fabric provided the value of the unembroidered fabric used does not exceed 40% of the ex-works price of the product (2)	
ex 6210 and ex 6216	Fire-resistant equipment of fabric covered with foil of aluminized polyester	Manufacture from yarn (2) or Manufacture from uncoated fabric provided the value of the uncoated fabric used does not exceed 40% of the ex-works price of the product (2)	

 $<sup>\</sup>binom{1}{2}$  See Introductory Note 6.  $\binom{2}{2}$  For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
6213 and 6214	Handkerchiefs, shawls, scarves, mufflers, mantillas, veils and the like:		i"
	– Embroidered	Manufacture from unbleached single yarn (1) (2) or	
		Manufacture from unembroidered fabric provided the value of the unembroidered fabric used does not exceed 40% of the ex-works price of the product (1)	
	- Other	Manufacture from unbleached single yarn (1) (2)	
6217	Other made up clothing accessories; parts of garments or of clothing accessories, other than those of heading No 6212:		
	– Embroidered	Manufacture from yarn (1) or Manufacture from unembroidered fabric provided the value of the unembroidered fabric used does not exceed 40% of the ex-works price of the product (1)	
	- Fire resistant equipment of fabric covered with foil of aluminized polyester	Manufacture from yarn (1) or Manufacture from uncoated fabric provided the value of the uncoated fabric used does not exceed 40% of the ex-works price of the product (1)	

<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

<sup>(2)</sup> See Introductory Note 6.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) · · · o	· (4)
	<ul> <li>Interlinings for collars and cuffs, cut out</li> </ul>	Manufacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 40% of the ex-works price of the product	ir.
	- Other	Manufacture from yarn (1)	
ex Chap. 63	Other made-up textile articles; sets; worn clothing and worn textile articles; rags; except for heading Nos 6301 to 6304, 6305, 6306, ex 6307 and 6308 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	· <u>·</u>
6301 to 6304	Blankets, travelling rugs, bed linen etc.; curtains etc.; other furnishing articles:		
	- Of felt, of non-wovens	Manufacture from: (²)  – natural fibres, or  – chemical materials or textile pulp	
	- Other	·	
	Embroidered	Manufacture from unbleached single yarn (1) (2) or Manufacture from unembroidered fabric (other than knitted or crocheted) provided the value of the unembroidered fabric used does not exceed 40% of the ex-works price of the product	
	Other	Manufacture from unbleached single yarn (1) (2)	

<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

<sup>(2)</sup> See Introductory Note 6.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) o	r (4)
6305	Sacks and bags, of a kind used for the packing of goods	Manufacture from (1):  - natural fibres,  - man-made staple fibres not carded or combed or otherwise processed for spinning, or  - chemical materials or textile pulp	<b></b>
6306	Tarpaulins, awnings and sunblinds; tents; sails for boats, sailboards or landcraft; camping goods:		<del>-</del>
	- Of non-wovens	Manufacture from (1):  – natural fibres, or  – chemical materials or textile pulp	
, · · · · · · · · · · · · · · · · · · ·	- Other	Manufacture from unbleached single yarn (1)	
6307	Other made-up articles, including dress patterns	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
6308	Sets consisting of woven fabric and yarn, 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	Each item in the set must satisfy the rule which would apply to it if it were not included in the set. However, non-originating articles may be incorporated provided their total value does not exceed 15% of the ex-works price of the set	-

For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
6401 to 6405	Footwear	Manufacture from materials of any heading except for assemblies of uppers affixed to inner soles or to other sole components of heading No 6406	*
6406	Parts of footwear; removable in-soles, heel cushions and similar articles; gaiters, leggings and similar articles, and parts thereof	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex Chap. 65	Headgear and parts thereof, except for heading Nos 6503 and 6505 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	
6503	Felt hats and other felt headgear, made from the hat bodies, hoods or plateaux of heading No 6501, whether or not lined or trimmed	Manufacture from yarn or textile fibres (1)	
6505	Hats and other headgear, knitted or crocheted, or made up from lace, felt or other textile fabric, in the piece (but not in strips), whether or not lined or trimmed; hair-nets of any material, whether or not lined or trimmed	Manufacture from yarn or textile fibres (1)	
ex Chap. 66	Umbrellas, sun umbrellas, walking-sticks, seat-sticks, whips, riding-crops and parts thereof; except for heading No 6601 for which the rule is set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	

<sup>(1)</sup> For special conditions relating to products made of a mixture of textile materials, see Introductory Note 5.

HS heading No	Description of product	Working or processing carrie materials that confers origin	
(1)	(2)	(3) 0	r (4)
6601	Umbrellas and sun umbrellas (including walking-stick umbrellas, garden umbrellas and similar umbrellas)	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	ř
Chap. 67	Prepared feathers and down and articles made of feathers or of down; artificial flowers; articles of human hair	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex Chap. 68	Articles of stone, plaster, cement, asbestos, mica or similar materials; except for heading Nos ex 6803, ex 6812 and ex 6814 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 6803	Articles of slate or of agglomerated slate	Manufacture from worked slate	
ex 6812	Articles of asbestos; articles of mixtures with a basis of asbestos or of mixtures with a basis of asbestos and magnesium carbonate	Manufacture from materials of any heading	
ex 6814	Articles of mica, including agglomerated or reconstituted mica, on a support of paper, paperboard or other materials	Manufacture from worked mica (including agglomerated or reconstituted mica)	
Chap. 69	Ceramic products	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex Chap. 70	Glass and glassware; except for heading Nos 7006, 7007, 7008, 7009, 7010, 7013 and ex 7019 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	

HS heading No	Description of product	Working or processing carrie materials that confers origin	
(1)	(2)	(3) o	r (4)
7006	Glass of heading Nos 7003, 7004 or 7005, bent, edgeworked, engraved, drilled, enamelled or otherwise worked, but not framed or fitted with other materials	Manufacture from materials of heading No 7001	<b>;</b>
7007	Safety glass, consisting of toughened (tempered) or laminated glass	Manufacture from materials of heading No 7001	
7008	Multiple-walled insulating units of glass	Manufacture from materials of heading No 7001	<del>-</del>
7009	Glass mirrors, whether or not framed, including rear- view mirrors	Manufacture from materials of heading No 7001	
7010	Carboys, bottles, flasks, jars, pots, phials, ampoules and other containers, of glass, of a kind used for the conveyance or packing of goods; preserving jars of glass; stoppers, lids and other closures, of glass	Manufacture in which all the materials used are classified within a heading other than that of the product or Cutting of glassware, provided the value of the uncut glassware does not exceed 50% of the ex-works price of the product	
7013	Glassware of a kind used for table, kitchen, toilet, office, indoor decoration or similar purposes (other than that of heading No 7010 or 7018)	Manufacture in which all the materials used are classified within a heading other than that of the product or Cutting of glassware, provided the value of the uncut glassware does not exceed 50% of the ex-works price of the product or Hand-decoration (with the exception of silk-screen	
		printing) of hand-blown glassware, provided the value of the hand-blown glassware does not exceed 50% of the ex-works price of the product	<b>9</b> ≈ 4

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) 0	r (4)
ex 7019	Articles (other than yarn) of glass fibres	Manufacture from:  - uncoloured slivers, rovings, yarn or chopped strands, or  - glass wool	<b>#</b>
ex Chap. 71	Natural or cultured pearls, precious or semi-precious stones, precious metals, metals clad with precious metal, and articles thereof; imitation jewellery; coin; except for heading Nos ex 7102, ex 7103, ex 7104, 7106, ex 7107, 7108, ex 7109, 7110, ex 7111, 7116 and 7117 for which the	Manufacture in which all the materials used are classified within a heading other than that of the product	<del>-</del>
ex 7102 ex 7103 and ex 7104	and 7117 for which the rules are set out below:  Worked precious or semi-precious stones (natural, synthetic or reconstructed)	Manufacture from unworked precious or semi-precious stones	
7106, 7108 and 7110	Precious metals:		
	- Unwrought	Manufacture from materials not classified within heading No 7106, 7108 or 7110 or Electrolytic, thermal or chemical separation of precious metals of heading No 7106, 7108 or 7110 or Alloying of precious metals of heading No 7106, 7108 or 7110 with each other or with base metals	
ex 7107, ex 7109 and	Semi-manufactured or in powder form  Metals clad with precious metals, semi manufactured	Manufacture from unwrought precious metals  Manufacture from metals clad with precious metals, unwrought	

HS heading No	Description of product	Working or processing carried materials that confers original	
(1)	(2)	(3) or	(4)
7116	Articles of natural or cultured pearls, precious or semi-precious stones (natural, synthetic or reconstructed)	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	<b>i</b> ï
7117	Imitation jewellery	Manufacture in which all the materials used are classified within a heading other than that of the product or	
		Manufacture from base metal parts, not plated or covered with precious metals, provided the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex Chap. 72	Iron and steel; except for heading Nos 7207, 7208 to 7216, 7217, ex 7218, 7219 to 7222, 7223, ex 7224, 7225 to 7227, 7228 and 7229 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	
7207	Semi-finished products of iron or non-alloy steel	Manufacture from materials of heading No 7201, 7202, 7203, 7204 or 7205	
7208 to 7216	Flat rolled products, bars and rods, angles, shapes and sections of iron or non-alloy steel	Manufacture from ingots or other primary forms of heading No 7206	
7217	Wire of iron or non-alloy steel	Manufacture from semi-finished materials of heading No 7207	
ex 7218, 7219 to 7222	Semi-finished products, flat rolled products, bars and rods, angles, shapes and sections of stainless steel	Manufacture from ingots or other primary forms of heading No 7218	
7223	Wire of stainless steel	Manufacture from semi- finished materials of heading No 7218	

