MINUTES
of a
MEETING, held in Brussels
on 29 January 1974
of the
JOINT COMMITTEE
set up under the EEC–FINLAND AGREEMENT

(submitted to the Council by the Commission)
SYNOPSIS

1. Approval of the provisional agenda.

2. Draft of decision of the Joint Committee No. 1/74 adopting the rules of procedure of the Joint Committee (doc. EEC-SF/1/74-E).

3. Draft of decision of the Joint Committee No. 2/74 establishing the Customs Committee (doc. EEC-SF/2/74-E).

4. Draft of decision of the Joint Committee No. 3/74 amending Protocol No. 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (doc. EEC-SF/3/74-E).

5. Miscellaneous.

EEC-SF/9/74-E
Annex I
List of the delegations

Annex II
Provisional agenda

Annex III
Decision of the Joint Committee No. 1/74 adopting the rules of procedure of the Joint Committee.

Annex IV
Decision of the Joint Committee No. 2/74 establishing the Customs Committee.

Annex V
Decision of the Joint Committee No. 3/74 amending Protocol No. 3 concerning the definition of the concept "originating products" and methods of administrative cooperation.

Annex VI
Decision of the Joint Committee No. 4/74 laying down the methods of administrative cooperation in the customs field for the purpose of implementing the Agreement between the European Economic Community and the Republic of Finland.

Annex VII
Decision of the Joint Committee No. 5/74 on Protocol No. 3 concerning the definition of the concept of "Originating products" and methods of administrative cooperation.

Annex VIII
Decision of the Joint Committee No. 6/74 supplementing and amending Articles 24 and 25 of Protocol No. 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation.

Annex IX
Decision of the Joint Committee No. 7/74 amending Annex II to the Protocol No. 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation.

Annex X
Press release.
The Joint Committee of the EEC/Finland Agreement held its first meeting on 29 January 1974 in Brussels. The meeting was chaired by Ambassador TALVITIE, Head of the Finnish Mission to the European Communities, who also led the Finnish Delegation.

The Community Delegation was headed by Mr. R. de HERGORLAY, Deputy Director-General for External Relations.

A list of the Delegations is given in Annex I.

The Joint Committee reached the following conclusions as regards the various items on the agenda.

1. Adoption of the provisional agenda (Doc. EEC-SF/3/74 – see Annex II)

The Joint Committee adopted the provisional agenda. Before turning to the items on the agenda, Mr. TALVITIE stated that he considered it a privilege to chair the first meeting of the Joint Committee. He also expressed hope that the Agreement in the ECSC field would enter into force without undue delay. Furthermore, he indicated that he wished to make two statements under the point "Miscellaneous" concerning questions related to Article 15 and Protocol No. 2 of the Agreement.

2. Draft Decision of the Joint Committee No. 1/74 adopting the rules of procedure of the Joint Committee (Doc. EEC-SF/1/74 – see Annex III)

The Joint Committee:
- adopted Decision No. 1/74
- approved the texts of the following declarations:

(a) Joint Declarations:

Concerning Article 2 of the rules of procedure:

"Meetings should generally take place in Brussels"

Concerning Article 16 of the rules of procedure:

"Correspondence for the Joint Committee shall be addressed to its Chairman, c/o Secretariat of the Joint Committee for the EEC/Finland Agreement, rue de la Loi 200, Brussels".

EEC-SF/7/74-E
(b) **Declaration by the Community:**

**Concerning Article 3 of the rules of procedure:**

"The Community shall be represented in the Joint Committee by the Commission assisted by the representatives of the Member States. A representative of the Secretary-General of the Council shall attend the meetings of the Joint Committee."

The two Delegations agreed to correct the French text of Article 9 of Decision 1/74 by replacing the word "finlandaise" by "finnoise".

3. **Draft Decision of the Joint Committee No. 2/74 establishing the Customs Committee (Doc. EEC-SF/2/74 - see Annex IV)**

The Joint Committee:
- adopted Decision No. 2/74
- approved the following Joint Declaration:

"In order to ensure the proper functioning of Protocol No. 3 annexed to the Agreement and in particular Article 2 thereof the Customs Committee may meet in conjunction with the Customs Committees established under the Agreements between the Community and the countries to which that Article applies."

It was agreed that the first meeting of the Customs Committee would be held after the meeting of the Joint Committee.

4. **Draft Decision of the Joint Committee No. 3/74 amending Protocol No. 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (Doc. EEC-SF/3/74 - see Annex V)**

**Draft Decision of the Joint Committee No. 4/74 laying down the methods of administrative cooperation in the customs field for the purpose of implementing the Agreement between the European Economic Community and the Republic of Finland (Doc. EEC-SF/4/74 - see Annex VI)**
Draft Decision of the Joint Committee No. 5/74 on Protocol No. 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (Doc. EEC-SP/5/74 – see Annex VII)

Draft Decision of the Joint Committee No. 6/74 supplementing and amending Articles 24 and 25 of Protocol No. 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (Doc. EEC-SP/6/74 – see Annex VIII)

Draft Decision of the Joint Committee No. 7/74 amending Annex II of Protocol No. 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (Doc. EEC-SP/7/74 – see Annex IX)

The Joint Committee:

- adopted Decisions No. 3/74, 4/74, 5/74, 6/74 and 7/74. Mr. de KERGOVER pointed out that his approval would have to be "ad referendum" until all the procedures for the adoption of the decisions had been terminated within the Community.

- decided the following modifications of these same decisions:

**Decision No. 3/74:**

- **Preamble:** 2nd paragraph, 2nd line: after the words "administrative cooperation" the words "(hereafter called Protocol No. 3)" shall be added.

- **Article 5:** 2nd paragraph: at the end of the 2nd sentence the words: "or in Swedish" shall be added.

**Decision No. 4/74:**

- **Preamble:** 2nd paragraph, 2nd line: after the words "administrative cooperation" the words "(hereafter called Protocol No. 3)" shall be added.

3rd paragraph: the words after "Protocol No. 3" shall be eliminated.
- Article 2(1): 1st sentence: the words "relating to the definition of the concept of "originating products" and the methods of administrative cooperation (hereafter called Protocol No. 3)" shall be eliminated.

- Article 12(2): at the end of the 2nd paragraph the words "UTFÄRDAT I EFTERHAND" shall be added.

- Article 19: at the end of the 1st paragraph the "ART. 25,1 TILLÄMPLIG" shall be added.

Decision 5/74:
- Article 2: 1st paragraph, 2nd sentence: after the words "in which the Agreement is drawn up" the words "or in Swedish" shall be added.

Decision 6/74:
- Article 1: 2nd paragraph, 3rd line: in the French text the words "ces deux pays" shall be replaced by "les deux autres pays".

Mr. TALVITIE announced that the Finnish authorities would shortly present a request for a limited number of modifications of Lists A and B of Protocol No. 3. The two parties agreed that the Customs Committee would examine these demands and report to the Joint Committee at its next meeting.

5. Miscellaneous:

(a) Mr. TALVITIE made two declarations, one related to Article 15 of the Agreement concerning agricultural products, the other concerning alcoholic beverages under Protocol No. 2 of the Agreement:

- Agricultural products:

Recalling the Finnish position during the negotiations of the Free Trade Agreement Mr. TALVITIE pointed out that butter exports
from Finland to the United Kingdom had dropped from an annual average of 11,633 t. to 102 t. in the first half of 1973 and had thereafter ceased completely. He suggested the Community and Finland jointly examine measures that would permit the resumption of butter exports to the United Kingdom. These discussions should be seen against the background of Article 15 of the Agreement.

