COMMISSION OF THE EUROPEAN COMMUNITIES

COM(77) 683 final.

Brussels, 13 December 1977.

Proposal for a COUNCIL REGULATION (EEC)

on the application of Joint Committee EEC-Decision (1) No....../77, adding to and modifying Protocol No 3 concerning the definition of the concept of originating products and methods of administrative co-operation and replacing certain Decisions of the said Joint Committee

(submitted to the Council by the Commission)

(1) Austria, Finland, Iceland, Norway, Portugal, Sweden, Switzerland.

COM(77) 683 final.

I

EXPLANATORY NOTE

- 1. The system of origin rules used by the Community in its preferential trading Agreements is based on the concept of sufficient working or processing. As the general rule this is defined as sufficient working or processing to cause the product to be classified in a different tariff heading than that of each of the imported components used. There are two lists of exceptions, one, List A, is when in addition certain specific rules have to be met and the other, List B, where a change of tariff heading is not obligatory provided that certain conditions are met instead.
- 2. The tariff headings used for this system are those of the Customs Co-operation Council Nomenclature (CCCN) (formerly the Brussels Tariff Nomenclature (BTN). The CCCN will be considerably modified as from 1.1.1978 and consequently to maintain the present economic effects of the Lists A and B they will have to be modified. The Lists A and B annexed to the draft decision contain the necessary modifications.
- 3. Nevertheless at the time the Decisions are made it is proposed that the Joint Committees adopt a joint declaration covering the possible cases where the modified Lists A and B result in economic consequences prejudicial to the sectors involved. The Joint Committees shall in such cases re-examine urgently the origin rule for the product in question and if necessary change the rule - so as to re-establish the situation existing before 1.1.1978 - following the procedures laid down in the Origin Protocol.

The declarations shall be valid until 31 December 1979 to give a reasonable period to evaluate any unforeseen results of the Amendments.

- 4. For reasons of simplification it is proposed to replace the Lists A and B as a whole.
- 5. In addition, the CCCN has been modified to provide a simplified method for the tariff classification of sets, which has necessitated the introduction into the Origin Protocol of a new rule on sets designed to maintain the status quo, with the exception of introducing a tolerance rule of 15% for non-originating articles as a measure of simplification.

••/•

6. The Protocols No 3 concerning the definition of the concept of "originating products" and methods of administrative co-operation to the EEC-EFTA Agreements have undergone since their entry into force a certain number of modifications which are contained in the various Decisions adopted by the Joint Committees. Other Joint Committee Decisions have introduced some procedures simplifying the epplication of the Protocols.

With the aim of making the task of traders and customs administration simpler and in the interest of assuring the proper working of the Agreement, it is felt to be time to replace the Decisions refered to above and certain posts of Protocol No 3 by a single Decision, thus furthering the possibility of establishing a single text including all the provisions concerned. Joint Declaration concerning the review of the changes to Lists A and B as a result of the Customs Cooperation Council Nomenclature modifications

As a result of the amendments made to the Customs Cooperation Council Nomenclature, new lists A and B have been introduced by Decision No 177. If it should appear that, as a result of the simplification in wording, the new lists have the effect of changing the substance of any rule or rules existing prior to the said Decision, and if such change results in a situation prejudicial to the interest of the sectors concerned, then, where any of the contracting parties so requests, an urgent examination shall be conducted, before 31 December 1979 and under the proceudre laid down in Article 28 of Protocol No 3, with a view to determining whether it is necessary to restore the effect of the rule or rules concerned as it was before the adoption of the said Decision.

Proposal for a

Council Regulation (EEC) No /77 on the application of Joint Committee EEC-Decision (1) No /77, adding to and modifying Protocol No 3 concerning the definition of the concept of originating products and methods of administrative co-operation and replacing certain Decisions of the said Joint Committee

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

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

Having regard to the proposal of the Commission,

whereas an Agreement between the European Economic Community and (2) (3) was signed on (4) and entered into force on (5);

whereas by virtue of Article 28 of Protocol No 3 concerning the definition of the concept of originating products and methods of administrative cooperation, which forms an integral part of the above Agreement, the Joint Committee has adopted Decision No /77 adding to and modifying Protocol No 3 and replacing certain Joint Committee Decisions;

••/•

whereas it is necessary to apply this Decision in the Community,

 Austria, Finland, Iceland, Norway, Portugal, Sweden, Switzerland
 the Republic of Austria, The Republic of Finland, the Republic of Iceland, the Kingdom of Norway, the Portugese Republic, the Kingdom of Sweden, the Swiss Confederation
 Austria, Sweden, Switzerland : OJ. No L 300 of 31.12.72 Finland : OJ No L 328 of 28.11.73 Norway : OJ No L 171 of 17.6.73 Iceland, Portugal : OJ No L 301 of 31.12.72
 Austria, Iceland, Portugal, Sweden, Switzerland : 22 July 1972 Norway : 14 May 1973 Finland : 5 October 1973

(5) Austria, Portugal, Sweden, Switzerland : 1. January 1973 Iceland : 1 April 1973 Norway : 1 July 1973 Finland : 1 January 1974 HAS ADOPTED THIS REGULATION :

Article 1

For the application of the Agreement between the European Economic Community and (1), Joint Committee Decision • No /77 shall be applied in the Community.

Article 2

This Regulation shall enter into force on 1 January 1978.

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

Done at Brussels,

· • • • • •

For the Council The President

(1) The Republic of Austria, the Republic of Finland, the Republic of Iceland, the Kingdom of Norway, the Portugese Republic, the Kingdom of Sweden, the Swiss Confederation.

AGREIMENT ERC-

The Joint Committee

Joint Committee decision No /77 of adding to and amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation and replacing certain Joint Committee decisions

THE JOINT COMMITTEE,

Having regard to the Anneement between the European Economic Community and the (1), signed in Brussels on (2),

Having regard to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative rooperation, and in particular Article 16 and 28 thereof,

Whereas for the purposes of implementing the Agreement, the rules of origin laid down as regards both the conditions under which products acquire the status of originating products and proof of such status and the detailed rules for verifying it in accordance with the said Protocol, have been amended by a number of Joint Committee decisions; whereas other decisions of the said Committee have introduced certain procedures simplifying implementation of that Protocol;

Whereas it is therefore appropriate for the proper functioning of the Agreement to incorporate in a single text all the provisions in question with a view to facilitating the work of users and customs administrations;

Whereas, furthermore, the Customs Cooperation Council has adopted a recommendation amending the Customs Cooperation Council Nomenclature (hereinafter referred to as the Nomenclature); whereas Lists A and B set out in Annexes II and III to Protocol No 3 should accordingly be amended and a specific rule on the origin of goods put up in sets introduced,

HAS DECIDED AS FOLLOWS :

Article 1

,

ŀ

The text of Title II of Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation shall be deleted and replaced by the following :

(1) the Republic of Austria, the Republic of Finland, the Republic of Iceland, the Kingdom of Norway, the Portugese Republic, the Kingdom of Sweden, the Swiss Confederation.

•••/•••

(2) Austria, Iceland, Portugal, Sweden, Switzerland : 22 July 1972 -Norway : 14 May 1973 Finland : 5 October 1973

TITLE II

Methods of administrative cooperation

<u>Article 8</u>

Originating products within the meaning of this Protocol shall, on importation into the Community or into (1), benefit from the Agreement upon submission of one of the following documents:

 a) an EUR. 1 movement certificate, hereafter called EUR.1 certificate, a specimen of which is given in Annex V to this Protocol, or

b) a form EUR. 2, a specimen of which is given in Annex VI to this Protocol, for consignments consisting only of originating products and provided the value does not exceed 1 500 units of account per consignment.

2. The following shall be admitted to be originating products within the meaning of this Protocol, without it being necessary to produce either of the documents referred to in paragraph 1 :

 a) goods sent as small packages to private persons, provided that the value of the goods does not exceed 100 units of account;

b) goods forming part of travellers' personal luggage, provided that, the value of the goods does not exceed 300 units of account.

These provisions shall be applied only when such goods are not imported by way of trade and have been declared as meeting the conditions required for the application of the Agreement, and where there is no doubt as to the veracity of such declaration.

Importations which are oddasional and consist solely 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.

3. The unit of account (UA) has a value has a value of Ø.88867088 grams of fine gold. Should the unit of account be changed, the Contracting Parties shall make contact with each other at Joint Committee Level to redefine the value in terms of gold.

4. Accessories, spare parts and tools dispatched with a piece of equipment, machine, apparatus or vehicle which are part of the normal equipment i 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.

5. Sets in the sense of the General Rule 3 of the Customs Cooperation Council Nomenclature shall be regarded as originating when all component articles are originating products. Nevertheless, when a set is composed of originating on non-originating articles, the set as a whole shall be regarded as originating provided that the value of the non-originating articles does not exceed 15 % of the total value of the set.

(1) Austria, Finland, Iceland, Norway, Portugal, Sweden, Switzerland.

- 2 -

certificate shall be issued by the customs authorities · 1. An EUR. 1 of the exporting State 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.

certificate shall be issued by the customs authorities 2. The EUR. 1 of a Hember State of the European Economic Community if the goods to be exported can be considered as products originating in the Community within , the meaning of Article 1 (1) of this Protocol;

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

(1) 3. The customs authorities of the Member States of the Community or may issue EUR.1 certificates under the conditions laid down in the Agreements referred to in Article 2 of this Protocol if the goods to be exported can be considered as products originating in the Community, in · or in . and, where applicable, Article 3 of this Protocol and provided that the goods covered by the EUR.1 certificates are in the Community or (1) ...

· • ·· · • • Where Article 2, and where appropriate, Article 3 of this Protocol are applied, the certificates shall be issued by the customs authorities of each of EUR.1 I the countries concerned where the goods have either been held before their re-exportation in the same state or undergone the working or processing referred to in Article 2 of this Protocol, upon presentation of the EUR.1s certificates issued previously.

4. An EUR.1 certificate may be issued only where it can serve as the documentary evidence required for the purpose of implementing the preferential treatment provided for in the Agreement.

The date of issue of the EOR.1 · certificate must be indicated in - the box of the EUR.1 certificate reserved for the customs authorities.

5. In exceptional circumstances an EUR.1 certificate 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, involuntary omissions or special circumstances.

- (1) Austria, Finland, Iceland, Norway, Portugal, Sweden, Switzerland.
- (2) Quote the EFTA countries commencing with that one which is concerned in the Decision in question.

ي يريونه د مد وه م

the customs authorities may issue an EUR.1 certificate retrospectively only after verifying that the particulars supplied in the exporter's application agree with those on the corresponding document.