HS heading No	Description of product	Working or processing carrie materials that confers original	
(1)	(2)	(3) 01	(4)
ex 7224, 7225 to 7227	Semi-finished products, flat rolled products, in irregularly wound coils, of other alloy steel	Manufacture from ingots or other primary forms of heading No 7224	<b>;</b>
7228	Bars and rods of other alloy steel; angles, shapes and sections, of other alloy steel; hollow drill bars and rods, of alloy or non-alloy steel	Manufacture from ingots or other primary forms of heading No 7206, 7218 or 7224	
7229	Wire of other alloy steel	Manufacture from semi-finished materials of heading No 7224	<del>-</del>
ex Chap. 73	Articles of iron or steel; except for heading Nos ex 7301, 7302, 7304, 7305, 7306, ex 7307, 7308 and ex 7315 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 7301	Sheet piling	Manufacture from materials of heading No 7206	
7302	Railway or tramway track construction materials of iron or steel, the following: rails, checkrails and rackrails, switch blades, crossing frogs, point rods and other crossing pieces, sleepers (cross-ties), fishplates, chairs, chair wedges, sole plates (base plates), rail clips, bedplates, ties and other material specialized for jointing or fixing rails	Manufacture from materials of heading No 7206	
7304, 7305 and 7306	Tubes, pipes and hollow profiles, of iron (other than cast iron) or steel	Manufacture from materials of heading No 7206, 7207, 7218 or 7224	
ex 7307	Tube or pipe fittings of stainless steel (ISO No X5CrNiMo 1712), consisting of several parts	Turning, drilling, reaming, threading, deburring and sandblasting of forged blanks the value of which does not exceed 35% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3)	or (4)	
7308	Structures (excluding prefabricated buildings of heading No 9406) and parts of structures (for example, bridges and bridge-sections, lock-gates, towers, lattice masts, roofs, roofing frameworks, doors and windows and their frames and thresholds for doors, shutters, balustrades, pillars and columns), of iron or steel; plates, rods, angles, shapes, sections, tubes and the like, prepared for use in structures, of iron or steel	Manufacture in which all the materials used are classified within a heading other than that of the product. However, welded angles, shapes and sections of heading No 7301 may not be used		
ex 7315	Skid chains	Manufacture in which the value of all the materials of heading No 7315 used does not exceed 50% of the ex-works price of the product		
ex Chap. 74	Copper and articles thereof; except for heading Nos 7401, 7402, 7403, 7404 and 7405 for which the rules are set out below:	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 50% of the ex-works price of the product		
7401	Copper mattes; cement copper (precipitated copper)	Manufacture in which all the materials used are classified within a heading other than that of the product		
7402	Unrefined copper; copper anodes for electrolytic refining	Manufacture in which all the materials used are classified within a heading other than that of the product		

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) o	r (4)
7403	Refined copper and copper alloys, unwrought:		r.
	- Refined copper	Manufacture in which all the materials used are classified within a heading other than that of the product	
	<ul> <li>Copper alloys and réfined copper containing other elements</li> </ul>	Manufacture from refined copper, unwrought, or waste and scrap	
7404	Copper waste and scrap	Manufacture in which all the materials used are classified within a heading other than that of the product	
7405	Master alloys of copper	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex Chap. 75	Nickel and articles thereof; except for heading Nos 7501 to 7503 for which the rules are set out below:	Manufacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 50% of the ex-works price of the product	
7501 to 7503	Nickel mattes, nickel oxide sinters and other intermediate products of nickel metallurgy; unwrought nickel; nickel waste and scrap	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex Chap. 76	Aluminium and articles thereof; except for heading Nos 7601, 7602 and ex 7616 for which the rules are set out below:	Manufacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 50% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
7601	Unwrought aluminium	Manufacture by thermal or electrolytic treatment from unalloyed aluminium or waste and scrap of aluminium	
7602	Aluminium waste or scrap	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 7616	Aluminium articles other than gauze, cloth, grill, netting, fencing, reinforcing fabric and similar materials (including endless bands) of aluminium wire, and expanded metal of aluminium	Manufacture in which:  - all the materials used are classified within a heading other than that of the product.  However, gauze, cloth, grill, netting, fencing, reinforcing fabric and similar materials (including endless bands) of aluminium wire, or expanded metal of aluminium may be used, and  - the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex Chap. 78	Lead and articles thereof; except for heading Nos 7801 and 7802 the rules for which are set out below:	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 50% of the ex-works price of the product	
7801	Unwrought lead:		,
	- Refined lead	Manufacture from "bullion" or "work" lead	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) o	r (4)
	- Other	Manufacture in which all the materials used are classified within a heading other than that of the product. However, waste and scrap of heading No 7802 may not be used	<b>;</b> ;
7802	Lead waste and scrap	Manufacture in which all the materials used are classified within a heading other than that of the product	<del>-</del>
ex Chap. 79	Zinc and articles thereof; except for heading Nos 7901 and 7902 the rules for which are set out below:	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 50% of the ex-works price of the product	
7901	Unwrought zinc	Manufacture in which all the materials used are classified within a heading other than that of the product. However, waste and scrap of heading No 7902 may not be used	·
7902	Zinc waste and scrap	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex Chap. 80	Tin and articles thereof; except for heading Nos 8001, 8002 and 8007 the rules for which are set below:	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 50% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3)	or (4)	
8001	Unwrought tin	Manufacture in which all the materials used are classified within a heading other than that of the product. However, waste and scrap of heading No 8002 may not be used	i <sup>r</sup>	
8002 and 8007	Tin waste and scrap; other articles of tin	Manufacture in which all the materials used are classified within a heading other than that of the product		
Chap. 81	Other base metals; cermets; articles thereof:			
	- Other base metals, wrought; articles thereof	Manufacture in which the value of all the materials classified within the same heading as the product used does not exceed 50% of the ex-works price of the product		
	– Other	Manufacture in which all the materials used are classified within a heading other than that of the product		
ex Chap. 82	Tools, implements, cutlery, spoons and forks, of base metal; parts thereof of base metal; except for heading Nos 8206, 8207, 8208, ex 8211, 8214 and 8215 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product		

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	r (4)
8206	Tools of two or more of the heading Nos 8202 to 8205, put up in sets for retail sale	Manufacture in which all the materials used are classified within a heading other than heading Nos 8202 to 8205. However, tools of heading Nos 8202 to 8205 may be incorporated into the set provided their value does not exceed 15% of the ex-works price of the set	ř
8207	Interchangeable tools for hand tools, whether or not power-operated, or for machine-tools (for example, for pressing, stamping, punching, tapping, threading, drilling, boring, broaching, milling, turning, or screwdriving), including dies for drawing or extruding metal, and rock drilling or earth boring tools	Manufacture in which:  — all the materials used are classified within a heading other than that of the product, and  — the value of all the materials used does not exceed 40% of the ex-works price of the product	
8208	Knives and cutting blades, for machines or for mechanical appliances	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 40% of the ex-works price of the product	
ex 8211	Knives with cutting blades, serrated or not (including pruning knives), other than knives of heading No 8208	Manufacture in which all the materials used are classified within a heading other than that of the product. However, knife blades and handles of base metal may be used	

HS heading No	Description of product	Working or processing carri materials that confers origin	
(1)	(2)	(3)	or (4)
8214	Other articles of cutlery (for example, hair clippers, butchers' or kitchen cleavers, choppers and mincing knives, paper knives); manicure or pedicure sets and instruments (including nail files)	Manufacture in which all the materials used are classified within a heading other than that of the product. However, handles of base metal may be used	#
8215	Spoons, forks, ladles, skimmers, cake-servers, fish-knives, butter-knives, sugar tongs and similar kitchen or tableware	Manufacture in which all the materials used are classified within a heading other than that of the product. However, handles of base metal may be used	<del>-</del>
ex Chap. 83	Miscellaneous articles of base metal; except for heading No ex 8306 for which the rule is set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 8306	Statuettes and other ornaments, of base metal	Manufacture in which all the materials used are classified within a heading other than that of the product. However, the other materials of heading No 8306 may be used provided their value does not exceed 30% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) o	r (4)
ex Chap. 84	Nuclear reactors, boilers, machinery and mechanical appliances; parts thereof; except for heading Nos ex 8401, 8402, 8403, ex 8404, 8406 to 8409,8411, 8412, ex 8413, ex 8414, 8415, 8418, ex 8419, 8420, 8423, 8425 to 8430, ex 8431, 8439, 8441, 8444 to 8447, ex 8448, 8452, 8456 to 8466, 8469 to 8472, 8480, 8482, 8484 and 8485 for which the rules are set out below:	Manufacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
ex 8401	Nuclear fuel elements (1)	Manufacture in which all the materials used are classified within a heading other than that of the product (1)	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8402	Steam or other vapour generating boilers (other than central heating hot water boilers capable also of producing low pressure steam); super heated water boilers	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all tire materials used does not exceed 25% of the ex-works price of the product
8403 and ex 8404	Central heating boilers other than those of heading No 8402 and auxiliary plant for central heating boilers	Manufacture in which all the materials used are classified within a heading other than heading No 8403 or 8404	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
8406	Steam turbines and other vapour turbines	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