- Alcoholic beverages:

Mr. TALVITIE noticed with regret that in the absence of a market organisation for alcohol in the Community no decision on the reduction of tariffs for alcoholic beverages between the Community and Finland had as yet been taken and that a first step towards re-establishment of customs duties between the United Kingdom and Denmark on one hand and Finland on the other had become unavoidable. He hoped that it would soon be possible to find a solution to this problem.

Mr. TALVITIE would like to see those questions on the agenda for the next meeting of the Joint Committee.

Mr. de KERGORLAY took note of the declarations. He said the Community would study the problems mentioned and inform the Finnish Delegation of the results as soon as possible. He added that he was conscious of the problems facing the Finnish butter exports but pointed out that the Community was having difficulties with this same commodity. As regards alcoholic beverages Mr. de KERGORLAY expressed his hope that a market organisation would be established before the end of the year and informed the Finnish Delegation that the Community was at present studying the consequences for the Free Trade Agreement of the failure to achieve this so far.

(b) The Joint Committee adopted the rule that Finland would chair the meetings of the Joint Committee between 1 January and 30 June, the Community between July and 31 December.
(c) The Joint Committee adopted the press release (see Annex X).

(d) The two Delegations intend to hold their next meeting in the second half of June.
LIST OF THE DELEGATIONS

PARTicipating

IN THE FIRST MEETING OF THE JOINT COMMITTEE

SET UP UNDER THE EEC-FINLAND AGREEMENT

(Brussels, 29 January 1974)
**Members of the Finnish Delegation**

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
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<tbody>
<tr>
<td>Mr. Pentti TALVITIE</td>
<td>Ambassador, Head of the Finnish Mission to the European Communities, Head of the Delegation</td>
</tr>
<tr>
<td>Mr. Paavo KAARLEHTO</td>
<td>Deputy Director-General for Commercial Affairs, Ministry of Foreign Affairs, Deputy Head of the Delegation</td>
</tr>
<tr>
<td>Mr. Kalervo HENTILA</td>
<td>Director-General, Ministry of Commerce and Industry</td>
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<tr>
<td>Mr. Olli MENNANDER</td>
<td>Counsellor, Deputy Head of the Finnish Mission to the European Communities</td>
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<tr>
<td>Mr. Aarno LUTZ</td>
<td>Counsellor (agricultural affairs), Finnish Mission to the European Communities</td>
</tr>
<tr>
<td>Mr. Raimo FELTONEN</td>
<td>Head of Department, Ministry of Finance</td>
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<tr>
<td>Mr. Pekka KAUPPINEN</td>
<td>Head of Department, Board of Customs</td>
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<tr>
<td>Mr. Matti VANHALA</td>
<td>Head of Department, Bank of Finland</td>
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<tr>
<td>Mr. Bo-Göran ERIKSSON</td>
<td>Secretary of Section, Ministry of Foreign Affairs</td>
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<tr>
<td>Mr. Tino SÄIJÄLA</td>
<td>Secretary of Section, Board of Customs</td>
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<tr>
<td>Mr. Veli SUNDBÄCK</td>
<td>Second Secretary, Finnish Mission to the European Communities</td>
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<tr>
<td>Mr. Antti SATULI</td>
<td>Attaché, Finnish Mission to the European Communities</td>
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Members of the Community Delegation:

**COMMISSION OF THE EUROPEAN COMMUNITIES**

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<tr>
<th>Member</th>
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<tbody>
<tr>
<td>Mr. de KERCORLAY</td>
<td>Deputy Director-General</td>
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<td>Mr. GOODCHILD</td>
<td>Head of Division</td>
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<td>Mr. TOBISEN-MEYER</td>
<td>Head of Division</td>
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<td>Mr. RAMADIER</td>
<td>Principal Administrator</td>
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<td>Mr. CLIFTONI</td>
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<td>Mr. VASEY</td>
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<td>Misses SAUT TZUPAK</td>
<td>Administrator</td>
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<td>Administrative Assistant</td>
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**BELGIUM**

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<tr>
<td>Mr. J. ANTOINE</td>
<td>Secrétaire d'Administration</td>
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<td>Ministère des Affaires Etrangères</td>
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<td>Mr. CHILIADE</td>
<td>Ministère des Affaires Economiques</td>
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**DENMARK**

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<tr>
<td>Mrs. MARTENSEN-LARSEN</td>
<td>Første Sekretær</td>
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**GERMANY**

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<td>Mrs. GROSSE-SCHMARE</td>
<td>Regierungsdirektorin</td>
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<td>Bundesministerium für Wirtschaft</td>
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<td>Mr. HELISCH</td>
<td>Regierungsdirektor</td>
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<td>Mr. WURDAK</td>
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<td>FRANCE</td>
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<td>IRELAND</td>
<td>Mr. O'BYRNE</td>
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<td>Mr. GILROY</td>
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<td>ITALY</td>
<td>Mr. MARCHINI</td>
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<td>LUXEMBURG</td>
<td>Mr. BLOES</td>
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<td>NETHERLANDS</td>
<td>Mrs. MEIJER-DIEGERS</td>
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<td>Mr. BELTMAN</td>
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<td>UNITED KINGDOM</td>
<td>Mr. HALL</td>
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**SECRETARIAT OF THE COUNCIL OF THE EUROPEAN COMMUNITIES**

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<thead>
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<th>Name</th>
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<tr>
<td>Mr. MCARDLE</td>
<td>Principal Administrator</td>
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<td>Mr. STEIN</td>
<td>Administrator</td>
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**SECRETARIES OF THE JOINT COMMITTEE**

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<th>Name</th>
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<tr>
<td>Mr. O. RAUTIO</td>
<td>Counsellor</td>
<td>Finnish Mission to the European Communities</td>
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<td>Mr. J. von GRUNME</td>
<td>Principal Administrator</td>
<td>Commission of the European Communities</td>
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7. Draft of decision of the Joint Committee No. 6/74 supplementing and amending Articles 24 and 25 of Protocol No. 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (doc. EEC-SF/6/74-E).

8. Draft of decision of the Joint Committee No. 7/74 amending Annex II of Protocol No. 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (doc. EEC-SF/7/74-E).

DECISION OF THE JOINT COMMITTEE No. 1/74

adopting the rules of procedure of the Joint Committee

THE JOINT COMMITTEE

having regard to the Agreement between the European Economic Community and the Republic of Finland, and in particular Article 29, thereof,

HAS DECIDED

Article 1

The Joint Committee shall be presided in turn for six months at a time by a representative of the Community and a representative of Finland.

Article 2

Once he has obtained the agreement of both Parties, the Chairman of the Joint Committee shall fix the dates and times of meetings.

Article 3

Before each meeting the Chairman shall be informed how each delegation is to be made up.
Article 4

Unless there is a decision to the contrary, the meetings of the Joint Committee shall not be public. For access to the Committee's meetings a pass must be shown.

Article 5

The Joint Committee's decisions in respect of urgent matters may be taken by written procedure if both Parties are in agreement.

Article 6

All communications from the Chairman in accordance with these rules of procedure shall be addressed to the Commission's Secretariat, to the members of the Council of the European Communities, to the Council's Secretariat and to the Finnish Mission to the European Communities.

