

COMMISSION OF THE EUROPEAN COMMUNITIES

COM(78) 396 final.

Brussels, 31 July 1978

Proposal for a
COUNCIL REGULATION (EEC)
on common rules for imports from the
People's Republic of China

(submitted to the Council by the Commission)

COM(78) 396 final.

Explanatory Memorandum

1. During the negotiations which led to the signature of the trade agreement between the Community and China, the Chinese delegation on several occasions made pressing requests that the Community should arrange for China not to be included with all the other State-trading countries (especially the USSR) in Regulation 109/70 on Community liberalisation of imports from State-trading countries⁽¹⁾.

The Council was seized of this question in the explanatory memorandum which accompanied the Commission's Recommendation to the Council on the opening of negotiations with China (doc. COM(77)468 final of 28 September 1977, para 9 (d)). As this document shows, the Commission delegation explained that the inclusion of China in the 'GATT' importation list could not be contemplated, but that a compromise formula for the presentation of the Community liberalisation list relating to China could be examined.

2. In the Commission's view, taking into account the political importance the Chinese attach to this question, a new Regulation should be adopted including the same provisions as Regulation 109/70 but applying explicitly to China alone. This Regulation would have annexed to it the list of liberalised products which is in the present Regulation 109/70, plus some twenty or so products the importation of which would be liberalised solely with respect to China. This increase in liberalisation with respect to China comes under Article 4(2) of the EEC-China Agreement, in which the Community undertook to endeavour progressively to introduce measures extending the list of products for which imports from China have been liberalised.

Among the reasons which lead the Commission to propose the above solution to the Chinese requests are the following:

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⁽¹⁾ OJ No. L 19, 26. 1. 1970, p. 1

(a) Creating a new regulation is presentationally the most suitable way of meeting Chinese worries which are essentially political in nature.

(b) Even if the creation of two almost identical regulations may appear unusual, this solution does not raise any particular practical or legal problems.

3. The Commission proposes to the Council:

- to adopt the new Regulation the text of which is annexed. This Regulation should be adopted simultaneously with the similar Regulation applying to other State-trading countries which is currently being examined by the Council and which will replace the present Regulation 109.
- to authorise the publication of the new Regulation in the Official Journal of the European Communities.

Whereas, provided that products are listed in the Annex to this Regulation, they may be imported into any part of the Community without quantitative restriction;

Whereas, however, by reason of the economic structure of the People's Republic of China, it is necessary that Member States should notify the Commission when import trends appear to call for protective measures, and that they should in particular advise it of any application for documents for the importation of a product in notably increased quantities or on exceptional terms or conditions, and that they should do this before such documents are issued;

Whereas it is essential that examination should take place at Community level, in particular on the basis of any such information and within an advisory committee, of the terms and conditions of importation, of import trends, of the various aspects of the economic and commercial situation, and of the measures, if any, to be taken;

Whereas it may become apparent from this examination that the Community should exercise surveillance over certain imports, or that interim protective measures should be introduced; whereas the need for rapid and effective action makes it justifiable for the Commission to be empowered, without prejudice to the subsequent position of the Council, to decide upon such measures under an emergency procedure;

Whereas any policy designed to protect Community interests may be adopted with due regard for existing international obligations;

COUNCIL REGULATION (EEC)

on common rules for imports
from the People's Republic of China

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

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

Having regard to the instruments establishing common organization of agricultural markets, and to the instruments concerning processed agricultural products adopted in pursuance of Article 235 of the Treaty, in particular the provisions of those instruments which allow for derogation from the general principle that quantitative restrictions or measures having equivalent effect may be replaced solely by the measures provided for in those same instruments,

Having regard to the proposal from the Commission,

Whereas, after the transitional period has ended, the common commercial policy must be based on uniform principles;

Whereas common rules for imports from state-trading countries were established by Council Regulation (EEC) No 109/78 of 19 December 1969 ⁽¹⁾;

⁽¹⁾ OJ No L 19, 21.1.1970, p. 1.