<sup>(1)</sup> This rule shall apply until 31 December 1998.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) o	r (4)
8407	Spark-ignition reciprocating or rotary internal combustion piston engines	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	<b>#</b>
8408	Compression-ignition internal combustion piston engines (diesel or semi-diesel engines)	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	<u> </u>
8409	Parts suitable for use solely or principally with the engines of heading No 8407 or 8408	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8411	Turbo-jets, turbo propellers and other gas turbines	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
8412	Other engines and motors	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
ex 8413	Rotary positive displacement pumps	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) o	r (4)
ex 8414	Industrial fans, blowers and the like	Manufacture in which:  — all the materials used are classified within a heading other than that of the product, and  — the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
8415	Air conditioning machines, comprising a motor-driven fan and elements for changing the temperature and humidity, including those machines in which the humidity cannot be separately regulated	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8418	Refrigerators, freezers and other refrigerating or freezing equipment, electric or other; heat pumps other than air conditioning machines of heading No 8415	Manufacture in which:  — all the materials used are classified within a heading other than that of the product, and  — the value of all the materials used does not exceed 40% of the ex-works price of the product, and  — where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
ex 8419	Machines for the wood, paper pulp and paperboard industries	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where, within the above limit, the materials classified within the same heading as the product are only used up to a value of 25% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) o	r (4)
8420	Calendering or other rolling machines, other than for metals or glass, and cylinders therefor	Manufacture:  — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  — where, within the above limit, the materials classified within the same heading as the product are only used up to a value of 25% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8423	Weighing machinery (excluding balances of a sensitivity of 5 cg or better), including weight operated counting or checking machines; weighing machine weights of all kinds	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
8425 to 8428	Lifting, handling, loading or unloading machinery	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where, within the above limit, the materials classified within heading No 8431 are only used up to a value of 10% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8429	Self-propelled bulldozers, angledozers, graders, levellers, scrapers, mechanical shovels, excavators, shovel loaders, tamping machines and road rollers:		
	- Road rollers	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
, (1)	(2)	(3)	r (4)
	- Other	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where, within the above limit, the materials classified within heading No 8431 are only used up to a value of 10% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8430	Other moving, grading, levelling, scraping, excavating, tamping, compacting, extracting or boring machinery, for earth, minerals or ores; pile-drivers and pile-extractors; snow-ploughs and snow-blowers	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where, within the above limit, the value of the materials classified within heading No 8431 are only used up to a value of 10% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
ex 8431	Parts for road rollers	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8439	Machinery for making pulp of fibrous cellulosic material or for making or finishing paper or paperboard	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where, within the above limit, the materials classified within the same heading as the product are only used up to a value of 25% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on-non-originating materials that confers originating status	
(1)	(2)	(3) 0	r (4)
8441	Other machinery for making up paper pulp, paper or paperboard, including cutting machines of all kinds	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where, within the above limit, the materials classified within the same heading as the product are only used up to a value of 25% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8444 to 8447	Machines of these headings for use in the textile industry	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
ex 8448	Auxiliary machinery for use with machines of heading Nos 8444 and 8445	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8452	Sewing machines, other than book-sewing machines of heading No 8440; furniture, bases and covers specially designed for sewing machines; sewing machine needles:		
	- Sewing machines (lock stitch only) with heads of a weight not exceeding 16 kg without motor or 17 kg with motor	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product,  - where the value of all the non-originating materials used in assembling the head (without motor) does not exceed the value of the originating materials used, and  - the thread tension, crochet and zigzag mechanisms used are already originating	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) o	r (4)
	– Other	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	<del>i"</del>
8456 to 8466	Machine-tools and machines and their parts and accessories of headings Nos 8456 to 8466	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	<del>_</del>
8469 to 8472	Office machines (for example, typewriters, calculating machines, automatic data processing machines, duplicating machines, stapling machines)	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8480	Moulding boxes for metal foundry; mould bases; moulding patterns; moulds for metal (other than ingot moulds), metal carbides, glass, mineral materials, rubber or plastics	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
8482	Ball or roller bearings	Manufacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
8484	Gaskets and similar joints of metal sheeting combined with other material or of two or more layers of metal; sets or assortments of gaskets and similar joints, dissimilar in composition, put up in pouches, envelopes or similar packings	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) 0	r (4)
8485	Machinery parts, not containing electrical connectors, insulators, coils, contacts or other electrical features, not specified or included elsewhere in this Chapter	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	<b>#</b> 1
ex Chap. 85	Electrical machinery and equipment and parts thereof; sound recorders and reproducers, television image and sound recorders and reproducers, and parts and accessories of such articles; except for heading Nos 8501, 8502, ex 8518, 8519 to 8529, 8535 to 8537, ex 8541, 8542, 8544 to 8548 for which the rules are set out below:	Manufacture in which  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8501	Electric motors and generators (excluding generating sets)	Manufacture:  — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  — where, within the above limit, the materials classified within heading No 8503 are only used up to a value of 10% of the ex-works price of the product	Manufacture in which the value of all the materials used does no exceed 30% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) o	r (4)
8502	Electric generating sets and rotary converters	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where, within the above limit, the materials classified within heading No 8501 or 8503, taken together, are only used up to a value of 10% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
ex 8518	Microphones and stands therefor; loudspeakers, whether or not mounted in their enclosures; audio-frequency electric amplifiers; electric sound amplifier sets	Manufacture:  — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  — where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
8519	Turntables (record-decks), record-players, cassette-players and other sound reproducing apparatus, not incorporating a sound recording device:		
	- Electric gramophones	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out-on non-originating materials that confers originating status	
(1)	(2)	(3) o	r (4)
	- Other	Manufacture:  — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  — where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8520	Magnetic tape recorders and other sound recording apparatus, whether or not incorporating a sound reproducing device	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8521	Video recording or reproducing apparatus, whether or not incorporating a video tuner	Manufacture:  — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  — where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture a which the value of all the materials used does not exceed 30% of the ex-works price of the product
8522	Parts and accessories of apparatus of heading Nos. 8519 to 8521	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8523	Prepared unrecorded media for sound recording or similar recording of other phenomena, other than products of Chapter 37	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) or	(4)
8524	Records, tapes and other recorded media for sound or other similarly recorded phenomena, including matrices and masters for the production of records, but excluding products of Chapter 37:		#
	<ul> <li>Matrices and masters for the production of records</li> </ul>	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
	- Other	Manufacture:  — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  — where, within the above limit, the materials classified within heading No 8523 are only used up to a value of 10% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8525	Transmission apparatus for radio-telephony, radio-telegraphy, radio-broadcasting or television, whether or not incorporating reception apparatus or sound recording or reproducing apparatus; television cameras	Manufacture:  — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  — where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
8526	Radar apparatus, radio navigational aid apparatus and radio remote control apparatus	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product

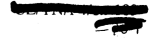
HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3) o	r (4)	
8527	Reception apparatus for radio-telephony, radio-telegraphy or radio broadcasting, whether or not combined, in the same housing, with sound recording or reproducing apparatus or a clock	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product	
8528	Television receivers (including video monitors and video projectors), whether or not incorporating radio broadcast receivers or sound or video recording or reproducing apparatus			
	- Video recording or reproducing apparatus incorporating a video tuner	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product	
	- Other	Manufacture:  — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  — where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product	
8529	Parts suitable for use solely or principally with the apparatus of heading Nos. 8525 to 8528:			