EUR.1 certificates issued retrospectively must be endorsed with one of the following phrases : "NACHTRAGLICH AUSGESTELLT", "DELIVRE A POSTERIORI", "RILASCIATO A POSTERIORI", "AFGEGEVEN A POSTERIORI", " ISSUED RETRO-SPECTIVELY", "UDSTEDT EFTERFØLGENDE", "ANNETTU JÄLKIKÄTEEN", "UTGEFID EFTIRA", "UTSTEDT SENERE", "EMITIDO A POSTERIORI", "UTFÄRDAT I EFTERHAND".

6. In the event of the theft, loss or destruction of an EUR.1 certificate, the exporter may apply to the customs authorities which issued it for a duplicate to be made out on the basis of the export documents in their possession. The duplicate issued in this way must be endorsed with one of the following words : "DUPLIKAT", "DUPLICATA", "DUPLICATO", "DUPLI-CAAT", "DUPLICATE", "KAKSOISKAPPALE", "SAMRIT", "SEGUNDA VIA".

The duplicate, which must bear the date of issue of the original EUR.1 certificate, shall take effect as from that date.

- 7 The endorsements referred to in paragraphs 5 and 6 shall be inserted in the "Remarks" box of the EUR.1 certificate.
- 8. It shall always be possible to replace one or more EUR.1 certificates by one or more EUR.1. certificates, provided that this is done at the customs office where the goods are located.

. For the purpose of verifying whether the conditions stated in paragraphs 2 and 3 have been met, the customs authorities shall have the right to call for any documentary evidence or to carry out any check which they consider appropriate. Article 10

- certificate shall be issued only on application having been An EUR.1 made in writing by the exporter or, under the exporter's responsibility, by his authorized representative, on the form, a specimen of which is given in Annex V to this Protocol, which shall be completed in accordance with this Protocol.
- 2. It shall be the responsibility of the customs authorities of the exporting country to ensure that form. referred to in paragraph 1 is properly completed. In particular, they shall check whether the box reserved for the description of the goods has been completed in such a manner as to exclude any possibility of fraudulent additions. To this end, the description of the goods must be given without leaving any blank lines. Where the box is not completely filled a horizontal line must be drawn below the last line of the description, the empty space being crossed through.
- 3. Since the EUR.1 certificate constitutes the documentary evidence for the application of the preferential tariff and quota arrangements laid down in the Agreement, it shall be the responsibility of the customs authorities of the exporting country to take any steps necessary to verify the origin of the goods and to check the other statements on the certificate.
- 4. The exporter or his representative shall submit with his request any appropriate supporting document proving that the goods to be exported qualify for the issue of an EUR.1 certificate.

- 3. When an ElR.1 certificate is issued within the meaning of Article 9 (5) of this Protocol after the goods to which it relates have actually been exported, the exporter must in the application referred to in paragraph 1 :
 - a) indicate the place and date of exportation of the goods to which the EVR.1 certificate relates ;
 - b) certify that no EUR.1 certificate was issued at the time of exportation of the goods in question, and state the reasons.
- 6. Applications for EUR.1 certificates and the EUR.1 certificates referred to in the second subparagraph of Article 9 (3) of this Protocol, upon presentation of which new EUR.1 certificates are issued, must be preserved for at least two years by the customs authorities of the exporting country.

Article 11

- 1. EUR.1 certificates shall be made out on the form a specimen of which
 is given in Annex V to this Protocol. This form shall be printed in one
 or more of the languages in which the Agreement is drawn up. EUR.1 certificates
 shall be made out in one of those languages and in accordance with the
 provisions of the domestic law of the exporting State; if they are
 handwritten, they shall be completed in ink in capital letters.
- 2. Each EUR.1 certificate shall measure 210 x 297 mm, a tolerance of up to 5 mm less and 8 mm more being permissible as regards length. The paper used must be white-sized writing paper not containing mechanical pulp and weighing not less than 25 g/m². It shall have a printed green guilloche pattern background making any falsification by mechanical or chemical means apparent to the eye.

3. The Member States of the Community and (1) may reserve the right to print the EUR.1 certificates themselves or may have them printed by approved printers. In the latter case, each EUR.1 certificate must include a reference to such approval. Each EUR.1 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.

Article 12

I. An EUR.1 certificate must be submitted, within four months of tim date of issue by the customs authorities of the exporting State, to the customs authorities of the importing State where the goods are entered. in accordance with the procedures laid down by that State. 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 requires for the implementation of the Agreement.

2. Without prejudice to Article 5 (3) of this Protocol, where, at the request of theorem declaring the goods at customs a dismantled or non-assembled article falling within Chapter 84 or 85 of the Nomenclature is imported by instalments on the conditions laid down by the competent authorities, it shall be considered to be a single article and an EUR.1 certificate may be submitted for the whole article upon importation of the first instalment.

(1) Austria, Finland, Iceland, Norway, Portugal, Sweden, Switzerland.

3. An EUR.1 certificate which is submitted to the customs authorities of the importing State after the final date for presentation specified in paragraph 1 may be accepted for the purpose of applying preferential treatment, where the failure to submit the certificate by the final date set is due to reasons of force majeure or exceptional circumstances.

In other cases of belated presentation, the customs authorities of the importing State may accept the EUR.1 certificates where the goods have been submitted to them before the said final date.

- 4. The discovery of slight discrepancies between the statements made in the EUR.1 certificate and those made in the documents submitted to the customs office for the purpose of carrying out the formalities for importing the goods shall not ipso facto render the certificate null and void, provided it is duly established that the certificate corresponds to the goods.
- 5. EUR.1 certificates shall be preserved by the customs authorities of the importing State in accordance with the rules in force in that State.
- 6. Proof that the conditions set out in Article 7 of this Protocol have been met shall be provided by submission to the customs authorities of the importing State of either :
 - a) a single supporting transport document, made out in the exporting State, under the cover of which the transit country has been crossed; or
 - b) a certificate issued by the customs authorities of the transit country containing :
 - (i) an exact description of the goods,
 - (ii) the date of unloading and reloading of the goods and, where applicable, the names of the ships,
 - (iii) certified proof of the conditions under which the goods have stayed in the transit country;
 - c) or, failing these, any substantiating documents.

Article 13

I. By derogation to Article 9 (1) to (6) and to Article 10 (1) and (6) of this Protocol, a simplified procedure for the issue of EUR.1. certificates is applicable under the provisions below.

2. The customs authorities in the exporting State may authorize any exporter, hereinafter referred to as "approved exporter", who satisfies the conditions set out in paragraph 3 and who intends to carry out transactions for which EUR. 1 certificates may be issued, not to submit to the customs office in the exporting State at the time of export either the goods or the application for an EUR. 1 certificate relating to those goods, for the purpose of obtaining an EUR. 1 certificate under the conditions laid down in Article 8 (4), Article 9 (1) to (4) and Article 12 (2) of this Protocol.

The customs authorities in the exporting State may declare certain categories of goods ineligible for the special treatment provided for in paragraph 1.

The authorization referred to in paragraph 2 shall be granted only to exporters making frequent shipments and who offer, to the satisfaction of the authorities, all guarantees necessary to verify the originating status of the products.

The customs authorities shall refuse such authorization to exporters who do not offer all the guarantees which they consider necessary.

The customs authorities may withdraw the authorization at any time. They must do so where the approved exporter no longer satisfies the conditions or no longer offers these guarantees.

- 4. The authorization shall stipulate, at the choice of the customs authorities, that box No 11, "Customs Endorsement", of the EUR. 1 certificate must
 - a) either be endorsed beforehand with the stamp of the competent customs office of the exporting State and the handwritten or non-handwritten signature of an official of that office, or
 - b) be endorsed by the approved exporter with a special stamp which has been approved by the customs authorities of the exporting State and corresponds to the specimen given in Annex VII to this Brotocol; this stamp may be preprinted on the forms.
 - Box No 11, "Customs Endorsement", of the EUR. 1 certificate shall be completed if necessary by the approved exporter.
 - 5. In the cases referred to in paragraph 4 (a), one of the following phrases shall be entered in box No 7, "Remarks", of the EUR. 1 certificate : "Simplified procedure", "Forenklet procedure", "Vereinfachtes Verfahren", "Procedure simplifiee", "Procedura semplificata", "Vereenvoudigde procedure", "Yksinkertaistettu menettely", "Einföldun afgreidslu", "Forenklet procedyre", "Procekimento simplificado", "Förenklad procedur". The approved exporter shall if necessary indicate in box No 15, "Request for Verification", of the EUR. 1 certificate the name and address of the customs authority competent to verify the EUR.1 certificate.
 - 6. In the authorization the customs authorities shall specify in particular :
 - a) the conditions under which the applications for EUR. 1 certificates " are made,

7

С.

- b) the conditions under which these applications and the EUR. 1 certificates used as the basis for the issue of other EUR. 1 certificates under the conditions laid down in the second subparagraph of Article 9 (3) of this Protocol are kept for at least two years.
- c) in the cases referred to in paragraph 4 (b), the customs authorities competent to carry out the subsequent verification referred to in Article 17 below.
- . Where the simplified procedure applies, the customs authorities of the exporting State may prescribe the use of EUR. 1 certificates bearing a distinctive sign by which they may be identified.

. .:

۲.,

7. The approved exporter may be required to inform the customs authorities, in accordance with the rules which they lay down, of goods to be dispatched by him, so that the competent customs office may make any verification it thinks necessary before the despatch of the goods.

The customs authorities in the exporting State may carry out any check on the approved exporter which they consider necessary. The approved exporter must allow this to be done.

8. The provisions of this Article shall not prejudice application of the rules of the Community, the Member States and Austria on customs formalities and the use of customs documents.

Article 14

Form EUR. 2 shall be completed and signed by the exporter or, under his responsibility, by his authoritzed representative. It shall be made out on the form of which a specimen is given in Annex VI. This form shall be printed in one or more of the languages in which the Agreement is drawn up. It shall be made out in one of those languages and in accordance with the provisions of the domestic law of the exporting State. If it is handwritten it must be completed in ink and "in capatal letters."

2. One form EUR. 2 shall be completed for each consignment.

3. Form EUR. 2 shall be 210 x 148 mm. A tolerance of up to plus 8 mm or minus 5 mm in the length may be allowed. The paper used shall be white-sized writing paper not containing mechanical pulp and weighing not less than 64 g/m2.

4. The Member States of the Community and () may reserve the right to print the forms EUR.2 themselves or may have them printed by printers approved by them. In the vatter case each form must bear a reference to such approval. In addition, the form 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, whether or not printed, by which it can be identified.

<u>.</u>

•••/•••

(1) "Austria, Finland, Iceland, Norway, Portugal, Sweden, Switzerland.

• • • •

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

ł

•

.....