Article 7

1. The Chairman shall draw up the provisional agenda for each meeting. It shall be forwarded to the addressees referred to in the preceding Article not later than fifteen days before the beginning of the meeting.

   The provisional agenda shall include the items in respect of which the Chairman has received a request for inclusion in the agenda not later than twenty-one days before the beginning of the meeting.

   Items shall not be written into the provisional agenda unless the relevant documentation has been forwarded to the addressees referred to in the preceding Article by the date on which the agenda is sent out.
The agenda shall be adopted by the Joint Committee at the beginning of each meeting. An item other than those appearing on the provisional agenda may be placed on the agenda if the two Parties so agree.

2. The Chairman may shorten, in agreement with the two Parties, the periods specified in paragraph 1 in order to take account of the requirements of a particular case.

Article 9

Minutes shall be taken for each meeting and shall include in particular a summary, based on a summing up of the proceedings by the Chairman, of the conclusions arrived at by the Joint Committee.

Upon adoption by the Joint Committee, the minutes shall be signed by the acting Chairman and by the Secretaries of the Joint Committee and shall be filed in the Joint Committee's records. A copy of the minutes shall be forwarded to each of the addressees referred to in Article 6 above.

Article 10

The Danish, Dutch, English, Finnish, French, German and Italian languages shall be the official languages of the Joint Committee.

Unless there is a decision to the contrary, the Joint Committee shall base its discussions on documentation drawn up in these seven languages.

Article 10

Acts of the Joint Committee shall be signed by the Chairman.

EEC-SF/1/74-E
Article 11

Recommendations and Decisions of the Joint Committee within the meaning of Article 29 of the Agreement shall be entitled "Recommendation" or "Decision" followed by a serial number and a reference to their subject matter.

Article 12

Recommendations and Decisions within the meaning of Article 29 of the Agreement shall be divided into articles.

The acts referred to in the paragraph above shall end with the words "Done at .................. (date)", the date being that on which they are adopted by the Joint Committee.

Recommendations and Decisions of the Joint Committee shall be forwarded to the addressees referred to in Article 6 above.

Article 13

An official of the Community and an official of the Finnish Government shall act jointly as the secretaries of the Joint Committee.

Article 14

The Community, on the one hand, and Finland, on the other, shall defray the expenses that they incur as a result of their participation in meetings of the Joint Committee and of working parties in respect of staff, travelling and subsistence expenses and also of postal and telecommunications costs.

Expenses in respect of interpretation at meetings, translation and duplication of documents and also those relating to the material organisation of meetings shall normally be defrayed by the Community.
Article 15

Without prejudice to other provisions applicable in this matter, the business of the Joint Committee shall be confidential.

Article 16

Correspondence for the Joint Committee shall be addressed to its Chairman.

Done at Brussels, on

For the Joint Committee

The Chairman

The Secretaries
DECISION OF THE JOINT COMMITTEE NO. 2/74

establishing the Customs Committee

THE JOINT COMMITTEE

having regard to the Agreement between the European Economic Community and the Republic of Finland and in particular Article 31 (3) thereof,

HAS DECIDED:

Article 1

A working party shall be established under the name of the Customs Committee and shall function under the authority of the Joint Committee. This Customs Committee shall look after customs cooperation to ensure that the provisions of Protocol No. 3 to the Agreement are applied properly and uniformly and shall carry out any other task in the customs field with which the Joint Committee may entrust it.

Article 2

The Customs Committee shall be composed of customs experts of the Member States and of officials of the Commission whose responsibilities extend to customs matters, on the one hand, and by Finnish experts, in particular customs experts, on the other. It shall be presided over in turn by a representative of each delegation.
The Customs Committee shall inform the Joint Committee regularly of all its work and shall submit to it in advance the agenda for its meetings. Such informations and communications shall pass through the secretarial service of the Joint Committee. In all cases involving a question of principle or of interpretation of the Agreement and also whenever decisions need to be taken within the meaning of Article 29 of the Agreement, the Customs Committee shall inform the Joint Committee whose task it is to take decisions.

Done at Brussels,

For the Joint Committee

The Chairman

The Secretaries
DECISION No 3/74 OF THE JOINT COMMITTEE
OF 29 JANUARY 1974
amending Protocol No 3 concerning
the definition of the concept of "originating products"
and methods of administrative cooperation

THE JOINT COMMITTEE,

Having regard to the Agreement between the European Economic Community and the Republic of Finland, signed in Brussels on 5 October 1973;

Having regard to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (hereinafter referred to as "Protocol No 3"), and in particular Article 28 thereof;

Whereas the specimen A.SF. 1 movement certificate given in Annex V to Protocol No 3 should be replaced by certificate EUR. 1 in order to enable the latter certificate to be used under the Agreements referred to in Article 2 of Protocol No 3;
Whereas the procedure for issuing the movement certificate in respect of a complete article imported in separate instalments should be laid down;

Whereas experience has shown the need to simplify procedures for issuing movement certificates relating either to goods which have remained in the territory of the countries concerned but have not been placed in a customs bonded warehouse and which are to be re-exported in the same state, or to originating products within the meaning of Article 2 and, where appropriate, Article 3 of Protocol No 3;

Whereas certain other provisions of Protocol No 3 should be amended to take account of this Decision,

HAS DECIDED:

Article 1

Article 8 of Protocol No 3 is replaced by the following:

"1. Originating products within the meaning of this Protocol shall, on import into the Community or into Finland, benefit from the Agreement upon submission of an EUR. 1 movement certificate, a specimen of which is given in Annex V to this Protocol, issued by the Customs authorities of Finland or of the Member States of the Community."
2. Where Article 2, and where appropriate, Article 3 are applied, the certificates shall be issued by the Customs authorities of each of the countries concerned where the goods have either been held before their re-exportation in the same state or undergone the working or processing referred to in Article 2, upon presentation of the movement certificates issued previously.

3. Without prejudice to Article 5 (3), where, at the request of the person declaring the goods at customs a dismantled or non-assembled article falling within Chapter 84 or 85 of the Brussels Nomenclature is imported by instalments on the condition laid down by the competent authorities, it shall be considered to be a single article and a movement certificate may be submitted for the whole article upon importation of the first instalment.

4. The Customs authorities of Finland and of the Member States of the Community shall be authorised to issue the movement certificates specified in the agreements referred to in Article 2 under the conditions laid down in those agreements provided that the goods covered by the certificates are in the territory of Finland or of the Community. A specimen of the certificate to be used is given in Annex V to this Protocol.
Article 2

Article 9 of Protocol No 3 is replaced by the following:

"A movement certificate shall be issued only on application having been made in writing by the exporter. Such application shall be made on the form of which a specimen is given in Annex V to this Protocol, which shall be completed in accordance with this Protocol."

Article 3

1. Article 10 (2) of Protocol No 3 is deleted.

2. Article 10 (3) of Protocol No 3 which becomes Article 10 (2) is replaced by the following:

"2. Applications for movement certificates and the certificates referred to in Article 8 (2), upon presentation of which new certificates are issued, must be preserved for at least two years by the Customs authorities of the exporting country."

Article 4

Article 11 (3) of Protocol No 3 is replaced by the following:

"3. Movement certificates shall be preserved by the Customs authorities of the importing State in accordance with the rules in force in that State."
The first and second paragraphs of Article 12 of Protocol No 3 are replaced by the following:

"Movement certificates shall be made out on the form of which a specimen is given in Annex V to this Protocol. This form shall be printed in one or more of the languages in which this Agreement is drawn up, or in Swedish. 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 in printscript.