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) 0	r (4)
	<ul> <li>Suitable for use solely or principally with video recording or reproducing apparatus</li> </ul>	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
	- Other	Manufacture:  — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  — where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
8535 and 8536	Electrical apparatus for switching or protecting electrical circuits, or for making connections to or in electrical circuits	Manufacture:  — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  — where, within the above limit, the materials classified within heading No 8538 are only used up to a value of 10% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8537	Boards, panels (including numerical control panels), consoles, desks, cabinets and other bases, equipped with two or more apparatus of heading No 8535 or 8536, for electric control or the distribution of electricity, including those incorporating instruments or apparatus of Chapter 90, other than switching apparatus of heading No 8517	Manufacture:  — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  — where, within the above limit, the materials classified within heading No 8538 are only used up to a value of 10% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) o	r (4)
ex 8541	Diodes, transistors and similar semi-conductor devices, except wafers not yet cut into chips	Manufacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
8542	Electronic integrated circuits and microassemblies	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where, within the above limit, the materials classified within heading No 8541 or 8542, taken together, are only used up to a value of 10% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
8544	Insulated (including enamelled or anodised) wire, cable (including coaxial cable) and other insulated electric conductors, whether or not fitted with connectors; optical fibres cables, made up of individually sheathed	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
	fibres, whether or not assembled with electric conductors or fitted with connectors		
8545	Carbon electrodes, carbon brushes, lamp carbons, battery carbons and other articles of graphite or other carbon, with or without metal, of a kind used for electrical purposes	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8546	Electrical insulators of any material	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried materials that confers original	
(1)	(2)	(3) o	r (4)
8547	Insulating fittings for electrical machines, appliances or equipment, being fittings wholly of insulating materials apart from any minor components of metal (for example, threaded sockets) incorporated during moulding solely for purposes of assembly other than insulators of heading No 8546; electrical conduit tubing and joints therefor, of base metal lined with insulating material	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8548	Electrical parts of machinery or apparatus, not specified or included elsewhere in this Chapter	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8601 to 8607	Railway or tramway locomotives, rolling-stock and parts thereof	Manufacture in which the value of all materials used does not exceed 40% of the ex-works price of the product	
8608	Railway or tramway track fixtures and fittings; mechanical (including electro-mechanical) signalling, safety or traffic control equipment for railways, tramways, roads, inland waterways, parking facilities, port installations or airfields; parts of the foregoing	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8609	Containers (including containers for the transport of fluids) especially designed and equipped for carriage by one or more modes of transport	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carri materials that confers origin	
(1)	(2)	(3)	or (4)
ex Chap. 87	Vehicles other than railway or tramway rolling-stock, and parts and accessories thereof; except for heading Nos 8709 to 8711, ex 8712, 8715 and 8716 for which the rules are set out below:	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8709	Works trucks, self-propelled, not fitted with lifting or handling equipment, of the type used in factories, warehouses, dock areas or airports for short distance transport of goods; tractors of the type used on railway station platforms; parts of the foregoing vehicles	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8710	Tanks and other armoured fighting vehicles, motorized, whether or not fitted with weapons, and parts of such vehicles	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 40% of the	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
		ex-works price of the product	
8711	Motorcycles (including mopeds) and cycles fitted with an auxiliary motor, with or without side-cars; side-cars:		
	With reciprocating internal combustion piston engine of a cylinder capacity:		
	Not exceeding 50 cm <sup>3</sup>	Manufacture in which:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where the value of all the non-originating materials used does not	Manufacture in which the value of all the materials used does not exceed 20% of the ex-works price of the product
		exceed the value of the originating materials used	280



HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3) o	r (4)	
	Exceeding 50 cm <sup>3</sup>	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product	
	- Other	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product	
ex 8712	Bicycles without ball bearings	Manufacture from materials not classified in heading No 8714	Manufacture i which the value of all the materials used does not exceed 30% of the ex-works price of the product	
8715	Baby carriages and parts thereof	Manufacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 40% of the ex-works price of the product		
8716	Trailers and semi-trailers; other vehicles, not mechanically propelled; parts thereof	Man:Ifacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) o	г (4)
ex Chap. 88	Aircraft, spacecraft, and parts thereof; except for heading Nos ex 8804 and 8805 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
ex 8804	Rotochutes	Manufacture from materials of any heading including other materials of heading No 8804	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product—
8805	Aircraft launching gear; deck-arrestor or similar gear; ground flying trainers; parts of the foregoing articles	Manufacture in which all the materials used are classified within a heading other than that of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
Chap. 89	Ships, boats and floating structures	Manufacture in which all the materials used are classified within a heading other than that of the product. However, hulls of heading No 8906 may not be used	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
ex Chap. 90	Optical, photographic, cinematographic, measuring, checking, precision, medical or surgical instruments and apparatus; parts and accessories thereof; except for heading Nos 9001, 9002, 9004, ex 9005, ex 9006, 9007, 9011, ex 9014, 9015 to 9020 and 9024 to 9033 for which the rules are set out below:	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status		
(1)	(2)	(3)	or (4)	
9001	Optical fibres and optical fibre bundles; optical fibre cables other than those of heading No 8544; sheets and plates of polarizing material, lenses (including contact lenses), prisms, mirrors and other optical elements, of any material, unmounted, other than such elements of glass not optically worked	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product		
9002	Lenses, prisms, mirrors and other optical elements, of any materials, mounted, being parts of or fittings for instruments or apparatus, other than such elements of glass not optically worked	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product		
9004	Spectacles, goggles and the like, corrective, protective or other	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product		
ex 9005	Binoculars, monoculars, other optical telescopes, and mountings therefor, except for astronomical refracting telescopes and mountings therefor	Manufacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) o	r (4)
ex 9006	Photographic (other than cinematographic) cameras; photographic flashlight apparatus and flashbulbs other than electrically ignited flashbulbs	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 40% of the ex-works price of the product, and  – where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
9007	Cinematographic cameras and projectors, whether or not incorporating sound recording or reproducing apparatus	Manufacture in which:  — all the materials used are classified within a heading other than that of the product, and  — the value of all the materials used does not exceed 40% of the ex-works price of the product, and  — where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
9011	Compound optical microscopes, including those for photomicrography, cinephotomicrography or microprojection	Manufacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product

HS heading No	Description of product	Working or processing carri materials that confers origin	
(1)	(2)	(3)	or (4)
ex 9014	Other navigational instruments and appliances	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	ř
9015	Surveying (including photogrammetrical surveying), hydrographic, oceanographic, hydrological, meteorological or geophysical instruments and appliances, excluding compasses; rangefinders	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	_
9016	Balances of a sensitivity of 5 cg or better, with or without weights	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9017	Drawing, marking-out or mathematical calculating instruments (for example, drafting machines, pantographs, protractors, drawing sets, slide rules, disc calculators); instruments for measuring length, for use in the hand (for example, measuring rods and tapes, micrometers, callipers), not specified or included elsewhere in this Chapter	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9018	Instruments and appliances used in medical, surgical, dental or veterinary sciences, including scintigraphic apparatus, other electro-medical apparatus and sight-testing instruments:		
	<ul> <li>Dentists' chairs         incorporating dental         appliances or dentists'         spittoons</li> </ul>	Manufacture from materials of any heading, including other materials of heading No 9018	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3) o	r (4)
	– Other	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
9019	Mechano-therapy appliances; massage apparatus; psychological aptitude-testing apparatus; ozone therapy, oxygen therapy, aerosol therapy, artificial respiration or other therapeutic respiration apparatus	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
9020	Other breathing appliances and gas masks, excluding protective masks having neither mechanical parts nor replaceable filters	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
9024	Machines and appliances for testing the hardness, strength, compressibility, elasticity or other mechanical properties of materials (for example, metals, wood, textiles, paper, plastics)	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9025	Hydrometers and similar floating instruments, thermometers, pyrometers, barometers, hygrometers and psychrometers, recording or not, and any combination of these instruments	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carrie materials that confers origin	
(1)	(2)	(3) 0	or (4)
9026	Instruments and apparatus for measuring or checking the flow, level, pressure or other variables of liquids or gases (for example, flow meters, level gauges, manometers, heat meters), excluding instruments and apparatus of heading No 9014, 9015, 9028 or 9032	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	<b>#</b>
9027	Instruments and apparatus for physical or chemical analysis (for example, polarimeters, refractometers, spectrometers, gas or smoke analysis apparatus); instruments and apparatus for measuring or checking viscosity, porosity, expansion, surface tension or the like; instruments and apparatus for measuring or checking quantities of heat, sound or light (including exposure meters); microtomes	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9028	Gas, liquid or electricity supply or production meters, including calibrating meters therefor:		
	- Parts and accessories	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
	- Other	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product

HS heading No	Description of product	Working or processing carrie materials that confers origin	
(1)	(2)	(3) o	or (4)
9029	Revolution counters, production counters, taximeters, milometers, pedometers and the like; speed indicators and tachometers, other than those of heading Nos 9104 or 9015; stroboscopes	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	<b>ë</b>
9030	Oscilloscopes, spectrum analysers and other instruments and apparatus for measuring or checking electrical quantities, excluding meters of heading No 9028; instruments and apparatus for measuring or detecting alpha, beta, gamma, X-ray, cosmic or other ionizing radiations	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9031	Measuring or checking instruments, appliances and machines, not specified or included elsewhere in this Chapter; profile projectors	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	•
9032	Automatic regulating or controlling instruments and apparatus	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9033	Parts and accessories (not specified or included elsewhere in this Chapter) for machines, appliances, instruments or apparatus of Chapter 90	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
ex Chap. 91	Clocks and watches and parts thereof; except for heading Nos 9105 and 9109 to 9113 for which the rules are set out below:	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carrie materials that confers original	
(1)	(2)	(3) or	(4)
9105	Other clocks	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
9109	Clock movements, complete and assembled	Manufacture:  - in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  - where the value of all the non-originating materials used does not exceed the value of the originating materials used	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
9110	Complete watch or clock movements, unassembled or partly assembled (movement sets); incomplete watch or clock movements, assembled; rough watch or clock movements	Manufacture:  — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, and  — where, within the above limit, the materials classified within heading No 9114 are only used up to a value of 10% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
9111	Watch cases and parts thereof	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on non-originatin materials that confers originating status	
(1)	(2)	(3) 0	r (4)
9112	Clock cases and cases of a similar type for other goods of this Chapter, and parts thereof	Manufacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
9113	Watch straps, watch bands and watch bracelets, and parts thereof:		
*	<ul> <li>Of base metal, whether or not plated, or of clad precious metal</li> </ul>	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
		Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
Chap. 92	Musical instruments; parts and accessories of such articles	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
Chap. 93	Arms and ammunition; parts and accessories thereof	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex Chap. 94	Furniture; bedding, mattresses, mattress supports, cushions and similar stuffed furnishings; lamps and lighting fittings, not elsewhere specified or included; illuminated signs, illuminated nameplates and the like; prefabricated buildings; except for heading Nos 9401, ex 9403, 9405 and 9406 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	