5. An exporter who has completed a form EUR. 2 shall be obliged to submit, at the request of the customs authorities of the exporting country, supporting evidence concerning the use of this form.

Article 15

1

:.

.

.

1.	Goods sent from the Community or from(1) for exhibition in a country than those referred to in Article 2 of this Protocol and sold after the for importation into (1) or into the Community shall benefit on importation from the provisions of the Agreement on condition that the goods meet the requirements of this Protocol entitling them to be recognized as originating in the Community or in (1) and provided that it is shown to the satisfaction of the customs authorities that 3.	other exhibition
•	 a) an exporter has consigned these goods from the Community or from (1) to the country in which the exhibition is held and has exhibited them there; (2) 	 •
•	 b) the goods have been sold or otherwise disposed of by that exporter to someone in (1) or in the Community; 	
•	 c) the goods have been consigned during the exhibition or immediately thereafter to (1) or to the Community 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.	. :
	An EUR.1 certificate 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) Austria, Finland, Iceland, Norway, Portugal, Sweden, Switzerland.

.

Article 16

10

 In order to ensure the proper application of this Title, the Member States of the Community and (1) shall assist each other, through their respective customs administrations, in checking the authenticity and accuracy of EUR.1 certificates, including those issued under Article 9 (3) of this Protocol, and the exporters' declarations made on forms EUR.2.

2. The Joint Committee shall be authorized to take any decisions necessary for the methods of administrative cooperation to be applied at the due time in the Community and in _____(1).

- 3. The customs authorities of the Member States and (1) shall provide each other, through the Commission of the European Communities, with specimen impressions of stamps used in their customs offices for the issue of EUR.1 certificates.
- 4. Penalties shall be imposed on any person who, draws up or causes to be drawn up, a form which contains incorrect particulars for the purpose of obtaining a preferential treatment for goods. This paragraph applies mutatis mutandis in the case of the use of the procedure laid down in Article 13 of this Protocol.
- 5. The Member States and (1) shall take all necessary steps to ensure that goods traded under cover of an EUR.1 certificate, which in the course of transport use a free zone situated in their territory, are not substituted by other goods and that they do not undergo handling other than normal operations designed to prevent their deterioration.

6. When products originating in the Community or (1) and imported into a free zone under cover of an EUR.1 certificate undergo treatment or processing, the customs authorities concerned must issue a new EUR.1 certificate at the exporter's request if the treatment or processing undergone is in conformity with the provisions of this Protocol.

Article 17

1. Subsequent verifications of EUR:1 certificates and of forms EUR. 2 shall be carried out at random or whenever the customs authorities of the importing State have reasonable doubt as to the authenticity of the document or the accuracy of the information regarding the true origin of the goods in question.

2. For the purpose of implementing the provisions of paragraph 1, the customs auchorities of the importing State shall return the EUR.1 certificate or the form EUR. 2 or a photocopy thereof, to the customs authorities of the exporting State, giving, where appropriate, the reasons of substance or form for an inquiry. The invoice, if it has been submitted, or a copy thereof shall be attached to the EUR.1 certificate or to the 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

·....

. .

.

.

.../...

(1) Austria, Finland, Iceland, Norway, Portugal, Sweden, Switzerland.

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

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

Where such disputes cannot by settled between the customs authorities of the importing State and those of the exporting State or where they raise a question as to the interpretation of this Protocol they shall be submitted to the Customs Committee.

for the purpose of the subsequent verification of EUR.1 certificates, the customs authorities of the exporting country must keep the export documents, or copies of EUR.1 certificates used in place thereof, for not less than two years.

Article 2

¦ •.

::

The text of Articles 23, 24 and 25 of Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation is hereby replaced by the following :

Article 23

1. Without prejudice to the provisions of Article 1 of Protocol 2, products of the kind to which the Agreement applies, which are used in the manum facture of products for which an EUR. 1 certificate or a form EUR. 2 is issued or completed, can only be the subject of drawback of customs duty or benefit from an exemption from customs duty of whatever kind when products originating in the Community, (1) or one of the six countries referred to in Article 2 of this Protocol are concerned.

2. Without prejudice to the provisions of Article 1 of Protocol 2, products originating in the Community as originally constituted or in Ireland which are used in the manufacture of products obtained in accordance

. with the conditions laid down in Article 25 (1) of this Protocol, may not be the subject, in the State where such manufacture took place, of drawback of customs duty or benefit from an exemption of customs duty of whatever kind until 30 June 1977.

···/··· ·

3. In this and the following Articles, the term "customs duty" also means charges having equivalent effect to customs duty.

(1) Austria, Finland, Iceland, Norway, Portugal, Sweden, Switzerland.

4

Article 24

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

'2. In other cases, they may, where appropriate be required to indicate the added value acquired in each of the following territories :

· 2

(i) the Community as originally constituted,

(ii) Ireland,

(iii) Denmark and the United Kingdom,

. . *

(1v) (1)

 \mathbf{R}^{2}

'(v) each of the six countries specified in Article 2 of this Protocol.

Article 25

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

 a) products which meet the conditions of this Protocol and for which an EUR.1 certificate has been issued indicating that they have acquired the status of originating products and have undergone any additional processing solely in .. (1) or in the two countries referred to above or in the other six countries specified in Article 2 of this Protocol;

 b) products, other than products of Chapters 50 to 62, which meet the conditions of this Protocol and for which an EUR.1 certificate has been issued indicating :

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

2) and that the added value acquired in (1) or in the two countries referred to above or in the other six countries specified in Article 2 of this Protocol represents 50 % or more of the value of those products;

c) products listed in column 2 below which meet the conditions of this Protocol and for which an EUR.1 certificate has been issued indicating that they have been obtained by the processing of goods listed in column 1 below which, upon export from the Community as originally constituted or from Ireland, had already acquired there the status of originating products.

(1) Austria, Finland, Iceland, Norway, Portugal, Sweden, Switzerland.

Celumn 1

Products and

י גו:

Column 2

Products obtained

•				•	
]	1.	ex 11.08	Haiza, potato, whoak, manioc • (taploca) and sage starches	35.05	Dextrins and dextrin gluss; solutie c roasted starches; starcn glues
1	• 2.	73.12	Hoop and strip, of iron or steel, hor- rolled or cold-rolled	73.18	Tubes and pipes and blanks therefor, of iron (other than of cast ireit) or steel, excluding high-pressure hydro-electric conduits
1	a :	्रिक प्रदेश	ಕ್ಷಮ್ಮ ಪ್ರಾಂಗ್ ಕ್ರಿಯೆಂಗ್ ಬಿಂಡಿಗೆ. ಗಾಂಗ್ ಚಿತ್ರೆ	• •	
	-	· · · · ·		74.03	Wrought bars, rods, angles, shapes and
•	3.	74.01	Copper matter unwrought copper (refined or not), copper waste and scrap		sections, of copper; copper wire
ا ۱۰				74.04	Wrought plates, sheets and strip, of copper
4				74.05	Copper fuil (whicher or not emboused.
	ģ	•			cur to shape, perforated, coated, protect or backed with paper or other reonforcing material), of a threadess (excluding any backing) not exceeding 0.15 mm
		•,		74.06	Copper puwders and flakes
•			••••••••••••••••••••••••••••••••••••••	74.07	Tubes and pipes and blanks therefore
•				74.08	of coppers hollow bars of copper Tube and pipe futings (for example,
•				•	joints, elbows, sockets and flanger), of
				74.10	Stranded wire, cables, conflage, ropes, plaited bands and the like, of copper wire, but excluding insulated electric wires and cables
i	 	· · · · · ·	•	85.23	Insulated (including enamelled or ano- dized) electric wire, cables, bars, strap and the like (including co-axial cable), whether or not fitted with connectors
	4.	• 75.01	Nickel matter, nickel speiss and other intermediate ptoducts of nickel metal-	7.5.02	Wrought bars, rode, angles, shapes and sections, of nickely nukel whe
	•	· ··	lury; unvtoucht nickel (excluding elec- tro-plating anodes); nickel watte and scrap	75.03	Wrought plates, sheets and strip, of nickel; nickel foil; nickel powders and flakes
•	;			76.64	
	•			75.04	Tubes and pipes and blanks therefor, of nickel; hollow bars, and tube and pipe fittings (for example, totnes, siews, sockets and flanges), of stekel
	5.	, ex 85.24	Carbon electrodes	ex 85.24	Graphice electrodes
,	6.	Materials n	es falling within Chapters 50 to 62	Ali goods fallin	ng within Chapters 50 to 62
	7.	ex Chapter S0 to 57		Al products of textile materia	Chapters 50 to 62 containing two or mure
			in weight provided that their weight doen not exceed 10% of the total weight of		
•	٠	· .	ell the textile materials incorporated in the finished produce		• •
					•
	8 .	ex Chapter Jo to Sy		ex 60.04	Under-corners, complete and ready to wear
			and a second second Second second	. ax 60.05	· Outer garments and other articles, complete and ready for weat or use,
	B				other than blankets
	ţ	·			·
	0 9				•
	;				
			·	• •	

			Column 1		ڊ .	
		•	Products used		•	Products obtained .
9.			Woven fabric, nut embruidencel, provided that the value of the woven fabric dues not execued 50% of the value of the Anished good	f ax 62.(The following products embroidered : ruble nen, currans, ruble, runners, chair- acks: arm-rests and cushion conces excluding local linen; and farmshing rubles for churches and similar places of
10.		Cháptera 10 to 61	Trinings and accessories (excluding , linings)	to 61.0 to wea produc	ods falling N, 61.1%, 61 r), 61.05 (c) ts vithin	.07. 61.07 to 61.11 (complete and ready implete and ready for use), and contain heading No ex 61.11 (collars, tuckers, fallals,
	•		- Bullinea 0000	sories		abots,_cuffs,_flounces, yakes and similar acces lings for women's and girls' garments) and produ 2
11,	83	57,07	Sival yarn	en Si		al carpeta
12,	, ,	\$0.03	Silk waste (including cocoons unsuitable for recting, silk noils and pulled of garnetted rags)			• •
٠		56.03	Waste (including yarn waste and pulled or garneticd rags) of man-made fibret (continuous or discontinuous), ant carded consilied or otherwise prepared for apinning		oode falling	within Chapters 50 to \$2
13.		20.62	Sheep's up lainhs' wool or other anims hair (fine or charse), carded or combed	I AH 8	;oods felling	s within Chapters SU to S7
. 14	¢X	56.01	Synthetic textile fibres (discontinuous) not carded, combed or otherwise pre pared for spinning	• •	cading No.	et. silling within Chapters 30 to 37, except 30.04: man-made blyres (discontinuous or ed. commed or nelierwise prepared for
	CX V	56.02	Continuous filament tow for the manu facture of synthetic sextile fibres (discontinuous)	. 7 e	•	g ginuls falling within Chapters S# to A2: Sanitary towels Twine, cordage, ropes and cables, planed +
	•. •	•	•]:		or not, other than sincle part composed solely of continuous synthetic textile fibres
15.		56.01 56.02	Fibres and continuous filament tow o polypropylene, provided that their value does not exceed 40% of the value of the backed road	5	9.02	Needlehum felt, whether or not impreg- nated of coated
16.	e	Chapter 50 to 57			0.09	Wewen fabrics, Jyed, containing 80% or more by weight of silk or waste silk other
•	•	•		ex S	1.04	than nuil Weven fabrics of man-made- altres (continuous), theked
	2			:::: ex 5	5.09 .	Other woven labrics of cotion flocked
	;	•			5.09	Organdies, bleached, mercerized and patchnumtized
		•		ex S	•	Woven fabries of man-made abres (discontinuous or waste), Locked
		•	•	. .	8.01	Caspett, carpeting and eugs, knowled (mude up or not)
		•		i ex s	9.01	Sanitary towels
	•				•	
·• · •	*	·• •	••	· · · · · · · · · · · · · · · · · · ·	• • •	
		•	الم		••••	