Whereas it is desirable that Member States be empowered, in certain circumstances and provided that their actions are on an interim basis only, to take protective measures individually;

Whereas it is desirable that while such protective measures are in operation there should be an opportunity for consultation for the purpose of examining the effects of the measures and of ascertaining whether the conditions for their application are still satisfied;

Whereas this Regulation is to apply to all products, whether industrial or agricultural; whereas its operation should be complementary to that of the instruments establishing common organization of agricultural markets, and to that of the special instruments adopted under Article 235 of the Treaty for processed agricultural products; whereas any overlap between the provisions of this Regulation and the provisions of those instruments, particularly the protective clauses thereof, must however be avoided;

Whereas Articles 9(6) and 11(1) of Regulation (EEC) No 109/70 provide that the Council must decide on the adjustments to be made to this Regulation;

Whereas, moreover, the experience gained from the application of Regulation (EEC) No 109/70 has revealed that consultation procedures

should be simplified, surveillance measures rationalized and safeguard clauses amended in certain limited points;

Whereas the Regulation thus amended should be published together with the Annex thereto,

HAS ADOPTED THIS REGULATION:

TITLE I

General principles

Article 1

Without prejudice to the provisions of Articles 7, 8 and 9, imports, from the People's Republic of China into the Community covered by the Annex to this Regulation shall not be subject to any quantitative restriction.

Article 2

1. The Council may, acting by a qualified majority on a proposal from the Commission, resolve that the Annex to this Regulation be extended to include other products, provided that such action is not liable to create a situation where the application of protective measures within the meaning of Title IV would be justified.
2. Moreover, where the Commission notes that, by virtue of the repeal of a quantitative restriction by a Member State, a product is liberalized throughout the Community, it may decide to include that product in the common liberalization list, unless a Member State, in the course of consultation to be carried out beforehand in accordance with Article 5(4), requests that the Council be presented with a proposal within the meaning of paragraph 1.

TITLE II

Community information and consultation procedure

Article 3

1. Member States shall notify the Commission:

(a) where trends in imports appear to call for protective measures;

(b) where, following their usual administrative procedures and in the light of experience, they find that the granting of an import authorization applied for might prejudice the success of any subsequent application of protective measures within the meaning of Title IV; notification must be given in all cases where applications are made for documents for the importation of a product in unusually increased quantities or on exceptional terms or conditions.

2. The Commission shall inform the other Member States forthwith.

Article 4

1. Consultations may be held at any time, either at the request of a Member State or on the initiative of the Commission. Such consultations shall in any event take place before the introduction of any measure pursuant to Articles 6, 7 or 8.

2. In the case referred to in Article 3(1)(a), consultations shall take place within eight working days following receipt by the Commission of the notification provided for in that Article.

3. In the case of notifications to be made under Article 3(1)(b) concerning import authorizations, if within four working days following receipt by the Commission of notification of the application made to a Member State no consultation has been initiated, the authorization applied for may be granted. If, however, consultations are held, a further period of four working days from the expiry of the above period must be allowed to elapse, unless neither any Member State nor the Commission raised any objection at the time of the consultations to the authorization being granted sooner.

Article 5

1. Consultation shall take place within an advisory committee (hereinafter called the "Committee"), which shall consist of representatives of each Member State with a representative of the Commission as chairman.
2. The Committee shall meet when convened by its chairman. He shall provide the Member States, as promptly as possible, with all relevant information.
3. Consultation shall in particular cover:
 - (a) terms and conditions of importation, import trends, and the various aspects of the economic and commercial situation as regards the product in question;
 - (b) the measures, if any, to be adopted.

4. Consultations may be in writing, if necessary; the Commission shall in this event inform the Member States, which may express their opinion or request oral consultations within a period of 5 to 8 working days to be decided by the Commission.

TITLE III

Surveillance

Article 6

1. Where Community interests so require, the Commission, at the request of a Member State or on its own initiative, may:
- (a) decide that retrospective surveillance should be exercised over certain imports, such surveillance to be conducted in accordance with a procedure to be laid down by the Commission;
 - (b) decide that, in order to keep a check on trends in certain imports, such imports should be made subject to the production of an import document, which, subject to provision to the contrary, must give:
 - the name and address of the importer;
 - a description of the product with the following particulars:
 - = commercial description;
 - = tariff heading, or reference number, of the product in the goods nomenclature used for foreign trade purposes by the country concerned,
 - = country of origin;
 - = exporting country;

- the cif price, both per unit and total, free-at-frontier, and the quantity of the product in units customarily used in the trade in question;
- the expected date of importation.