HS heading No	Description of product	Working or processing carrie materials that confers original	
(1)	(2)	(3) or	(4)
ex 9401 and ex 9403	Base metal furniture, incorporating unstuffed cotton cloth of a weight of 300 g/m2 or less	Manufacture in which all the materials used are classified in a heading other than that of the product	<b>;</b>
		Manufacture from cotton cloth already made up in a form ready for use of heading No 9401 or 9403, provided:	
		<ul> <li>its value does not exceed 25% of the ex-works price of the product, and</li> <li>all the other materials used are already originating and are classified in a heading other than heading No 9401 or 9403</li> </ul>	
9405	Lamps and lighting fittings including searchlights and spotlights and parts thereof, not elsewhere specified or included; illuminated signs, illuminated name-plates and the like, having a permanently fixed light source, and parts thereof not elsewhere specified or included	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
9406	Prefabricated buildings	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex Chap. 95	Toys, games and sports requisites; parts and accessories thereof; except for heading Nos 9503 and 9606 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	

HS heading No	Description of product	Working or processing carri materials that confers origin	
(1)	(2)	(3)	or (4)
9503	Other toys; reduced-size ("scale") models and similar recreational models, working or not; puzzles of all kinds	Manufacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 50% of the ex-works price of the product	17
ex 9506	Articles and equipment for gymnastics, athletics, other sports (excluding table tennis) or outdoor games not specified or included elsewhere in this chapter; swimming pools and paddling pools	Manufacture in which all the materials used are classified within a heading other than that of the product. However, roughly shaped blocks for making golf club heads may be used	_
ex Chap. 96	Miscellaneous manufactured articles; except for heading Nos ex 9601, ex 9602, ex 9603, 9605, 9606, 9612, ex 9613 and ex 9614 for which the rules are set out below:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 9601 and 9602	Articles of animal, vegetable or mineral carving materials	Manufacture from "worked" carving materials of the same heading	
ex 9603	Brooms and brushes (except for besoms and the like and brushes made from marten or squirrel hair), hand-operated mechanical floor sweepers, not motorized, paint pads and rollers, squeegees and mops	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	. (2)	(3) o	r (4)
9605	Travel sets for personal toilet, sewing or shoe or clothes cleaning	Each item in the set must satisfy the rule, which would apply to it if it were not included in the set. However, non-originating articles may be incorporated, provided their total value does not exceed 15% of the ex-works price of the set	<b>;;</b>
9606	Buttons, press-fasteners, snap-fasteners and press-studs, button moulds and other parts of these articles; button blanks	Manufacture in which:  – all the materials used are classified within a heading other than that of the product, and  – the value of all the materials used does not exceed 50% of the ex-works price of the product	
9612	Typewriter or similar ribbons, inked or otherwise prepared for giving impressions, whether or not on spools or in cartridges; ink-pads, whether or not inked, with or without boxes	Manufacture in which:  - all the materials used are classified within a heading other than that of the product, and  - the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex 9613	Lighters with piezo-igniter	Manufacture in which the value of all the materials of heading No 9613 used does not exceed 30% of the ex-works price of the product	
ex 9614	Smoking pipes and pipe bowls	Manufacture from roughly shaped blocks	-
Chap. 97	Works of art, collectors' pieces and antiques	Manufacture in which all the materials used are classified within a heading other than that of the product	

#### ANNEX III

#### MOVEMENT CERTIFICATES EUR.1.

- 1. Movement certificates EUR.1 shall be made out on the form of which a specimen appears in this Annex. This form shall be printed in one or more of the languages in which the Agreement is drawn up. Certificates shall be made out in one of these languages and in accordance with the provisions of the domestic law of the exporting State. If they are handwritten, they shall be completed in ink and in capital letters.
- 2. Each certificate shall measure 210 x 297 mm; a tolerance of up to minus 5 mm or plus 8 mm in the length may be allowed. The paper used must be white, sized for writing, not containing mechanical pulp and weighing not less than 25 g/m³. It shall have a printed green guilloche pattern background making any falsification by mechanical or chemical means apparent to the eye.
- 3. The competent authorities of the Member States of the Community and of Morocco may reserve the right to print the certificates themselves or may have them printed by approved printers. In the latter case each certificate must include a reference to such approval. Each certificate must bear the name and address of the printer or a mark by which the printer can be identified. It shall also bear a serial number, either printed or not, by which it can be identified.

# MOVEMENT CERTIFICATE

1.	Exporter (name, full address, country)	EU	R.1	No A	000.000
		See no	otes overleaf be	fore-comple	ting this form
		2. Certifica	te used in prefe	rential trade	between
			• • • • • • • • • • • • • • • • • • • •		
3.	Consignee (name, full address, country) (Optional)			and "	
		 (insert a <sub>l</sub> territories)	 ppropriate coun	tries, groups	of countries or
			s or territory in ne products are red as	cou	intry, group of intries or territory of tination
					or an analysis of the second s
6.	Transport details (Optional)	7. Remarks	3		·
,					
8.	Item number; Marks and numbers; Number and kind of package (1); D goods	escription of	9. Gross	weight r other	10. Invoices (Optional)
			meas		. ,
				<del>.</del> <del>.</del>	
11	CUSTOMS ENDORSEMENT		12. DECLAR	ATION BY 1	HE EXPORTER
	Declaration certified  Export document (²)		l, the un describe	dersigned, d d above r	eclare that the goods neet the conditions e of this certificate.
	Form No		required	101 (116 1550	o or this confidence.
	Customs office	ip			
	Issuing country or territory	• ,	Place an	d date	
	Date				
	(Signature)			(Signat	ure)

13. Request for verification, to:	14. Result of verification
	Verification carried out shows that this certificate (*)
	was issued by the customs office indicated and that the information contained therein is accurate.
	does not meet the requirements as to authenticity and accuracy (see remarks appended).
Verification of the authenticity and accurancy of this certificate is requested	
(Place and date)	(Place and date)
Stamp	Stamp
	•
•	
(Signature)	(Signature)
	(') Insert X in the appropriare box.

#### **NOTES**

- 1. Certificates must not contain erasures or words written over one another. Any alterations must be made by deleting the incorrect particulars and adding any necessary corrections. Any such alteration must be initialled by the person who completed the certificate and endorsed by the customs authorities of the issuing country or territory.
- 2. No spaces must be left between the items entered on the certificate and each item must be preceded by an item number. A horizontal line must be drawn immediately below the last item. Any unused space must be struck through in such a manner as to make any later additions impossible.
- 3. Goods must be described in accordance with commercial practice and with sufficient detail to enable them to be identified.

# APPLICATION FOR A MOVEMENT CERTIFICATE

See notes oveerleef before completing this form  2. Application for a certificate to be used in preferential trade between  and  [Insert appropriate countries or groups of countries or territories]  4. Country, group of countries or territory of which the products are originating  6. Trensport details (Optional)  7. Remarks  9. Gross weight (kg) or other goods  100 Invoices (logional)  10. Invoices (logional)						
2. Application for a certificate to be used in preferential trade between  and  Insert appropriate countries or groups of countries or territories)  4. Country, group of countries or territory or terr	1.	Exporter (name, full address, country) (Optional)	EUR.	1	No A	000.000
3. Consignee (name, full address, country) (Optional)    Insert appropriate countries or groups of countries or territories)   4. Country, group of countries or territory of which the products are considered as originating   5. Country, group of countries or territory of which the products are considered as originating   7. Remarks   10. Invoices (Qptional)   10. Invoices (Qption			See notes	oveerleaf bef	ore compl	eting this form
3. Consignee (name, full address, country) (Optional)    Insert appropriate countries or groups of countries or territory in territories)   Country, group of countries or territory in which the products are considered as originating   Society   Country					te to be us	sed in preferential
Insert appropriate countries or groups of countries or territory of countries or territory in which the products are considered see a consid					ř	
Insert appropriate countries or groups of countries or territory of countries or territory in which the products are considered see a consid						• • • • • • • • • • • • • • • • • • • •
4. Country, group of countries or territory in which the products are considered as originating  7. Remarks  8. Item number; Marks and numbers; Number and kind of packages (1); Description of goods  9. Gross weight (kgl or other measure (litres, m², etc.)	3.	Consignee (name, full address, country) (Optional)		ar	10	
countries or territory of which the products are considered as originating  7. Remarks  8. Item number; Marks and numbers; Number and kind of packages (*); Description of goods  9. Gross weight (kg) or other measure (litres, m², etc.)				riate countrie	s or group	os of countries or
considered as originating  7. Remarks  8. Item number; Marks and numbers; Number and kind of packages (*); Description of goods  9. Gross weight (kg) or other measure (litres,m³,etc.)			countries or	territory in	COU	ntries or territory of
8. Item number; Marks and numbers; Number and kind of packages (*); Description of goods  9. Gross weight (kg) or other measure (litres, m², etc.)			considered a		des	unation
8. Item number; Marks and numbers; Number and kind of packages (*); Description of goods  9. Gross weight (kg) or other measure (litres.m²,etc.)						
goods  (kg) or other measure (litres,m³,etc.)  (litres,m³,etc.)	6.	Transport details (Optional)	7. Remarks			
goods  (kg) or other measure (litres,m³,etc.)  (litres,m³,etc.)			S. C. S. A.			
goods  (kg) or other measure (litres,m³,etc.)  (litres,m³,etc.)						
goods  (kg) or other measure (litres,m³,etc.)  (litres,m³,etc.)						
(litres,m³,etc.)	8.		Description of	(kg) or c	other	
				·		
	·					