;

1

·		•	₩ . 2.		•	•	
	1	• · · · ·	• .	- 46		· · · · · · ·	
		,• .	· ·			· · ·	
:							• . •
•			•		an san san san san sa A	Column 2	
•	1	• •	· Column I			. •La •La	
			Products card		• • •	Products obtained	
-			Produce tare		• •	,	
•		••••		•		•	•
		• • • •			ex 59.15	Textile hosepiping and similar tubing in	
•	••••	•				which lines or true henry or both materials together represent not more	
	l' I					than 50% of the weight of the textile	
	•				· · · · ·	Composition and a second se	
、 .					ex \$9.17	Bulting doth	,
	٠	•	۲ ۲		ex 59.17	Textile articles other than the goods defined in Note 5 (a) to Chapter 59	
•					· .	•	
				و فر به دور هو او د	ex 60,03	Stockings, under-stockings, socks, andle- stocks, sockettes and the like, complete	
• •	•	•••				and ready to wear	
	• .	• •			ex 60.06	Articles of the kinds falling within	
	1					heading Nov 60.02 to 60.05, knoted or crochered and classic or rubbered	
, ·	i	· .				complete and ready in wear or ready	
•	•					for use	
	ł.			•			
· .	17,	ex Chapters	Single yern		\$9.05	New and netting made of twine, cordage, or rupe, and made up tishing new of	
	•••	30 to 59				yarn, twine, enedage or rope	
• •					\$9.06	Other articles made from yarn. mine.	
· .		•	•		• • •	cordage, rope or caliles, other than textile fabrics and articles made from such	
			· ·		• . •	fabrics	
	•			· .	•	•	
- L			,	· · · ·	ex 58.08	. Knowed net fabrics, having a uniform	
· · ·	18.	ex Chapters 35 and 54	Single yarn			square or diamond-shaped mesh knotted	
• •	•		-	•		at each corner, entirely made of conton	
					· • • •	or synthesic textile libres	
•				• •		or synthesic textile libres	
					f \$8.01	or synthesic textile libres	
	j r.	ex 31.01	Yarn of Nynthetic	textile fibre (con-	f ex 58.08	or synthetic textile fibres ¹ Knotted net fabrics, having a uniform sugge or dramond-shaped mesh knotted	
	j 7.	ex 31.01	Yarn of Nynthetic Sinnous), ant put up (textile fibre (com- lor recail sale	f ex \$8.08	or synthetic textile fibres Knotted net fabrics, having a uniform square or diamend-shaped mesh knotted at each currier, entirely made of cotton	
	19.	ex 51.01	timous), not put up l	for retail sale		or synthetic textile fibres Knotted net fabrics, having a uniform square or diamond shaped mesh knotted at each corner, entirely made of cotton or of synthetic textile fibres	
	17.	ex 31.01 ex 51.02	timous), net put up l Menofil, strip (artifi	for receal sale	ex 39.04	or synthetic textile fibres Knotted net fabrics, having a uniform square or diamend-shaped mesh knotted at each corner, controly made of conton or of synthetic textile fibres Twine, cordage, ropes and cables, plaited or not other than single yarn composed	
	19.		timous), not put up l	for receal sale	ex 39.04	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond shaped mesh knotted at each corner, control made of cotton or of synthetic textile fibres Twine, cordage, ropes and cables, plaited or not other than single sam composed solely of continuous synthetic textile	
	19.		Simous), ant put up l Monohi, strip (artifi like) and imitation o	for receal sale	ex 39.04	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond shaped mesh knotted at each corner, contely made of conton or of synthetic textile fibres Twine, cordage, ropes and cables, plaited or not other than single sam composed solely of continuous synthetic textile fibres	
	j 9.		Simous), ant put up l Monohi, strip (artifi like) and imitation o	for receal sale	ex 39.04	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knowled at each corner, entirely made of conton or of synthetic textile fibres Twine, condage, ropes and cables, plaited pr not other than single s are composed solely of continuous synthetic textile fibres Nets and netting made of twine, condage	
	19.		Simous), ant put up l Monohi, strip (artifi like) and imitation o	for receal sale	ex 39.04	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond shaped mesh knotted at each corner, contely made of conton or of synthetic textile fibres Twine, cordage, ropes and cables, plaited or not other than single sam composed solely of continuous synthetic textile fibres	
	19.		Simous), ant put up l Monohi, strip (artifi like) and imitation o	for receal sale	ex 39.04	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knotted at each corner, entirely made of conton or of synthetic textile fibres Twine, cordage, ropes and cables, plaited or not other than single s arn composed solely of continuous synthetic textile fibres Nets and netting made of twine, endage or rope, and made or twine, endage	
			Simous), ant put up l Monohi, strip (artifi like) and imitation o	for receal sale	ex 59.04	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knotted at each corner, entirely made of conton or of synthetic textile fibres Twine, cordage, ropes and cables, plaited or not other than single yarn composed solely of continuous synthetic textile fibres Nets and netting made of twine, condage or rope, and made up fishing mass of yarn, twine, cordage or rope Other articles made from yarn, twine, cordage, rope or cables, other than toxtile	
			Simous), ant put up l Monohi, strip (artifi like) and imitation o	for receal sale	ex 59.04	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knotted at each corner, entirely made of conton or of synthetic textile fibres Twine, cordage, ropes and cables, plaited or not other than single s arn composed solely of continuous synthetic textile fibres Nets and netting made of twine, endage or rope, and made or twine, endage	
			Simous), ant put up l Monohi, strip (artifi like) and imitation o	for receal sale	ex 59.04	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knotted at each corner, emirely made of conton or of synthetic textile fibres Twine, cordage, ropes and cables, plaited or not other than single yarn composed solely of continuous synthetic textile fibres Nets and netting made of twine, condage mr rope, and made up fishing mits of yarn, twine, cordage or rope Other articles made from yarn, twine, erridge, rope of cables, other than textile fabrics and articles made from yarb.	
			timous), not put up i Monofil, strip (artifi like) and innection bekule materials	for retail sale	ex 59.04 39.05 59.06	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knowed at each corner, entirely made of konted at each corner, entirely made of konted or of synthetic textile fibres Twine, endage, ropes and cables, plaited or not other than single yarn compared solely of continuous synthetic textile fibres Nets and netting made of twine, condage or rope, and made up fishing may of yarn, twine, cordage or rope Other articles made from yarn, twine, endage, rope or cables, other than textile fabrics and articles made from yuch fabrics	•
	19.	ex 51.02	tinnohl, strip (årifi like) and innintion bekvile materials Yårn. monchl, strip	for rectail sale cisil straw and the catgut, of synthetic dartificial straw and	ex 59.04 59.05 59.06	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knowed at each corner, entrely made of knowed at each corner, entrely made of knowed or of synthetic textile fibres Twine, endage, ropes and cables, plaited pr nut other than single s arn composed solely tof continuous synthetic textile fibres Nets and netting made of twine, condage nr rope, and made up fishing nets of yarn, twine, cordage or rope Other articles made from yarn, twine, endage, rope or cables, other than textile fabrics and articles made from such fabrics Woven labels, badges and the likes nor	
	19.	ex 51.02	tinnohl, strip (årifi like) and innintion bekvile materials Yårn. monchl, strip	for retail sale	ex 59.04 59.05 59.06	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knowed at each corner, entirely made of konted at each corner, entirely made of konted or of synthetic textile fibres Twine, endage, ropes and cables, plaited or not other than single yarn compared solely of continuous synthetic textile fibres Nets and netting made of twine, condage or rope, and made up fishing may of yarn, twine, cordage or rope Other articles made from yarn, twine, endage, rope or cables, other than textile fabrics and articles made from yuch fabrics	
	• •	ex 51.02 ex 51.01 ex 51.01 ex 51.02 ex 56.03	tinnous), not put up i Monofil, strip (arrifi libe) and imicution o beknike materials Yarn, monofil, strip the like) and insitutio monium fibres	for retail sale icial straw and the catgut, of synthetic fartificial straw and on catgut, of cuprame	ex 59.04 59.05 59.06	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knowled at each corner, entrely made of knowled or of synthetic textile fibres Twine, cordage, ropes and cables, plained or not other than single yarn compared solely of continuous synthetic textile fibres Nets and netting made of twine, condage or rope, and made up fishing nets of yarn, twine, cordage or rope Other articles made from yarn, twine, cordage, rope or cables, other than textile fabrics Woven labels, badges and the like, nor embroidered, on the piece, in strips or cut to shape or size	•
	19. 20.	ex \$1.02 ex \$1.01 ex \$1.01 ex \$1.02	tinnos), ant put up i Monofil, strip (árifi libe) and innintion betrile materials Excile materials	for retail sale icial straw and the catgut, of synthetic fartificial straw and on catgut, of cuprame	ex 59.04 59.05 59.06	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knotted at each corner, entirely made of conton or of synthetic textile fibres Twine, cordage, ropes and cables, plaited or not other than single parn composed solely of continuous synthetic textile fibres Nets and netting made of twine, endage or rope, and made or twine, endage or rope, and made or twine, endage or rope, and made or twine, endage or rope, and made of twine, what of yarn, twine, cordage or rope Other articles made from yarn, twine, endage, rope of cables, other than textile fabrics and articles made from such fabrics Woven labels, badges and the like, nor ent to shape or size Fabrics (other than felled fabries of textile fibres), of a kind community used	
	• •	ex 51.02 ex 51.01 ex 51.01 ex 51.02 ex 56.03	tinnous), not put up i Monofil, strip (arrifi libe) and imicution o beknike materials Yarn, monofil, strip the like) and insitutio monium fibres	for retail sale icial straw and the catgut, of synthetic fartificial straw and on catgut, of cuprame	ex 59.04 59.05 59.06	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knowed at each corner, entirely made of conton or of synthetic textile fibres Twine, endage, ropes and cables, plaited or not other than single yarn compased solely of continuous synthetic textile fibres Nets and netting made of twine, condage mr rope, and made up fishing mas of yarn, twine, cordage or rope Other articles made from yarn, twine, endage, rope or cables, other than textile fabrics Woven labels, badges and the like, nor embroidered, in the piece, in strips or cut to shape or size Fabrics (other than felred fabras of textile fibres), of a kind commonly used in machinery for making or furshing	
	• •	ex 51.02 ex 51.01 ex 51.01 ex 51.02 ex 56.03	tinnohl, strip (årifi like) and innitution o bekvile materials Yårn. monohl, strip the like) and innitatio monium fibres Monofil of polyester	for retail sale icial straw and the catgut, of synthetic fartificial straw and on catgut, of cuprame	ex 59.04 59.05 59.06	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knowed at each corner, entirely made of conton or of synthetic textile fibres Twine, endage, ropes and cables, plaited pr not other than single sam compased solely of continuous synthetic textile fibres Nets and netting made of twine, condage mr rope, and made up fishing mas of yarn, twine, cordage or rope Other articles made from yarn, twine, endage, rope of cables, other than textile fabrics Woven labels, badges and the like, nor embroidered, on the piece, in strips or cut to shape or size Fabrics (other than felled fabries of textile fibres), of a kind common's used in machinery for making or husbard including labries of tubular or endess	
	• •	ex 51.02 ex 51.01 ex 51.01 ex 51.02 ex 56.03	tinnoil, strip (arifi like) and initial beksile materials Yarn, monofil, strip the like) and imitatio monium fibres	for retail sale icial straw and the catgut, of synthetic fartificial straw and on catgut, of cuprame	ex 59.04 59.05 59.06	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knowed at each corner, entirely made of conton or of synthetic textile fibres Twine, endage, ropes and cables, plaited or not other than single yarn compased solely of continuous synthetic textile fibres Nets and netting made of twine, condage mr rope, and made up fishing mas of yarn, twine, cordage or rope Other articles made from yarn, twine, endage, rope or cables, other than textile fabrics Woven labels, badges and the like, nor embroidered, in the piece, in strips or cut to shape or size Fabrics (other than felred fabras of textile fibres), of a kind commonly used in machinery for making or furshing	
	• •	ex 51.02 ex 51.01 ex 51.01 ex 51.02 ex 56.03	tinnoil, strip (arifi like) and initial beksile materials Yarn, monofil, strip the like) and imitatio monium fibres	for retail sale icial straw and the catgut, of synthetic fartificial straw and on catgut, of cuprame	ex 59.04 59.05 59.06	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knowed at each corner, entirely made of conton or of synthetic textile fibres Twine, endage, ropes and cables, plaited pr not other than single sam compased solely of continuous synthetic textile fibres Nets and netting made of twine, condage mr rope, and made up fishing mas of yarn, twine, cordage or rope Other articles made from yarn, twine, endage, rope of cables, other than textile fabrics Woven labels, badges and the like, nor embroidered, on the piece, in strips or cut to shape or size Fabrics (other than felled fabries of textile fibres), of a kind common's used in machinery for making or husbard including labries of tubular or endess	
	• •	ex 51.02 ex 51.01 ex 51.01 ex 51.02 ex 56.03	tinnoil, strip (arifi like) and initial beksile materials Yarn, monofil, strip the like) and imitatio monium fibres	for retail sale icial straw and the catgut, of synthetic fartificial straw and on catgut, of cuprame	ex 59.04 59.05 59.06	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knowed at each corner, entirely made of conton or of synthetic textile fibres Twine, endage, ropes and cables, plaited pr not other than single sam compased solely of continuous synthetic textile fibres Nets and netting made of twine, condage mr rope, and made up fishing mas of yarn, twine, cordage or rope Other articles made from yarn, twine, endage, rope of cables, other than textile fabrics Woven labels, badges and the like, nor embroidered, on the piece, in strips or cut to shape or size Fabrics (other than felled fabries of textile fibres), of a kind common's used in machinery for making or husbard including labries of tubular or endess	
	• •	ex 51.02 ex 51.01 ex 51.01 ex 51.02 ex 56.03	tinnoil, strip (arifi like) and initial beksile materials Yarn, monofil, strip the like) and imitatio monium fibres	for retail sale icial straw and the catgut, of synthetic fartificial straw and on catgut, of cuprame	ex 59.04 59.05 59.06	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knowed at each corner, entirely made of conton or of synthetic textile fibres Twine, endage, ropes and cables, plaited pr not other than single sam compased solely of continuous synthetic textile fibres Nets and netting made of twine, condage mr rope, and made up fishing mas of yarn, twine, cordage or rope Other articles made from yarn, twine, endage, rope of cables, other than textile fabrics Woven labels, badges and the like, nor embroidered, on the piece, in strips or cut to shape or size Fabrics (other than felled fabries of textile fibres), of a kind common's used in machinery for making or husbard including labries of tubular or endess	
	• •	ex 51.02 ex 51.01 ex 51.01 ex 51.02 ex 56.03	tinnoil, strip (arifi like) and initial beksile materials Yarn, monofil, strip the like) and imitatio monium fibres	for retail sale icial straw and the catgut, of synthetic fartificial straw and on catgut, of cuprame	ex 59.04 59.05 59.06	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knowed at each corner, entirely made of conton or of synthetic textile fibres Twine, endage, ropes and cables, plaited pr not other than single sam compased solely of continuous synthetic textile fibres Nets and netting made of twine, condage mr rope, and made up fishing mas of yarn, twine, cordage or rope Other articles made from yarn, twine, endage, rope of cables, other than textile fabrics Woven labels, badges and the like, nor embroidered, on the piece, in strips or cut to shape or size Fabrics (other than felled fabries of textile fibres), of a kind common's used in machinery for making or husbard including labries of tubular or endess	· ·
	• •	ex 51.02 ex 51.01 ex 51.01 ex 51.02 ex 56.03	tinnoil, strip (arifi like) and initial beksile materials Yarn, monofil, strip the like) and imitatio monium fibres	for retail sale icial straw and the catgut, of synthetic fartificial straw and on catgut, of cuprame	ex 59.04 59.05 59.06	or synthetic textile fibres Knotted net fabrics, having a uniform square or dramond-shaped mesh knowed at each corner, entirely made of conton or of synthetic textile fibres Twine, endage, ropes and cables, plaited pr not other than single yarn compased solely of continuous synthetic textile fibres Nets and netting made of twine, condage mr rope, and made up fishing mas of yarn, twine, cordage or rope Other articles made from yarn, twine, endage, rope or cables, other than textile fabrics Woven labels, badges and the like, nor embroidered, in the piece, in strips or cut to shape or size Fabrics (other than felied fabries of textile fibres), of a kind common's used in machinery for making or husbard including labrics of tubular or paperboard.	· ·