This document shall be issued or endorsed by Member States.

(c) in cases where the situation referred to in Article 7(1) is likely to arise:

- limit the period of validity of any import documents required under external trade regulations;
- make the granting of such documents subject to certain conditions and, as an exceptional measure, make the granting of import authorizations subject to the insertion of a revocation clause or to the prior notification and prior consultation procedure provided for in Article 4(3). The period during which such notification and consultation are to be required and the intervals at which they are to take place shall be fixed by the Commission.

2. Within the first ten days of each month, Member States shall communicate to the Commission:

- (a) details of the sums of money (calculated on the basis of cif prices) and quantities of products in respect of which import documents within the meaning of paragraph 1(b) were issued during the preceding month;
- (b) where paragraph 1(a) or (b) has been applied, details of imports during the month preceding the month referred to in subparagraph (a) of this paragraph.

The information supplied by Member States shall be broken down by product . The Commission shall inform the other Member States forthwith.

Different provisions may be laid down at the same time and by the same procedure as the surveillance arrangements.

3. The surveillance measures shall be of limited duration. Unless otherwise provided, they shall cease to be valid at the end of the second half-year following that in which they are introduced.
4. Where the product under prior Community surveillance is not liberalized in a Member State, the import authorization granted by that Member State may replace the aforementioned import document.

TITLE IV

Protective measures

Article 7

1. Where a product is imported into the Community in such greatly increased quantities or on such terms or conditions as to cause, or threaten to cause substantial injury to Community producers of like or competing products, and where the interests of the Community require immediate intervention, the Commission may, acting at the request of a Member State or on its own initiative, alter the import rules for that product by providing that it may be put into free circulation only on production of an import authorization, the granting of which shall be governed by such provisions and subject to such limits as the Commission shall lay down pending subsequent action by the Council under Article 8.
2. The Council and the Member States shall be notified forthwith of the measures taken. Such measures shall take effect immediately.

3. (a) Such measures shall apply to any product which is put into free circulation after their entry into force. They may be limited to imports intended for certain regions of the Community.
- (b) However, such measures shall not prevent the putting into free circulation of products already on their way to the Community, provided that the destination of such products cannot be changed and that those products which, under Article 6 of this Regulation, may be put into free circulation only on production of an import document are accompanied by such document.
4. Where intervention by the Commission has been requested by a Member State, the Commission shall take a Decision within a maximum of five working days of receipt of such request.
5. Any decision taken by the Commission under this Article shall be communicated to the Council and to the Member States. Any Member State may, within one month following the day of communication, refer such decision to the Council.
6. If a Member State refers the Commission's decision to the Council, the Council shall, acting by a qualified majority, confirm, amend or revoke the decision of the Commission.

If on expiry of 3 months following referral of the matter to the Council the latter has not taken a decision, the measure taken by the Commission shall be deemed revoked.

Article 8

1. The Council may, in particular in the situation referred to in Article 7(1), adopt appropriate measures. It shall act by a qualified majority on a proposal from the Commission.
2. Such measures shall apply to every product which is put into free circulation after their entry into force. They may be limited to imports intended for certain regions of the Community.

Article 9

1. In the following cases a Member State may, as an interim protective measure, alter the import rules for a particular product by providing that it may be put into free circulation only on production of an import authorization, the granting of which shall be governed by such provisions and subject to such limits as that Member State shall lay down where the Member State considers that there exists in its territory a situation such as that defined as regards the Community in Article 7(1).
2. (a) The Member State shall by telex inform the Commission and the other Member States of the grounds for and the details of the proposed measures. The Commission and the other Member States shall treat this information in strictest confidence. The Commission shall forthwith convene the Committee set up under Article 5. The Member State may take the measures after having heard the opinions expressed by the Committee.

(b) Where a Member State claims that the matter is especially urgent, consultations shall take place within five working days following notification of the Commission; at the end of this five-day period, the Member State may take the said measures. During this period the Member State may make imports of the

product in question subject to production of an import authorization to be granted under the conditions and within the limits to be laid down at the end of the said period.