Each certificate shall measure 210 x 297 mm, a tolerance of up to 5 mm less and 8 mm more being permissible as regards length. The paper used must be white sized writing paper not containing mechanical pulp and weighing not less than 25 grammes per square meter. It shall have a printed green guilloche pattern background making any falsification by mechanical or chemical means apparent to the eye."

Article 6

Article 20 of Protocol No 3 is replaced by the following:

"The Explanatory Notes, Lists A, B and C and the specimen movement certificate shall form an integral part of this Protocol."
**Article 7**

Explanatory Note 7 - Article 8 - of Annex I to Protocol No 3 is deleted.

**Article 8**

The second sentence of Explanatory Note 8 - Article 10 - of Annex I to Protocol No 3 is deleted.

**Article 9**

1. The specimen movement certificate in Annex V to Protocol No 3 is replaced by that in the Annex to this Decision.

2. Annex VI to Protocol No 3 is deleted.

3. Movement certificates made out on the forms previously in force, whether of the A.SF. 1 or of the A.W. 1 type, may continue to be used until stocks are used up, under the conditions laid down by this Decision. In this case the provisions below are applicable.

**Article 10**

In the specimens of movement certificate A.SF. 1 which are printed in Finland, the following words shall be added to Note 1 on the front:
"or Austria, Iceland, Norway, Portugal, Sweden or Switzerland."

The words "Agreement EEC-Finland" shown at the top of the first page in the model may be replaced by the words "SUOMI-FINLAND".

**Article 11**

1. The words "EEC-FINLAND AGREEMENT" at the top of the front page of the specimen of movement certificate A.W. 1 contained in Annex VI to Protocol No 3 shall be deleted.

2. The words "movement certificate" written in the languages in which the Agreement was drawn up shall be replaced by the following words:

- Warenverkehrsbescheinigung
- Varocertifikat
- Movement Certificate
- Certificat de circulation des marchandises
- Certificato di circolazione delle merci
- Certificato inzake goederenverkeer
- Varesertifikat
- Tavaratodistus
- Flutningskröfteini
- Certificado de circulação das mercadorias
- Varucertifikat

The order of the above may be changed in order to place at the top the version in the language of the country which prints the certificate.
Article 12

The word "date........" shall be inserted in the space "customs endorsement" to be found on the front of the specimens of movement certificates A.SF. 1 and A.W. 1.

Article 13

In the German-language version of the "Declaration by the exporter" to be found in Annex VI to Protocol No 3 the words:

"Beschreibe den ursprungs begründeten Vorgang wie folgt: (3)

shall be replaced by the following words:

"Beschreibe den Sachverhalt, aufgrund dessen die Waren die vorerwähnten Voraussetzungen erfüllen, wie folgt: (3)."

Article 14

In the English-language version of the "Declaration by the exporter" to be found in Annex VI to Protocol No 3 the words:

"Declares that these goods were obtained in.....(1)"

shall be replaced by the following words:

"Declares that these goods are situated in .....(1)".

Done at Brussels, 29 January 1974

For the Joint Committee

The Chairman

P. TALVITIE

The Secretaries

O. RAUTIO      J. von GRUMME
# MOVEMENT CERTIFICATE

<table>
<thead>
<tr>
<th>1. Exporter</th>
<th>EUR. 1 No A 000.000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name and address (country)</td>
<td>Sep notes overleaf before completing this form</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>2. Certificate used in preferential trade between</th>
</tr>
</thead>
<tbody>
<tr>
<td>Country, group of countries or territory of exportation</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>3. Consignee</th>
<th>Country, group of countries or territory of destination</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name and address (country)</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>4. Country, group of countries or territory of exportation</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>5. Country, group of countries or territory of destination</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>6. Transport details</th>
<th>7. Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Details</td>
<td>Comments</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>8. Item number: marks and numbers</th>
<th>Number and kind of packages (1); description of goods</th>
<th>9. Gross weight (kg) or other measurement (litres, c.l.m, etc.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Details</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>10. Invoices (Optional)</th>
<th>11. CUSTOMS ENDORESEMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Optional</td>
<td>Declaration certified.</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Export document (2):</td>
</tr>
<tr>
<td></td>
<td>Date</td>
</tr>
<tr>
<td></td>
<td>Customs officer</td>
</tr>
<tr>
<td></td>
<td>Issuing country or territory</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>12. DECLARATION BY THE EXPORTER</th>
</tr>
</thead>
<tbody>
<tr>
<td>I, the undersigned, declare that the goods described above meet the conditions required for the issue of this certificate.</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Place and date:</td>
</tr>
</tbody>
</table>

**Date and Signature**

**Signature**
### 13. REQUEST FOR VERIFICATION

Verification of the authenticity and accuracy of this certificate is requested.

<table>
<thead>
<tr>
<th>(Place and date)</th>
<th>Stamp</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Signature)</td>
<td></td>
</tr>
</tbody>
</table>

### 14. RESULT OF VERIFICATION

Verification carried out shows that this certificate (I)

- [ ] 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).

<table>
<thead>
<tr>
<th>(Place and date)</th>
<th>Stamp</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Signature)</td>
<td></td>
</tr>
</tbody>
</table>

(II) Insert X in the appropriate 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 initialed 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.
<table>
<thead>
<tr>
<th>APPLICATION FOR A MOVEMENT CERTIFICATE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1. Exporter</strong> (Name, full address, country)</td>
</tr>
<tr>
<td><strong>EUR. 1</strong> No A 000,000</td>
</tr>
<tr>
<td><strong>2. Application for a certificate to be used in preferential trade between</strong></td>
</tr>
<tr>
<td><strong>3. Consignee</strong> (Name, full address, country) (Optional)</td>
</tr>
<tr>
<td><strong>4. Country, group of countries or territory of exportation</strong></td>
</tr>
<tr>
<td><strong>5. Country, group of countries or territory of destination</strong></td>
</tr>
<tr>
<td><strong>6. Transport details</strong> (Optional)</td>
</tr>
<tr>
<td><strong>7. Remarks</strong></td>
</tr>
<tr>
<td>**8. Item number, marks and numbers</td>
</tr>
<tr>
<td><strong>9. Gross weight (kg) or other measure (litres, cu.m, etc.)</strong></td>
</tr>
<tr>
<td><strong>10. Invoices</strong> (Optional)</td>
</tr>
<tr>
<td><strong>12. DECLARATION BY THE EXPORTER</strong></td>
</tr>
<tr>
<td>I, the undersigned, declare that the goods described above meet the conditions required for the issue of the attached certificate.</td>
</tr>
<tr>
<td>Place and date: ..................................................</td>
</tr>
<tr>
<td>(Signature)</td>
</tr>
</tbody>
</table>
DECLARATION BY THE EXPORTER

1. The undersigned, exporter of the goods described overleaf,

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):

UNDERTAKE 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, and undertake, if required, to agree to any inspector of my accounts and to any check on the processes of manufacture of the above goods, carried out by the said authorities;

REQUEST the issue of the attached certificate for these goods.