• • •

: 2

		•				·				
		•			۰.	•				
••		• • •	• • •	_	· .3	• •			•	
	· ··	• •	1 · · · ·	16 -		•. ,		•	•	
			· .			Calumn 2		•	1 4	1
		Column I	•	••••	• .'					
•		Products used	• .•	•		Preducts obtained				
,		•	•	• .		•			ţ	
-22.	ex Chapters	Fabric and other products except falling within heading Nos \$9.1	t those 10 and.	59.10	•	Linuleum and materials prepa textile base in a similar m	contest to	•	•	
		\$9.11	· ·	•	•., '	hunleum, whether or not out to of a faud used as those cover	and a land	•	•	
		•	•	• •		on a textile base, cut to shape u		•	ŀ	
		¢ ,	•	ex 59.11	•. •	Plates, sheets and strip, of foam or sponge rubber, comb			•	
·		· · ·			••``''	textile fabric				
23.	ex Chapters	Fabric (excluding linings), provid- the value of the fabric (linings, tru	ed that unings	ex 61.01	•	Men's and boys' noter parment and ready to wear	n complete		1	
	•	and accessories not included) de exceed 45% of the value of the l	ks not	¢x 61.02		Women's, girls' and infaues"		•	1 /	
	•	good				ments, complete and ready to the following kinds: frocks, skit grousers forher than troos	ris, jackerse	•		
•		· • •				fabric falls within beachine and \$5.09), suits (consisting a	Nos Cos			
		. •	•	•	• •	and skirt of a jacket and tro		۰ •	1	
14	er Chanter	Fabric, including knitted or cr	ocheted	ex 61.09	1	Brassieres, corses, corset-belts,	, suspender a			
•••	. 50 10 60	fabric, provided that the value fabric does not exceed 40% of th	of the			belis, pirille corsers and oth designed for wear as body-	Sutionadar			
	•	of the finished good		•	• ••	narments, whether or not classe and ready to wear.	c, complete		Ŀ	
25.	ex 29,14	Vinyl monomor acetate,		ex 39.02		Polyvinyl ucstate	•		•••	
, .		Any product which is not, or	does	•						
•	• .	not contain, a product obtain	ned by					•		
• •		the polymerization of the mo-						•	• •	•
•		is paragraph shall only apply to protocols annexed thereto will								
÷.	CO1	nclusion of the period of tariff aph shall cease to be applicable	dismant	ling laid do	wn	for each product. This para-	•			
		id down for each product."	upon a		L	s period de carité dismontring	•			
•	•			•		•		• .	÷	
					•					
· 2.	For the a	application of paragra ay be endorsed with one	oph 1 e of t	EUR. 1 he follo	wir	certificates na expressions : "AR]		n Ş		
•-	GEGEBEN"	, "APPLICATION ART. 25	.1", "	APPLICAZ	101	NE ART. 25.1", "ART.	25.1 VO	_=	b.	
	DAAN", "/	ÁRT. 25.1 STATISFIED", M 25.1 FULLNAEGT", "AR	"ART. 21. 25	25.1 OF	2 F) T"	/LDT", "25.1 ARTIKLA '. "ART. 25.1 CUMPRIC	A SOVELL	ETTU"	TILLÄMPI	J.
2	These exp	pressions shall be ins	erted	in the "	Ren	narks" box of the EU	R.1 cert	ificate		•
		EUR.2 and in the case (the stamp used by the					enticate	d by		
				•			•			
3.		nder the simplified pr n in that paragraph sh						by		
	the stam	p used by the competen	t cust	coms off	ice	of the exporting St.	ate, or	by	•	
		ial stamp referred to inted on the EUR.1 cer			(4)) (b) of this Protoco	ol, which	n may .		
		•				,	••			
4.		ases other than those t transitional provisi					or the C		Υ.	
•	provided	for in Article 3 (2)	of the	e Agreem					•	
		e of the products orig				1) or in the Communi				
	laid dow	ked or processed to ob n in this Protocol and						s (1)		
	or into	the Community.				. .				
		······································			,	a da ante da composition de la				
(1	J Austria	, Finland, Iceland, No	orwayf	Portuga	ι,	sweden, Switzerland.				
			:	,						
	•	,	•			•			•	

.