3. The Commission shall be notified by telex of the measure immediately following its adoption.
4. This notification shall be equivalent to a request within the meaning of Article 7(4). The measure shall operate only until the coming into operation of the decision taken by the Commission. However, where the Commission decides not to introduce any measure or adopts measures different from those taken by the Member State pursuant to Article 9, its decision shall apply as from the sixth day following its entry into force, unless the Member State which has taken the measure refers the decision to the Council; in that case, the national measure shall continue to operate until the entry into force of the decision taken by the Council, but in no case beyond the expiry of a period of one month following referral of the matter to the latter. The Council shall take a decision before the expiry of that period.
5. This Article shall apply until 31 December 1981. Not later than 31 December 1980, the Commission shall propose to the Council any amendments to be made to it.

Article 10

1. While any measure referred to in Articles 6 to 9 is in operation, consultations within the Committee shall be held, either at the request of a Member State or on the initiative of the Commission. The purpose of such consultations shall be:
 - (a) to examine the effects of the measure;
 - (b) to ascertain whether the conditions for its application are still satisfied.

2. Where the Commission considers that the measure should be revoked or amended, it shall proceed as follows:
 - (a) where the Council has taken no Decision on a measure taken by the Commission, the latter shall amend or revoke such measure forthwith and shall immediately deliver a report to the Council;
 - (b) in all other cases, the Commission shall propose to the Council that the measures adopted by the Council be revoked or amended. The Council shall act by a qualified majority.

TITLE V

Transitional and final provisions

Article 11

1. By 31 December 1981 at the latest, the Council shall, acting by a qualified majority on a proposal from the Commission, decide on the adjustments to be made to this Regulation for the purpose in particular of introducing a Community import document valid throughout the Community.
2. Until such time:
 - any Member State may refuse to issue or endorse import documents within the meaning of Article 6(1)(b) in respect of persons not established in its territory. This provision shall be without prejudice to obligations arising under Directives concerning freedom of establishment and freedom to provide services;

- import documents within the meaning of Article 6(1)(b) shall be valid only in the Member State which issued or endorsed them.

Article 12

Without prejudice to other Community provisions, this Regulation shall not preclude the adoption or application by a Member State of prohibitions or quantitative restrictions on imports on grounds of public morality, public policy or public security; the protection of health and life of humans, animals or plants; the protection of national treasures possessing artistic, historic or archaeological value, or the protection of industrial and commercial property.

Article 13

1. This Regulation shall be without prejudice to the operation of the instruments establishing common organization of agricultural markets, or of the special instruments adopted under Article 235 of the Treaty for processed agricultural products; it shall operate by way of complement to those instruments.
2. However, in the case of products covered by such instruments, the provisions of Articles 3(1)(b), 4(3) and 6 shall not apply to those in respect of which the Community rules on trade with third countries require the production of a licence or other import document; and the provisions of Articles 7 and 9 shall not apply to those in respect of which such rules make provision for the application of quantitative import restrictions.

Article 14

Regulation (EEC) No 109/70 is hereby repealed.

Article 15

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

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

Done at Brussels,
For the Council
The President

BILAG - ANHANG - ANNEX - ANNEXE - ALLEGATO - BIJLAGE

Pos. i FTT - Nr. des GZT - CCT heading No - No du TDC - N. della TDC - Nr G.D.T.

01.01	07.01 B	08.12	13.03 A I
01.02	C	08.13	II
01.03	E		III
01.04 A I a)	FI	09.01	IV
II	III		V
B	G		VI
01.05	H	09.02	VII
01.06	IJ	09.03	B
02.01 A II	K	09.04	C
III	N	14.01	
B I	O	14.02	
II a)	P	14.03	
b)	Q	14.05	
c)	R	15.01	
02.02	S	15.02	
02.03	T	15.03	
02.04	07.02	15.04	
02.05		15.05	
02.06 B	07.03	15.06	
CI	07.04 A	15.07	
03.01	ex B (1)	15.08	
03.02	07.05	15.10	A
03.03	07.06	15.12	
04.01	08.01 A	15.13	
04.02	D		
04.03	E	11.04	15.15
04.04	F		15.16
04.05	G	11.07	15.17
04.07	H	11.08	16.01
05.01	08.02	11.09	16.02
05.02	08.03	12.01	16.03
05.03	08.04 A II	12.02	16.04 A
05.04	B	12.03	B
05.05	08.05	12.04	C
	08.06	12.06	F
05.07	08.07 B	12.07	G
05.08	C	12.08 B	16.05
05.09	D	C	17.01
	E	D	17.02
	08.08	E	17.03
05.12	08.10	12.09	17.04 B
05.13	08.11	12.10	(*) C
05.14		13.02	(*) D
05.15			18.01
06.01			18.02
06.02 A II			
C			
D			
06.03			
06.04			

) à condition que tous les Etats membres soient d'accord.