(Place and date)

(Signature)

(1) For example: export documents, movement certificates, invoices, manufacturer's declarations, etc., referring to the products used in manufacture or to the goods re-exported in the same state.
DEcision No 4/74 of the Joint Committee
Of 29 January 1974
Laying down the methods of administrative cooperation in the customs field for the purpose of implementing the Agreement between the European Economic Community and the Republic of Finland

The Joint Committee,

Having regard to the Agreement between the European Economic Community and the Republic of Finland signed at Brussels on 5 October 1973;

Having regard to Protocol No 3 on the definition of the concept of "originating products" and methods of administrative cooperation (hereinafter referred to as "Protocol No 3"), and in particular Article 16 thereof;

Whereas it is necessary for the proper functioning of the Agreement, to organize close administrative cooperation between the Contracting Parties to the Agreement to ensure correct and uniform application of the customs provisions contained therein, in particular those of Protocol No 3,

HAS DECIDED:

Article 1

1. Under the responsibility of the exporter, he or his authorized
representative shall request the issue of a movement certificate.

2. The exporter or his representative shall submit with his request any appropriate supporting document proving that the goods to be exported qualify for the issue of a movement certificate.

**Article 2**

1. It shall be the responsibility of the customs authorities of the exporting country to ensure that forms referred to in Article 9 of Protocol No 3 are duly completed. In particular, they shall check whether the space reserved for the description of the goods has been completed in such a manner as to exclude any possibility of fraudulent additions. To this end, the description of the goods must be given without leaving any blank lines. Where the space is not completely filled a horizontal line must be drawn below the last line of the description, the empty space being crossed through.

2. Since the movement certificate constitutes the documentary evidence for the application of the preferential tariff and quota arrangements laid down in the Agreement, it shall be the responsibility of the customs authorities of the exporting country to take any steps necessary to verify the origin of the goods and to check the other statements on the certificate.

**Article 3**

The EUR.1 movement certificate shall be issued by the customs authorities of a Member State of the European Economic Community if the goods to be
exported can be considered products originating in the Community within the meaning of Article 1 (1) of Protocol No 3.

**Article 4**

The EUR.1 movement certificate shall be issued by the customs authorities of Finland if the goods to be exported can be considered products originating in Finland within the meaning of Article 1 (2) of Protocol No 3.

**Article 5**

The EUR.1 movement certificate shall be issued by the customs authorities of a Member State of the European Economic Community or of Finland if the goods to be exported can be considered products originating in the Community, in Finland or in Austria, Iceland, Norway, Portugal, Sweden or Switzerland within the meaning of Article 2 and, where applicable, Article 3 of Protocol No. 3.

**Article 6**

For the purpose of verifying whether the conditions stated in Articles 3, 4 and 5 have been met, the customs authorities shall have the right to call for any documentary evidence or to carry out any check which they consider appropriate.

**Article 7**

For the purpose of implementing Articles 2 and 3 of Protocol No 3, EUR.1 movement certificates must indicate the state in which the products used have acquired the status of originating products.
Article 8

Proof that the conditions set out in Article 7 of Protocol No 3 have been met shall be provided by submission to the customs authorities of the importing state of either:

(a) a single supporting transport document, made out in the exporting state, under the cover of which the transit country has been crossed, or

(b) a certificate issued by the customs authorities of the transit country containing:

(i) an exact description of the goods,

(ii) the date of unloading and reloading of the goods and, where applicable, the names of the ships,

(iii) certified proof of the conditions under which the goods have stayed in the transit country;

or,

(c) failing such particulars, any documentary evidence.

Article 9

The date of issue of the movement certificate must be indicated in the part of the certificate reserved for the customs authorities.

Article 10

The customs authorities of the Member States and Finland 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 movement certificates.
**Article 11**

It shall always be possible to replace one or more movement certificates by one or more certificates, provided that this is done at the customs office where the goods are located.

**Article 12**

1. When a certificate is issued within the meaning of Article 10 (1) of Protocol No 3 after the goods to which it relates have actually been exported, the exporter must in the application referred to in Article 9 of Protocol No 3:

   (a) indicate the place and date of exportation of the goods to which the certificate relates;

   (b) certify that no certificate was issued at the time of exportation of the goods in question, and state the reasons.

2. The customs authorities may issue a movement certificate retrospectively only after verifying that the particulars supplied in the exporter’s application agree with those on the corresponding document.

Certificates issued retrospectively must be endorsed with one of the following phrases: NACHTRÄGLICH AUSGESTELLT", "DELIVRE A POSTERIORI", "RILASCIATO A POSTERIORI", "AFGEGEVEN A POSTERIORI", "ISSUED RETROSPECTIVELY", "UDSTEDT EFTERFØLGENDE", "ANNETTU JÄLKIKÄTEEN", "UTFÄRDAT I EFTERHAND".

**Article 13**

In the event of the theft, loss or destruction of a movement certificate, the exporter may apply to the customs authorities which issued it for a duplicate to be made out on the basis of the export documents in their possession. The duplicate issued in this way must be endorsed with one
of the following words: "DUPLIKAT", "DUPLICATA", "DUPLICATO", "DUPLICAAT", "DUPLICATE", "KAKSOISKAPPALE".

The duplicate, which must bear the date of issue of the original movement certificate, shall take effect as from that date.

**Article 14**

Movement certificates submitted to the customs authorities of the importing country after expiry of the time limit for their submission stipulated in Article 11 of Protocol No 3 may be accepted for the purpose of applying the preferential arrangements provided the failure to observe this time limit results from force majeure or exceptional circumstances.

In addition, the customs authorities of the importing country may accept such certificates provided the goods have been presented to them before the expiry of the said time limit.

**Article 15**

The discovery of slight discrepancies between the statements made in the movement certificate and those made in the documents submitted to the customs office for the purpose of carrying out the formalities for importing the goods shall not ipso facto render the certificate null and void, provided it is duly established that the certificate corresponds to the goods.

**Article 16**

1. The Member States and Finland shall take all necessary steps to ensure that goods traded under cover of a movement certificate, 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. When products originating in the Community or Finland and imported into a free zone under cover of a movement certificate undergo treatment or processing, the customs authorities concerned must issue a new certificate at the exporter's request if the treatment or processing undergone is in conformity with the provisions of Protocol No 3.

**Article 17**

1. Under the responsibility of the exporter, he or his authorized representative shall complete and sign the two parts of form EUR.2, of which a model is annexed to Joint Committee Decision No 5/74.

If the goods contained in the consignment have already been subject to verification in the exporting country by reference to the definition of the concept of originating products, the exporter may refer to this check in the space reserved for "Remarks" in form EUR.2.

2. The exporter shall enter the title, "EUR.2", followed by the serial number of the form on the green label C 1 or customs declaration C 2/ C P 3.

**Article 18**

1. Subsequent verifications of movement certificates and of forms EUR.2 shall be carried out at random or whenever the customs authorities of the importing state have reasonable doubt as to the authenticity of the document or the accuracy of the information regarding the true origin of the goods in question.
2. For the purpose of implementing the provisions of paragraph 1 above, the customs authorities of the importing state shall return the movement certificate of Part 2 of form EUR.2 or a photocopy thereof, to the customs authorities of the exporting state, giving, where appropriate, the reasons of form or substance for an inquiry. The invoice, if it has been submitted, or a copy thereof shall be attached to Part 2 of form EUR.2 and the customs authorities shall forward any information that has been obtained suggesting that the particulars given on the said certificate or the said form are inaccurate.

If the customs authorities of the importing state decide to suspend the provisions of the Agreement while awaiting the results of the verification, they shall offer to release the goods to the importer subject to any precautionary measures judged necessary.

