# COMMISSION OF THE EUROPEAN COMMUNITIES

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COMPLEMENT

# COMMUNICATION FROM THE COMMISSION TO THE COUNCIL

## Complement

to the Recommendation for a Council Regulation on the Association of the Overseas Countries and Territories (OCT) with the European Economic Community, (see Commission communication to the Council on Relations between the EEC and the OCT, Document COM (75) 133 final of 3 April 1975).

Annex N° 2 (to the Regulation) concerning the definition of the concept of "originating" products" and methods of administrative cooperation.

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# Annex No (to the Regulation)

# concerning the definition of the concept of "originating products" and methods of administrative cooperation

# TITLE I

Definition of the concept of originating products

- 1. For the purpose of implementing this Regulation and without prejudice to paragraphs 3 and 4, the following shall be considered as
  - (a) products originating in the Community:
    - (1) products wholly obtained in the Community,
    - (2) products obtained in the Community in the manufacture of which products other than those referred to in (1) are used, provided that the said products have undergone sufficient working or processing within the meaning of Article 3;
  - (b) products originating in the Countries and Territories:
    - (1) products wholly obtained in one or more Countries and Territories,
    - (2) products obtained in one or more Countries and Territories in the manufacture of which products other than those referred to in (1) are used, provided that the said products have undergone sufficient working or processing within the meaning of Article 3.
- 2. For the purpose of implementing paragraph 1 (b), the Countries and Territories are considered as being one territory.
- 3. When products wholly obtained in the Community or in one or more ACP States undergo working or processing in one or more Countries and Territories, they shall be considered as having been wholly produced in that or those Countries and Territories, under the condition that the products were transported directly within the meaning of Article 5.

- 4. Working and processing carried out in the Community or in one or more ACP States shall be considered as having been carried out in one or more Countries and Territories, when the final products undergo working or processing in one or more Countries and Territories, under the condition that the products were transported directly within the meaning of Article 5.
- 5. For the purpose of implementing the previous paragraphs, and provided that all the conditions laid down in those paragraphs are fulfilled, the products obtained in one or more Countries and Territories shall be considered as products originating in the Country or Territory where the last working or processing took place. For this purpose the working or processing listed in Article 3 (3) (a), (b), (c) and (d) shall not be considered as working or processing, nor shall a combination of such working or of such processing.
- 6. The products in List C in Annex IV shall be temporarily excluded from the scope of this Annex.

The following shall be considered as wholly obtained either in one or more Countries and Territories, in the Community or in one or more ACP States within the meaning of Article 1 (1) (a) (1), (1) (b) (1) and (3):

- (a) mineral products extracted from their soil or from their seabed;
- (b) vegetable products harvested therein;
- (c) live animals born and raised therein;
- (d) products from live animals raised therein;
- (e) products obtained by hunting or fishing conducted therein;
- (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;
- (i) waste and scrap resulting from manufacturing operations conducted therein;
- (j) goods produced there exclusively from products specified in subparagraphs (a) to (i).

# ARTICLE 3

- 1. For the purpose of implementing Article 1 (1)(a) (2) and (1) (b) (2) the following shall be considered as sufficient working or processing:
  - (a) working or processing as a result of which the goods obtained receive a classification under a tariff heading other than that covering each of the products worked or processed, except, however, working or processing specified in List A in Annex II, where the special provisions of that list apply;
  - (b) working or processing specified in List B in Annex III.

"Sections", "Chapters" and "tariff headings" shall mean the Sections, Chapters and headings in the Brussels Nomenclature for the Classification of Goods in Customs Tariffs.

2. When, for a given product obtained, a percentage rule limits in List A and in List B the value of the materials and parts which can be used, the total value of these materials and parts, whether or not they have changed tariff heading in the course of the working, processing or assembly within the limits and under the conditions laid down in each of those two lists, may not exceed, in relation to the value of the product obtained, the value corresponding either to the common rate, if the rates are identical in both lists, or to the higher of the two if they are different.

- 3. For the purpose of implementing Article 3 (1) (a) the following shall always be considered as insufficient working or processing to confer the status of originating products, whether or not there is a change of tariff heading:
  - (a) operations to ensure the preservation of merchandise in good condition during transport and storage (ventilation, spreading out, drying, chilling, placing in salt, sulphur dioxide or other aqueous solutions, removal of damaged parts, and like operations);
  - (b) simple operations consisting of removal of dust, siftingor screening, sorting, classifying, matching (including the making-up of sets of articles), washing, painting, cutting up;
  - (c) (i) changes of packing and breaking up and assembly of consignments;
    - (ii) simple placing in bottles, flasks, bags, cases, boxes, fixing on cards or boards, etc., and all other simple packing operations;
  - (d) affixing marks, labels or 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 mixtures do not meet the conditions laid down in this Annex to enable them to be considered as originating either in the Community, in the Countries and Territories or in an ACP State;
  - (f) simple assembly of parts of articles to constitute a complete article;
  - (g) a combination of two or more operations specified in subparagraphs (a) to (f);
  - (h) slaughter of animals.

Where the Lists A and B referred to in Article 3 provide that goods obtained in the Community or in one or more Countries and Territories shall be considered as originating therein only if the value of the products worked or processed does not exceed a given percentage of the value of the goods obtained, the values to be taken into consideration for such percentage shall be:

- on the one hand, as regards products whose importation can be proved: their customs value at the time of importation;
  - as regards products of undetermined origin: the earliest ascertainable price paid for such products in the State, Country or Territory where the manufacture took place;
- and on the other hand, the ex-works price of the goods obtained, less internal taxes refunded or refundable on exportation.

them in good condition.

#### Article 5

1. For the purpose of implementing Article 1 (1), (3) and (4), originating products whose transport is effected without entering into territory other than that of the parties concerned are considered as transported directly from the Countries and Territories to the Community or the ACP States or from the Community or the ACP States to the Countries and Territories. Originating goods constituting one single consignment may be transported through territory other than that of the Community or the ACP States or the countries and Territories . with. should the occasion arise, transhipment or temporary warehousing in such territory, provided that the crossing of the latter territory is justified for geographical reasons or the needs of transport and that the products have not entered into commerce or been delivered for home use and have not undergone operations other than unloading, reloading or any operation designed to preserve

Interruptions or changes in the method of transport due to force majeure or consequent upon conditions at sea shall not affect the application of the preferential treatment laid down in this Regulation, provided that the goods have not, during these interruptions or changes, entered into commerce or been delivered for home use and have not undergone any operations other than those designed to preserve them in good condition.

- 2. Evidence that the conditions referred to in paragraph 1 have been fulfilled shall be supplied to the responsible customs authorities in the Community or in the Countries and Territories by the production of:
  - (a) a through bill of lading issued in the exporting State, Country or Territory covering the passage through the country of transit;
    - (b) or a certificate issued by the customs authorities of the country of transit:
      - giving an exact description of the goods.
      - stating the dates of unloading and re-loading of the goods or of their embarkation or disembarkation, identifying the ships used,
      - certifying the conditions under which the goods remained in the transit country,
    - (c) or failing these, any substantiating documents.

# TITLE II

Arrangements for administrative co-operation

#### Article 6

1. Evidence of originating status, within the meaning of this this Annex, of products is given by a movement certificate EUR. 1 of which a specimen is given in Annex V to this Annex.

However, the evidence of originating status, within the meaning of this Annex, of products which form the subject of postal consignments (including parcels), provided that they consist only of originating products and that the value does not exceed 1,000 units of account per consignment, is given by a form EUR. 2, of which a specimen is given in Annex VI to this Annex.

- 2. Without prejudice to Article 3 (3), where, at the request of the person declaring the goods at the customs a dismantled or non-assembled article falling within Chapter 84 or 85 of the Brussels Nomenclature is imported by instalments on the conditions 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.
- Accessories, spare parts and tools despatched with a piece of equipment, machine, apparatus or vehicle which are part of the normal equipment and included in the price thereof or are not separately invoiced are regarded as one with the piece of equipment, machine, apparatus or vehicle in question.

#### Article 7

l. A movement certificate EUR.1 shall be issued by the customs authorieties of the exporting Member State or Countries or Territories when the

goods to which it relates are exported. It shall be made available to the exporter as soon as actual exportation has been effected or ensured.

2. In exceptional circumstances a movement certificate EUR. 1 may also be issued after exportation of the goods to which it relates if it was not issued at the time of exportation because of errors or involuntary omissions or special circumstances. In this case, the certificate shall bear a special reference to the conditions in which it was issued.

- 3. A movement certificate EUR. 1 shall be issued only on application having been made in writing by the exporter. Such application shall be made on a form, of which a specimen is given in Annex V to this Annex, which shall be completed in accordance with this Annex.
- 4. A movement certificate EUR. 1 may be issued only where it can serve as the documentary evidence required for the purpose of implementing this Regulation.
- 5. Applications for movement certificates EUR. 1 must be preserved for at least three years by the customs authorities of the Member State, Country or Territory of exportation.

- 1. The movement certificate EUR.1 shall be issued by the customs authorities of the exporting Member State or Country and Territory, if the goods can be considered "originating products" within the meaning of this Annex.
- 2. For the purpose of verifying whether the conditions stated in paragraph 1 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.
- 3. It shall be the responsibility of the customs authorities of the exporting Member State or Country or Territory to ensure that the forms referred to in Article 9 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 all possibility of fraudulent additions. To this end, the description of the goods must be indicated 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.
- 4. The date of issue of the movement certificate must be indicated in the part of the certificate reserved for the customs authorities.

#### EXPLANATORY MEMORANDUM

The Commission has submitted to the Council a recommendation for a Council Regulation (COM (75) 133 final of 3 April 1975) on the Association of the Overseas Countries and Territories with the European Economic Communty, undertaking to transmit as soon as possible the annex concerning origin.

The latter is the subject of this document, which is modelled closely on Protocol no. 1 to the EEC-ACP Lomé Convention but includes provisions specific to the Countries and Territories and their relations with the EEC. It comprises provisions defining the origin of Community products and of those from the Countries and Territories.

On the pattern of the cumulative origin arrangements adopted for the ACP States in the Protocol to the Lomé Convention, the draft provides that the Countries and Territories be considered as being one and the same territory. The remainder of the text comprises the various articles, explanatory notes and annexes contained in the Protocol to the Lomé Convention, adjusted as necessary.

The draft was examined by the Customs Legislation Committee at its meeting on 19, 20 and 21 March 1975 and was approved by the Delegations of the Member States.

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Movement certificates EUR. 1 shall be made out on the form of which a specimen is given in Annex V to this Annex. This form shall be printed in one or more of the official languages of the Community. 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.

Each certificate shall measure 210 x 297 mm, a tolerance of up to plus 8 mm or minus 5 mm in the length may be allowed. The paper used must be white-sized writing paper not containing mechanical pulp and weighing not less than 25 g/m2. It shall have a printed green guilloche pattern background making any falsification by mechanical or chemical means apparent to the eye.

The exporting Member States and the competent authorities of the Countries and territories 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.

- 1. Under the responsibility of the exporter, he or his authorized representative shall request the issue of a movement certificate EUR. 1.
- 2. The exporter or his representative shall submit with his request any appropriate supporting document proving that the goods to be exported are such as to qualify for the issue of a movement certificate EUR. 1.

- 1. A movement certificate EUR.1 must be submitted, within five months of the date of issue by the customs authorities of the exporting Member State or Country or Territory to the customs authorities of the importing Member State or Country or Territory where the goods are entered.
- 2. When the products enter territories other than those of the Community, the Countries and Territories or the ACP States, the time limit laid down in paragraph 1 for the submission of the certificate is extended to ten months.

# Article 12

Movement certificates EUR.1 shall be submitted to/customs authorities in the importing Member State or Country or Territory, in accordance with the procedures laid down by that Member State, Country or Territory. The said authorities may require a translation of a certificate. 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 this Regulation.

- A movement certificate EUR.1 which is submitted to the customs authorities of the importing Member State or Country or Territory after the final date for presentation specified in Article 11 may be accepted for the purpose of applying preferential treatment, where the failure to submit the certificate by the final date set is due to reasons of force majeure or exceptional circumstances.
- 2. In the other cases of belated presentation, the customs authorities of the importing Member State or Country or Territory may accept the certificates where the goods have been submitted to them before the said final date.

ments made in the movement certificate EUR. 1 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 nul and void if it is duly established that the certificate does correspond to the goods submitted.

# Article 15

Form EUR. 2, a specimen of which is given in Annex VI, shall be completed by the exporter. It shall be made out in one of the official languages of the Community and in accordance with the provisions of the domestic law of the exporting state or Country or If It is handwritten it must be completed in ink and in capital letters.

Form EUR. 2 shall be composed of two parts, each part being 210 x 148 mm. The paper used shall be white-sized writing paper not containing mechanical pulp and weighing not less than 64 g/m2.

The exporting Member States and the competent autorities of the Countries and Territories may reserve the right to print the forms themselves or may have them printed by printers they have approved. In the latter case each form must include a reference to such approval. In addition, each part must bear the distinctive sign attributed to the approved printer and a serial number, either printed or not, by which it can be identified.

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 consignments 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.

- forming part of travellers' personal luggage shall be admitted as originating products under this Regulation without requiring the production of a movement certificate EUR. 1 or the completion of a form EUR. 2, provided that such goods are not imported by way of trade and have been declared as meeting the conditions required for the application of these provisions, and where there is no doubt as to the veracity of such declaration.
- of goods for the personal use of the recipients or travellers or their families shall not be considered as importations by way of trade if it is evident from the nature and quantity of the goods that no commercial purpose is in view. Furthermore, the total value of these goods must not exceed 60 units of account in the case of small packages or 200 units of account in the case of the contents of travellers' personal luggage.

- 1. Goods sent from a Member State or Country of Territory for exhibition in a country other than a Member State, a Country or Territory or an ACP State and sold after the exhibition for importation into the Community or another Country or Territory shall benefit on importation from the provisions of this Regulation on condition that the goods meet the requirements of this Annex entitling them to be recognized as originating in a Country or Territory and provided that it is shown to the satisfaction of the customs authorities that:
  - (a) an exporter has consigned these goods from the Community or a Country or Territory to the country in which the exhibition is held and has exhibited them there;

- (b) the goods have been sold or otherwise disposed of by that experter to someone in the Community or a Country or Territory
- (c) the goods have been consigned during the exhibition or immediately thereafter to the Community or a Country or Territory in the state in which they were sent for exhibition;
- (d) the goods have not, since they were consigned for exhibition, been used for any purpose other than demonstration at the exhibition.
- A movement certificate EUR. 1 must be produced to the customs authorities 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 goods 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 goods, and during which the goods remain under customs control.

- 1. When a certificate is issued within the meaning of Article 7 (2) of this Annex after the goods to which it relates have actually been exported, the exporter must in the application referred to in Article 7 (3) of this Annex.
  - indicate the place and date of exportation of the goods to which the certificate relates:
  - certify that no movement certificate EUR. 1 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 EUR. 1 retrospectively only after verifying that the information supplied in the exporter's application agrees with that in the corresponding file.