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For den nøjagtige betegnelse for varen, se noten i slutningen af bilaget.
 Bzgl. der gena en Bezeichnung der Ware siehe Anmerkung am Ende des Anhangs.
 For exact description of the product, please see footnote in Annex.
 Pour la désignation exacte du produit, voir note en fin d'annexe.
 Per la designazione esatta del prodotto riferirsi alle note in fine dell'allegato.
 Voor de juiste omschrijving van het produkt zie voetnoot aan het eind van de bijlage.

BILAG - ANHANG - ANNEX - ANNEXE - ALLEGATO - BIJLAGE

Pos. i FTT - Nr. des GZT - CCT heading N° - N° du TDC - N. della TDC - Nr. G.D.T.

18.03		23.01	27.07 A
18.04		23.02	C
18.05		23.03	E
(*) 18.06 A	21.07 A	23.04	F
	B	23.05	G II.
	C	23.06	27.08
	D	23.07	27.13 A
19.02	E	24.01	27.15
19.03	F	25.01	ex 27.16 (1)
19.04	G I a) 2.	25.02	28.01 A
19.05	b)	25.03	B
	c)	25.04	D
19.07	d)	25.05	28.02
19.08	e)	25.06	28.03
20.01	II	25.07	28.04
20.02	III	25.08	28.05
	IV	25.10	28.06
	V	25.11	28.08
	VI	25.12	28.09
	VII	25.13	28.10
	VIII	25.14	28.12
	IX	25.15	28.13
20.03	22.01	25.16	28.14
20.04	22.02	25.17	28.15
20.05	22.03	25.18	28.16
20.06	22.04	25.19	28.17 B
20.07	22.05	25.20	C
21.02 A	22.07	25.21	28.18
B	22.10 A	25.22	28.20 B
C II.		25.24	28.22
D		25.26	28.23
21.03		25.27	28.24
21.04		25.28	28.25
21.05		25.30	28.28
21.06		25.31	28.29
		25.32	28.30 A II
		26.01 A I	III
		C	IV
		D	V
		E	VI
		26.02 B	B
		26.03	C
		26.04	28.31
		27.03	28.32
		27.04 C	28.35
		27.06	28.36
			28.37

(*) à condition que tous les Etats membres soient d'accord.

(1) For den nøjagtige betegnelse for varen, se noten i slutningen af bilaget.
 Bzgl der genauen Bezeichnung der Ware siehe Anmerkung am Ende des Anhangs.
 For exact description of the product, please see footnote in Annex.
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 Voor de juiste omschrijving van het produkt zie voetnoot aan het eind van de bijlage.

BILAG - ANHANG - ANNEX - ANNEXE - ALLEGATO - BIJLAGE

Pos. i FTT - Nr. des GZT - CCT heading N° - N° du TDC - N. della TDC - Nr G.D.T.

28.38 A I	29.05	29.16 A I	29.36
II	29.06 A II	II	29.37
III	III	V	29.38 A
V	IV	VI	B I
VI	B I	VII	III
VII	II	B I	IV
VIII	III	III	V
B II	C		C
III	29.07		D
IV	29.08	29.19	29.39
C	29.09	29.21	29.41
28.39	29.10	29.22	29.42
28.40 A	29.11 A III	29.23	29.43
B I	IV	29.24	29.45
28.42	B	29.25	30.01
28.43	C	29.26	30.02
28.44	D	29.28	30.03 A I
28.45	E II	29.29	II a)
28.46 A	F II	29.30	B
28.47 A	29.12	29.31	30.05
C	29.13 A II		31.01
D	B		31.02 A
E	C		31.03
F	D		31.04
28.48	E		31.05 B
28.49	F		32.01
28.50 A	G		32.03
ex B	29.14 A II		32.04
28.51	III	29.33	32.05 A
28.52	IV	29.34 A	32.06
	V	C	32.07 A I
28.55	VI	29.35 A	II
28.56 A	VII	B	IV
B	VIII	C	V
D	IX	D	VI
28.57	X	E	
28.58	XI	F	32.08
29.01 A	B	G	32.09
B	C	II	32.10
C	D	K	32.11
D I	29.15 A I	L	32.12
III	II	M	32.13
V	IV	N	33.01 A II
VI	V	O	B
29.02 A IV	B	P	C
B	C II	ex Q (1)	D
29.03			33.04
29.04 A I			33.06
III b)			34.01
IV			34.02
B I			34.03 B
C I			34.04
II			34.05
III			

(*) à condition que tous les Etats membres soient d'accord.