# **DECLARATION BY THE EXPORTER**

DECLARE	that the goods meet the conditions required for the issue of the attached certificate;
SPECIFY	as follows the circumstances which have enabled these goods to meet the above conditions:
	·
	,
SUBMIT	the following supporting documents (1):
,	<u> </u>
	·
UNDERTAI	(E to submit, at the request of the appropriate authorities, any supporting evidence which these authorities may require for the purpose of issuing the attached certificate, at d undertake
UNDERTAI	
	(E to submit, at the request of the appropriate authorities, any supporting evidence which these authorities may require for the purpose of issuing the attached certificate, as d undertake if required, to agree to any inspection of my accounts and to any check on the processes
	(E to submit, at the request of the appropriate authorities, any supporting evidence which these authorities may require for the purpose of issuing the attached certificate, at d undertake if required, to agree to any inspection of my accounts and to any check on the processes of manufacture of the above goods, carried out by the said authorities;
	(E to submit, at the request of the appropriate authorities, any supporting evidence which these authorities may require for the purpose of issuing the attached certificate, at d undertake if required, to agree to any inspection of my accounts and to any check on the processes of manufacture of the above goods, carried out by the said authorities;
	(E to submit, at the request of the appropriate authorities, any supporting evidence which these authorities may require for the purpose of issuing the attached certificate, at d undertake if required, to agree to any inspection of my accounts and to any check on the processes of manufacture of the above goods, carried out by the said authorities;  the issue of the attached certificate for these goods.
	(E to submit, at the request of the appropriate authorities, any supporting evidence which these authorities may require for the purpose of issuing the attached certificate, at d undertake if required, to agree to any inspection of my accounts and to any check on the processes of manufacture of the above goods, carried out by the said authorities; the issue of the attached certificate for these goods.
	(E to submit, at the request of the appropriate authorities, any supporting evidence which these authorities may require for the purpose of issuing the attached certificate, at d undertake if required, to agree to any inspection of my accounts and to any check on the processes of manufacture of the above goods, carried out by the said authorities;  the issue of the attached certificate for these goods.
	(E to submit, at the request of the appropriate authorities, any supporting evidence which these authorities may require for the purpose of issuing the attached certificate, at d undertake if required, to agree to any inspection of my accounts and to any check on the processes of manufacture of the above goods, carried out by the said authorities; the issue of the attached certificate for these goods.
	(Place and date)
UNDERTAI	(E to submit, at the request of the appropriate authorities, any supporting evidence which these authorities may require for the purpose of issuing the attached certificate, at d undertake if required, to agree to any inspection of my accounts and to any check on the processes of manufacture of the above goods, carried out by the said authorities; the issue of the attached certificate for these goods.

<sup>(1)</sup> For example, import documents, movement certificates, manufacturer's declarations, etc. referring to the products used in manufacture or to the goods re-exported in the same state.

#### ANNEX IV

#### Declaration referred to in Article 27

I, the undersigned, exporter of the goods covered by this document declare that except where otherwise indicated (1), the goods meet the conditions to obtain originating status in preferential trade with:

The European Community / Morocco (2)

and that the country of origin of the goods is:

Morocco / The European Community (2) (3)

(place and date)

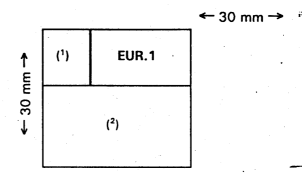
(Signature)
(The signature must be followed by the name of the signatory in clear script)

<sup>(1)</sup> When an invoice also includes products not originating in the Community, the exporter must clearly indicate them.

<sup>(2)</sup> Delete where necessary.

<sup>(3)</sup> Reference can be made to a specific column of the invoice in which the country of origin of each product is entered.

Specimen impression of the stamp mentioned in Article 22(3)(b)



- (1) Initials or coat of arms of the exporting State.
- (2) Such information as is necessary for the identification of the approved exporter.

# ANNEX VI

# Specimen of declaration

I, the	e undersigned, decla	re that the go	ods listed on this ir	nvoice were	obtained in .	• • • • • • • • • • • • • • • • • • • •
					• • • • • • • • • •	
				¢.		
and	(as appropriate):					
(a)	(1) satisfy the	rules on the	definition of the co	ncept of "w	holly obtained	products"
	or				· —	
(b)	(²) were produc	ed from the fo	llowing products:			
	Description	Cou	untry of origin (²)		Value (¹)	
	••••••		•••••	••••••	••••••	
			***************************************		••••••	
	and have undergor	e the followin	g processes:			
	••••••				(inc	licate processings)
	in					
		••••••			,	
Done	e at			(Si	ignature)	•
			-	· · · · · · · · · · · · · · · · · · ·		

CE/TW/

<sup>(1)</sup> Complete if necessary.

<sup>(2)</sup> Complete if necessary. In the event that:

<sup>-</sup> the goods originate in a country covered by the Agreement or Convention concerned: indicate the country;

<sup>-</sup> the products originate in another country: indicate "third country".

1. Supplier (1)	INFORMATION CERTIFICATE to facilitate the issue of a			
	MOVEMENT CERTIFICATE for preferential trade between the			
2. Consignee (1)	EUROPEAN E©ONOMIC COMMUNITY			
	and (in block letters)			
3. Processor (1)	4. State in which the working or processing has been carried out			
6. Customs office of importation (2)	S. For official use			
7. Import document (2)  Form				
Series				
GOODS SENT TO THE ME	MBER STATE OF DESTINATION			
8. Marks, numbers, 9. Tariff heading number and quantity and kind of package	description of goods 10. Quantity (a)			
	11. Va.ue (4)			
IMPORTED	GOODS USED			
12. Tariff heading number and description	13. Country of origin (3) 14. Quantity (3) 15. Value (2)			
16. Nature of the working or processing carried out				
17. Remarks				
18. CUSTOMS ENDORSEMENT	19. DECLARATION BY THE SUPPLIER  1, the undersigned, declare that the information on			
Declaration certified  Document	this certificate is accurate			
Form No				
Customs office	(Place) (Date)			
Official stamp				
(Signature)	(Signature)			

300

REQUEST FOR VERIFICATION	RESULT OF VERIFICATION
The undersigned customs official requests verification of the authenticity and accuracy of this information certificate	Verification carried out by the undersigned custo shows that this information certificate:
	(a) was issued by the customs office indicated ar information contained therein is accurate (*)
	(b) does not meet the requirements as to authe accuracy (see notes appended) (*)
(Place and date) Official	(Place and date) Official
(Official's signature)	(Official's signature)
	(*) Delete where not applicable:

# CROSS REFERENCES

- (1) Name of individual or business and full address.
- (2) Optional information.
- (3) Kg, hl, m3 or other measure.
- (4) Packaging shall be considered as forming a whole with the goods contained therein. However, this provision shall not apply to packaging which is not of the normal type for the article packed, and which has a lasting utility value of its own, apart from its function as packaging.
- (i) Complete if necessary. In the event that:
  - the goods originate in a country covered by the Agreement or Convention concerned: indicate the country;
  - the products originate in another country: indicate 'third country'.
- (") The value must be indicated in accordance with the provisions on rules of origin.

#### ANNEX VIII

#### Joint declaration on Article 1

The parties agree that the provisions of Article 1(e) of the Protocol shall not prejudice the right of Tunisia to benefit from special and differential treatment and other derogations accorded to developing countries by the agreement on implementation of Article VII of the General Agreement on Tariffs and Trade.

#### Joint declaration on Articles 19 and 33

The parties agree to the necessity to establish Explanatory Notes to the provisions of Article 19(1)(b) and Article 33(1) and (2) of the Protocol.

# Joint declaration on Article 39

For the implementation of Article 39 of this Protocol, the Community is prepared to examine any request from Tunisia for derogations from the rules of origin after signature of the Agreement.

#### **ANNEXE VIII**

#### Déclaration commune relative à l'article Ier

Les parties conviennent que les dispositions de l'article 1 e) du protocole ne portent pas atteinte au droit du Maroc de bénéficier du traitement spécial et différencié et de toutes autres dérogations accordés aux pays en voie de développement par l'accord relatif à la mise en oeuvre de l'article VII de l'accord général sur les taifs douaniers et le commerce.

#### Déclaration commune relative aux articles 19 et 33

Les parties conviennent de la nécessité d'établir des notes explicatives pour la mise en oeuvre des dispositions de l'article 19 paragraphe 1 b) et de l'article 33 paragraphes 1 et 2 du protocole.