Certificates issued retrospectively must be endorsed with one of the following phrases: "NACHTRAGLICH AUSGESTELLT", "DELIVRE A POSTERIORI", "RILASCIATO A POSTERIORI", "AFGEGEVEN A POSTERIORI", "ISSUED RETROSPECTIVELY", "UDSTEDT EFTERFØLGENDE".

# Article 19

In the event of the 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. The duplicate issued in this way must be endorsed with one of the following words: "DUPLICATA", "DUPLICATA", "DUPLICATA", "DUPLICATO", "DUPLICATA", "DUPLICATE".

- 1. When paragraphs 2,3 and 4 of Article 1 are applied, for the issue of a movement certificate EUR.1 the competent customs office in the Member State or Country or Territory requested to issue the certificate for products in the manufacture of which products in the manufacture of which products coming from other Member States, Countries or Territories or ACP States are used, shall take into consideration the declaration, of which a specimen is given in Annex VII, given by the exporter in the State, Country or Territory 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 Article 21 and of which a specimen is given in Annex VIII, 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.

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 Article 20 (2), or at the initiative of this exporter, by the competent customs office in the State, country or territory 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. 1 for these products has been requested. The second copy shall be preserved by the office which has issued it for at least three years.

# Article 22

The Member States and the competent authorities of the Countries and Territories shall take all necessary steps to ensure that goods traded under cover of a movement certificate EUR. 1, and which in the course of transport use a free zone situated in their territory, are not replaced by other goods and that they do not undergo handling other than normal operations designed to prevent their deterioratiom.

# Article 23

In order to ensure the proper application of this Title,

the Member States, the competent authorities of the Countries and Territories

and the ACP States shall assist each other, through their respective

customs administrations, in checking the authenticity of

movement certificates EUR. 1 and the accuracy of the information

concerning the actual origin of the products concerned and the

declarations by exporters on forms EUR. 2 and the authenticity

and accuracy of the information certificates referred to in

Article 20.

Penalties shall be imposed on any person who draws up or causes to be drawn up, in order to enable goods to be accepted as eligible for preferential treatment, either a document which contains incorrect particulars for the purpose of obtaining a movement certificate EUR.1 or a form EUR.2 containing incorrect particulars.

# Article 25

- 1. Subsequent verifications of movement certificates EUR.1 and of forms EUR.2 shall be carried out at random or whenever the customs authorities of the importing Member State or Country or Territory 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.
- customs authorities of the importing State/Shail return the movement certificate EUR. 1 or Part 2 of form EUR. 2, or a photocopy thereof, to the customs authorities of the exporting State/, glving, 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 Member State or Country and Territory decide to suspend execution of Title I of this Annex while awaiting the results of the verification, they shall offer to release the goods to the importer subject to any precautionary measures judged necessary.

The customs authorities of the importing State, Country or Territory, shall be informed of the results of the verification within three months. These results must be such as to make it possible to determine whether the disputed movement certificate EUR.1 or form EUR.2 applies to the goods actually exported, and whether these goods can, in fact, quality for the application of the preferential arrangements.

When such disputes cannot be settled between the customs authorities of the importing State, Coutry or Territory, and those of the exporting State, Country and Territory, or when they raise a question as to the interpretation of this Annex, they shall be submitted to the Committee on Origin set up by Regulation (EEC) No 802/68 of 27 June 1968.

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

# Article 26

The subsequent verification of the information certificate referred to in Article 20 shall be carried out in the circumstances envisaged in Article cle 25 following a similar procedure to that envisaged in that Article.

# Article 27

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

# Article 28

The application of the provisions of this Annex and their economic effects shall be examined annually by the Council with a view to making any necessary changes.

This examination may be carried out at more frequent intervals at the request of a Member State.

- Tor goods which conform to the provisions of this Annex and which, at the time of the entry into force of this Regulation are either being transported or being held in the Community, a Country or Territory or an ACP State in temporary storage, in bonded warehouses or in free zones, the proof of originating status within the meaning of this Regulation is given by the submission, within four months of that date, to the customs authorities of the importing State, Country or Territory of:
  - (a) a movement certificate EUR.1 issued retrospectively by the customs authorities of the exporting State, Country or Territory, or
  - (b) a certificate of origin issued by the competent authorities in that State, Country or Territory, or
  - (c) a movement certificate of the model previously used in the context of preferential trade between the Community and the Countries and Territories;
  - (d) for goods destined for importation into Ireland or the United Kingdom of Great Britain and Northern Ireland, a certificate of the type previously used in the context of Commonwealth preferences.
- 2. The movement certificates mentioned in paragraph 1 (c) may continue to be used, under the conditions laid down in this Annex until stocks are exhausted.
- 3. Until 1 July 1977, Article 1 (3) and (4) shall not be applicable in respect of products obtained in one or more countries from:
  - products of one or more Member States of the Community as originally constituted and exported to one or more new Member States or one or more of the Countries or Territories referred to in Article 24 of the Act of Accession, or

- products of one or more new Member States and exported to one or more Member States of the Community as originally constituted, or one or more of the Countries and Territories referred to in the Council Decision of 7 June 1971 on the definition of the concept of "originating products and on the methods of administrative cooperation for the application of the Decision of 29 September 1970 on the Association of the Overseas Countries and Territories with the European Economic Community;

where the products referred to in the two above indents have been the subject only of working or processing within the meaning of Article 3 (3).

- 4. Until 1 July 1977, Article 1 (3) and (4) shall not be applicable in respect of products obtained in one or more Member States from:
  - products of one or more Countries and Territories referred to in the Council Decision of 7 June 1971 and exported to one or more new Member States or one or more Countries and Territories referred to in Article 24 of the Act of Accession; or
  - -products from one or more Countries and Territories referred to in Article 24 of the Act of Accession and exported to one or more Member States of the Community as originally constituted or one or more of the Countries and Territories referred to in Council Decision of 7 June 1971;

where the products referred to in the two above indents have been the subject only of working or processing within the meaning of Article 3 (3).

# Árticle 30

The movement certificates EUR.1 and the forms EUR.2 printed in the Member States before the date of the entry into force of this Regulation, and which do not conform to the models in the Annexes V and VI of this Annex, may continue to be used until stocks are exhausted, under the conditions laid down by this Annex.

#### ANNEX I

#### EXPLANATORY NOTES

# Note 1 - Articles 1 and 2

The terms "Member States", "Countries and Territories" and "ACP States" shall also cover their territorial waters.

Vessels operating in the high seas, including factory ships, on which the fish caught is worked or processed shall be considered as part of the territory of Member State, Country or Territory or ACP State to which they belong, provided that they satisfy the conditions set out in Explanatory Note 6.

# Note 2 - Article 1 (1) (a)(2), (b)(2), (3) and (4)

In order to determine whether goods originate in the Community, the Countries and Territories or one or more of the ACP States, it shall not be necessary to establish whether the power and fuel, plant and equipment, and machines and tools used to obtain such goods originate in third countries or not.

#### Note 3 - Article 1

Where a percentage rule is applied in determining originating status of a product obtained in a Member State or Country or Territory, the value added by the working or processing referred to in Article 1 shall correspond to the ex-works price of the product otained less the customs value of third products imported into the Community or the Countries and Territories.

# Note 4 - Article 3 (1) and (2) and Article 4

The percentage rule constitutes, where the product obtained appears in List A, a criterion additional to that of change of tariff heading for any non-originating product used.

# Note 5 - Article 1

Packing shall be considered as forming a whole with the goods contained therein, This provision, however, shall not apply to packing which is not the normal type for the article packed and which has intrinsic utilization value and is of a durable nature, apart from its function as packing.

## Note 6

The term "their vessels" shall apply anly to vessels:

- which are registered or recorded in a Member State, Country or Territory or ACP State;
- which sail under the flag of a Mamber State, Country or Territory or an ACP State;
- which are owned to an extent of at least 50 % by nationals of Member States, Countries and Territories or ACP States or by a company with its head office in a Member State, Country or Territory of ACP State, of which the manager or managers, chariman of the board of directors or of the supervisory board, and the majority of the members of such board, are nationals of Member States, Countries and Territories or ACP States and of which, in addition in the case of partnerships or limited companies, at least half the capital belongs to Member States, Countries and Territories or ACP States or to public bodies or nationals of such Member States, Countries and Territories or ACP States;
- of wich at least 50 % of the crew, captain and officers included, are nationals of a Member State, Country or Territory or ACP State.

#### Note 7 - Article 4

"Ex-works price" shall mean the price paid to the manufacturer in whose undertaking the last working or processing is carried out, provided the price includes the value of all the products used in manufacture.

"Customs value" shall be understood as meaing the customs value laid down in the Convention concerning the Valuation of Goods for Customs Purposes signed in Brussels on 15 December 1950.

# Note 8 - Article 23

The authorities consulted shall furnish any information concerning the conditions under which the product has been made, indicating especially the condition in which the rules of origin have bee respected in the various Member States, Countries and Territories and ACP States concerned.

# Note 9 - Article 1 (3)

Within the meaning of this Annex, "ACP States shall mean the countries called ACP States in the ACP-EEC Lomé Convention, signed on 28 February 1975.

ANNEX II

# LIST A

List of working or processing operations which result
in a change of tariff heading
without conferring the status of
"originating" products
on the products undergoing such operations, or
conferring this status only subject to certain conditions

	ucts obtained	Working or processing that does	Working or processing that
Cuntoms Tariff heading No	Description	not confer the status of originating products	confers the status of originating products when the following conditions are met
02.06	Meat and edible meat offals (except poultry liver), salted, in brine, dried or smoked	Salting, placing in brine, drying or emoking of meat and edible meat offals of heading Nos 02.01 and 02.04	
03.02	Fish, dried, salted or in brine, smoked fish, whether or not cooked before or during the smoking process	Drying, salting, placing in brine; smoking of fish, whether cooked or not	
04.02	Milk and cream, preserved, concentra- ted or sweetened	Preserving, concentrating, or adding sugar to milk or cream of heading No 04.01	
04.03	Butter	Manufacture from milk or cream	
04.04	Cheese and curd	Manufacture from products of heading Nos 04.01, 04.02 and 04.03	
07.02	Vegetables (whether or not cooked), preserved by freezing	Freezing of vegetables	
07.03	Vegetables, provisionally preserved in brine, in sulphur water or in other preservative solutions, but not specially prepared for immediate consumption	Placing in brine or in other solutions of vegetables of heading No 07.01	
07.04	Dried, dehydrated or evaporated veget- ables, whole, cut, sliced, broken or in powder, but not further prepared	Drying, dehydration, evap- oration, cutting, grinding, powdering of vogetables of heading Nos 07.01 to 07.03	
08,10	Fruit (whether or not cooked), preserved by freezing, not containing added sugar	Freezing of fruit	
08.11	Fruit 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	Placing in brine or in other solutions of fruit of heading Nos 08.01 to 08.09	
08.12	Fruit, dried, other than that falling within heading No 08.01, 08.02, 08.03, 08.04 or 08.05	Drying of fruit	
11.01	Cereal flours	Manufacture from cereals	
11.02	Cereal groats and cereal meal; other worked cereal grains (for example, rolled flaved, polished, pearled or kibbled, but not further prepared), except musked, glazed,	Manufacture from cereals	
e e e e e e e e e e e e e e e e e e e	polished or broken rice; germ of certails, whole, rol- led flaked or ground		

Prod	ucts manufactured	Working or processing which does		
Customs Tariff heading No	Description	not confer the status of originating products	confers the status of originating products when the following conditions are met	
11.03	Flours of the loguminous vegetables falling within heading No 07.05			
11.04	Flours of the fruits falling within any heading in Chapter 8	Manufacture from fruits of Chapter 8		
11.05	Flour, meal and flakes of potato	Manufacture from potatoes		
11.06	Flour and meal of sago and of manioc, arrow- root, salep and other roots and tubers falling within heading No 07.06	Manufacture from products of heading No 07.06		
11.07	Malt, roasted or not	Manufacture from cereals	,	
11.08	Starches; inulin	Manufacture from cereals of Chapter 10, or from potatoes or other products of Chapter 7		
.11.09	Wheat gluten, whether or not dried	Manufacture from wheat or wheat flours		
15.01	Lard, other pigfat and poultry fat, rendered or solvent- extracted	Manufacture from products of heading No 02.05	•	
15.02	Pats of bovine cattle, sheep or goats, unren- dered; rendered or solvent-extracted fats (including "premier jus") obtained from those unrendered fats			
15.04	Fats and oils, of fish and marine mammals, whether or not refined	mammals caught by fishing		
15.06	Other animal oils and fats (including neat's -foot oil and fats from bones or waste)	Manufacture from products of Chapter 2		
ex 15.07	Fixed vegetable oils, fluid or solid, crude, refined or purified, but not including Chinawood oil, myrtle-wax, Japan wax or oil	Manufacture from products of Chapters 7 and 12		
	of tung nuts, oleo- cocca seeds or piticia seeds; also not incl- uding oils of a kind used in machinery or mechanical appliances or for industrial	•		
•	purposes other than the manufacture of edible products			
16.01	Sausages and the like, of meat, meat offal or animal blood	Manufacture from products of Chapter 2		
16. )2	Other prepared or preserved meat or meat offal	Manufacture from products of Chapter 2		
16.04	Prepared or preserved fish, including caviar and caviar substit- utes	Manufacture from products of Chapter 3		
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Frod	ucts munufactured	Working or processing which does not confer the status	Working or processing which confers the status of originating
Customs Tariff heading No	Description	of originating products	products when the following conditions are met
16.05	Crustaceans and molluses, prepared or preserved	Manufacture from products of Chapter 3	
17.02	Other sugars; sugar syrups; artificial honey (whether or not mixed with natural honey); caremel	Manufacture from any product	
17.04	Sugar confectionery, not containing cocoa	Manufacture from other products of Chapter 17 the value of which exceeds 30% of the value of the finished product	
17.05	Flavoured or coloured sugars, syrups and mosasses, but not including fruit juices containing addel sugar in any proportion	Manufacture from other products of Chapter 17 the value of which exceeds 30% of the value of the finished product	
18.06	Chocolate and other food preparations containing cocoa	Manufacture from products of Chapter 17 the value of which exceeds 30% of the value of the finished product	
19.01	Malt extract	Manufacture from products of heading No 11.07	
19.02	Preparations of flour, meal, starch or malt extract, of a kind used as infant food or for dietetic or culinary purposes, containing less than 50% by weight of cocoa	Manufacture from cereals and derivatives thereof, meat and milk, or in which the value of products of Chapter 17 used exceeds 30% of the value of the finished product	
19.03	Macaroni, spaghetti and similar products		Manufacture from durum wheat
19.04	Tapioca and sago; tapi- oca and sago mosti- tutes from potato or other starches	Manufacture from potato starch	
19.05	Prepared foods obtai- ned by the swelling or roasting of cereals or cereal products (puffed rice, corn- flakes and similar products)	Manufacture from any product other than of Chapter 17(1) or in which the value of the products of Chapter 17 used exceeds 30% of the value of the finished product	
19.06	Communion wafers, empty cachets of a kind suitable for pharmaceutical use, sealing wafers, rice paper, and similar products	Manufacture from products of Chapter 11	
19.07	Bread, ships' tiscuits and other ordinary bakers' wares, not containing added sugar, honey, eggs, fats, cheese or fruit	Manufacture from products of Chapter 11	
19,08	Pastry, biscults, cakes and other fine bakers' wares, whether or not containing cocoa in any propor- tion	Manufacture from products of Chapter 11	

<sup>(1)</sup> This rule does not apply where the use of maize of the "zea indurata" type or "durum wheat" is concerned.