3. The customs authorities of the importing state shall be informed of the results of the verification as soon as possible. These results must be such as to make it possible to determine whether the disputed movement certificate or form EUR.2 applies to the goods actually exported, and whether these goods can, in fact, qualify for the application of the preferential arrangements.

When such disputes cannot be settled between the customs authorities of the importing state and those of the exporting state or when they raise a question as to the interpretation of Protocol No 3, they shall be submitted to the Customs Committee.

For the purpose of the subsequent verification of certificates, the customs authorities of the exporting country must keep the export documents, or copies of certificates used in place thereof, for not less than two years.
Article 19

For the application of Article 25 (1) of Protocol No. 3, movement certificates and forms EUR.2 may be endorsed with one of the following expressions: "ART. 25.1 GEGBEN", "APPLICATION ART. 25.1", "APPLICAZIONE ART. 25.1", "ART. 25.1 VOLDAAN", "ART. 25.1 SATISFIED", "ART. 25.1 OPFYLT", "25.1 ARTIKLAA SOVELLETTU", "ART. 25.1 TILLÅMPLEG".

These expressions shall be authenticated, in the case of movement certificates, by means of the stamp used by the appropriate customs office.

Article 20

The initial and endorsements referred to in Articles 7, 12, 13 and 19 shall be added in the space in the certificate for "Remarks".

Done at Brussels, 29 January 1974

For the Joint Committee

The Chairman

P. TALVITIE

The Secretaries:

O. RAUTIO    J. von GRUMME
DECISION No 5/74 OF THE JOINT COMMITTEE
OF 29 JANUARY 1974

on Protocol No 3 concerning the definition of the concept of
"Originating products" and methods of administrative cooperation

THE JOINT COMMITTEE,

Having regard to the Agreement between the European Economic Community
and the Republic of Finland signed at Brussels on 5 October 1973,

Having regard to Protocol No 3, concerning the definition of the concept
of "originating products" and methods of administrative cooperation (hereinafter referred to as "Protocol No 3"), and in particular Article 28 thereof;

Whereas it is necessary to adopt certain measures to adapt the provisions
of Protocol No 3 to the requirements proper to specific goods or to
certain modes of transport;

HAS DECIDED:

Article 1

"Originating products" within the meaning of Protocol No 3 which are
postal consignments (including parcels) shall, provided that the consignments contain only originating products and the value does not exceed 1,000 units of account per consignment, benefit from the provisions of the Agreement on import into the Community or Finland on presentation of form EUR. 2 (see specimen in the Annex to this Decision).
Article 2

Form EUR. 2 shall be completed by the exporter. It shall be made out in one of the languages in which the Agreement is drawn up and in accordance with the provisions of the domestic law of the exporting State. If it is handwritten it must be completed in ink and in block letters. Form EUR. 2 shall be composed of two parts, each part being 210 x 148 mm. The paper used shall be white paper dressed for writing not containing mechanical pulp and weighing not less than 64 grammes. Form EUR. 2 may be detached into two parts.

The Member States of the Community and Finland may reserve the right to print the forms themselves or may have them printed by printers they have approved. In the last case reference to this approval must be made on each form. In addition, each part must bear the distinctive sign attributed to the approved printer and a serial number.

Article 3

A form EUR. 2 shall be completed for each postal consignment. After completing and signing the two parts of the form, the exporter shall, in the case of consignments by parcel post, attach the two parts to the despatch note. In the case of consignment by letter post, the exporter shall attach Part 1 firmly to the consignment and insert Part 2 inside it.

These provisions do not exempt exporters from complying with any other formalities required by customs or postal regulations.
Article 4

1. The Community and Finland shall admit as originating products benefiting from the provisions of the Agreement, without requiring the completion of a form EUR. 2 goods sent as small packages to private persons provided such goods are not imported by way of trade and have been declared as fulfilling the conditions required for the application of these provisions and provided there is no doubt as to the accuracy of such declaration.

2. Importations not by way of trade shall be importations which are occasional and consist solely of goods for the personal use of the aressee or his family, it being evident from the nature and quantity of the goods that have no commercial purpose. Furthermore, the total value of these goods must not exceed 60 units of account.

Article 5

In order to ensure proper application of this Decision, the Member States of the Community and Finland shall assist each other, through their respective customs administrations, for the purpose of checking the authenticity and accuracy of exporters' declarations made on forms EUR. 2.

Article 6

Penalties shall be imposed on any person who completes a form or has a form completed which contains inaccurate information for the purpose of enabling goods to benefit from preferential treatment.

Done at Brussels, 29 January 1974

For the Joint Committee

The Chairman

P. TALVITIE

The Secretaries

O. RAUTIO - - J. von GRUMME
<table>
<thead>
<tr>
<th>Form EUR. 2 No A 000 000 (Part 1)</th>
</tr>
</thead>
</table>

1. **Name and address of exporter**

2. **Declaration by the exporter**
   1. I, the undersigned, [Address], declare that the goods described below are eligible for the benefits of the [Certificate of Origin] under the conditions necessary for issuance of the certificate.
   2. The goods described below have been manufactured in [Country of Origin] and are compliant with the applicable regulations.

3. **Name and address of consignee**

4. **Remarks**

5. **Place and date**

6. **Signature of exporter**

7. **Country of destination**

8. **Gross weight**

9. **Description of goods**

10. **Authorities in the exporting country**

   - Responsible for verification of the declaration by the exporter

---

1. See footnotes on back of Part 1
Footnotes for both Forms

(1) Indicate the Contracting Parties to the transaction in respect of which the form has been completed.

(2) Refer to any verification already carried out by the appropriate authorities.

Instructions for the completion of form EUR. 2

A. A form EUR. 2 may be made out only for goods which in the exporting country meet the conditions specified by the provisions governing the trade referred to in space 2.

Those provisions must be studied carefully before the form is completed.

B. The exporter must give the reference ‘EUR. 2’ followed by the serial number of the form either on green label C1 or on customs declaration C2/CP3.

C. After completing and signing the two parts of the form, the exporter must,

- in the case of a consignment by parcel post, attach the two parts to the despatch note,

- in the case of a consignment by letter post, attach Part 1 firmly to the consignment and insert Part 2 inside it.
DECISION No 6/74 OF THE JOINT COMMITTEE
OF 29 JANUARY 1974

supplementing and amending Articles 24 and 25 of Protocol No 3
concerning the definition of the concept of "originating products"
and methods of administrative cooperation

THE JOINT COMMITTEE,

Having regard to the Agreement between the European Economic Community
and the Republic of Finland signed in Brussels on 5 October 1973;

Having regard to Protocol No 3 concerning the definition of the concept
of "originating products" and methods of administrative cooperation
(hereafter referred to as Protocol No 3) and in particular Article 28
thereof;

Whereas it is necessary to introduce certain modifications to Article 25
paragraph 1 of Protocol No 3 to avoid, to the detriment of originating
products within the meaning of the Agreement of 5 October 1973 distortions
of sources of supply which could arise until customs duties are abolished
between the Community as originally constituted and Ireland on the one
hand and Finland on the other; whereas it is necessary to modify
in consequence the text of Article 24;
HAS DECIDED:

Article 1

The text of Article 25(1) of Protocol No. 3 is replaced by the following:

"1. The following products may benefit, upon import into Finland or Denmark or the United Kingdom, from the tariff provisions in force in Finland or in the other two countries and covered by Article 3 (1) of the Agreement:

(a) products which meet the conditions of this Protocol and for which a movement certificate has been issued indicating that they have acquired the status of originating products and have undergone any additional processing solely in Finland or in the two other countries referred to above or in the other five countries specified in Article 2 of this Protocol;

(b) products other than products of Chapters 50 to 62, which meet the conditions of this Protocol and for which a movement certificate has been issued indicating:

1. that they have been obtained by the processing of goods which, upon export from the Community as originally constituted or from Ireland, had already acquired there the status of originating products;

2. and that the added value acquired in Finland or in the two countries referred to above or in the other five countries specified in Article 2 of this Protocol represents 50% or more of the value of those products;"
c) products listed in column 2 below which meet the conditions of this Protocol and for which a movement certificate has been issued indicating that they have been obtained by the processing of goods listed in column 1 below which, upon export from the Community as originally constituted or from Ireland, had already acquired there the status of originating products.