#### Déclaration commune relative à l'article 39

Pour l'application de l'article 39 du protocole, la Communauté se déclare disposée à entamer l'examen des demandes du Maroc visant à prévoir des dérogations aux règles d'origine dès la signature

# PROTOCOL No 5 ON MUTUAL ASSISTANCE IN CUSTOMS MATTERS BETWEEN THE ADMINISTRATIVE AUTHORITIES

#### **Definitions**

# For the purposes of this Protocol:

- (a) "customs legislation" shall mean any statutory or regulatory provision applicable in the territory of the Contracting Parties governing the import, export, transit of goods and their placing under any customs procedure, including measures of prohibition, restriction and control adopted by the Parties concerned;
- (b) "applicant authority" shall mean a competent administrative authority which has been appointed by a Contracting Party for this purpose and which makes a request for assistance in customs matters;
- (c) "requested authority" shall mean a competent administrative authority which has been appointed by a Contracting Party for this purpose and which receives a request for assistance in customs matters;
- (d) "personal data" shall mean any data relating to an identified or identifiable natural person.

# ARTICLE 2

# Scope

1. The Contracting Parties shall assist each other, within their areas of responsibility, according to the procedures and under the conditions laid down in this Protocol, with a view to the prevention, investigation and detection of operations that contravene customs legislation.

2. Assistance in customs matters, as provided for in this Protocol, applies to any administrative authority of the Contracting Parties which is competent for the application of this Protocol. It shall not prejudice the rules governing mutual assistance in criminal matters. Nor shall it cover information obtained under powers exercised at the request of judicial authorities, unless those authorities so agree.

#### ARTICLE 3

# Assistance on request

- 1. At the request of the applicant authority, the requested authority shall furnish it with all relevant information to enable it to ensure that customs legislation is correctly applied, in particular information regarding detected or projected operations which contravene or would contravene such legislation.
- 2. At the request of the applicant authority, the requested authority shall inform it whether goods exported from the territory of one of the Contracting Parties hav been properly imported into the territory of the other Party, specifying, where appropriate, the customs procedure applying to the goods.
- 3. At the request of the applicant authority, the requested authority shall undertake surveillance, in accordance with its own legislation, of:
- (a) natural or legal persons in respect of whom there are reasonable grounds for believing that they are engaging in or have engaged in operations which contravene customs legislation;

- (b) places where stocks of goods have been assembled in such a way that there are reasonable grounds for supposing that they are intended as supplies for operations contrary to the legislation of the other Contracting Parties;
- (c) movements of goods notified as possibly involving operations that contravene customs legislation;
- (d) means of transport for which there are reasonable grounds for believing that they have been, are or may be, used for the purposes of contravening customs legislation.

# Spontaneous assistance

The Contracting Parties shall provide each other, in accordance with their laws, rules and other legal instruments, with assistance if they consider that to be necessary for the correct application of customs legislation, particularly when they obtain information pertaining to:

- operations which contravene or which they believe to be in contravention of such legislation and which may be of interest to the other Contracting Parties;
- new means or methods employed in realizing such operations;
- goods known to be involved in operations contravening customs legislation;
- natural or legal persons in respect of whom there are reasonable grounds for believing that they are engaging in or have engaged in operations which contravene customs legislation;
- means of transport for which there are reasonable grounds for believing that they have been, are or may be used in the contravening of customs legislation.

# Delivery/Notification

At the request of the applicant authority, the requested authority shall in accordance with its legislation take all necessary measures in order:

- to deliver any document,
- to notify any decision,

falling within the scope of this Protocol to an addressee, residing or established in its territory. In such a case Article 6(3) is applicable.

#### ARTICLE 6

# Form and substance of requests for assistance

- 1. Requests pursuant to this Protocol shall be made in writing. Documents deemed useful to help respond to such requests shall accompany the request. When required because of the urgency of the situation, oral requests may be accepted, but must be confirmed in writing immediately.
- 2. Requests pursuant to paragraph 1 shall include the following information:
- (a) the applicant authority making the request;
- (b) the measure requested;

- (c) the object of and the reason for the request;
- (d) the laws, rules and other legal elements involved;
- (e) indications as exact and comprehensive as possible on the natural or legal persons being the target of the investigations;
- (f) a summary of the relevant facts and of the enquiries already carried out, except in cases provided for in Article 5.
- 3. Requests shall be submitted in an official language of the requested authority or in a language acceptable to such authority.
- 4. If a request does not meet the formal requirements, its correction or completion may be demanded; the ordering of precautionary measures may, however, take place.

# Execution of requests

1. In order to comply with a request for assistance, the requested authority shall proceed, within its competence and available resources, as though it were acting on its own account or at the request of other authorities of that same Contracting Party, by supplying information already possessed, by carrying out appropriate enquiries or by arranging for them to be carried out. This provision shall apply also to the administrative department to which the request has been addressed by the requested authority when the latter cannot act on its own.

- 2. Requests for assistance shall be executed in accordance with the laws, rules and other legal instruments of the requested Contracting Party.
- 3. Duly authorized officials of a Contracting Party may, with the agreement of the other Contracting Party involved and within the conditions laid down by the latter, obtain from the offices of the requested authority or other authority for which the requested authority is responsible, information relating to the operations contravening or likely to contravene customs legislation which the applicant authority needs for the purposes of this Protocol.
- 4. Officials of a Contracting Party may, with the agreement of the other Contracting Party involved and within the conditions laid down by the latter, be present at enquiries carried out in the latter's territory.

#### Form in which information is to be communicated

- 1. The requested authority shall communicate results of enquiries to the applicant authority in the form of documents, certified copies of documents, reports and the like.
- 2. The documents provided for in paragraph 1 may be replaced by computerized information produced in any form for the same purpose.

# Exceptions to the obligation to provide assistance

- 1. The Contracting Parties may refuse to give assistance as provided for in this Protocol, where to do so would:
- (a) be likely to prejudice Tunisia's sovereignty or that of a Member State of the Community whose assistance has been requested pursuant to this Protocol; or
- (b) be likely to prejudice their public policy, security or other essential interests; or
- (c) involve legislation other than customs legislation; or
- (d) violate an industrial, commercial or professional secret.
- 2. Where the applicant authority asks for assistance which it would itself be unable to provide if so asked, it shall draw attention to that fact in its request. It shall 'hen be left to the requested authority to decide how to respond to such a request.
- 3. If assistance is denied, the decision and the reasons therefor must be notified to the applicant authority without delay.

# Obligation to observe confidentiality

- 1. Any information communicated in whatsoever form pursuant to this Protocol shall be of a confidential nature. It shall be covered by the obligation of official secrecy and shall enjoy the protection extended to like information under the relevant legislation of the Contracting Party which received it and the corresponding provisions applying to the Community authorities.
- 2. Personal data may be communicated only where the level of protection granted to persons laid down in the legislation of the Contracting Parties is equivalent. The Contracting Parties must ensure at least a level of protection based on the principles contained in the Annex to this Protocol.

#### ARTICLE 11

#### Use of information

1. Information obtained, including information relating to personal data, shall be used solely for the purposes of this Protocol and may be used within each Contracting Party for other purposes only with the prior written consent of the administrative authority which furnished the information and shall be subject to any restrictions laid down by that authority. These provisions shall not be applicable when the information obtained for the purposes of this Protocol could also be used for the purposes of fighting against illicit trafficking of narcotic drugs and psychotropic substances. Such information may be communicated to other authorities directly involved in combating illicit drug traffic, within the limits of Article 2.

- 2. Paragraph 1 shall not impede the use of information in any judicial or administrative proceedings subsequently instituted for failure to comply with customs legislation. The competent authority which provided the information shall be informed immediately of such use.
- 3. The Contracting Parties may, in their records of evidence, reports and testimonies and in proceedings and charges brought before the courts, use as evidence information obtained and documents consulted in accordance with the provisions of this Protocol.

# Experts and witnesses

- 1. An official of a requested authority may be authorized to appear, within the limitations of the authorization granted, as expert or witness in judicial or administrative proceedings regarding the matters covered by this Protocol in the jurisdiction of the other Contracting Party, and produce such objects, documents or authenticated copies thereof, as may be needed for the proceedings. The request for an appearance must indicate specifically on what matters and by virtue of what title or qualification the official will be questioned.
- 2. The authorized official shall enjoy the protection guaranteed by existing legislation to officials of the applicant authority on its territory.

### Assistance expenses

The Contracting Parties shall waive all claims on each other for the reimbursement of expenses incurred pursuant to this Protocol, except, as appropriate, for expenses to experts, witnesses, interpreters and translators who are not dependent upon public services.

#### ARTICLE 14

# Implementation

- 1. The implementation of this Protocol shall be entrusted to the national customs authorities of Tunisia on the one hand and the competent services of the Commission of the European Communities and, where appropriate, the customs authorities of the Member States on the other. They shall decide on all practical measures and arrangements necessary for its application, taking into consideration rules in the field of data protection. They may, through the Customs Cooperation Committee set up by Article 40 of Protocol No 4, recommend to the Association Council, amendments which they consider should be made to this Protocol.
- 2. The Contracting Parties shall consult each other and subsequently keep each other informed of the detailed rules of implementation which are adopted in accordance with the provisions of this Protocol.