Products manufactured		Working or processing which does not confer the status	Working or processing which confers the status of originating
Customs Tariff Heading No	Description	of originating products	products when the following conditions are met
20.01	Vegetables and fruit prepared or preserved by vinegar or acetic acid, with or without sugar, whether or not containing salt, spices or mustard	Preserving vegetables, fresh or frozen or preserved tempor- arily or preserved in vinegar	•
20.02	Vegetables prepared or preserved other- wise than by vinegar or acetic acid	Preserving vegetables fresh or frozen	
20.03	Fruit preserved by freezing, containing added sugar	Manufacture from products of Chapter 17 of which the value exceeds 30% of the value of the finished product	
20 <b>.</b> 04	Fruits, fruit-peel and parts of plants, preserved by sugar (drained, glacé or crystallized)	Manufacture from products of Chapter 17 of which the value exceeds 30% of the value of the finished product	
ex 20.05	Jams, fruit jellies, marmalades, fruit purées and fruit pastes, being cooked preparations, con- taining added sugar	Manufacture from products of Chapter 17 of which the value exceeds 30% of the value of the finished product	
20.06	Fruit otherwise pre- pared or preserved, whether or not con- taining added sugar or spirit:		, j
	A. Wuts		Manufacture, without added sugar or spirit, in which the value of the constituent "originating products" of heading Nos C3.01, 08.05 and 12.01, represents at least 60% of the value of the manufactured product
:	B. Other fruits	Manufactured from products of Chapter 17 of which the value exceeds 30% of the value of the finished product	•
ex 20.07	Fruit juices (including grape must), whether or not comtaining added sugar, but unfermented and not containing spirit	Manufacture from products of Chapter 17 of which the value exceeds 30% of the value of the finished product	•
ex 21.01	Roasted chicory and extracts thereof	Manufacture from chicory roots, fresh or dried	,
21.05	Soups and broths in liquid, solid or powder forms; homo-genized food preparations	Manufacture from products of heading No 20.02	
22,02	Lemonade, flavoured spa waters and ilav- oured aerated waters, and other non- alcoholic beverages, not including fruit and vegetable juices falling within heading No 20.07	Manufacture from fruit juices(1) or in which the value of products of Chapter 17 used exceeds 30% of the value of the finished product	

<sup>(1)</sup> This rule does not apply where fruit juices of pineapple, lime and grapefruit are concerned.

Pro	oducts manufactured		Wanted and a second and a second
CCT heading No	Description	Working or processing which does not confer the status of "originating product"	Working or processing which confers the status of "originating product" when the following conditions are met
22.06	Vermouths, and other wines of fresh grapes flavoured with aromatic extracts		
22,08	Ethyl alcohol or neutral spirits, undenatured, of a strength of 80° or higher; denatured spirits (including ethyl alcohol and neutral spirits) of any strength	Manufacture from products of heading No 08.04, 20.07, 22.04 or 22.05	
22.09	Spirits (other than those of heading No 22.08); liqueurs and other spirituous beverages; compound alcoholic preparations (known as "concentrated extracts") for the manufacture of beverages	heading No 08.04, 20.07, 22.04 or 22.05	
22,10	Vinegar and substitutes for vinegar	Manufacture from products of heading No 08.04, 20.07, 22.04 or 22.05	
ex 23.03	Residues from the manu- facture of maize starch (excluding concentrated steeping liquors), of a protein content, calcu- lated on the dry product, exceeding 40% dry weight	Menufacture from maize or maize flour	
23.04	Oil cake and other residues (except dregs) resulting from the extraction of vegetable oils	Manufacture from various products	•
23.07	Sweetened forage; other preparations of a kind used in animal feeding	Manufacture from cereals and derived products, meat, milk, sugar and molasses	
ex 24.02	Cigarettes, cigars, smoking tobacco		Manufacture from products of heading No 24.01 of which at least 70% by quantity are "originating products"
ex 28.38	Aluminium sulphate	<i>/</i>	Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
30.03	Wedicaments (including veterinary medicaments)		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
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Produ	ets obtained		Washing as one or a time
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originating products when the following conditions are met
31.05	Other fertilisers; goods of the present Chapter in tablets, lozenges and similar prepared forms or in packings of a gross		Yamufacture in which the value of the products used does not exceed 50% of the value of the finished product
	weight not exceed- ing 10 kg		
32.06	Colour lakes	Nanufacture from materials of heading No 32.04 or 32.05 (1)	
32.07	Other colouring matter; inorganic products of a kind used as luminophores	Mixing of oxides or salts of Chapter 28 with extenders such as barium sulphate, chalk barium carbonate and satin white (1)	and .
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33.05	Aqueous distillates and aqueous solu- tions of essential oils, including such products suitable for	Manufacture from products of heading No 33.01 (1)	
	medicinal uses	9	
35.05	Dextrins and dextrin glues; soluble or roasted starches; starch glues		Manufacture from maize or potatoes
37.01	Photographic plates and film in the flat, sensitised, unexposed, of any material otter	Manufacture from products of heading No 37.02 (1)	
v .	than paper, paper board or cloth		
37.02	Film in rolls, sen- sitised, unexposed, perforated or not	Manufacture form products of heading No 37.01 (1)	
37.04	Sensitised plates and film, exposed but not developed, negative or positive	Manufacture from products of heading No 37.01 or 37.02 (1)	
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<sup>(1)</sup> These provisions do not apply where the products are obtained from products which have acquired the status of originating products in accordance with the conditions laid down in List B.

Pr	reducts obtained		Washing and
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originating products when the following conditions are met
38.11	Disinfectants, insecticides, functiones, functiones, weed-killers, antisprouting products, rat poisons and similar products, put up in forms or packings for sale by retail or as preparations or as articles (for example, sulphurtreated bands, wicks and candles, fly-papers)		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
38.12	Prepared glazings, prepared dressings and prepared mordants, of a kind used in the textile, paper, leather or like industries		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
38.13	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 rods and electrodes.		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
ex 38.14	Anti-knock preparations, oxidation inhibitors, gum inhibitors, viscosity improvers, anti-corrosive preparations and similar prepared additives for mineral oils, excluding prepared additives for lubricants		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product

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	Pro	ducts obtained		Working or processing that
	Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	confers the status of originating products when the following conditions are met
	38•15	Propared rubber accelerators		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
	38.17	Preparations and charges for fire-extinguishers; charged fire-extinguishing gren-ades		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
	38.18	Composite solvents and thinners for varnishes and similar products		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
	ex 38.19	Chemical products and preparations of the chemical or allied industries (including those consisting of	-	Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
		mixtures of natural products), not else-where specified or included; residual products of the chemical or allied industries, not elsewhere specified or included, excluding:		
		<ul> <li>Fusel oil and Dippel's oil;</li> <li>Narithenic acids and</li> </ul>		
	ž	their non-water- soluble salts, esters of naphthenic acids;		
		- Sulphonaphthenic acids and their non- water-soluble salts; esters of sulphona- phthenic acids;		
		- 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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Fro	ducts obtained	Working or processing that does	Working or processing that
Costoms Tariff heading No	Description .	not confer the status of originating products	confers the status of originating products when the following conditions are met
ex 38.19 (cont'd)	- Mixed alkylbenzenes and mixed alkylma- phthalenes;		
	- Ion exchangers;	·	
, i	- Catalysts;		
·	- Gotters for vacuum tubes;		
	<ul> <li>Refractory cements or mortars and similar preparations;</li> </ul>		
·	- Alkaline iron oxide for the purification of gas;		
	- Carbon (excluding that in artificial graphite of heading No 38.01) of		
	metallo-graphite or other compounds, in the form of small plates, bars or other semi-manufactures		
ex 39.02	Polymerisation products	e de la companya de l	Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
39.07	Articles of materials of the kinds described in headings Nos 39.01 to 39.06		Enmufacture in which the value of the products used does not exceed 50% of the value of the finished product
40.05	Plates, sheets and strip, of unvulcanised natural or synthetic rubber, other than smoked sheets and crepe sheets of		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
	heading No 40.01 or 40.02; granuleg of un- vulcanised natural or synthetic rubber com- pounded ready for		
	vulcanisation; unvul- canised natural or synthetic rubter, com- pounded before or after coagulation		
	either with carbon black (with or without the addition of mineral oil) or with silica (with or without the		
	addition of mineral oil), in any form, of a kind known as masterbatch		

P	roducts obtained	Working or processing that does	Working or processing that
Listomo Tariff heading No	Description	not confer the status of originating products	confers the status of originating products when the following conditions are met
41.08	Patent leather and imitation patent leather; metallized leather		Varnishing or metallizing of leather of headings Nos 41.02 to 41.07 (other than skin leather of crossed Indian sheep and of Indian goat or kid, not further prepared than vegetable tanned, or if otherwise prepared obviously unsuitable for immediate use in the manufacture of leather articles) in which the value of the skin leather used does not exceed 50% of the value of the finished product
43.03	Articles of furskin	Making up from furskin in plates, crosses and similar forms (heading No ex 43.02)	
44.21	Complete wooden packing cases, boxes, crates, drums and similar packings		Mamufacture from boards not cut to size
45.03	Articles of natural cork	e de la companya de l	Manufacture from products of heading No 45.01
48.06	Paper and paperboard, ruled, lined or squared, but not other- wise printed, in rolls or sheets		Manufacture from paper pulp
48.14	Writing blocks, envelopes, letter cards, plain postcards, correspondence cards; boxes, pouches, wallets and writing compendiums, of paper or paperboard, containing only an assortment of paper stationery		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product

<sup>(1)</sup> These provisions do not apply where the products are obtained from products which have acquired the status of originating products in accordance with the conditions laid down in List B.

Products obtained			Wowledge on managering 41-4
Customs Tariff , heading No	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originating products when the following conditions are met
48.15	Other paper and paperboard, cut to size or shape		Kanufacture from paper pulp
48.16	Noxes, bags and other packing containers, of paper or paperboard	•	Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
49.09	Picture postcards, Christmas and other picture greeting cards, printed by any process, with or without trimmings	Manufacture from products of heading No 49.11	
49.10	Calendars of any kind, of paper or paperboard, includ- ing calendar blocks	Manufacture from products of heading No 49.11	
50.04 ( <sup>1</sup> )	Silk yarn, other than yarn of noil or other waste silk, not put up for retail sale		Manufacture from products other than those of heading No 50.04
50.05 ( <sup>1</sup> )	Yarn spun from silk waste other than noil, not put up for retail sale	•	Kanufacture from products of heading No 50.03
50.06 ( <sup>1</sup> )	Yarn spun from noil silk, not put up for retail sale	<b>.</b>	Manufacture from products of heading No 50.03
50.07 ( <sup>1</sup> )	Silk yarn and yarn spun from noil or other waste silk, put up for retail sale		Manufacture from products of heading Nos 50,01 to 50.03
ex 50.08 ( <sup>1</sup> )	Imitation crtgut of silk		Manufacture from products of heading No 50.01 or from products of heading No 50.03 neither carded nor combed

<sup>(1)</sup> For yarn composed of two or more textile materials, the conditions shown in this list must also be met in respect of each of the headings under which yarns of the other textile materials of which the mixed yarn is composed would be classified. This rule, however, does not apply to any one or more mixed textile materials whose weight does not exceed 10% of the total weight of textile materials incorporated.

Produ	ints obtained			
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originating products when the following conditions are met	
50.09 ( <sup>2</sup> )	Weven fabrics of silk or of waste silk other than noil		Manufacture from products of heading No 50.02 or 50.03	
50.10 ( <sup>2</sup> )	Woven fabrics of noil silk		Manufacture from products of heading No 50.02 or 50.03	
51.01 ( <sup>1</sup> )	Yarn of man-made fibres (continu- ous), not put up for retail sale		Manufacture from chemical products or textile pulp	
51.02 ( <sup>1</sup> )	Monofil, strip (artificial straw and the like) and imitation catgut, of man-made fibre materials		Manufacture from chemical products or textile pulp	
51.03 ( <sup>1</sup> )	Yarn of man-made fibres (continuous), put up for retail sale		Manufacture from chemical products or textile pulp	
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<sup>1)</sup> For yarn composed of two or more textile materials, the conditions shown in this list must also be met in respect of each of the headings under which yarns of the other textile materials of which the mixed yarn is composed would be classified. This rule, however, does not apply to any one or more mixed textile materials whose weight does not exceed 10% of the total weight of textile materials incorporated.

<sup>2)</sup> For fabrics composed of two or more textile materials, the conditions shown in this list must also be met in respect of each of the headings under which fabric of the other textile materials of which the mixed fabric is composed would be classified. This rule, however, does not apply to any one or more mixed textile materials whose weight does not exceed 10% of the total weight of textile materials incorporated. This percentage shall be increased:

<sup>(</sup>i) to 20% where the material in question is yarn made of polyurethane segmented with flexible segments of polyether, whether or not gimped, falling within headings Nos ex 51.01 and ex 58.07;

<sup>(</sup>ii) to 30% where the material in question is yarn of a width not exceeding 5 mm formed of a core consisting either of a thin strip of aluminium or of a film of artificial plastic material whether or not covered with aluminium powder, this core having been inserted and glued by means of a transparent or coloured glue between two films of artificial plastic material.

Products obtained			1
Customs Tariff heading	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originating products when the fellowing conditions are met
51.04 (`)	Woven fabrics of man- made fibres (contin- uous), including woven fabrics of monofil or strip of heading No 51.01 or 51.02		Manufacture from chemical products or textile pulp
52.01 ( <sup>1</sup> )	Metallized yarn, being textile yarn spun with metal or covered with metal by any process		Manufacture from chemical products from textile pulp or from natural textile fibres, discontinuous man- made fibres or their waste, neither carded nor combed
52.02 ( <sup>2</sup> )	Woven fabrics of metal thread or of metallized yarn, of a kind used in articles of apparel, as furnishing fabrics or the like		Manufacture from chemical products from textile pulp or from natural textile fibres, discontinuous manmade fibres or their waste
53.06 ( <sup>1</sup> )	Yarn of carded sheep's or lambs' wool (woollen yarn), not put up for retail sale	•	Manufacture from products of heading No. 53.01 or 53.03
53.07 ( <sup>1</sup> )	Yarn of combed sheep's or lambs' wool (worsted yarn), not put up for retail sale		Hanufacture from products of heading No. 53.01 or 53.03
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<sup>1)</sup> For yarn composed of two or more textile materials, the conditions shown in this list must also be met in respect of each of the headings under which yarns of the other textile materials of which the mixed yarn is composed would be classified. This rule, however, does not apply to any one or more mixed textile materials whose weight does not exceed 10% of the total weight of textile materials incorporated.