(1) For den nøjagtige betegnelse for varen, se noten i slutningen af bilaget.
 Bezl. der genauen Bezeichnung der Ware siehe Anmerkung am Ende des Anhangs.
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 Pour la désignation exacte du produit, voir note en fin d'annexe.
 Per la designazione esatta del prodotto riferirsi alle note in fine dell'allegato.
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BILAG - ANHANG - ANNEX - ANNEXE - ALLEGATO - BIJLAGE

Pcs. i FTT - Nr. des GZT - CCT heading N° - N° du TDC - N. della TDC - Nr G.D.T.

31.06			
31.07			
35.01	40.09	44.22	52.02
35.02	40.13	44.23 A	53.01
35.03	40.14	44.25	53.02
35.04	40.15	44.26	53.03
35.05	40.16	44.27	53.04
35.06	41.01	44.28	53.05
35.07	41.02 ex B(1)	45.01	53.06
37.01	41.03	45.03	53.08
37.04	41.04	45.04	53.09
37.05	41.05	46.02	53.12
37.07	41.06		
37.08			54.01
38.01	41.08	47.01	54.02
	41.09	47.02	54.03
38.03	41.10	48.01 B	54.04
	42.01	D	55.01
38.05	42.02	E	55.02
38.06	42.03 A	48.03	55.03
38.07	C	48.04	55.04
38.08	42.04	48.05 A	56.03 A
38.09	42.05		57.01
38.11 A	42.06	48.07	57.02
38.12	43.01	48.08	57.03
38.13	43.02	48.10	57.04
38.15	43.03	48.11	57.07 A II
38.16	43.04	48.12	B
38.17	44.01	48.13	C
38.18	44.02	48.14	57.11 B
38.19 E	44.03	48.15	C
ex U(1)	44.04	48.16	58.01
39.01 A	44.05	48.18	
CI		48.19	58.03
II b)	44.07	48.20	58.08
III		48.21	59.01
IV	44.09	49.01	
V		49.03	59.02
VI		49.04	59.03
39.02 A	44.12	49.05	59.05
C XIV	ex 44.13 (1)	49.06	59.06
39.04	44.14	49.07	
39.05	44.16	49.08	59.10
39.06	44.17	49.09	59.11
39.07	44.19	49.10	59.12
	44.20	49.11	59.14
	44.21	50.03	59.15
		50.07 C	59.16
			59.17
		51.02	ex 61.11 (1)
40.01		51.03	62.01 A
40.03		52.01	62.05 A
40.04			C
40.05			63.01
40.07			
40.08			

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BILAG - ANHANG - ANNEX - ANNEXE - ALLEGATO - BIJLAGE

Pos. i FTT - Nr. des GZT - CCT heading N° - N° du TDC - N. della TDC - Nr G.D.T.