Article 3

Annexes I to III and V to Protocol No 3 concerning the definition of the concept of "criginating products" and methods of administrative cooperation are hereby replaced by Annexes I to III and V annexed to this Decision.

Annexes VI and VIIto this decision shall be added to Protocol No 3 concerning the definition of the concept of originating products and methods of administrative co-operation. Article 4

This Decision shall replace the following Joint Committee decisions.

- Decision No 3/73 laying down the methods of administrative cooperation in the customs field for the purpose of implementing the Agreement between the European Economic Community and the Republic of Austria(1).
- Decision No 5/73 concerning movement certificates A.OS.1 and A.W.1 contained in Annexes V and VI to Protocol No 3(2).

3. Decision No 7/73 on goods which are en route on 1 April 1973(3).

- 4. Decision No 8/73 on A.W.1 certificates contained in Annex VI to Protocol No 3(4).
- 5. Decision No 9/73 supplementing and amending Articles 24 and 25 of Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation(5).
- 6. Decision No 10/73 amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation, and Decision No 3/73 of the Joint Committee Laying down methods of administrative cooperation in the customs field(6).
- Decision No 11/73 amending Annex II to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation(7).
- Decision No 1/74 supplementing and amending Protocol No 3 concerning 'the definition of the concept of "originating products" and methods of administrative cooperation(8).
- 9. Decision No 2/74 establishing a simplified procedure for the issue of EUR. 1 movement certificates(9).

Super-	-	-	-					
(1)	OJ	No	L	160,	18.6.1973,	р.	2	
(2)	OJ	No	L	160,	18.6.1973,	Ď.	11	,
(3)	0.1	No	L	160,	18.6.1973,	D .	18	
(4)	0J	No	L	160,	18.6.1973,	D.	19	
					17.12.1973,			
					31.12.1973			2
(7)	OJ	No	L	365	31.12.1973		16	ō
(8)	0:J	No	Ē	224.	13.8.1974,	.	2	•
(9)	01	No	Ē	224,	13.8.1974,	p .	3	
					•	•		
				•	:			

AUSTRIA

the Joint Committee

The Chairman

- 18 -

- 10. Decision No 3/74 supplementing and modifying Lists A and B annexed to Protocol 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (10).
- 11. Decision No 1/75 amending Article 23 of Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (11).
- 12. Decision No 2/75 amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation and amending Joint Committee Decision No 3/73 and repealing Joint Committee Decision 4/73 (12).
- 13. Decision No 1/76 amending List A annexed to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (13).
- 14. Decision No 2/76 supplementing and amending Lista A and B annexed to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation and the list contained in Article 25 of that Protocol (14).
- 15. Decision No 3/76 supplementing Note 11; Article 23 in Annex I to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (15).

Article 5

This Devision shall enter into force on 1 January 1978.

Done at Brussels,

(10) OJ NO L 352, 28.12.1974, p. 2 (11) OJ NO L 338, 31.12.1975, p. 2 (12) OJ NO L 338, 31.12.1975, p. 4 (13) OJ NO L 215, 7.8.1976, p. 2 (14) OJ NO L 328, 26.11.1976, p. 2 (15) OJ NO L 328, 26.11.1976, p. 8

Article 3

Annexes I to III and V to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation are hereby replaced by Annexes I to III and V annexed to this Decision.

Annexes VI and VII to this decision shall be added to Protocol No 3 concerning the definition of the concept of originating products and methods of administrative cooperation.

Article 4

This Decision shall replace the following Joint Committee decisions.

- 1. Decision No 3/74 amending Protocol No 3 concerning the definition of the
- c concept of "originating products" and methods of administrative cooperation (1).
- 2. Decision No 4/74 laying down the methods of administrative cooperation in the customs field for the purpose of implementing the Agreement between the European Economic Community and the Republic of Finland (2).
- Decision No 5/74 concerning Protocol No 3 concerning the definition of the methods of the concept of "originating products" and methods af administrative cooperation (3).
- 4. Decision No 6/74 supplementing and amending Articles 24 and 25 of Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (4).
- 5. Decision No 7/74 amending Annex II to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (5).
- 6. Decision No 8/74 supplementing and amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (6).
- 7. Decision No 9/74 establishing a simplified procedure for the issue of EUR.1 movement certificates (7).

(1)	OJ	No	L	102,	11.4.1974,	p .,	2
(2)	01	No	L	102,	11.4.1974,	p.	9
(3)	01	No	L	102,	11.4.1974,	p.	13
(4)	OJ	No	L	102,	11.4.1974,	p.	17
(5)	0J	No	L	102,	11.4.1974,	p.	22
(6)	01	No	L	224,	13.3.1974,	p.	52
(7)	0.1	No	L	224,	13.8.1974,	P .	-13

- 18 -

- (8) Decision No10/74 supplementing and modifying Lists A and B annexed to Protocol 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (8).
- 9. Decision No 1/75 amending Article 23 of Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (9).
- 10. Decision No 2/75 amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation and amending Joint Committee Decision No 3/73 and repealing Joint Committee Decision 4/73 (10).
- 11. Decision No 1/76 amending List A annexed to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (11).
- 12. Decision No 2/76 supplementing and amending Lista A and B annexed to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation and the list contained in Article 25 of that Protocol (12).
- 13. Decision No 3/76 supplementing Note 11, Article 23 in Annex I to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (13).

Article 5

This Devision shall enter into force on 4 January 1978.

Done at Brussels,

For the Joint Committee

The Chairman

(8) 01	No	L 352;	28.12.1974, p. 7
			31.12.1975, p.14
(10) 01	No	L 338,	31.12.1975, p. 16
(11) 01	No	L 215,	7.8.1976, p. 4
			26.11.1976, p. 10
(13) / 01	No	L 328,	26.11.1976, p. 16

= 17.=

srticle 3

Annexes I to III and V to Protocol No 3 concerning the definition of the concept of "conginating products" and methods of administrative cooperation are hereby replaced by Annexes I to III and V annexed to this Decision.

Annexes VI and VIIto this decision shall be added to Protocol No 3 concerning the definition of the concept of originating products and methods of administrative co-operation. Article 4

This Decision shall replace the following Joint Committee decisions.

- 1. Decision No 3/73 laying down the methods of administrative cooperation in the customs field for the purpose of implementing the Agreement between the European Economic Community and the Republic of Iceland (1).
- 2. Decision No 5/73 concerning movement certificates A.IS.1; and A.W.1 contained in Annexes V and VI to Protocol No 3(2).
- 3. Decision No 7/73 on goods which are en route on 1 April 1973(3).
- 4. Decision No 8/73 on A.W.1 certificates contained in Annex VI to Protocol No 3(4).
- 5. Decision No 9/73 supplementing and amending Articles 24 and 25 of Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation(5).
- 6. Decision No 10/73 amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation, and Decision No 3/73 of the Joint Committee Laying down methods of administrative cooperation in the customs field(6).
- 7. Decision No 11/73 amending Annex II to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation(7).
- Decision No 1/74 supplementing and amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation(8).
- 9. Decision No 2/74 establishing a simplified procedure for the issue of EUR. 1 movement certificates(9).

613	Δ1			776	7/ 11 1077 - 7
				324,	24.11.1973, p. 2
				324,	24.11.1973, p. 11
(3)	0.1	No	L	324	24.11.1973, p. 18
					24.11.1973, p. 19
					17.12.1973, p. 19
(6)	U J	No	L	365,	31.12.1973, p. 152
(7)	01	No	L	365,	31.12.1973, p. 166
(8)	0 J	No	Ł	224,	13.8.1974, 0. 22
(9)	64	No	L	224,	13.8.1974, p. 23

- 18 -

- 10. Decision No 3/74 supplementing and modifying Lists A and B annexed to Protocol 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (10).
- 11. Decision No 1/75 amending Article 23 of Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (11).
- 12. Decision No 2/75 amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation and amending Joint Committee Decision No 3/73 and repealing Joint Committee Decision 4/73 (12).
- 13. Decision No 1/76 amending List A annexed to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (13).
- 14. Decision No 2/76 supplementing and amending Lista A and B annexed to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation and the list contained in Article 25 of that Protocol (14).
- 15. Decision No 3/76 supplementing Note 11, Article 23 in Annex I to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (15).

Article 5

This Devision shall enter into force on 1 January 1978.

Done at Brussels,

For the Joint Committee The Chairman

(10)	OJ	NO L	352,	28.12.1974, p. 12
(11)	OJ	No L	338,	31.12.1975, p. 26
(12)	0J	No L	338,	31.12.1975, p. 28
(13)	0J	NO L	215,	7.8.1976, p.6
				26.11.1976, p. 18
(15)	0J	No L	328,	26.11.1976, D. 24

- 17 -

Article 3

Annexes I to III and V to Protocol No 3 concerning the definition of the concept of "criginating products" and methods of administrative cooperation are hereby replaced by Annexes I to III and V annexed to this Decision.

Annexes VI and VIIto this decision shall be added to Protocol No 3 concerning the definition of the concept of originating products and methods of administrative co-operation. Article 4

This Decision shall replace the following Joint Committee decisions.

- 1. Decision No 3/73 laying down the methods of administrative cooperation in the customs field for the purpose of implementing the Agreement between the European Economic Community and the Kingdom of Norway (1).
- 2. Decision No 4/73 concerning Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (2).
- 3. Decision No.5/73 on A.W.1 certificates contained in Annex VI to Protocol No 3 (3).
- 4. Decision No 6/73 supplementing and amending Articles 24 and 25 of Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (4).
- 5. Decision No 7/73 amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation, and Decision No 3/73 of the Joint Committee Laying down methods of administrative cooperation in the customs field (5).
- 6. Decision No₁8/73 amending Annex II to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (6).
- 7. Decision No 1/74 supplementing and amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (7).
- 8. Decision No 2/74 establishing a simplified procedure for the issue of EUR. 1 movement certificates (8).