<sup>2)</sup> For fabrics composed of two or more textile materials, the conditions shown in this list must also be met in respect of each of the headings under which fabric of the other textile materials of which the mixed fabric is composed would be classified. This rule, however, does not apply to any one or materials described. This percentage shall be increased:

<sup>(</sup>i) to 20% where the material in question is yarn made of polyurethane segmented with flexible segments of polyether, whether or not gimped, falling within headings Nos ex 51.01 and ex 58.07;

<sup>(11)</sup> to 30% where the material in question is yarn of a width not exceeding 5 mm formed of a core consisting either of a thin strip of aluminium or of a film of artificial plastic material whether or not covered with aluminium powder, this core having been inserted and glued by means of a transparent or coloured glue between two films of artificial plastic material.

Produ	cts_obtained	Working or processing that does not confer the status of originating products	Working or processing that
Customs Tariff heading No	Description		confers the status of originating products when the following conditions are met
53.08 ( <sup>1</sup> )	Yarn of fine animal hair (carded or combed), not put up for retail sale		Manufacture from raw fine animal hair of heading No 53.02
53.09 ( <sup>1</sup> )	Yarn of horsehair or of other coarse animal hair, not put up for retail sale		Manufacture from raw coarse animal hair of heading No 53.02 or from raw horsehair of heading No 05.03
53.10 ( <sup>1</sup> )	Yarn of sheep's or lambs' wool, of horsehair or of other animal hair (fine or coarse), put up for retail sale		Manufacture from materials of headings Nos 05.03 and 53.01 to 53.04
53.11 ( <sup>2</sup> )	Woven fabrics of sheep's or lambs' wool or of fine animal hair		Manufacture from materials of headings Nos 53.01 to 53.05
53.12 ( <sup>2</sup> )	Woven fabrics of coarse animal hair other than horse- hair		Manufacture from products of headings Nos 53.02 to 53.05
53.13 ( <sup>2</sup> )	Woven fabrics of horsehair		Manufacture from horsehair of heading No 05.03
54.03 ( <sup>1</sup> )	Flax or ramie yarn, not put up for retail sale		Manufacture from products of headin No 54.01 neither carded nor combed or from products of heading No 54.0
54.04 ( <sup>1</sup> )	Flax or ramie yarn, put up for retail sale		Manufacture from materials of heading No 54.01 or 54.02
54.05 ( <sup>2</sup> )	Woven fabrics of flax or of ramie		Manufacture from materials of heading No 54.01 or 54.02
55.05 ( <sup>1</sup> )	Cotton yarn, not put up for retail sale		Manufacture from materials of heading No 55.01 or 55.03

<sup>)</sup> For yarn composed of two or more textile materials, the conditions shown in this list must also be met in respect of each of the headings under which yarns of the other textile materials of which the mixed yarn is composed would be classified. This rule, however, does not apply to any one or more mixed textile materials whose weight does not exceed 10% of the total weight of textile materials incorporated.

<sup>2)</sup> For fabrics composed of two or more textile materials, the conditions shown in this list must also be met in respect of each of the headings under which fabric of the other textile materials of which the mixed fabric is composed would be classified. This rule, however, does not apply to any one or more mixed textile materials whose weight does not exceed 10% of the total weight of textile materials incorporated. This percentage shall be increased:

<sup>(</sup>i) to 20% where the material in question is yarn made of polyurethane segmented with flexible segments of polyether, whether or not gimped, falling within headings Nos ex 51.01 and ex 58.07;

<sup>(</sup>ii) to 30% where the material in question is yarn of a width not exceeding 5 mm formed of a core consisting either of a thin strip of aluminium or of a film of artificial plastic material whether or not covered with aluminium powder, this core having been inserted and glued by means of a transparent or coloured glue between two films of artificial plastic material.

Product	s obtained ,			
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originating products when the following conditions are met	
55.06 ( <sup>1</sup> )	Cotton yarn, put up for retail sale		Manufacture from materials of heading No 55.01 or 55.03	
55.07 ( <sup>2</sup> )	Cotton gauze		Manufacture from materials of heading No 55.01, 55.03 or 55.04	
55.08 ( <sup>2</sup> )	Terry towelling and similar terry fabrics, of cotton		Manufacture from materials of heading No 55.01, 55.03 or 55.04	
55.09 ( <sup>2</sup> )	Other woven fabrics of cotton		Manufacture from materials of heading No 55.01, 55.03 or 55.04	
56.01	Man-made fibres (discontinuous), not carded, combed or otherwise prepared for spinning		Manufacture from chemical product or textile pulp	
56.02	Continuous fila- ment tow for the manufacture of man-made fibres (discontinuous)		Manufacture from chemical product or textile pulp	
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		Manufacture from chemical products or textile pulp	
56.04	Man-made fibres (discontinuous or waste), carded, combed or otherwise prepared for spinning		Manufacture from chemical product or textile pulp	
	1	1		

<sup>(1)</sup> For yarn composed of two or more textile materials, the conditions shown in this list must also be met in respect of each of the headings under which yarns of the other textile materials of which the mixed yarn is composed would be classified. This rule, however, does not apply to any one or more mixed textile materials whose weight does not exceed 10% of the total weight of textile materials incorporated.

<sup>(2)</sup> For fabrics composed of two or more textile materials, the conditions shown in this list must also be met in respect of each of the headings under which fabric of the other textile materials of which the mixed fabric is composed would be classified. This rule, however, does not apply to any one or more mixed textile materials whose weight does not exceed 10% of the total weight of textile materials incorporated. This percentage shall be increased:

<sup>(</sup>i) to 20% where the material in question is yern made of polyurethane segmented with flexible segments of polyether, whether or not gimped, falling within headings Nos ex 51.01 and ex 58.07;

<sup>(</sup>ii) to 30% where the material in question is yarn of a width not exceeding 5 mm formed of a core consisting either of a thin strip of aluminium or of a film of artificial plastic material whether or not covered with aluminium powder, this core having been inserted and glued by means of a transparent or coloured glue between two films of artificial plastic material.

Products obtained			
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originating products when the following conditions are met
56.05 ( <sup>1</sup> )	Yarn of men-made fibres (discon- tinuous or waste), not put up for retail sale		Hanufacture from chemical product or textile pulp
56.06 ( <sup>1</sup> )	Yarn of man-made fibres (discon- timuous or waste), put up for retail sale		Manufacture from chemical product or textile pulp
56.07 ( <sup>2</sup> )	Woven fabrics of man-made fibres (discontinuous or waste)		Manufacture from products of headings Nos 56.01 to 56.03
57.05 ( <sup>1</sup> )	Yarn of true hemp		Manufacture from raw true hemp
57.06 ( <sup>1</sup> )	Yarn of jute or of other textile bast fibres of heading No 57.03		Manufacture from raw jute, jute tow or from other raw textile bas fibres of heading No 57.03
57.07 ( <sup>1</sup> )	Yarm of other vegetable textile fibres		Manufacture from raw vegetable textile fibres of heading No 57.02 or 57.04
57.08	Paper yarn		Manufacture from products of Chapter 47, from chemical product textile pulp or from natural
			textile fibres, discontinuous man made fibres or their waste, neith carded nor combed
57.09 ( <sup>2</sup> )	Woven fabrics of true hemp		Manufacture from products of heading No 57.01

<sup>(1)</sup> For yarn composed of two or more textile materials, the conditions shown in this list must also be met in respect of each of the headings under which yarns of the other textile materials of which the mixed yarn is composed would be classified. This rule, however, does not apply to any one or more mixed textile materials whose weight does not exceed 10% of the total weight of textile materials incorporated.

<sup>(2)</sup> For fabrics composed of two or more textile materials, the conditions shown in this list must also be met in respect of each of the headings under which fabric of the other textile materials of which the mixed fabric is composed would be classified. This rule, however, does not apply to any one or more mixed textile materials whose weight does not exceed 10% of the total weight of textile materials incorporated. This percentage shall be increased:

<sup>(</sup>i) to 20% where the material in question is yarn made of polyurethane segmented with flexible segments of polyether, whether or not gimped, falling within headings Nos ex 51.01 and ex 58.07;

<sup>(</sup>ii) to 30% where the material in question is yarn of a width not exceeding 5 mm formed of a core consisting either of a thin strip of aluminium or of a film of artificial plastic material whether or not covered with aluminium powder, this core having been inserted and glued by means of a transparent or coloured glue between two films of artificial plastic material.

Produ	icts obtained		
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originating products when the following conditions are mat
57.10 ( <sup>1</sup> )	Woven fabrics of jute or of other textile bast fabrics of heading No 57.03	: · · · · · · · · · · · · · · · · · · ·	Manufacture from raw jute, jute tow or from other raw textile bast fibres of heading No 57.03
57.11 ( <sup>1</sup> )	Woven fabrics of other vegetable textile fibres		Manufacture from materials of heading No 57.02 or 57.04 or from coir yarn of heading No 57.07
57.12	Woven fabrics of paper yarn		Manufacture from paper, from chemical products, textile pulp or from natural textile fibres, discontinuous man-made fibres or their waste
58.01 ( <sup>2</sup> )	Carpets, carpeting and rugs, knotted (made up or not)		Manufacture from materials of headings Nos 50.01 to 50.03, 51.01 53.01 to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03 or 57.01 to 57.04
58.02 ( <sup>2</sup> )	Other carpets, carpeting, rugs, mats and matting, and "Kelem", "Schumacks" and "Karamanie" rugs and the like (made up or not)		Manufacture from materials of headings Nos 50.01 to 50.03, 51.01 53.01 to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03, 57.01 to 57.04 or from coir yarn of heading No 57.07
58.04 ( <sup>2</sup> )	Woven pile fabrics and chemille fabrics (other than terry towelling or simi- lar terry fabrics of cotton of heading No 55.08 and fabrics of heading No 58.05)		Manufacture from materials of headings Nos 50.01 to 50.03, 53.01 to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03, 57.01 to 57.04 or from chemical products or textile pulp
58.05 ( <sup>2</sup> )	Narrow woven fabrics, and narrow fabrics (bolduc) consisting of warp without weft assembled by means of an adhesive, other than goods falling within heading No 58,06		Manufacture from materials of headings Nos 50.01 to 50.03, 53.01 to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03 or 57.01 to 57.04 or from chemical products or textile pulp

For fabrics composed of two or more textile materials, the conditions shown in this list must also be met in respect of each of the headings under which fabric of the other textile materials of which the mixed fabric is composed would be classified. This rule, however, does not apply to any one or more mixed textile materials whose weight does not exceed 10% of the total weight of textile materials incorporated. This percentage shall be increased:

<sup>(</sup>i) to 20% where the material in question is yarn made of polyurethane segmented with flexible segments of polyether, whether or not gimped, falling within headings Nos ex 51.01 and ex 58.07:

<sup>(</sup>ii) to 30% where the material in question is yarn of a width not exceeding 5 mm formed of a core consisting either of a thin strip of aluminium or of a film of artificial plastic material whether or not covered with aluminium powder, this core having been inserted and glued by means of a transparent or coloured glue between two films of artificial plastic material.

<sup>(2)</sup> For products composed of two or more textile materials, the conditions shown in this list must also be met in respect of each of the headings under which products of the other textile materials of which the mixed product is composed would be classified. This rule, however, does not apply to any one or more mixed textile materials whose weight does not exceed 10% of the total weight of textile materials incorporated. This percentage shall be increased:

<sup>(</sup>i) to 20% where the product in question is yarn made of polyurethane segmented with flexible segments of polyether, whether or not gimped, falling within heading Nos ex 51.01 and ex 58.07;

<sup>(</sup>ii) to 30% where the product in question is yarn of a width not exceeding 5 mm formed of a core consisting either of a thin strip of aluminium or of a film of artificial plastic material whether or not covered with aluminium powder, this core having been inserted and glued by means of a transparent or coloured glue between two films of artificial plastic material.

Prod	ucts obtained		
Customs Tariff- heading No	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originating products when the following conditions are met
58 <b>.</b> 06 ( <sup>1</sup> )	Woven labels, badges and the like, not embroidered, in the piece, in strips or cut to shape or size		Manufacture from materials of headings Nos 50.01 to 50.03, 53.01 to 53.05, 54.01, 55.01 to 55.04, 55.01 to 56.03 or from chemical products or textile pulp
58 <b>.</b> 07 ( <sup>1</sup> )	Chenille yarn (including flock chenille yarn), gimped yarn (other than metallized yarn of heading No 53.01 and gimped horsehair yarn); braids and ornamental trimmings in the piece; tassels, pompons and the like		Manufacture from materials of headings Nos 50.01 to 50.03, 53.01to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03 or from chemical products or textile pulp
58.08 ( <sup>1</sup> )	Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), plain		Manufacture from materials of headings Nos 50.01 to 50.03, 53.01 to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03 or from chemical products or textile pulp
58.09 ( <sup>1</sup> )	Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), figured; hand or mechanically made lace, in the piece, in strips or in motifs		Manufacture from materials of headings Nos 50.01 to 50.03, 53.01 to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03 or from chemical products or textile pulp
58.10	Embroidery, in the piece, in strips or in motifs		Manufacture in which the value of the product used does not exceed 50% of the value of finished product
59.01 ( <sup>1</sup> )	Wadding and articles of wadding; textile flock and dust and mill neps	:	Manufacture either from natural fibres or from chemical products or textile pulp
	Felt and articles of felt, whether or not impregnated or coated		Manufacture either from natural fibres or from chemical products or textile pulp
ex 59.02 ( <sup>1</sup> )	Needled felt, whether or not impregnated or coated		Manufacture from fibre or continuous polypropylene filament of which the denomination of the filaments is less than 8 denier and of which the value does not exceed 40% of the value of the finished product

<sup>1)</sup> For products composed of two or more textile materials, the conditions shown in this list must also be met in respect of each of the headings under which products of the other textile materials of which the mixed product is composed would be classified. This rule, however, does not apply to any one or more mixed textile materials whose weight does not exceed 10% of the total weight of textile materials incorporated. This percentage shall be increased:

<sup>(</sup>i) to 20% where the product in question is yarn made of polyurethane segmented with flexible segments of polyether, whether or not gimped, falling within headings Nos ex 51.01 and ex 58.07;

<sup>(</sup>ii) to 30% where the product in question is yarn of a width not exceeding 5 mm formed of a core consisting either of a thin strip of aluminium or of a film of artificial plastic material whether or not covered with aluminium powder, this core having been inserted and glued by means of a transparent or coloured glue between two films of artificial plastic material.

	lucts obtained		Working on managed of the t
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originating products when the following conditions are set
59 <b>.</b> 03 ( <sup>1</sup> )	Bonded fibre fabrics, similar bonded yarn fabrics, and articles of such fabrics,		Manufacture either from natural fibres or from chemical products or textile pulp
	whether or not impregnated or coated		
59.04 ( <sup>1</sup> )	Twine, cordage, ropes and cables, plaited or not		Manufacture either from natural fibres or from chemical products or textile pulp or from coir yarn of heading No 57.07
59 <b>.</b> 05 ( <sup>1</sup> )	Nets and netting made of twine, cordage or rope, and made up fishing nets of yarn, twine,		Manufacture either from natural fibres or from chemical products or textile pulp or from coir yarn of heading No 57.07
59 <b>.</b> 06( <sup>1</sup> )	cordage or rope Other articles		Manufacture either from natural
, ,	made from yarn, twine, cordage, rope or cables, other than textile fabrics and		fibres or from chemical products or textile pulp or from coir yarn of heading No 57.07
	articles made from such fabrics		
59•07	Textile fabrics coated with gum or amylaceous sub- stances of a kind used for the outer covers of books and		Manufacture from yarn
•	the like; tracing cloth; prepared painting canvas; buckram and similar fabrics for hat foundations and similar uses		
59.08	Textile fabrics impregnated, coated, covered or laminated with preparations of cellulose derivatives or of other artificial plastic materials		Manufacture from yarn
59.09	Textile fabrics coated or impreg- nated with oil or preparations with a basis of drying oil		Manufacture from yarn
59.10 ( <sup>1</sup> )	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 coatin applied on a textile		Manufacture either from yarn or from textile fibres
	base, cut to shape or not		

<sup>(1)</sup> For products composed of two or more textile materials, the conditions shown in this list must also be met in respect of each of the headings under which products of the other textile materials of which the mixed product is composed would be classified. This rule, however, does not apply to any one or more mixed textile materials whose weight does not exceed 10% of the total weight of textile materials incorporated. This percentage shall be increased:

<sup>(1)</sup> to 20% where the product in question is yarn made of polyurethane segmented with flexible segments of polyether, whether or not gimped, falling within headings Nos ex 51.01 and ex 58.07;

<sup>(</sup>ii) to 30% where the product in question is yarn of a width not exceeding 5 mm formed of a core consisting either of a thin strip of aluminium or of a film of artificial plastic material whether or not covered with aluminium powder, this core having been inserted and glued by means of a transparent or coloured glue between two films of artificial plastic material.