63.02	71.03		
64.03	71.04		
64.04	71.05		
64.05	71.06	74.15	82.02
64.06	71.07	74.16	82.03
65.02	71.08	74.17	82.04
65.04	71.09	74.18	82.05
65.07	71.10	74.19	82.06
66.02	71.11	75.01	82.07
66.02	71.12	75.02	82.08
66.03	71.13	75.03	82.09 B
67.01	71.14	75.04	82.11
67.02	71.15	75.05	82.12
67.03	71.16	75.06	82.13
67.04		76.05	82.15
	72.01	76.08	83.01
68.02	73.04	76.09	83.02
68.03	73.05 A	76.10	83.03
68.04	73.07 A II	76.11	83.04
	B II	76.15	83.05
68.06	C	76.16	83.06
68.07	73.16 AI	77.01 B	83.07
68.08	DI	77.02	83.08
68.09	E	77.04	83.09
68.10	73.22	78.01	
68.11	73.23 A	78.02	83.11
68.12	73.24	78.03	
68.13	73.26	78.04	83.13
68.14	73.27	78.05	83.14
68.15		78.06	83.15
68.16 A	73.29	79.06 A	84.01
69.01	73.30	80.01	84.02
69.03	73.31	80.02	84.03
69.05	73.32 A	80.03	
(*) 69.08 B I	73.33	80.04	84.05
69.09 A	73.34	80.05	84.07
69.14	73.35	80.06	84.08
70.01	73.36	81.01	84.09
70.03	73.37	81.02	84.10
70.08	73.38	81.03	84.11
70.09		81.04 A	84.12
70.11	74.01	B	84.13
70.12	74.02	C	84.14
70.14 B	74.03	D	84.15
70.15	74.04	E	84.16
70.17 A I	74.05	F	84.17
B	74.06	G	84.18
70.18	74.07	H	84.19
70.19	74.08	K	84.20
70.20		L	84.21
70.21	74.10	M	84.22
71.01	74.11	N	84.23 A I
71.02		O	B
		P	84.24
		Q	
		R	

(*) à condition que tous les Etats membres soient d'accord.

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BILAG - ANHANG - ANNEX - ANNEXE - ALLEGATO - BIJLAGE

Pos. i FTT - Nr. des GZT - CCT heading N° - N° du TDC - N. della TDC - Nr G.D.T.

84.25	85.16	90.21	97.07
84.26	85.17	90.22	97.08
84.27	85.18	90.23 B	98.01
84.28	85.19	C	98.02
84.29	85.20	D	98.03
84.30	85.22 B	90.24	98.04
84.31	85.26	90.25	98.05
84.32	85.27	90.26	98.06
84.33	85.28	90.27	98.07
84.34		90.29	98.08
84.35 B	86.02	91.04	98.09
84.36	86.03	91.05	98.10
84.37	86.04	91.06	98.11
84.38	86.05	91.08	98.12
84.39	86.06	91.10	98.14
84.40	86.07	92.01	98.15
84.42	86.08	92.02	98.16
84.43	86.09	92.03	99.01
84.44	86.10	92.04	99.02
84.45	87.07	92.06	99.03
84.46	87.11	92.07	99.04
84.47	87.13	92.08	99.05
84.48	87.14		99.06
84.49	88.01	92.10	
84.50	88.02 B I	92.11	
84.51 B	II a)	92.12	
84.53	b)	92.13	
84.54	88.03	93.01	
84.56	88.04	93.03	
84.57	88.05	93.04	
84.58	89.02 B	93.05	
84.59	89.03	93.06	
84.60	89.04	94.01 A	
84.61	89.05	94.02	
84.63	90.01		
84.64	90.02		
84.65	90.03		
85.02	90.04	95.05	
85.04	90.06		
85.05	90.07		
85.06	90.09	95.08	
85.07	90.10	96.01 A	
85.08	90.11	B II	
85.09 B	90.13		
C	90.14		
85.10	90.15	96.05	
85.11	90.16	96.06	
85.12	90.17	97.01	
85.13	90.18	97.04 B	
85.14	90.19	97.06	
85.15 B	90.20		
C I			