(1) OJ NO L 347, 17.12.1973, p. 2 (2) OJ NO L 347, 17.12.1973, p. 6 (3) OJ NO L 347, 17.12.1973, p. 6 (4) OJ NO L 347, 17.12.1973, p. 11 (4) OJ NO L 347, 17.12.1973, p. 43 (5) OJ NO L 365, 31.12.1973, p. 144 (6) UJ NO L 365, 31.12.1973, p. 144 (7) OJ NO L 224, 13.8.1974, p. 27 (8) OJ NO L 224, 13.8.1974, p. 28 - 18 -

- 9. Decision No 3/74 supplementing and modifying Lists A and B annexed to Protocol 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (9).
- 10. Decision No 4/74 amending Article 23 of Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (10).
- (11. Decision No 2/75 amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation and amending Joint Committee Decision No 3/73 and repealing Joint Committee Decision 4/73 (11).
- 12." Decision No 1/76 amending List A annexed to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (12).
- 13. Decision No 2/76 supplementing and amending Lista A and B annexed to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation and the list contained in Article 25 of that Protocol (13):
- 14. Decision No 3/76 supplementing Note 11, Article 23 in Annex I to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (14).

<u>Article 5</u>

This Devision shall enter into force on 4 January 1978.

Done at Brussels,

For the Joint Committee

The Chairpan

795	·OJ	No	٦.	352,	28.12.1974, p.17
(10)	.01	No	L	338,	31.12.1975, p.38
(11)	ΎΟJ	No	L	338,	31.12.1975, p.40
(12)	, Ol	No	L	215,	7-8-1976, p- 8
(13)	ί OJ	No	L	328,	26.11.1976, 0.26
					26.11.1976, p.32

- 17 -

Article 3

Annexes I to III and V to Protocol No 3 concerning the definition of the concept of "criginating products" and methods of administrative cooperation are hereby replaced by Annexes I to III and V annexed to this Decision.

• 3

Annexes VI and VIIto this decision shall be added to Protocol No 3 concerning the definition of the concept of originating products and methods of administrative co-operation.

Article 4

This Decision shall replace the following Joint Committee decisions.

- 1. Decision No 3/73 laying down the methods of administrative cooperation in the customs field for the purpose of implementing the Agreement between the European Economic Community and the Portugese Republic (1).
- 2. Decision No 5/73 concerning movement certificates A.P.1 and A.W.1 contained in Annexes V and VI to Protocol No 3(2).
- 3. Decision No 7/73 on goods which are en route on 1 April 1973(3).
- Decision No 8/73 on A.W.1 certificates contained in Annex VI to Protocol No 3(4).
- 5. Decision No 9/73 supplementing and amending Articles 24 and 25 of Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation(5).
- 6. Decision No 10/73 amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation, and Decision No 3/73 of the Joint Committee Laying down methods of administrative cooperation in the customs field(6).
- 7. Decision No 11/73 amending Annex II to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation(7).
- 8. Decision No 1/74 supplementing and amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation(8).
- Decision No 2/74 establishing a simplified procedure for the issue of EUR. 1 movement certificates(9).

(1) OJ NO L 160, 18.6.1973, p. 21
(2) OJ NO L 160, 18.6.1973, p. 29
(3) OJ NO L 160, 18.6.1973, p. 36
(4) OJ NO L 160, 18.6.1973, p. 37
(5) OJ NO L 367, 17.12.1973, p.25
(6) UJ NO L 365, 31.12.1973, p.120
(7) OJ NO L 365, 31.12.1973, p.168
(6) OJ NO L 224, 13.8.1974, p.7
(9) OJ NO L 224, 13.8.1974, p.8

- 10. Decision No 3/74 supplementing and modifying Lists A and B annexed to Protocol 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (10).
- 11. Decision No 1/75 amending Article 23 of Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (11).
- 12. Decision No 2/75 amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation and amending Joint Committee Decision No 3/73 and repealing Joint Committee Decision 4/73 (12).
- 13. Decision No 1/76 amending List A annexed to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (13).
- 14. Decision No 2/76 supplementing and amending Lista A and B annexed to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation and the list contained in Article 25 of that Protocol (14).
- 15. Decision No 3/76 supplementing Note 11; Article 23 in Annex I to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (15).

Article 5

This Devision shall enter into force on 1 January 1978.

Done at Brussels,

For the Joint Committee

The Chairman

(10) OJ NO L 352, 28.12.1974, p. 22 (11) OJ NO L 338, 31.12.1975, p. 50 (12) OJ NO L 338, 31.12.1975, p. 52 (13) OJ NO L 215, 7.8.1976, p. 10 (14) OJ NO L 328, 26.11.1976, p. 34 (15) OJ NO L 328, 26.11.1976, p. 40 - 17 -

Article 3

Annexes I to III and V to Protocol No 3 concerning the definition of the concept of "criginating products" and methods of administrative cooperation are hereby replaced by Annexes I to III and V annexed to this Decision.

Annexes VI and VIIto this decision shall be added to Protocol No 3 concerning the definition of the concept of originating products and methods of administrative co-operation.

Article 4

This Decision shall replace the following Joint Committee decisions.

- 1. Decision No 3/73 laying down the methods of administrative cooperation in the customs field for the purpose of implementing the Agreement between the European Economic Community and the Kingdom of Sweden (1).
- 2. Decision No 5/73 concerning movement certificates A.S.1, and A.W.1 (contained in Annexes V and VI to Protocol No 3(2).
- 3. Decision No 7/73 on goods which are en route on 1 April 1973(3).
- 4. Decision No 8/73 on A.W.1 certificates contained in Annex VI to Protocol No 3(4).
- 5. Decision No 9/73 supplementing and amending Articles 24 and 25 of Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation(5).
- 6. Decision No 10/73 amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation, and Decision No 3/73 of the Joint Committee Laying down methods of administrative cooperation in the customs field(6).
- Decision No 11/73 amending Annex II to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation(7).
- Decision No 1/74 supplementing and amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation(8).
- 9. Decision No 2/74 establishing a simplified procedure for the issue of EUR. 1 movement certificates(9).

(1) OJ NO L 160, 18.6.1973, p. 39
(2) OJ NO L 160, 18.6.1973, p. 47
(3) OJ NO L 160, 18.6.1973, p. 54
(4) OJ NO L 160, 18.6.1973, p. 55
(5) OJ NO L 347, 17.12.1973, p. 31
(6) UJ NO L 365, 31.12.1973, p. 128
(7) OJ NO L 365, 31.12.1973, p. 164
(8) OJ NO L 224, 13.8.1974, p. 12
(9) OJ NO L 224, 13.8.1974, p. 13

- 18 -

- 10. Decision No 3/74 supplementing and modifying Lists A and B annexed to Protocol 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (10).
- 11. Decision No 1/75 amending Article 23 of Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (11).
- 12. Decision No 2/75 amending Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation and amending Joint Committee Decision No 3/73 and repealing Joint Committee Decision 4/73 (12).
- 13. Decision No 1/76 amending List A annexed to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (13).
- 14. Decision No 2/76 supplementing and amending Lista A and B annexed to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation and the list contained in Article 25 of that Protocol (14).
- 15. Decision No 3/76 supplementing Note 11, Article 23 in Annex I to Protocol No 3 concerning the definition of the concept of "originating products" and methods of administrative cooperation (15).

Article 5

This Devision shall enter into force on 1 January 1978.

Done at Brussels,

For the Joint Committee The Chairman

(10)	OJ	No	Ľ	352,	28.12.1974, p. 32
					31.12.1975, p. 74
(12)	01	No	L	338,	31.12.1975, p. 75
(13)	0J	No	L	215,	7.8.1976, p. 14
(14)	OJ	No	L	328,	26.11.1976, p. 50
					26.11.1976, p. 56

EXPLANATORY NOTES

ANNEX I

Note 1 - Arnele 1

Vessels operating on the high seas, including factory ships, on which fish caught is worked or processed shall be considered as part of the territory of the State to which they belong provided that they satisfy the conditions set out in Explanatory Note 5.

Note 2 - Articles 1, 2 and J

In order to determine whether goods originate in a Member State or in (1), or in one of the countries specified in Article 2, it shall not be necessary to establish whether the power and fuch plant and equipment, and machines and tools used to obtain such goods originate in third sountries or not.

Note 3 - Articles 2 and 5

For the purpose of implementing Article 2, paragraph 3(A)(b) and (B)(b), the percentage rule must be observed by referring, for the added value acquired, to the procession contained in Lives-A and B. Where the products obtained appear in List A, the percentage rule therefore constitutes a criterion additional to that of change of tariff heading for any non-originating product used. Likewise the provisions ruling out the possibility of consulating the percentages shown in Lists A and B for any one product obtained are applicable in each country for the added value acquired.

Note 4 - Articles 1, 2 and 3

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

Note 5 - Article 4(f)

The term "their vessels" shall apply only to vesselst

(a) which are registered or recorded in a Mymber State of the Community or in

(h) which sail under the flag of a Member State of the Community or of (1):

(c) which are at least 50% owned by nationals of Member States of the Community or of (1) or by a company with its head office in one of those States, of which the manager or managers, chairman of the board of directors or of the supervisory board and the majority of the members of such boards are nationals of the Member States of the Community or of (1), and of which, in addition, in the case of parimerships or limited companies, at least half the capital belongs in those States or to public bodies or nationals of the said States;

(1);

(d) of which the captain and officers are all nationals of the Member States of the Community or of (1);

(c) of which at lease 75 % of the crew are nationals of the Member States of the Community or of (1).

Nice + - Article 6

"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.

(1) Austria, Finland, Iceland, Norway, Portugal, Sweden, Switzerland.

"Customs value" shall be understood as meaning the customs value laid down in the Convention concerning the Valuation of Goods for Customs Purposes signed in Brussels on 15 December \$950.

Note 7- Article 16 (1) and Article 22

Where a movement certificate has been issued under the conditions laid down in Article 9 (3) and relates to goods re-exported in the same state, the Customs authorities of the country of destination must be able to obtain, by means of administrative conjectation, true copies of the movement certificate or certificates issued previously relating to those goods.

Note 8" - Article 23

. "Orauback of customs duty or exemption from customs duty of whatevor kind" shall mean any arrangement

for refund or remission, partial or complete, of customs duties applicable to products used in manufacture, provided that the said provision concelles, expressly or in effect, this repayment or non-charging or the non-imposition when goods obtained from the said products are exported but not when they are retained for home use.

"Products used in manufacture" shall mean any products in respect of which a "drawback of customs duty or exemption from customs duty of whatever kind" is requested as a result of the export of originating products for which an EUR. 1 movement certificate is issued or a form EUR. 2 is made out.