Produ	cts obtained		
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originating products when the following conditions are met
59.11	Rubberized textile fabrics, other than rubberized knitted or crocheted goods		Nanufacture from yarn
59.12	Textile fabrics otherwise impregnated or coated; painted canvas being theatrical scenery, studio backcloths or the like		Manufacture from yarn
59.13 ( <sup>1</sup> )	Elastic fabrics and trimmings (other than knitted or crocheted goods) consisting of textile materials combined with rubber threads		Manufacture from single yarn
59.15 ( <sup>1</sup> )	Textile hose- piping and similar tubing, with or without lining, armour or accessories of other materials		Manufacture from materials of headings Nos 50.01 to 50.03, 53.01 to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03 or 57.01 to 57.04 or from chemical products or textile pulp
59.16 ( <sup>1</sup> )	Transmission, conveyor or elevator belts or belting, of textile material, whether or not strengthened with metal or other material		Manufacture from materials of headings Nos 50.01 to 50.03, 53.01 to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03 or 57.01 to 57.04 or from chemical products or textile pulp
59 <b>.</b> 17 ( <sup>1</sup> )	Textile fabrics and textile articles, of a kind commonly used in machinery or plant		Manufacture from materials of headings Nos 50.01 to 50.03, 53.01 to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03 or 57.01 to 57.04 or from chemical products or textile pulp
ex Chapter 60 (1)	Knitted and cro- cheted goods, excluding knitted or crocheted goods obtained by sewing or by the assembly of pieces of knitted or crocheted goods		Manufacture from natural fibres, carded or combed, from materials of headings Nos 56.01 to 56.03, from chemical products or textile pulp
	(cut or obtained directly to shape)		

<sup>(1)</sup> For products composed of two or more textile materials, the conditions shown in this list must also be mot in respect of each of the headings under which products of the other textile materials of which the mixed product is composed would be classified. This rule, however, does not apply to any one or more mixed textile materials whose weight does not exceed 10% of the total weight of textile materials incorporated. This percentage shall be increased:

<sup>(</sup>i) to 20% where the product in question is yarn made of polyurethane segmented with flexible segments of polyether, whether or not gimped, falling within headings Nos ex 51.01 and ex 58.07;

<sup>(11)</sup> to 30% where the product in question is yarn of a width not exceeding 5 mm formed of a core consisting either of a thin strip of aluminium or of a film of artificial plastic material whether or not covered with aluminium powder, this core having been inserted and glued by means of a transparent or coloured glue between two films of artificial plastic material.

Produ	icts obtained		Nowking on succession that
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originatin products when the following conditions are met
ex 60.02	Gloves, mittens and mitts, knitted or crocheted, not elastic nor rubberized, obtain-		Manufacture from yarn (1)
٠.	ed by sewing or by the assembly of pieces of knitted or crocheted goods (cut or obtained		
ex 60.03	directly to shape) Stockings, under		Hanufacture from yarn ( <sup>1</sup> )
	stockings, socks, anklesocks, sockettes and the like, knitted or crocheted, not		
	elastic nor rubberized, obtained by sewing or by the assembly of pieces of		
•	knitted or cro- cheted goods (out or obtained directly to shape)		
ex 60.04	Under garments, knitted or cro- cheted, not elastic nor rubberized,	f 1	Manufacture from yarn (1)
•	obtained by sewing or by the assembly of pieces of knitted or cro- cheted goods (cut or obtained directly		
ex 60.05	to shape)  Outer garments and other articles, knitted or crocheted, not elastic nor rubberized, obtained by sewing or by the assembly of pieces of knitted or crocheted goods (cut or obtained directly to shape)		Manufacture from yarn (1)
ex 60.06	Other articles, knitted or crocheted, elastic or rubber- ized (including elastic knee-caps and elastic stockings obtained by sewing or by the assembly of pieces of knitted or crocheted goods (cut or obtained directly to shape)		Manufacture from yarn (1)
61,01	Men's and boys' outer garments		Manufacture from yarn (1)(2)
ex 61.01	Fire resisting equip- ment of cloth covered by foil of aluminised polyester		Manufacture from uncoated cloth which the value does not exceed 40% of the value of the finished product (1) (2)
ex 61.02	Women's, girls' and infants' outer gar- ments, not embroidere	a	Manufacture from yarn (1) (2)
sx 61.02	Fire resisting equip- ment of cloth covered by foil of aluminised polyester		Manufacture of uncoated cloth of which the value does not exceed 40% of the value of the finished product (1) (2)

<sup>(1)</sup> Trimmings and accessories used (excluding limings and interliming) which change tariff heading do not remove the originating status of the product obtained if their weight does not exceed 10% of the total weight of all the textile materials incorporated.

<sup>(2)</sup> These provisions do not apply where the products are obtained from printed fabric in accordance with the conditions shown in List B.

Produ	acts obtained		
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originating products when the following conditions are met
ex 61.02	Women's, girls' and infants' outer garments, embroidered		Manufacture from fabrics, not embroidered, the value of which does not exceed 40% of the value of the finished product (1)
61.03	Men's and boys' under garments, including collars,		Manufacture from yarn (1)(2)
	shirt fronts and cuffs		
61.04	Women's, girls' and infants' under garments		Manufacture from yarn (1)(2)
ex 61.05	Handkerchiefs, not embroidered		Manufacture from unbleached singly $arn(1)(2)(3)$
ex 61.05	Handkerchiefs, embroidered		Manufacture from fabrics, not embroidered, the value of which does not exceed 40% of the value of the finished product (1)
ex 61.06	Shawls, scarves, mufflers, mantillas, veils and the like, not embroidered		Manufacture from unbleached singly yarn of natural textile fibres or discontinuous man-made fibres or their waste, or from chemical products or textile pulp (1)(2)
ex 61.06	Shawls, scarves, mufflers, mantillas, veils and the like, embroidered		Manufacture from fabrics, not embroidered, the value of which does not exceed 40% of the value of the finished product (1)
61.07	Ties, bow ties and cravats		Manufacture from yarn (1)(2)
ex 61.08	Collars, tuckers, fallals, bodice- fronts, jabots, cuffs, flounces, yokes and similar accessories and trimmings for women's and girls'		Manufacture from yarn (1)(2)
	garments, not embroidered		

<sup>(1)</sup> Trimmings and accessories used (excluding linings and interlining) which change tariff heading do not remove the originating status of the product obtained if their weight does not exceed 10% of the total weight of all the textile materials incorporated.

<sup>(2)</sup> These provisions do not apply where the products are obtained from printed fabric in accordance with the conditions shown in List B.

<sup>(3)</sup> For products obtained from two or more textile naterials, this rule does not apply to one or more of the mixed textile materials if its or their weight does not exceed 10% of the total weight of all the textile materials incorporated.

Prod	ucts obtained		
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originating products when the following conditions are met
ex 61.08	Collars, tuckers, fallals, bodice-fronts, jabots, cuffs, flounces, yokes and similar accessories and trimmings for women's and girls' garments, embroidered		Manufacture from fabrics, not embroidered, the value of which does not exceed 40% of the value of the finished product (1)
61.09	Corsets, corset- belts, suspender- belts, brassières, braces, suspenders, garters and the like (including such articles of knitted or cro- cheted fabric), whether or not elastic		Manufacture from yarn (1)(2)
61.10	Gloves, mittens, mitts, stockings, socks and sockettes, not being knitted or crocheted goods		Manufacture from yarn (1)(2)
ex 61.10	Pire resistant equipment of cloth covered by foil of aluminised polyester		Mamufacture of uncoated cloth of which the value does not exceed 40% of the value of the finished product (1) (2)
61.11	Made up accessories for articles of apparel (for exampla dress shields, shoulder and other pads, belts, muffs, sleeve protectors, pockets)		Manufacture from yarn (1)(2)

<sup>(1)</sup> Trimmings and accessories used (excluding linings and interlining) which change tariff heading do not remove the originating status of the product obtained if their weight does not exceed 10% of the total weight of all the textile materials incorporated.

<sup>(2)</sup> These provisions do not apply where the products are obtained from printed fabric in accordance with the conditions shown in List B.

	Products obtained	<b>i</b>	Working or processing that
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	confers the status of originating products when the following conditions are met
62.01	Travelling rugs and blankets		Manufacture from unbleached yarn of Chapters 30 to 56 (1)(2)
ex 62.02	Bed linen, table linen, toilet linen and kitchen linen; curtains and other furnishing articles; not embroidered		Manufacture from unbleached single yarn (1)(2)
ex 62.02	Bed linen, table linen, toilet linen and kitchen linen; curtains and other furnishing articles; embroidered		Manufacture from fabrics, not embroidered, the value of which does not exceed 40% of the value of the finished product
62.03	Sacks and bags, of a kind used for the packing of goods		Manufacture from chemical products, textile pulp or from natural textile fibres, discontinuous man-made fibres or their waste (1)(2)
62 <b>.</b> 04	Tarpaulins, sails, awnings, sun-blinds, tents and camping goods		Manufacture from single unbleached yarn (1)(2)
62.05	Other made up textile articles (including dress patterns)		Manufacture in which the value of the products used does not exceed 40% of the value of the finished product
64.01	Footwear with outer soles and uppers of rubber or artificial plastic material	Manufacture from assemblies of uppers affixed to inner soles or to other sole components, but without outer soles, of any material except metal	
64.02	Footweer with outer soles of leather or composition leather; footweer (other than footweer falling within heading No 64.01) with outer soles of rubber or artificial plastic material	Manufacture from assemblies of unpers effixed to inner soles or to other sole components, but without outer soles, of any material except netal	
64.03	Footwear with outer soles of wood or cork	Manufacture from assemblies of uppers affixed to inner soles or to other sole components, but without outer soles, of any material except metal	

<sup>(1)</sup> For products obtained from two or more textile materials, this rule does not apply to one or more of the mixed textile materials if its or their weight does not exceed 10% of the total weight of all the textile materials incorporated.

<sup>(2)</sup> These provisions do not apply where the products are obtained from printed fabric in accordance with the conditions shown in list B.

	Products obtained		
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originating products when the following conditions are met
74.03	Wrought bars, rods, angles, shapes and sections, of copper; copper wire		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
74.04	Wrought plates, sheets and strip, of copper		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
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		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
74.06	Copper powder and flakes	, ;	Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
74.07	Tubes and pipes and blanks therefor, of copper; hollow bars of copper		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
74.08	Tube and pipe fittings (for example, joints, elbows, sockets and flanges), of copper		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
74.09	Reservoirs, tanks, vats and similar containers, for any material (other than compressed or		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
	liquified gas), of copper, of a capacity exceeding 300 l, whether or not lined or heat-insulated, but not fitted with mechanical or thermal equipment		
74.10	Stranded wire, cables, cordage, ropes, plaited bands and the like, of copper wire, but excluding insulated electric wires and cables		Kanufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)

<sup>(1)</sup> These provisions do not apply where the products are obtained from products which have acquired the status of originating products in accordance with the conditions laid down in List B.

	Products obtained	Worldon on macconduc Abot 3	Working or processing that
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	confers the status of originating products when the following conditions are met
74.11	Gauze, cloth, grill, netting, fencing, re- inforcing fabric and similar materials (including endless bands), of copper wire		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
74.12	Expanded metal, of copper		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
74.13	Chain and parts thereof, of copper		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
74.14	Nails, tacks, staples, hook-nails, spiked cramps, studs, spikes and drawing pins, of copper, or of iron or steel with heads of copper		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
74.15	Bolts and nuts (including bolt ends and screw studs), whether or not threaded or tapped, and screws (including screw hooks and screw rings), of copper; rivets, cotters, cotter-pins, washers and spring washers, of copper		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
74.16	Springs, of copper		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
74.17	Cooking and heating apparatus of a kind used for domestic purposes, not electrically operated, and parts thereof, of copper		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
74.18	Other articles of a kind commonly used for domestic purposes, sanitary ware for indoor use, and parts of such articles and ware, of copper		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)

<sup>(1)</sup> These provisions do not apply where the products are obtained from products which have acquired the status of originating products in accordance with the conditions laid down in List B.

Products obtained		Working or processing that does	t does Working or processing that
Customs Tariff heading Ro	Description	not confer the status of originating products	confers the status of originating products when the following conditions are met
74.19	Other articles of copper		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
75.02	Wrought bars, rods, angles, shapes and sections, of nickel; nickel wire		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
75.03	Wrought plates, sheets and strip, of nickel; nickel foil; nickel powders and flakes		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
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		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
75.05	Electro-plating anodes, of nickel, wrought or unwrought, including those produced by electrolysis		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
75 <b>.</b> 06	Other articles of nickel		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)
76.02	Wrought bars, rods, angles, shapes and sections, of aluminium; aluminium wire	·	Menufacture in which the value of the products used does not exceed 50% of the value of the finished product
76.03	Wrought plates, sheets and strip, of aluminium		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
76.04	Aluminium foil (whether or not embossed, cut to shaps, perforated, coated, printed, or backed with paper or other reinforcing material), of a thickness (excluding any backing) not exceeding 0,20 mm		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
76.05	Aluminium powders and flakes		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product

<sup>(1)</sup> These provisions do not apply where the products are obtained from products which have acquired the status of originating products in accordance with the conditions laid down in List B.