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Products used</td>
<td>Products obtained</td>
</tr>
<tr>
<td>1. ex 11.08 Maize and potato starches</td>
<td>ex 35.05 Starch glues</td>
</tr>
<tr>
<td>2. 73.12 Hoop and strip, of iron and steel, hot-rolled or cold-rolled</td>
<td>73.18 Tubes and pipes and blanks therefor, of iron (other than cast iron) or steel, excluding high-pressure hydro-electric conduits</td>
</tr>
<tr>
<td>3. 74.01 Copper matte; unwrought copper (refined or not); copper waste and scrap</td>
<td>74.03 Wrought bars, rods, angles, shapes and sections, of copper; copper wire</td>
</tr>
<tr>
<td></td>
<td>74.04 Wrought plates, sheets and strip of copper</td>
</tr>
<tr>
<td></td>
<td>74.05 Copper foil (whether or not embossed, cut to shape, perforated, coated, printed, or backed with paper or other reinforcing material), of a thickness (excluding any backing) not exceeding 0.15 mm</td>
</tr>
<tr>
<td></td>
<td>74.06 Copper powders and flakes</td>
</tr>
<tr>
<td></td>
<td>74.07 Tubes and pipes and blanks therefor, of copper; hollow bars of copper</td>
</tr>
</tbody>
</table>
4. 75.01 Nickel mattes, nickel speiss and other intermediate products of nickel metallurgy; unwrought nickel (excluding electro-plating anodes); nickel waste and scrap

5. ex 85.24 Carbon electrodes

6. Materials not falling within Chapters 50 to 62

7. ex Chapters 50 to 57 Fibres, yarn, monofil and strip of textile materials, other than those predominating in weight provided that their weight does not exceed 10% of the total weight of all the textile materials incorporated in the finished products

74.08 Tube and pipe fittings (for example, joints, elbows, sockets and flanges), of copper

74.10 Stranded wire, cables, cordage, ropes, plaited bands and the like, of copper wire, but excluding insulated electric wires and cables

85.23 Insulated (including enamelled or anodized) electric wire, cable, bare, strip and the like (including co-axial cable), whether or not fitted with connectors

75.02 Wrought bars, rods, angles, shapes and sections, of nickel; nickel wire

75.03 Wrought plates, sheets and strip, of nickel; nickel foil; nickel powders and flakes

75.04 Tubes and pipes and blanks therefor, of nickel; hollow bars, and tube and pipe fittings (for example, joints, elbows, sockets and flanges), of nickel

ex 85.24 Graphite electrodes

All products falling within Chapters 50 to 62

All products of Chapters 50 to 62 containing two or more textile materials
8. ex Chapters 50 to 59
   Yarn

9. ex Chapters 50 to 59
   Woven fabric, not embroidered, provided that the value of the woven fabric does not exceed 50% of the value of the finished product

10. ex Chapters 50 to 62
    Trimmings and accessories (excluding linings)

11. ex 57.07
    Sisal yarn

12. 50.03
    Silk waste (including cocoons unsuitable for reeling, silk noils and pulled or garnetted rags)

56.03
    Waste (including yarn waste and pulled or garnetted rags) of man-made fibres (continuous or discontinuous), not carded, combed or otherwise prepared for spinning

13. 53.05
    Sheep's or lambs' wool or other animal hair (fine or coarse), carded or combed

ex 60.04 Under-garments, complete and ready to wear

ex 60.05 Outer garments and other articles, complete and ready to wear or use, other than blankets

ex 62.02 The following products, embroidered: table linen, curtains, table runners, chair-backs, arm-rests and cushion covers (excluding boil linen) and furnishing articles for churches and similar places of worship

ex 58.02 Sisal carpets

All goods falling within Chapters 50 to 57

All goods falling within Chapter 60, heading Nos 61.01 to 61.04, 61.06, 61.07 61.09 to 61.11 (complete and ready to wear), 61.05 (complete and ready for use), and products falling within heading No. 61.08 and Chapter 62

All goods falling within Chapters 50 to 62
<table>
<thead>
<tr>
<th>Ex.</th>
<th>Item</th>
</tr>
</thead>
<tbody>
<tr>
<td>14. ex 56.01</td>
<td>Synthetic textile fibres (discontinuous), not carded, combed or otherwise prepared for spinning</td>
</tr>
<tr>
<td>All goods falling within Chapters 50 to 57, except heading No. 56.04: man-made fibres (discontinuous or waste), carded, combed or otherwise prepared for spinning</td>
<td></td>
</tr>
<tr>
<td>ex 56.02</td>
<td>Continuous filament tow for the manufacture of synthetic textile fibres (discontinuous)</td>
</tr>
<tr>
<td>The following goods falling within Chapters 58 to 62:</td>
<td></td>
</tr>
<tr>
<td>ex 59.01</td>
<td>Sanitary towels</td>
</tr>
<tr>
<td>ex 59.04</td>
<td>Twine, cordage, ropes and cables, plaited or not, other than single yarn composed solely of continuous synthetic textile fibres</td>
</tr>
<tr>
<td>ex 59.02</td>
<td>Needleloom felt, whether or not impregnated or coated</td>
</tr>
<tr>
<td>15. ex 56.01</td>
<td>Fibres and continuous filament tow of polypropylene, provided that their value does not exceed 40% of the value of the finished good</td>
</tr>
<tr>
<td>ex 50.09</td>
<td>Woven fabrics, dyed, containing 80% or more by weight of silk or waste silk other than noil</td>
</tr>
<tr>
<td>ex 51.04</td>
<td>Woven fabrics of man-made fibres (continuous), flocked</td>
</tr>
<tr>
<td>ex 55.09</td>
<td>Other woven fabrics of cotton, flocked</td>
</tr>
<tr>
<td>ex 55.09</td>
<td>Organdies, bleached, mercerized and parchmentized</td>
</tr>
<tr>
<td>ex 56.07</td>
<td>Woven fabrics of man-made fibres (discontinuous or waste), flocked</td>
</tr>
<tr>
<td>16. ex Chapters 50 to 57</td>
<td>Yarn</td>
</tr>
<tr>
<td>ex 50.09</td>
<td>Woven fabrics, dyed, containing 80% or more by weight of silk or waste silk other than noil</td>
</tr>
<tr>
<td>ex 51.04</td>
<td>Woven fabrics of man-made fibres (continuous), flocked</td>
</tr>
<tr>
<td>ex 55.09</td>
<td>Other woven fabrics of cotton, flocked</td>
</tr>
<tr>
<td>ex 55.09</td>
<td>Organdies, bleached, mercerized and parchmentized</td>
</tr>
<tr>
<td>ex 56.07</td>
<td>Woven fabrics of man-made fibres (discontinuous or waste), flocked</td>
</tr>
<tr>
<td>58.01</td>
<td>Carpets, carpeting and rugs, knotted (made up or not)</td>
</tr>
</tbody>
</table>
17. ex Chapters Single yarn 50 to 59

ex 59.01 Sanitary towels

ex 59.15 Textile hosepiping and similar tubing in which linen or true hemp or both materials together represent not more than 50% of the weight of the textile components

ex 59.17 Bolting cloth

ex 59.17 Textile articles other than the goods defined in Note 5 (a) to Chapter 59

ex 60.03 Stockings, under-stockings, socks, ankle-socks, sockettes and the like, complete and ready to wear

ex 60.06 Articles of the kind falling within heading Nos 60.02 to 60.05, knitted or crocheted and elastic or rubberized complete and ready to wear or ready for use