# Complementarity

- 1. This Protocol shall complement and not impede the application of any agreements on mutual assistance which have been concluded or may be concluded by individual or several Member States of the European Union and Tunisia. Nor shall it preclude more extensive mutual assistance granted under such agreements.
- 2. Without prejudice to Article 11, these agreements shall not prejudice Community provisions governing the communication between the competent services of the Commission and the customs authorities of the Member States of any information obtained in customs matters which could be of Community interest.

# FUNDAMENTAL PRINCIPLES APPLICABLE TO DATA PROTECTION

- 1. Personal data undergoing computer processing must be:
  - (a) obtained and processed fairly and lawfully;
  - (b) kept for explicit and legitimate purposes and not further used in a way incompatible with those purposes;
  - (c) appropriate, relevant and not excessive in relation to the purposes for which they are collected;
  - (d) accurate and, where necessary, kept up to date;
  - (e) kept in a form which permits identification of the person concerned for no longer than is necessary for the procedure for which the data were collected.
- 2. Personal data revealing racial origin, political or religious opinions or other beliefs, and data concerning a person's health or sex life, may not undergo computer processing except where suitable safeguards are provided by national law. These provisions apply also to personal data relating to criminal convictions.

- 3. Appropriate security measures must be taken to ensure that personal data recorded in computer filing systems are protected against unlawful destruction or accidental loss and against unauthorized alteration, disclosure or access.
- 4. Any person must have the right to:
  - (a) establish whether personal data relating to him are kept in a computer filing system, the purposes for which they are mainly used and the identity and normal place of residence or work of the person responsible for the filing system;
  - (b) obtain at reasonable intervals, and without excessive delay or expense, confirmation as to the existence of a computer filing system containing personal data relating to him and communication of such data in an intelligible form;
  - (c) obtain, as appropriate, the rectification or erasure of such data where they have been processed in violation of the provisions laid down by the national legislation applying the fundamental principles contained in paragraphs 1 and 2 of this Annex;
  - (d) have access to legal remedies if no action is taken on a request for communication or, where appropriate, the communication, rectification or erasure referred to in paragraphs (b) and (c) above.
- 5.1 Derogations from the provisions of paragraphs 1, 2 and 4 of this Annex are allowed only in the cases below.

- 5.2 Derogations from the provisions of paragraphs 1, 2 and 4 of this Annex may be allowed where provided for in the legislation of the Contracting Party and where such derogation constitutes a necessary measure in a democratic society and is intended to:
  - (a) safeguard national security, public order or a State's financial interests or prevent criminal offences;
  - (b) protect the data subjects or the rights and freedoms of others.
- 5.3 In the case of computerized filing systems containing personal data used for statistical purposes or scientific research, the rights referred to in paragraphs 4(b), (c) and (d) of this Annex may be restricted by law where such use is clearly unlikely to constitute an invasion of privacy of the data subjects.
- 6. No provision in this Annex is to be interpreted as restricting or prejudicing a Contracting Party's power to grant data subjects wider protection than that provided for in this Annex.

AGREEMENT
IN THE FORM OF AN EXCHANGE OF LETTERS
BETWEEN THE COMMUNITY AND MOROCCO
UNDER ARTICLE 12(1)
CONCERNING ELIMINATION OF THE REFERENCE PRICES
APPLIED BY MOROCCO
TO IMPORTS OF CERTAIN TEXTILE AND CLOTHING PRODUCTS

# A. Letter from the Community

Sir,

Under Article 12(1) of the Euro-Mediterranean Association Agreement and the relevant Joint Declaration thereto, the Parties, without prejudice to the other provisions of Article 12, have agreed as follows:

1. The reference prices applicable to textile products and articles of clothing originating in the Community classified within Chapters 51 to 63 inclusive and listed in Annex 5 to the Agreement shall be reduced as from the date of the Agreement's entry into force to 75% of the reference prices applied *erga omnes*.

The reductions to be applied at the beginning of the second and third years shall be fixed by the Association Council, but shall not be less than the reduction applied for the first year, i.e. 25%. In fixing the rate of reduction the Association Council shall take account *inter alia* of progress made in setting up the control and verification machinery which Morocco is to develop with the aid of Community technical assistance in those fields referred to in the Joint Declaration on Article 43 of the Agreement.

- 2. The reference prices applied *erga omnes* by Morocco shall be eliminated in respect of products originating in the Community in accordance with the following timetable:
  - Upon the Agreement's entry into force the reference prices shall be eliminated in respect of a quarter of the products to which they apply.
  - One year after the Agreement's entry into force the reference prices shall be eliminated in respect of half of the products to which they apply.
  - Two years after the Agreement's entry into force the reference prices shall be eliminated in respect of three-quarters of the products to which they apply.
  - Three years after the Agreement's entry into force all the reference prices shall be eliminated.

The above elimination procedure shall apply to the list of products subject to Moroccan reference prices *erga omnes* on the date on which elimination is to take place.

I should be obliged if you would confirm that your Government is in agreement with the above.

Please accept, Sir, the assurance of my highest consideration.

On behalf of the Council of the European Union

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# B. Letter from the Kingdom of Morocco

Sir,

I have the honour to acknowledge receipt of your letter of today's date, which reads as follows:

"Under Article 12(1) of the Euro-Mediterranean Association Agreement and the relevant Joint Declaration thereto, the Parties, without prejudice to the other provisions of Article 12, have agreed as follows:

1. The reference prices applicable to textile products and articles of clothing originating in the Community classified within Chapters 51 to 63 inclusive and listed in Annex 5 to the Agreement shall be reduced as from the date of the Agreement's entry into force to 75% of the reference prices applied *erga omnes*.

The reductions to be applied at the beginning of the second and third years shall be fixed by the Association Council but shall not be less than the reduction applied for the first year, i.e. 25%. In fixing the rate of reduction the Association Council shall take account *inter alia* of progress made in setting up the control and verification machinery which Morocco is to develop with the aid of Community technical assistance in those fields referred to in the Joint Declaration on Article 43 of the Agreement.

- 2. The reference prices applied *erga omnes* by Morocco shall be eliminated in respect of products originating in the Community in accordance with the following timetable:
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  - Two years after the Agreement's entry into force the reference prices shall be eliminated in respect of three-quarters of the products to which they apply.
  - Three years after the Agreement's entry into force all the reference prices shall be eliminated.

The above elimination procedure shall apply to the list of products subject to Moroccan reference prices *erga omnes* on the date on which elimination is to take place.

I should be obliged if you would confirm that your Government is in agreement with the above."

I have the honour to confirm that my Government is in agreement with the contents of your letter.

Please accept, Sir, the assurance of my highest consideration.

For the Government of the Kingdom of Morocco



#### Agreement

Exchange of letters between the European Community ('The Community') and Morocco relating to Article 1 of Protocol 1 and concerning imports into the Community of fresh cut flowers and flower buds falling within subheading 06.03.10 of the Common Customs Tariff

#### A. Letter from the Community

Sir,

The following was agreed between the Community and Morocco:

Article 1 of Protocol 1 to the Euro-Mediterranean (association) Agreement provides for the elimination of customs duties on imports into the Community of cut flowers and flower buds, fresh, falling within subheading 06.03.10 of the Common Customs Tariff and originating in Morocco, subject to a limit of 3 000 tonnes.

Morocco undertakes to abide by the conditions laid down below to imports into the Community of roses and carnations which qualify for the elimination of this tariff:

- the price level of imports into the Community must be at least equal to 85% of the Community price level for the same products over the same periods,
- the Moroccan price level shall be determined by recording the prices of the imports on representative Community import markets,
- the Community price level shall be based on the producer prices recorded on representative markets of the main producer Member States,
- price levels will be recorded on a fortnightly basis and weighted by the respective quantities. This provision is valid for Community prices and for Moroccan prices,
- for both Community producer prices and the import prices of Moroccan products, a distinction shall be made between large-flowered and small-flowered roses and between unifloral and multifloral carnations,
- if the Moroccan price level for any one type of product is below 85% of the Community price level, the tariff preference shall be suspended. The Community shall reinstate the tariff preference when a Moroccan price level equal to 85% or more of the Community price level is recorded.

Morocco further undertakes to maintain the traditional breakdown of trade between roses and carnations.

Should the Community market be disturbed by a change in this breakdown, the Community reserves the right to determine the proportions in line with traditional trade patterns. In such cases, an exchange of views on the matter will take place.

I should be obliged if you would confirm that your Government is in agreement with the contents of this letter.

Please accept, Sir, the assurance of my highest consideration.

On behalf of the Council of the European Union

# B. Letter from Morocco

Sir,

I have the honour to acknowledge receipt of your letter of today's date which reads as follows:

"The following was agreed between the Community and Morocco:

Article 1 of Protocol 1 to the Euro-Mediterranean (association) Agreement provides for the elimination of customs duties on imports into the Community of cut flowers and flower buds, fresh, falling within subheading 06.03.10 of the Common Customs Tariff and originating in Morocco, subject to a limit of 3 000 tonnes.

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Morocco further undertakes to maintain the traditional breakdown of trade between roses and carnations.

Should the Community market be disturbed by a change in this breakdown, the Community reserves the right to determine the proportions in line with traditional trade patterns. In such cases, an exchange of views on the matter will take place".

I have the honour to confirm that my Government is in agreement with the contents of this letter.

Please accept, Sir, the assurance of my highest consideration.

For the Government of Morocco







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# **DOCUMENTS**

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