,	Products obtained		Working or processing that
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	confers the status of originating products when the following conditions are met
76.06	Tubes and pipes and blanks therefor, of aluminium; hollow bars of aluminium		Manufacture in which the velue of the products used does not exceed 50% of the value of the finished product
76.07	Tube and pipe fittings (for example, joints, elbows, sockets and flanges), or aluminium	;	Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
76.08	Structures, complete or incomplete, whether or not assembled, and parts of structures (for		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
	example, hangars and other buildings, bridges and bridge-sections, towers, lattice masts, roofs, roofing frameworks, door and window		
	frames, balustrades, pillars and columns), of aluminium; plates, rods, angles, shapes, sections, tubes and the like, prepared for use in structures, of aluminium		
76.09	Reservoirs, tanks, vats and similar containers, for any material (other than compressed or liquified gas), of aluminium, of a capacity exceeding 300 1, whether or not lined or heat insulated, but not fitted with mechanical or thermal equipment		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
76.10	Casks, drums, cans, boxes and similar containers (including rigid and collapsible tabular containers), of aluminatus, of a description cormonly used for the conveyance or packing of goods		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
76.11	Containers of aluminium for compressed or liquified gas		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
1			1

·	Products obtained	Working on proceeding that the	Working or processing that
Customs Tariff heading	Description	Working or processing that does not confer the status of originating products	confers the status of originating products when the following conditions are met
76.12	Stranled wire, cables, cordage, rapes, plaited bands and the like, of aluminum wire, but excluding insulated electric wires and cables		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
76.13	Gauze, cloth, grill, netting, reinforcing fabric and similar materials, of aluminium wire		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
76.14	Expanded metal, of aluminium	:	Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
76.15	Articles of a kind commonly used for domestic rurroses, sanitary ware for indcor use, and parts of such articles and ware, or		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
76.16	aluminium Other articles of aluminium		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
77.02	Wrought bars, rods, angles, shapes and sections, of magnesium; magnesium wire; wrought plates, sheets and strip, of magnesium; magnesium foil; raspings and shavings of uniform size, powders and flakes, of magnesium; tubes and pipes and blanks therefor, of magnesium; hollow bars of magnesium		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
77.03	Other articles of magnesium		Manufecture in which the value of the products used does not exceed 50% of the value of the finished product
78.02	Wrought bars, rods, angles, shapes end sections, of lead; lead wire		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (1)

<sup>(1)</sup> These provisions do not apply where the products are obtained from products which have acquired the status of originating products in accordance with the conditions laid down in List B.

	Products obtained		Working on presenting that
ustoms lariff leading	Description	Working or processing that does not confer the status of originating products	Working or processing that confers the status of originative products when the following conditions are met
78.03	Wrought plates, sheets and strip, of lend		Manufacture in which the value of the products used does not excess 50% of the value of the finished
•			product (1)
78.04	Lead foil (whether or not embossed, cut to shape, perforated, coated,		Manufacture in which the value of the products used does not excee
***	printed, or backed with paper or other	٠,	50% of the value of the finished product (1)
	reinforcing material), of a weight (excluding any backing) not exceeding 1700 kg/m²; lead powders		
75.14	and flakes		! '
78.05	Tubes and pipes and blanks therefor, of lead; hollow bars and tube and		Manufacture in which the value of the products used does not excee 50% of the value of the finished
. •	pipe fittings (for example, joints, elbows, sockets, flanges and S-bends)		product (1)
8.06	Other articles of lead		Manufacture in which the value
	an a se		the products used does not exceed 50% of the value of the finished product (1)
19.02	Wrought bars, rods, angles, shapes and sections, of zine; zine wire		Manufacture in which the value of the products used does not excee 50% of the value of the finished product
9.03	Wrought plates, sheets and strip, of zinc; zinc foil; zinc powders and flakes		Manufacture in which the value of the products used does not excee 50% of the value of the finished product
19.04	Tubes and pires and blanks therefor, of zinc; hollow bars, and tube and		Manufacture in which the value of the products used does not excee 50% of the value of the finished
77.13	pipe fittings (for example, joints, elbows, sockets and flanges), of zinc		product
9.05	Gutters, roof capping, skylight frames, and other fabricated building components, of		Manufacture in which the value of the products used does not excee 50% of the value of the finished product
• .	zinc		product
9.06	Other articles of zinc	•	Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
			produce
	• •		
			!

<sup>(1)</sup> These provisions do not apply where the products are obtained from products which have acquired the status of originating products in accordance with the conditions laid down in List B.

1	Products obtained		Working or processing that
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	confers the status of originating products when the following conditions are met
80.02	Wrought bars, rods, angles, shapes and sections, of tin; tin wire		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
80.03	Wrought plates, sheets and strip, of tin		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
80.04	Tin foil (whether or not embossed, cut to shape, perforated, ccated, printed, or backed with paper or other reinforcing material), of a weight (excluding any backing) not exceeding 1 kg/m <sup>2</sup> ; tin powders and flakes		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
80.05	Tubes and pipes and blanks therefor, of tin; hollow bars, and tube and pipe fittings (for example, joints, elbows, sockets and flanges), of tin		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
82.05	Interchangeable tools for hand tools, for machine tools or for power-operated hand tools (for example, for pressing, stamping, dril- ling, tapping, threading, boring, bronching, mill- ing, cutting, turning, dressing, morticing or screwdriving), includ- ing dies for wire drawing, extrusion dies for metal, and rock drilling bits		Working, processing or assembly in which the value of the materials an parts used does not exceed 40% of the value of the finished product (
82.06	Knives and cutting blades, for machines or for mechanical appliances		Working, processing or assembly in which the value of the materials an parts used does not exceed 40% of the value of the finished product (
	•		

<sup>(1)</sup> These provisions do not apply where the products are obtained from products which have acquired the status of originating products in accordance with the conditions laid down in List B.

. <b>P</b> 1	roducts obtained		Working or processing that
Customs Tariff heading No	Description	Working or processing that does not confer the stands of originating products	confers the status of originating products when the following conditions are mat
ex Chapter 84	Boilers, machinery and mechanical appliances and parts thereof, excluding refrigerators and refrigerating equipment (electrical and other)		Working, processing or assembly in which the value of the materials and parts used does not exceed 40% of the value of the finished product
· .	(No 84.15) and sewing machines, including furniture specially designed for sewing machines (ex No 84.41)		
84.15	Refrigerators and refrigerating equipment (electrical and other)		Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 40% of the value of the finished product, and provided that at least 50% in value of the materials and parts (1) used are
ex 84.41	Sewing machines, includ- ing furniture for sewing machines		originating products  Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 40% of the value of the finished product, and provided that:
			(a) at least 50% in value of the materials and parts (1) used for the assembly of the head (motor excluded) are originating products, and
			(b) the thread tension, crochet and zigzag mechanisms are originating products

<sup>(1)</sup> In determining the value of products, materials and parts, the following must be taken into account:

<sup>(</sup>a) in respect of originating products, materials and parts, the first verifiable price paid, in case of sale, for the said products on the territory of the country where working, processing or assembly is carried out;

<sup>(</sup>b) in respect of products, materials and parts other than those referred to under (a), the provisions of Article 4 of this Protocol determining:

<sup>(</sup>i) the value of imported products, (ii) the value of products of undetermined origin.

P	roducts obtained		Working or processing that
Customs Tariff heading No	Description	Working or processing that does not confer the status of originating products	confers the status of originating products when the following conditions are met
ex Chapter 65	Electrical machinery and equipment; parts thereof; excluding products of heading No 85.14 or 85.15		Working, processing or assembly in which the value of the non-originating material and parts used do not exceed 40% of the value of the finished product
85.14	Microphones and stands therefor; loudspeakers; audio-frequency electric amplifiers		Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 40% of the value of the finished product, and provided that:
			(a) at least 50% in value of the materials and parts (1) used are originating products, and
			(b) the value of the non- originating transistors used does not exceed 3% of the value of the finished product (2)
<b>85.</b> 15	Radiotelegraphic and radiotelephonic trans- mission and reception apparatus; radiobroadcast- ing and television transmission and reception	·	Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 40% of the value of the finished product, and provided that:
	apparatus (including receivers incorporating sound recorders or reproducers) and tele-		(a) at least 50% in value of the materials and parts () used are originating products, and
	vision cameras; radio navigational aid apparatus, radar apparatus and radio remote control apparatus	· •	(b) the value of the non- originating transistors used does not exceed 3% of the 2 value of the finished product ()
Chapter 86	Railway and tramway loco- motives, rolling-stock and parts thereof; rail- way and tramway track fixtures and fittings; traffic signalling equip- ment of all kinds (not electrically powered)		Working, processing or assembly in which the value of the materials and parts used does not exceed 40% of the value of the finished product

<sup>(1)</sup> In determining the value of products, materials and parts, the following must be taken into account:

<sup>(</sup>a) in respect of criginating products, materials and parts, the first verifiable price paid, in case of sale, for the said products on the territory of the country where working, processing or assembly is carried out;

<sup>(</sup>b) in respect of products, materials and parts, other than those referred to under (a), the provisions of Article 4 of this Protocol determining:

<sup>(</sup>i) the value of imported products, (ii) the value of products of undetermined origin.

<sup>(2)</sup> This percentage is not cumulative with the 40%.

Customs		Working or processing that does	Working or processing that
Tariff heading No	Description	not confer the status of originating products	confers the status of originating products when the following conditions are met
ex Chapter 87	Vehicles, other than rail- way or transvey rolling- stock, and parts thereof, excluding products of heading No 87.09		Working, processing or assembly in which the value of the materials and parts used does not exceed 40% of the value of the finished product
87,09	Motor-cycles, auto- cycles and cycles fitted with an auxiliary motor, with or without side- cars; side-cars of all kinds		Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 40% of the finished product, and provided that at least 50% in value of the materials and parts () used are originating products
ex Ghapter 90	Optical, photographic, cinematographic, measuring, checking, precision, medical and surgical instruments and apparatus and parts thereof, excluding products of heading No 90.05, 90.07, 90.08, 90.12 or 90.26		Working, processing or assembly in which the value of the materials and parts used does not exceed 40% of the value of the finished product
90.05	Refracting telescopes (monocular and binocular), prismatic or not		Working, processing or assembly in which the value of the non- originating materials and parts used does not exceed 40% of the value of the finished product, and provided that at least 50% in
1	Photographic cameras; photographic flashlight apparatus		walue of the materials and parts used are originating products  Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 40% of the value of the finished product, and provided that at least 50% in value of the materials and parts (1 used are originating products
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<sup>(1)</sup> In determining the value of products, materials and parts, the following must be taken into account:

<sup>(</sup>a) in respect of originating products, materials and parts, the first verifiable price paid, in case of sale, for the said products on the territory of the country where working, processing or assembly is carried out;

<sup>(</sup>b) in respect of products, materials and parts, other than those referred to under (a), the provisions of Article 4 of this Protocol determining:

<sup>(</sup>i) the value of imported products,
(ii) the value of products of undetermined origin.

Products obtained			Vorking or processing that
Quetoms Tariff heading No	Description	Working or processing that does not confer the statut of originating products	contern the status of originating products when the following conditions are met
90.08	Cinematographic cemeras, projectors, sound recorders and sound reproducers; any combination of these articles		Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 40% of the value of the finished product, and provided that at least 50% in value of the materials and parts (used are originating products
90.12	Compound optical micro- scopes, whether or not provided with means for photographing or project- ing the image		Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 40% of the value of the finished product, and provided that at least 50% in value of the materials and parts (1) used are originating products
90.26	Gas, liquid and electricity supply or production maters; calibrating meters therefor		Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 40% of the value of the finished product, and provided that at least 50% in value of the materials and parts (1) used are originating products
ex Chapter 91	Clocks and watches and parts thereof, excluding products of heading No 91.04 or 91.08		Working, processing or assembly in which the value of the materials and parts used does not exceed 40% of the value of the finished product
91.04	Other clocks		Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 40% of the value of the finished product, and provided that at least 50% in value of the materials and parts (1) used are originating products

<sup>(1)</sup> In determining the value of products, materials and parts, the following must be taken into account:

<sup>(</sup>a) in respect of originating products, materials and parts, the first verifiable price paid, in case of sale, for the said products on the territory of the country where working, processing or assembly is carried out:

<sup>(</sup>b) in respect of products, materials and parts, other than those referred to under (a), the provisions of Article 4 of the Protocol determining:

<sup>(</sup>i) the value of imported products,(ii) the value of products of undetermined origin.

Outcome Tariff heading  91.08  Clock movements, assembled  Working, processing or assembly which the value of the non-originating materials and parts used does not exceed 40% of the value of the non-originating products, as provided that at least 50% in value of the non-originating products, as magnetic; parts and accessories of such articles; excluding products of heading %0 92.11  92.11  Gramophones, dictating machines and other sound recorders and reproducers, including recordingers and tape docks, with or without sound-heads; tolevision inage and sound recorders and reproducers, including recordingers and tape docks, with or without sound-heads; tolevision inage and sound recorders and reproducers, and tape docks, with or without sound-heads; tolevision inage and sound recorders and reproducers, and tape docks, with or without sound-heads; tolevision inage and sound recorders and reproducers, and tape docks, with or without sound-heads; tolevision inage and sound recorders and reproducers, and tape docks, of the value of the finished product, and the product are originating products, and the product are originating products are originating products.  Chapter 93 Arms and amminition; parts thereof	P	roducts obtained	lunda en	Working or processing that
which the value of the non- originating materials and parts used does not exceed 40% of the value of the finished products a provided that at least 50% in value of the materials and parts used are originating products  Working, processing or assembly which the value of the non- originating materials and parts used are originating products  Working, processing or assembly which the value of the non- originating materials and parts used does not axceed 40% of the value of the finished product  of heading No 92.11  Working, processing or assembly which the value of the finished product  of heading No 92.11  Working, processing or assembly which the value of the non- originating materials and parts used does not exceed 40% of the value of the finished product  working, processing or assembly which the value of the non- originating materials and parts used does not exceed 40% of the value of the finished product, a provided that:  (a) at least 50% in value, of the materials and parts () used are originating products, an (b) the value of the finished pro- duct (2)  Manufacture in which the value of the products used does not exceed 50% of the value of the finished the parts used does not exceed 50% of the value of the finished pro- duct (2)	Tariff heading	Description		confers the status of originating products when the following conditions are met
musical instruments; sound Chapter 92  Musical instruments; sound recorders and reproducers; television image and sound recorders tand reproducers, magnetic; parts and accessories of such articles; excluding products  Morking, processing or assembly which the value of the non- originating materials and parts used does not exceed 40% of the value of the finished product  Working, processing or assembly which the value of the finished product  Working, processing or assembly which the value of the finished product  Working, processing or assembly which the value of the non- originating materials and parts used does not exceed 40% of the value of the finished product, a provided that:  (a) at least 50% in value of the materials and parts (b) the value of the non- originating products, an  (b) the value of the non- originating transistors used does not exceed 3% of the value of the finished pro- duct (2)  Manufacture in which the value of the products used does not exceed 50% of the value of the finished the real earning products and sound recorders and assumd recorders and assumd recorders and reproducers, magnetic  Arms and assumition; parts thereof	91.08	Clock movements, assembled		originating materials and parts used does not exceed 40% of the
Chapter recorders and reproducers; television image and sound recorders and reproducers, magnetic; parts and accessories of such articles; excluding products of heading %0 92.11  Gramophones, dictating machines and other sound recorders and reproducers, including recordingers and reproducers, including recordingers and tape docks, with or without sound-heads; television image and sound recorders and reproducers, magnetic  Chapter 93 Arms and ammunitien; parts thereof  Chapter 93 Arms and ammunitien; parts thereof	•			provided that at least 50% in value of the materials and parts (
magnetic; parts and accessories of such articles; excluding products of heading \$5 92.11  92.11  Gramophones, dictating machinas and other sound recorders and reproducers, including recordplayers and tape docks, with or without sound-heads; television image and sound recorders and reproducers, magnetic  Chapter 93  Arms and ammunition; parts thereof	Chapter	recorders and reproducers; television image and sound		originating materials and parts
machines and other sound recorders and reproducers, including recordplayers and tape decks, with or without sound-heads; tele-vision image and sound recorders and reproducers, magnetic  Chapter 93  Arms and sammnition; parts thereof  machines and other sound reproducers, including recordplayers and sound recorders and reproducers, and reproducers and reproducers, and reproducer		magnetic; parts and accessories of such art- icles; excluding products		value of the finished product
recorders and reproducers, magnetic  materials and parts (1) used are originating products, and (b) the value of the non- originating transistors used does not exceed 3% of the value of the finished pro- duct (2)  Chapter 93  Arms and summunition; parts thereof  Manufacture in which the value of the products used does not exceed 50% of the value of the finished	92.11	machines and other sound recorders and reproducers, including recordplayers and tape decks, with or without sound-heads; tele-		originating materials and parts used does not exceed 40% of the value of the finished product, and
originating transistors used does not exceed 3% of the value of the finished product (2)  Chapter 93 Arms and summittion; parts thereof  Manufacture in which the value of the products used does not exceed the products used does not exceed to the products used the finished products used the finished the value of the value of the finished the value of the		recorders and reproducers,		(a) at least 50% in value of the materials and parts (1) used are originating products, and
thereof the products used does not excess 50% of the value of the finished				(b) the value of the non- originating transistors used does not exceed 3% of the value of the finished pro-
product	Chapter 93			Manufacture in which the value of the products used does not exceed 50% of the value of the finished product