Pol. i FTT Nr. des GZT CCT heading No. N° du TDC N. della TDC Nr. G.D.T.	Nøjagtig beskrivelse af visse varer Genaue Bezeichnung gewisser Waren Exact description of certain products Désignation exacte de certains produits Designazione esatta di alcuni prodotti liberalizzati Juste omschrijving van bepaalde produkten
07.04 ex B	<ul style="list-style-type: none"> - andre varer, med undtagelse af kartofler - andere, ausgenommen Kartoffeln - other, other than potatoes - autres, à l'exclusion des pommes de terre - altri, eccetto patate - andere, met uitzondering van aardappelen
ex 27.16	<ul style="list-style-type: none"> - Asfaltmastix - Asphaltmastix - Bituminous mastics - Mastics bitumineux - Mastici bituminosi - Bitumineuze mastiek
28.50 exB	<ul style="list-style-type: none"> - Andre varer, med undtagelse af kunstige radioaktive isotoper og forbindelser deraf (EURATOM) - Andere, ausgenommen künstlich radioaktive Isotope und ihre Verbindungen (EURATOM) - Other, other than artificial radio-active isotopes and their compounds (EURATOM) - Autres, à l'exclusion des isotopes radio-actifs artificiels et leurs composés (EURATOM) - Altri, eccetto Isotopi radioattivi artificiali e loro composti (EURATOM) - Andere, met uitzondering van kunstmatig-radioactieve isotopen en verbindingen daarvan (EURATOM)
29.35 ex Q	<ul style="list-style-type: none"> - Carbazol og salte deraf: Aminoacridin og dets derivater - Carbazol und seine Salze; Aminoacridine und ihre Derivate - Carbazole and its salts; Aminoacridines and their derivatives - Carbazole et ses sels; aminoacridines et leurs dérivés - Carbazolo e suoi sali; amminoacridine e loro derivati - Carbazol en zouten daarvan; Aminoacridine en derivaten daarvan
38.19exU	<ul style="list-style-type: none"> - Gasvand og brugt gasrensemasse - Ammoniakwasser und ausgebrauchte Gasreinigungsmasse aus der Leuchtgasreinigung - Ammoniacal gas liquors and spent oxide produced in coal gas purification - Eaux ammoniacales et crude ammoniac provenant de l'épuration du gaz d'éclairage - Acque ammoniacali e masse depuranti esaurite provenienti dalla depurazione del gas illuminante - Ammoniakwaters en gaszuiveringsmassa, verkregen bij het zuiveren van lichtgas

Pos. r111 Nr. des GZT CCF heading No N° du TDC N. della TDC Nr. G.D.T.	Nojagtig beskrivelse af visse varer Genauere Bezeichnung gewisser Waren Exact description of certain products Designation exacte de certains produits Designazione esatta di alcuni prodotti liberalizzati Juiste omschrijving van bepaalde produkten
41.02exB	<ul style="list-style-type: none"> - Pergament - Pergament- und Rohlautreider - Parchment-dressed leather - Cuirs et peaux parcheminés - Cuoio e pelli, pergamenati - Perkamant
ex 44.13	<ul style="list-style-type: none"> - Træ, savet i længderetningen, skaaret eller skraellet, men ikke yderligere bearbejdet (med undtagelse af ikke-sammensatte parketstaver) - Holz, gehobelt, genietet, gefedert, gekehlt, gefalzt, abgeschrägt oder in ähnlicher Weise bearbeitet, ausgenommen Stäbe oder Friese für Parkett, nicht zusammengesetzt - Wood (excluding blocks, strips and friezes for parquet or wood block flooring, not assembled), planed, tongued, grooved, rebated, chamfered, V-jointed, centre V-jointed, beaded, centre beaded or the like - Bois rabotés, rainés, bouvetés, languetés, feuillurés, chanfreinés ou similaires, à l'exclusion des lames ou frises pour parquets, non assemblées - Legno piallato, scanalato, sagomato a forma di battente, con incastri semplici, colombelli, con smussature o similmente lavorato, eccettuata la liste e tavolette (parchetti) per pavimenti, non riunite - Hout, geschaafd, geploegd of van sponningen voorzien, afgeschuind of op dergelijke wijze bewerkt, m.u.v. niet ineengezette plankjes voor parketvloeren
ex 61.11	<ul style="list-style-type: none"> - Kraver, manchetter, opslag, underbluser, veste, jabots og lignende tilbehør og besætningsartikler til beklædningsgenstande til kvinder og piger - Kragen, Hemdeinsätze, Bluseneinsätze, Jabots, Manschetten und ähnliche Putzwaren für Ober- und Unterkleidung für Frauen und Mädchen - Collars, tuckers, fallals, bodice-fronts, jabots, cuffs, flounces, yokes and similar accessories and trimmings for women's and girls' garments - Cols, collerettes, guimpes, colifichets, plastrons, jabots, poignets, manchettes, empiècements et autres garnitures similaires pour vêtements et sous-vêtements féminins - Colli, collaretti, soggoli, sparati, gale, polsi, polsini, sproni, fronzoli, ed altre guarnizioni simili per abiti e sottovesti da donna - Kragen, fancy-artikelen, frontjes, jabots, manchetten, inzetsels en dergelijke garnering, voor dameskleding of voor damesonderkleding