59.05 Nets and netting made of twine, cordage, or rope, and make up fishing nets of yarn, twine, cordage or rope

59.06 Other articles made from yarn, twine, cordage, rope or cables, other than textile fabrics and articles made from such fabrics

18. ex Chapters Single yarn 55 and 56

ex 58.08 Knotted net fabrics, having a uniform square or diamond-shaped mesh knotted at each corner, entirely made of cotton or synthetic textile fibres
<table>
<thead>
<tr>
<th>Ex</th>
<th>Description</th>
<th>Ex</th>
</tr>
</thead>
<tbody>
<tr>
<td>19.</td>
<td>Yarn of synthetic textile fibre (continuous), not put up for retail sale</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ex 58.08)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Knotted net fabrics, having a uniform square or diamond-shaped mesh</td>
<td>58.08</td>
</tr>
<tr>
<td></td>
<td>knotted at each corner, entirely made of cotton or of synthetic textile</td>
<td></td>
</tr>
<tr>
<td></td>
<td>fibres</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Twine, cordage, ropes, and cables, plaited or not other than single yarn</td>
<td>59.04</td>
</tr>
<tr>
<td></td>
<td>composed solely of continuous synthetic textile fibres</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Nets and netting made of twine, cordage or rope, and made up fishing nets</td>
<td>59.05</td>
</tr>
<tr>
<td></td>
<td>of yarn, twine, cordage or rope</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Other articles made from yarn, twine, cordage, rope or cables, other than</td>
<td>59.06</td>
</tr>
<tr>
<td></td>
<td>textile fabrics and articles made from such fabrics</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Woven labels, badges and the like, not embroidered, in the piece, in strips</td>
<td>58.06</td>
</tr>
<tr>
<td></td>
<td>or cut to shape or size</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Fabrics (other than felted fabrics of textile fibres), of a kind commonly</td>
<td></td>
</tr>
<tr>
<td></td>
<td>used in machinery for making or finishing cellulosic pulp, paper or</td>
<td></td>
</tr>
<tr>
<td></td>
<td>paperboard, including fabrics of tubular or endless kind</td>
<td></td>
</tr>
</tbody>
</table>
22. ex Chapters 50 to 59 Fabric and other products 59.10 except those falling within heading nos. 59.10 and 59.11

Linoleum and materials prepared on a textile base in a similar manner to linoleum, whether or not cut to shape or of a kind used as floor coverings; floor coverings consisting of a coating applied on a textile base, cut to shape or not

ex 59.11 Plates, sheets and strip, of expanded foam or sponge rubber, combined with textile fabric

23. ex Chapters 50 to 59 Fabric (excluding linings), ex 61.01 provided that the value of the fabric (linings, trimmings and accessories not included) does not exceed 45% of the value of the finished good

Men's and boys' outer garments complete and ready to wear

Women's, girls' and infants' outer garments, complete and ready to wear, of the following kinds: frocks, skirts, jackets, trousers (other than trousers whose fabric falls within heading Nos. 55.08 and 55.09), suits (consisting of a jacket and skirt or a jacket and trousers) and coats

24. ex Chapters 50 to 60 Fabric, including knitted ex 61.09 or crocheted fabric, provided that the value of the fabric does not exceed 45% of the value of the finished good

Brassieres, corsets, corset-belts, girdle corsets and other articles designed for wear as body-supporting garments, whether or not elastic, complete and ready to wear.

This paragraph shall only apply to products which by virtue of this Agreement and of the Protocols annexed thereto will benefit from the abolition of customs duties at the conclusion of the period of tariff dismantling laid down for each product. This paragraph shall cease to be applicable upon the expiry of the period of tariff dismantling laid down for each product.
Article 2

1. The text of Article 24 (1) of Protocol No 3 is replaced by the following:

"Movement certificates may, where appropriate, be required to indicate that the products to which they relate have acquired the status of originating products and have undergone any additional processing under the conditions set out in Article 25 (1) until the date from which the customs duties applicable to the said products are abolished between the Community as originally constituted and Ireland on the one hand, and Finland on the other."

2. Note 12 - Articles 24 and 25 - of Annex I to Protocol No 3 is deleted.

Done at Brussels, 29 January 1974.

For the Joint Committee

The Chairman

P. TALVITIE

The Secretaries

O. RAUTIO     J. von GRUMME
DECISION No 7/74 OF THE JOINT COMMITTEE
OF 29 JANUARY 1974
amending Annex II to the Protocol No. 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation

THE JOINT COMMITTEE,

HAVING REGARD to the Agreement between the European Economic Community and the Republic of Finland, signed in Brussels on 5 October 1973;

HAVING REGARD to Protocol No. 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation, herinafter referred to as "Protocol No. 3", and in particular Article 28 thereof;

WHEREAS the processing of durum wheat into cereal-based products obtained by blowing or roasting, such as "puffed rice" or "corn flakes", should be considered to be sufficient processing within the meaning of Article 5 of Protocol No. 3; whereas footnote 1 on the first page to Annex II to Protocol No. 3 should therefore be amended,

HAS DECIDED:

Sole Article

Footnote 1 on the first page of Annex II to Protocol No. 3, concerning
heading No. 19.05, is replaced by the following:

"(1) This rule does not apply where the use of maize of the
sea indurata type or of durum wheat is concerned."

Done at Brussels, 29 January 1974

For the Joint Committee

The Chairman

P. TALVITIE

The Secretaries:

O. RAUTIO       J. von GRUMME
EEC-FINLAND AGREEMENT

The Joint Committee

ANNEX X

PRESS RELEASE

FIRST MEETING OF THE JOINT COMMITTEE OF THE EEC/FINLAND AGREEMENT

The Joint Committee provided for in the EEC/Finland Agreement held its first meeting in Brussels on 29 January 1974 under the chairmanship of Ambassador Pentti Talvitie, Head of the Finnish Mission to the European Communities. The Community delegation was led by Mr. Roland de Kergorlay, Assistant Director General for External Relations at the Commission of the European Communities.

At this meeting the Joint Committee adopted, with a view to the proper functioning of the Agreement, which came into force on 1 January 1974, decisions laying down its rules of procedure, setting up a Customs Committee and fixing the methods of administrative cooperation in the customs field. It also adopted certain provisions for the implementation of the rules of origin. The Finnish Delegation also made a declaration concerning certain issues related to Article 15 of the Agreement. The date for the next meeting will be settled through contacts between the two delegations.

The two delegations expressed their pleasure at the excellent climate and the spirit of cooperation in which the meeting was held.