<sup>(1)</sup> In determining the value of products, materials and parts, the following must be taken into account:

<sup>(</sup>a) in respect of originating products, materials and parts, the first verifiable price paid, in case of sale, for the said odules on the territory of the country where working, processing or assembly is carried cut:

<sup>(</sup>b) in respect of products, materials and parts, other than those referred to under (a), the provisions of Article 4 of this Protocol determining:

<sup>(</sup>i) the value of imported products,(ii) the value of products of undetermined origin.

<sup>(2)</sup> This percentage is not cumulative with the 40%.

P	roducts obtained	Wants	Working or processing that
Customs fariff heading Fo	Description	Working or processing that does not confer the status of originating products	confers the status of originating products when the following conditions are met
96.02	Other brooms and brushes (including brushes of a kind used as parts of machines); paint rollers; squeegees (other than roller squeegees) and mops		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
97.03	Other toys; working models of a kind used for recreational purposes		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
98.01	Buttons and button moulds, studs, cuff-links, and press-fasteners, including same fasteners and press-studs; blanks and parts of such articles	• • • • • • • • • • • • • • • • • • •	Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
98.08	Typewriter and similar ribbons, whether or not on spools; ink-tails, with or without boxes		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product

## LIST B

List of working or processing operations which do not result
in a change of tariff heading,
but which do confer the status of "originating"
products on the products undergoing such operations

	Finished products	Working or processing
Customs Tariff Heading No	Description	that confers the status of originating products
		Incorporation of non-originating materials and pirts in boilers, machinery, mechanical appliances, etc., of Chapter 84 to 92 in boilers and radiators of heading No 73.37 and in the products contained in headings No 97.07 and No 98.03 does not make such products lose their status of originating products, provided that the value of these products does not exceed 5% of the value of the finished product.
13.02	Shellac, seed lac, stick law and other lacs; natural gums, resins, tum-resins and balsams	Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 50% of the value of the finished product
ex 15.10	Fatty alcohols	Manufacture from fatty acids
ex 21.03	Prepared mustard	Manufacture from mustard flour
ex 22.09	Whisky of an alcoholic stre 5th of less than 50°	Manufacture from alcohol deriving exclusively from the distillation of sereals and in which the value of the non-originating constituent products does not exceed 15% of the value of the manufactured product.
ex 25.09	Earth colours, calcined or wdered	Crushing and calcination or powdering of earth colours.
ex 25.15	Marble squared by sawing, thickness not exceeding 25 cm	Sawing into slabs or sections, polishing, grinding and cleaning of marble, including marble not further worked than roughly split, roughly squared or squared by sawing, of a thickness exceeding 25 cm.
ex 25.16	Granite, porphyry, basalt, sandstone and other monumental and building stone, squared by nawing, of a thickness not exceeding 25 cm	Sawing of granite, porphyry, basalt, sand- stone and other building stone, including such stone not further worked than roughly split, roughly squared or squared by sawing, of a thickness exceeding 25 cm.
ex 25.18	Calcined dolomite; asglowe ted dolomite (including tarred dolomite,	Calcination of unworked dolomite
Chapters 28 to 37	Products of the chemical and allied industries excluding miner. I or chemical fertilizers, pottaster calcined, crushed and powdered natural aluminium calcium phosphates 1.03) and essential a potter than of citrus fruit, terpa cless (ex 33.01)	Working or processing in which the value of the non-originating products used does not exceed 20% of the value of the finished product
ex 31.03	Mineral or chemical fert: s, potassic: calcined, crus al powdered natural sluminium calcium nosphates	Crushing and powdering of calcined natural aluminium calcium phosphates
ex 33.01	Essential oils other than of citrus fruit, terpeneless	Deterpenation of essential oils other than of citrus fruit.
ex Chapter 38.	Miscellaneous chemical products, other than refined tall oil (ex 38,05) and sulphate turpentine, refined	Working or processing in which the value of the non-originating materials used does not exceed 20% of the value of the finished product.
ex 38.05	Refined tall oil	Refining of crude tall oil.
ex 38.07	Sulphate turpentine, purified	Purification consisting of the distillation or refining of raw sulphate turpenting.
ex Chapter 39	Artificial plastic materials, cellulose ethers and esters, artificial resins and articles made of these materials, excepting films of imposes (ex 50.02)	Working or processing in which the value of the non-originating materials used does not exceed 20% of the value of the finished product.
ex. 39.02	Ionomer film	Nam ficture from a thermoplastic partial salt which is a copolymer of ethylene and metacrylic acid partly neutralized with metal ions, mainly zinc and sodium.

:	· Pinished products	
Customs Tariff Heading No	Description	Working or processing that confers the status of originating products
ex 40.01	Slabs of crepe rubber for soles	Lamination of crepe sheets of natural rubber.
ex 40.07	Rubber thread and cord, textile-covered	Manufacture from rubber thread or cord.
ex 41.01	Sheep- and lamb-skins without the wool	Removing wool from sheep- and lamb-skins in the wool.
ex 41.02	Retained bovine cattle leather (including buffulo leather) and equina leather, except leather of heading Nos 41.06 to 41.08	Retanning of bovine cattle leather (including buffalo leather) and equine leather, not further prepared than tanned
ex 41.03	Retained sheep and lambskin leather, except leather of heading Nos 41.06 to 41.08	Returning of sheep and lambskin leather, not further prepared than tanned
ex 41.04	Retained goat and kid skin leather, except leather of heading Nos 41.06 to 41.08	Retanning of goat and kid skin leather, not further prepared than tanned
ex 41.05	Other kinds of retained leather, except leather of heading Nos 41.06 to 41.08	Retanning of other kinds of leather, not further prepared than tanned
ex 43.02	Assembled furskins	Bleaching, dyeing, dressing, cutting and assembling of tanned or dressed furskins
ex 50.03	Silk waste carded or combed	Carding or combing waste silk
ex 50.09) ex 50.10) ex 51.04) ex 53.11) ex 53.12) ex 53.13) ex 54.05) ex 55.07) ex 55.08)	Printed fabrics	Printing accompanied by finishing operations (bleaching, dressing, drying, steaming, burling, mending, impregnating, sanforizing, mercerizing) of fabrics the value of which does not exceed 47.5% of the value of the finished product
ex 55.09) ex 56.07)	•	
ex 59.14	Incandescent gas mantles	Manufacture from tubular gasmantle fabric
ex 68.03	Articles of slate, including articles of agglomerated slate	Manufacture of articles of slate
ex 68.13	Articles of asbestos; articles of alxtures with a basis of asbestos or of mixtures with a basis of asbestos and magnesium carbonate	Manufacture of articles of asbestos or of mixtures with a basis of asbestos, or of mixtures with a basis of asbestos and magnesium carbonate
ex 68.15	Articles of mica, in iding conded mica splittings on a support of paper or fabric	Manufacture of articles of mica
ex 70.10	Cut-glass bottles	Cutting of bottles the value of which does not exceed 50% of the value of the finished product
70.13	Glassware (other than articles falling in Heading No 70.19) of a kind commonly used for table, kitchen, toilet or office purposes, for indoor decoration, or similar uses	Cutting of glassware the value of which does not exceed 50% of the value of the finished product or decoration, with the exception of silk-screen printing, carried out entirely by hand, of hand-blown glassware the value of which does not exceed 50% of the value of the finished product.
ex 70.20	Articles made from glass fibre	Manufacture from unworked glass fibre
ex 71.02	Precious and semi-precious stones, cut or otherwise worked, but not mounted, set or strung (except ungraded stones temporarily strung for convenience of transport)	Manufacture from unworked precious and semi- precious stones
	-	

•	Pinished products	Working or processing that donfers the status
dustoms Tariff Heading No	Description	of originating products
ex 71.03	Synthetic or reconstructed precious or semi-precious stones, cut or otherwise worked, but not mounted, set or strung (except ungraded stones temporarily strung for convenience of transport)	Manufacture from unworked synthetic or reconstructed precious or semi-precious stones
ex 71.05	Silver and silver allo,s, including silver gilt and platinum-plated silver, semi-manufactured	Rolling, drawing, beating or grinding of unwrought silver and silver alloys
ex 71.05	Silver, including silver gilt and platinum- plated silver, unwrought	Alloying or electrolytic separation of unwrought silver and silver alloys
ex 71.06	Rolled silver, semi-manufactured	Rolling, drawing, beating or grinding of unwrought rolled silver
ex 71.07	Gold, including platinum-plated gold, semi-manufactured	Rolling, drawing, beating or grinding of unwrought gold, including platinum-plated gold
ex 71.07	Gold, including platinum-plated gold, unwrought	Alloying or electrolytic separation of unwrought gold or gold alloys
ex 71.08	Rolled gold on base metal or silver, semi-manufactured	Rolling, drawing, beating or grinding of unwrought rolled gold on base metal or silver
ex 71.09	Platinum and other metals of the platinum group, semi-manufactured	Rolling, drawing, beating or grinding of unwrought platinum or other metals of the platinum group
ex 71.09	Platinum and other metal. of the platinum group, unwrought	Alloying or electrolytic separation of unwrought platinum or other metals of the platinum group
ex 71.10	Rolled platinum or other platinum group metals, on base metal or precious metal, semi-manufactured	Rolling, drawing, beating or grinding of unwrought rolled platinum or other unwrought platinum group metals, on base metal or precious metal
ex 73.15	Alloy steel and high carbon steel:	
٠	- in the forms mentioned in heading Nos 73.07 to 73.13	Manufacture from products in the forms mentioned in heading No 73.06
	- in the forms mentioned in heading No 73.14	Manufacture from products in the forms mentioned in heading No 73.06 or 73.07
ex 74.01	Unrefined copper (blister copper and other)	Smelting of copper matte
ex 74.01	Refined copper	Fire-refining or electrolytic refining of unrefined copper (blister copper and other), copper waste or scrap
ex 74.01	Copper alloy	Fusion and thermal treatment of refined copper, copper waste or scrap
ex 75.01	Unwrought nickel (excluding electro- plating anodes of heading No 75,05)	Refining by electrolysis, by fusion or chemically, of nickel matter, nickel speiss and other intermediate products of nickel metallurgy
ex 75 <sub>*</sub> 01	Unwrought nickel except nickel alloys	Refining of waste by electrolysis, by melting or by chemical means of waste and scrap

	Punished Instructs	
Customs Tariff hending No	Description	Working or numersing that confers the status of originating products
ex 76.01	Unwrought aluminium	Manufacture by thermal or electrolytic treatment of unallowed aluminium and scrap
ex 77.04	Bergllium wrought	Rolling, drawing or grinding of unwrought beryllium the value of which does not exceed 50% of the value of the finished product
ex 78.01	Refined lead	Manufacture by thermal refining from bullion lead
ex 81.01	fungsten, wrought	Manufacture from unwrought tungsten the value of which does not exceed 50% of the value of the finished product
ex 81.02	Molybdenum, wrought	Wanufacture from unwrought molybdenum the value of which does not exceed 50% of the value of the finished product
ex 81.03	Tantalum, wrought	Manufacture from unwrought tantalum the value of which does not exceed 50% of the value of the finished product
ex 81.04	Other base metals, wrought	Manufacture from other base metals, unwrought the value of which does not exceed 50% of the value of the finished product
ex 83.06	Indoor ornaments made from base metals other than statuettes	Working or processing in which the value of the non-originating materials used does not exceed 30% of the value of the finished product
84.05	Internal combustion piston engines	Working, processing or assembly in which the value of the materials and parts used does not exceed 40% of the value of the finished product
ex 84.08	Engines and motors, excluding reaction engines and gas turbines	Working, processing or assembly in which the value of the non-originating materials and parts used loss not exceed 40% of the value of the finished product, and provided that at least 50% in value of the materials and parts (1) used are originating products
84.16	Calendering and similar rolling machines (other than metal-working and netal-rolling machines and glass working machines) and cylinders thereof	Working, processing or ascembly in which the value of the non-originating materials and parts used does not exceed 25% of the value of the finished product
ex 84.17	Machinery, plant and similar laboratory equipment, whether or not electrically heatel, for the treatment of naterials by a process involving a change of temperature, for wood, paper pulp, paper and paperboard manufacturing industries	Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 25% of the value of the finished product
84.31	Hachinery for making or finishing cellulosic pulp, paper or paperboard	Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 25% of the value of the finished product

<sup>(1)</sup> In determining the value of products, materials and parts, the following must be taken into account:

<sup>(</sup>a) in respect of originating products, materials and parts, the first verifiable price paid, or the price which would be paid in case of sale, for the said products on the territory of the country where working, processing or assembly is carried out;

<sup>(</sup>b) in respect of other products, materials and parts, the provisions of Article 4 of this Protocol determining:

<sup>-</sup> the value of imported products - the value of products of undertermined origin.

	rinished products	Working or processing		
Customs Tariff Heading No	Description	that confers the status of originative products		
84.33	Faper or paperboard cutting machines of all kinds; other machinery for making up paper pulp, paper or paperboard	Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 25% of the value of the finished product		
ex. 84.41	Sewing machines, including furniture specially designed for sewing machines	Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 40% of the value of the finished product, and provided that:		
	=	(a) at least 50% of the materials and parts (1) used for assembly of the head (motor excluded) are originating products, and		
		(b) the thread tension, crochet and zigzag mechanisms are originating products		
85.14	Microphones and stands therefor; loud- speckers; audiofrequency electric amplifiers	Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 40% of the value of the finished product and provided that at least 50% of the materials and parts used are originating products (?)		
85, 15	Radiotelegraphic and radiotelephonic transmission and reception apparatus; radio, broadcasting and television transmission and reception apparatus (including receivers incorporating sound recorders or reproducers) and television cameras; radio navigational aid apparatus, radar apparatus and radio remote control apparatus	Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed 40% of the value of the finished product and provided that at least 50% of the materials and parts used are originating products (?)		
87.06	Parts and accessories of the motor vehicles of heading Nos 87.01 to 87.03	Working, processing or assembly in which the value of the materials and parts used does not exceed 15% of the value of the finished product		
•				

<sup>(1)</sup> In determining the value of products, materials and parts, the following must be taken into account:

<sup>(</sup>a) in respect of originating product, materials and parts, the first verifiable price paid, in case of sale, for the said products in the territory of the countr where working, processing or assembly is carried out;

<sup>(</sup>b) in respect of products, materials and parts, other than those referred to under (a), the provisions of Article 4 of this Protocol determining:

<sup>(</sup>i) the value of imported products,(ii) the value of products of undetermined origin

<sup>(2)</sup> The application of this rule must not have the effect of allowing the exceeding of the percentage of 3% for the originating transistors laid down in List A for the same toriff heading.

	Finished products				
Customs Tariff Heading No	Description	Working or processing that confers the status of originating products			
-					
ex 94.01	Chairs and other seats (other than those falling within heading No 94.02) whether or not convertible into beds, made of base metals	Working, processing or assembly in which unstuffed cotton cloth is used of a weight of 300gr/m2 or less in the form ready to use, of which the value does not exceed 25% of the value of the finished product (1)			
	0.1	Wanting among sing on accombly in which			
ex 94.03	Other furniture of base metal	Working, processing or assembly in which unstuffed cotton cloth is used of a weight of 300gr/m2 or less in the form ready to use, of which the value does not exceed 25% of the value of the finished product (1)			
ex 95.01	Articles of tortoise-shell	Manufacture from worked tortoise-shell			
ex 95.02	Articles of mother of pearl	Manufacture from worked mother of pearl			
ex 95.03	Articles of ivory	Manufacture from worked ivory			
ex 95.04	Articles of bone (excluding whalebone)	Manufacture from worked bone (excluding whalebone)			
ex 95.05	Articles of horn, coral (natural or agglomerated) or of other animal carving material	Manufacture from worked horn, corel (natural or agglomerated) or other animal carving material)			
ex 95.06	Articles of vegetable carving material (for example, corozo)	Manufacture from worked vegetable carving material (for example, corozo)			
ex 95.07	Articles of jet (and mineral substitutes for jet), amber, meerschaum, agglomerated amber and agglomerated meerschaum	Manufacture from worked jet (and mineral substitutes for jet), amber, meerschaum, agglomerated amber and agglomerated meerschaum			
ex 98.11	Smoking pipes, pipe bowls, of wood, root or other materials	Manufacture from roughly shaped blocks			

<sup>(1)</sup> This rule does not apply when the general rule of change of tariff heading is applied to the other non-originating parts which are part of the composition of the final product.

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# LISTC

List of products excluded from the scope of this Protocol

Customs Tariff heading No	Description
ex 27.07	Assimilated aromatic oils as defined in Note 2 to Chapter 27, 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
27.09 to 27.16	Mineral oils and products of their distillation; bituminous substances; mineral waxes
ex 29.01	Hydrocarbons: - acyclic - cyclanes and cyclenes, excluding azulenes - benzene, toluene, xylenes for use as power or heating fuels
ex 34.03	Lubricating preparations containing petroleum oils or oils obtained from bituminous minerals, but not including preparations containing 70% or more by weight of petroleum oils or of oils obtained from bituminous minerals
ex 34,04	Waxes with a basis of paraffin, of petroleum waxes, of waxes obtained from hituminous minerals, of slack wax or of scale wax
. ex 38.14	Prepared additives for lubricants

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	MOVEMENT (	CERTIFICAT	E	ANNE	<u>x v</u>
	1. Exporter (Name, full address, country)	EU	JR. 1 N	<b>A</b> 000000	)
		Se	ee notes overleaf befo	re completing this fo	orm
		2. Certificate	used in prefere	ntial trade betw	veen
	3. Consignee (Name, full address, country) (Optional)				
			,a	nd .	
			t appropriate countries, (		territories)
(1) Complete only in cases of exporting country not being identical to the		4. Country, gro territory in w are consider	oup of countries or which the products ed as originating (1)	5. Country, group countries or of destination	territory
country where the products are originating. In the con- trary case, this box has to be struck through.	6. Transport details (Optional)	7. Remarks	,		·
(2) If goods are not packed, in-	8. Item number; marks and numbers   Number and kind of packages	(2); description of	of goods	9. Gross weight (kg) or other mea-	10. Invoices (Optional)
dicate number of articles or state "in bulk" as appropriate.			,	sure (litres, cu.m, etc.)	
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	·				·
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1 *	·				
	•	×		: :	
(3) Complete only where the regulations of the exporting country	11. CUSTOMS ENDORSEMENT  Declaration certified.  Export document (3):  FormNo  Customs office: Issuing country or territory:	P	I, the under	ION BY THE EX signed, declare t bove meet the co ssue of this certifi	hat the goods
or territory require.	Date		Place and da	ite:	

(Signature)

(Signature)

13. REQUEST FOR VERIFICATION, to	14. RESULT OF VERIFICATION					
	Verification carried out shows that this certificate (1)					
	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 accuracy of this certificate is requested.						
(Place and date) Stamp	(Place and date) Stamp					
(Signature)	(Signature) (1) 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 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 immediatly 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.

	1. Exporter (Name, full address, country)	EUR. 1 No A 000000
		See notes overleaf before completing this form
		Application for a certificate to be used in preferential trade between
Ī	3. Consignee (Name, full address, country) (Optional)	
		and -
		(insert appropriate countries, groups of countries or territories)
Complete     only in cases     of exporting     country not     being iden- tical to the		Country, group of countries or territory in which the products are considered as originating (1)      Country, group of countries or territory of destination
country where the products are	6. Transport details (Optional)	7. Remarks
originating. In the con- trary case, this box has to be struck through.		
iniough.		
l) If goods are not packed, in- dicate number of articles or state "in bulk" as	8. Item number; marks and numbers   Number and kind of packages	(2); description of goods  9. Gross weight (kg) or other measure (litres, cu.m, etc.)  10. Invoices (Optional)
appropriate.		

### **DECLARATION BY THE EXPORTER**

undersigned,	exporter of the goods described overle	eaf,
LARE that the	goods meet the conditions required fo	r the issue of the attached certificate;
CIFY as follow	s the circumstances which have enable	ed these goods to meet the above conditions:
***************************************		
***************************************		
MIT the follow	ing supporting documents (1):	
***************************************		
***************************************	• :	,
***************************************		
•		
V .		
for the	e purpose of issuing the attached certi-	e authorities, any supporting evidence which these authorities may re ficate, and undertake, if required, to agree to any inspection of my acco facture of the above goods, carried out by the said authorities;
JEST the issu	e of the attached certificate for these g	goods.
		,
	•	
		(Place and date)

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

# Avant de remplir ce tormulaire lire attentivement les instructions au verso du volet 1

### ANNEX VI

d'importation offre à l'importateur la mainlevée des marchandises sous réserve des mesures conservatoires jugées nécessaires. Si elle décide de surseoir à l'application des dispositions régissant les échanges en cause dans l'attente des résultats du contrôle, la douane du pays copie de celle-ci,et fournit tous les renseignements qui ont pu être obtenus et qui font penser que les mentions portées sur le formulaire sont inexactes. motifs de forme ou de fond qui justifient une enquête. Autant que possible, elle joint à ce volet du formulaire la facture qui lui a été présentée ou une La douane du pays d'importation envoie à l'Administration ou au Service du pays d'exportation chargé du contrôle le volet 2 du formulaire en indiquant les

concerne l'origine réelle de la marchandise en cause ou de certains de ses composants. (\*) Le contrôle a posteriori du formulaire est effectué à titre de sondage ou chaque fois que la douane du pays d'importation a des doutes fondés en ce qui

Resultat du contrôle	Demande de contrôle a posteriori
Le contrôle effectué par le fonctionnaire du Service compétent soussigné a permis de constater  que les indications et mentions portées sur le présent formulaire sont exactes; (1)  que le présent formulaire ne répond pas aux conditions de régularité requises (voir les remarques citions de remarques citions de remarques de	Le fonctionnaire des douanes soussigné sollicite le contrôle de la déclaration de l'exportateur figurant au recto du pré- sent formulaire. (*)
Cachet du bureau (Signature du fonctionnaire)	Cachet du fonctionnaire)
(1) Mettre un X devant la mention applicable.	

# 

	FORMULAIRE	EUK.	_	N°	A	0000	00		(Volet 1)
Nom et adresse de l'exportateu  Nom et adresse du destinataire		2	JE SO content - DEC les conf duite - M'El ons lesd	USSIGN ues dans LARE que condition formémen s origina NGAGE que cell ites auto	É, expo cet er u'elles ns requ it aux ires" a à prése es-ci je	se trouvent uises pour dispositions (1) u sens des usens des eugent néces e ma comp	marchandise t en(pays l'établissemer t régissant les dites dispositi	s décrites ci-de d'exportation) nt du présent fis s échanges entre ont le caractère ions; nsables toutes ju ccepter tout con s circonstances dus.	dans ormulaire e de "pro-
		6		et date	ı'exp	ortateur			
5 Observations (2)		7	territo	group pire do considé aires (3	nt les érés c	produits	B Pays de	destination	
Désignation des marchandises	· · ·			11	tation	n chargé	ou Servic du contrôle l'exportate	e du pays d e a posterior eur	'expor- i de la
							·	·	

		(t les renvois au verso du volet 1)
·		
·		
tation chargé du contrôle a posteriori de la déclaration de l'exportateur		•
Administration ou Service du pays d'expor-		Désignation des marchandises
fund sbio9 (8) Punt	٥	
stitoire dont les produits ont considérés comme 19 Poids brut 19 Poids brut	s	·
ays, groupe de pays ou B Pays de destination	ሳ d [ረ	(2) SuoitsviesdO
ignature de l'exportateur	S [9	
	o ja	
	_	
brication des marchandises décrites ci-dessous. ieu et date	7 7	
M'ENGAGE à présenter aux autorités responsables toutes justifications du celles-ci jugent nécessaires et à accepter tout contrôle par lesdites autorités de ma comptabilité et des circonstances de la fabrication des marchandises dévites ci-	_	
duits originaires" au sens desdites dispositions;		Mom et adresse du destinataire
(pays d'exportation) l'établissement du présent formulaire conditions requises pour l'établissement du présent formulaire conformément aux dispositions régissant les échanges entre	,	
DECLARE qu'elles se trouvent en		
béclaration de l'exportateur SOUSSIGNE, exportateur des marchandises décrites ci-dessous et	L	Individual an account to work
	3	Nom et adresse de l'exportateur

(Volet 2)

**FORMULAIRE** 

### Renvois du recto

- (1) Indiquer les parties contractantes à l'acte dans le cadre duquel le formulaire est établi.
- (2) Indiquer les références au contrôle éventuellement déjà effectué par l'Administration ou le Servive compétent.
- (3) A remplir seulement dans les cas où le pays exportateur n'est pas identique au pays où les produits sont considérés comme étant originaires. Dans le cas contraire cette case doit être bâtonnée.

### Instructions relatives à l'établissement du formulaire EUR. 2

A. Peuvent seules donner lieu à l'établissement d'un formulaire EUR. 2 les marchandises qui dans le pays d'exportation remplissent les conditions prévues par les dispositions régissant les échanges mentionnés à la case 2.

Ces dispositions doivent être soigneusement étudiées avant de remplir le formulaire.

- B. L'exportateur doit porter soit sur l'étiquette verte C 1 soit sur la déclaration en douane C 2/CP 3 la mention "EUR. 2" suivie du numéro de série du formulaire.
- C. Après avoir rempli et signé les deux volets du formulaire, l'exportateur
  - attache les deux volets au bulletin d'expédition lorsqu'il s'agit d'un envoi par colis postal,
  - attache solidement le volet 1 au colis et insère le volet 2 à l'intérieur de celui-ci lorsqu'il s'agit d'un envoi par la poste aux lettres.

## SPECIMEN OF DECLARATION

I, the undersigned, declar obtained in	re that the goods lis	ted on this invoice were
••••••		••••••
and (as appropriate):		•
(a) (*) satisfy the rules produced products"	on the definition of	the concept of "wholly
or	•	
(b) (*) were produced fro	m the following produ	icts :
Description	Country of origin	Value (*)
••••••	••••••	
•••••••	•••••	•••••••
	••••••	•••••••
••••••	• • • • • • • • • • • • • • • • • • • •	•••••••
and have undergone th	ne following processe	<b>5 1</b>
	(indi	
in		
		• • • • • • • • • • • • • • • • • • • •
•		
(Place and date)		(Signature)

<sup>.(\*)</sup> To be completed as necessary

# ANNEX VIII EUROPEAN COMMUNITIES

1. Supplier (¹)	INFORMATION CERTIFICATE to facilitate the issue of a MOVEMENT CERTIFICATE for preferential trade between the				
2. Consignee (')	EUROPEAN ECONOMIC COMMUNITY				
3. Processor (¹)	4. State in which the working or processing has been carried out				
6. Customs office of importation ( <sup>2</sup> )	5. For official use				
7. Import document (2)	·				
. Form No					
Series					
GOODS SENT TO THE MEM	BER STATE OF DESTINATION				
8. Marks, numbers, quantity 9. Tariff heading number and deand kind of package					
	11. Value- (*)				
IMPORTED (	GOODS USED				
12. Tariff heading number and description	13. Country of origin 14. Quantity 3 15. Value (2)				
16. Nature of the working or processing carried out	<del></del>				
17. Remarks					
18.CUSTOMS ENDORSEMENT	19. DECLARATION BY THE SUPPLIER				
Declaration certified	I, the undersigned, declare that the information on this certif-				
Document	icate is accurate				
Form					
Customs Office	(Place (date)				
Official Stamp	·				
(Signature)	(Signature)				

REQUEST FOR	R VERIFICATION	RESULT OF VERIFICATION				
	ed Customs official requests verification of the discuracy of this information certificate	Verification carried out by the undersigned Customs official shows that this information certificate:				
		(a) was issued by the Customs office indicated and that the information contained therein is accurate (*)				
		(b) does not meet the requirements as to authenticity and accuracy ( see notes appended) (*)				
	(Place and date)	(Place and date)				
Official Stamp		Official Stamp				
<u>[</u>	(Officiar's signature)	(Official's signature)				
	1	. (*) Delete where not applicable.				

### CROSS REFERENCES

- () Name of individual or business and full address.
- f2) Gotional information.
- (3) Kg. hl. cu.m. or other measure.
- (\*) Packaging shall be considered as forming a whole with the goods contained therein.

  However, this provision shall mut 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.
- $\{5\}$  The value must be indicated in accordance with the provisions on rules of origin.

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				,
				•