Note 9 - Articles 23

"Tarill provisions in furce" shall mean the duty applied on 1 January 1973 in Bonzark the United Kingdom or (1) to the products referred to in Article 25(1) or the duty which, in accordance with the provisions of the Agreement, will be subsequently applied to the said products whenever this duty is lower than that applied to other products originating in the Community or in (1).

Note 10 - Article 25

Where originating products not fulfilling the conditions laid down in Article 25(1) are imported into Denmark, or the United Kingdom, the duty which serves as a basis for the tariff reductions provided for in Article 3(2) of the Agreement is that actually applied on 1 January 1972 by the importing country in respect of third countries.

(1) Austria, Finland, Iceland, Norway, Portugal, Sweden, Switzerland.

and the second secon Second second

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

	Products obtained	Tradifier or any constant Abob Star	
ustoms ariff eading No	Description	Working or processing that does not confer the status of originating products	Working or processing that conters the status of originating products when the following conditions are met
03.02 (4)	Fish, dried, salted or in bring; smoked fish, whether or not cooked before or during the smoking process	Hanufacture from products of Chapter 3	
IX 01.02	Livers and roes, of flah	Hanufacture from products of Chapter J	
x 07.04 (c)	Dried, dehydrated or evaporated vegetables, whole cut, sliced, broken or in powder, but not further prepared, excluding onions	Drying, dehydration, evaporation, cutting, grinding, powdering of vegetables of heading Nom 07.01 to 07.03	
x 15.04 (6)	Pats and oils, of fish and marine manuals, whether or not refined	Hanufacture from products of Chapter 3	
x 15.04 (c)	Fish liver oils of a vitamin A content of 2,500 inter- national units per gram or less	Manufacture from products of Chapter 3	•
16.04 (d)	Prepared or preserved fish: including caviar and caviar substitutes	Hanufacture from products of Chapter 3	
ix 16.04 (b)	Prepared or preserved fish, including caviar and caviar substitutes, excluding salmonidae, sardines, tunny, bonits, mackerel and anchovisa	Manufacture from products of Chapter J	
16.05 (•)	Crustaceans and molluscs, prepared or preserved	Manufacture from products of . Chapter 3	
IX 17.00	Sugar confectionery, not containing cocca, excluding liquorice extract containing more than 10% by weight of sucrose but not containing other idded substances	Manufacture from other products of Chapter 17 the value of which exceeds 30% of the value of the finished product	
:	-	• • • •	

d) Only for the Parce Islands and Portugal (*) Only for the Parce Islands and Iceland

- J -

	Products obtained		
ustoms ariff eading 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 18.06	Chocolate and other food preparations containing cocoa, excluding products other than cocoa powder, not otherwise sweetened than by the addition of sucrose, ice-cream (not including ice- cream powder) and other ices, chocolate and chocolate goods whether or not filled and sugar confectionery and substitutes therefor made from sugar substitution products, containing cocoa, in immediate packings of a net capacity of more than 500 g		
ex 19.02	Malt extract	Manufacture from products of heading No 11.07	•
ex 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	•
19.0	Tapioca and sago; tapioca and sago substitutes obtained from potato or other starches	Manufacture from potato starch	
19.05	Prepared foods obtained 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 $(^{-})$ or in which the value of the products of Chapter 17 used exceeds 30% of the value of the finished product	
19.07	Bread, ships' biscuits and other ordinary bakers' wares, not containing added sugar, honey, eggs, fats, cheese or fruit; communion wafers, cachets of a kind suitable for pharmaceutical use, sealing wafers, rice paper and similar products	Manufacture from products of Chapter 11	

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

3

••••

•	· Products obtained	·	
Customs Fariff Weading 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
19.08	Pastry, biscuits, cakes and other fine bakers' wares, whether or not containing cocoa in any proportion	Manufacture from products of Chapter 11	•
ex 20.02 (a)	Tomatoes and olives, prepared or preserved otherwise than by vinegar or acetic acid .	Preserving of fresh or frozen olive and tomatoes	
x 21. 05	Soups and broths in liquid, solid or powder form	Manufacture from products of heading No 20.02	
(a) 22.02	Lemonade, flavoured spa waters and flavoured 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	
их 22.02 (b)	Lemonade, flavoured spa waters and flavoured aerated waters, and other non- alcoholic beverages, not including fruit and vegetable juices falling within heading No 20.07, not containing milk or milk fats, containing sugar (sucrose or invert sugar); other	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	•
22.06	Vermouths, and other wines of fresh grapes flavoured with aromatic extracts	Manufacture from products of heading No 08.04, 20.07, 22.04 or 22.05	
* x 22.09	Spirits, excluding rum, arrack tafia, gin, whisky, vodka with ethyl alcohol content of 45.2° or less and plum, pear and cherry brandy, containing eggs or egg-yolk and/or sugar (sucrose or invert sugar)	heading No 08.04, 20.07, 22.04 or	
ex 23.01 (a)	Flours and meals, of meat, offals, fish, crustaceans or molluscs, unfit for human consumption; greaves	Manufacture from products of Chapter 3	
		and the there is a string when the second second	

- 5

5

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

. ۰.

,

(a) Only for Portugal
(b) Not for Portugal
(c) Only for the Parce Islands

1. 3 18.

	Procuets obtained ,	Nonline on monording that does	
Customs Fariff 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 28.19	Zinc oxide	Manufacture from products of of beading No 79.01	
ex 28.38	Alumínium sulohato	• • • • • • • •	Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
30. 03	Medicaments (including veterinary medicaments)		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
31.05 ,	Other fertilisers; goods of the present Chapter in tablets, lozenges and similar prepared forms or in packings of a gross weight not exceed- ing 10 kg		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
32.06	Colour lakes	Manufacture 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 (*)	
ex 33.06	Aqueous distillates and aqueous solutions of essential oils, including such products suitable for medicinal uses	Manufacture from essential oils (terpeneless or not), concretes, absolutes or resincids (*)	• • •
35.05	Dextrins and dextrin glues; soluble or roasted starches; starch glues		Manufacture from mails or potatoes
ex 35.07	Preparations used for clarifying beer, composed of papain and bentonite; enzymatic preparations for desizing textiles		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
			•
· • • • •	· · · · · · · · · · · · · · · · · · ·	the second s	

6 -

(¹) 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.

•

..... .

3

. 12

	Products obtained	· · · · · · · · · · · · · · · · · · ·	
Customs Fariff 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
37.01	Photographic plates and film in the flat, sensitised, unexposed, of any material other than paper, paperboard or cloth	Manufacture from products of beading No 37.02 (*)	
37.02	Film in rolls, sensitised, unexposed, perforated or not	Manufacture from 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 (*)	•
38.11	Disinfectants, insecticides, fungicides, rat poisons, herbicides, anti-sprouting products, plant growth regulators and similar products, put up in forms or packings for sale by retail or as preparations or as articles (for example, sulphur-treated bands, wicks and candles, fly- papers)		Manufacture in which the valu of the products used does not exceed 50% of the value of th 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 valu of the products used does not exceed 50% of the value of th 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 valu of the products used does not exceed 50% of the value of th finished product
x 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 valu of the products used does not exceed 50% of the value of th finished product
38.15	Prepared rubber accelerators		Manufacture in which the valu of the products used does not exceed 50% of the value of th finished product
38.17	Preparations and charges for fire-extinguishers; charged fire-extinguishing grenades		Manufacture in which the valu of the products used does not exceed 50% of the value of th finished product

(1) 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.

.

. .

.

.

. •

• :

- 7 -

 \mathbf{a}_{1}^{\dagger}

۱.

1

· 李凡之子 我不错。

• • •		· •	
•	· ·	• 8 •	
	Products obtained		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 met
38. 18	Composite solvents and thinners for varnishes and similar products		Manufacture in which the val of the products used does no exceed 50% of the value of t finished product
ex 38.19	Chemical products and preparations of the chemical or allied industries (including those consisting of mixtures of natural products), not elsewhere apecified or included; residual products of the		Manufacture in which the val of the products used does no exceed 50% of the value of t finished product
	chemical or allied industries, not elsewhere specified or included, excluding: - Fusel oil and dippel's oil;		
· ·	 Naphthenic acids and their water-insoluble salts; esters of naphthenic acids; Sulphonaphthenic acids and 		
	their water-insoluble salts; esters of sulphonaphthemic 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;	, .	
	 Mixed alkylbenzenes and mixed alkylnapthhalenes; Ion exchangers; Catalysts; 		
	 Getters for vacuum tubes; Refractory cements or mortare and similar compositions; Alkaline iron oxide for the 	s .	
•	 Alkaline iron oxide for the purification of gas; Carbon (excluding that in artificial graphite of heading No 38.01) in metal-graphite or other compounds. 		
	in the form of small plates, bars or other semi- manufactures - Sorbitol other than that of	:	
	heading No 29.04 - Ammoniacal gas liquors and spent oxide produced in coal gas purification		
ex 39;C2	Polymerisation products		Manufacture in which the vi of the products used does a exceed 50% of the value of finished product
		·	
• •	•		•

.

•

.

•

	Products obtained		·
Sustoms Sariff Seading 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
	Articles of materials of the kinds described in headings Nos 39.01 to 39.06 with the exception of fans and hand screens, non-mechanical, frames and handles therefor and parts of such frames and handles, and corset busks and similar supports for articles of apparel or clothing accessories		Manufacture 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 heading No 40.01 or 40.02; granules of unvulcanised natural or synthetic rubber compounded ready for vulcanisation; unvulcanised natural or synthetic rubber, compounded 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		Manufacture in which the value of the products used, except that of natural rubber, does not exceed 50% of the value of the finished product
41.08	Patent leather and imitation patent leather; metallised leather		Varnishing or metallising of leather of heading Nos 41.02 to 41.07 (other than skin leather of crossed Indian sheep and Indian goat or kid, not further prepared than vegetable tanned, or if other- wise 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) (*)	
x 44.21	Complete wooden packing cases, boxes, crates, drums and similar packings, excepting those made of fibreboard		Manufacture from boards not cut to size
x 44.28	Match splints; wooden pegs or pins for footwear	Manufacture from drawn wood	
x 45.q3	Articles of natural cork		Manufacture from products of heading No 45.01

) These provisions do not apply where the products are obtained from products which have acquire the status of originating products in accordance with the conditions laid down in List B.

.

.

:

•

•

.

Products obtained Working or processing that does not confere the status of originating products of selects Working or processing that does not confere the status of originating products when the selects 48.14 imper and paperboard, ruled, including the set in a select s	· · ·		- 10 -	
Products obtained Working or processing that does Tastomn Sesting No Description Working or processing that does originating products of originating products of originating conditions are as an 48.07 isper and paperboard, ruled, lined, or squared, but not otherwise printed, in rolls or sheets Manufacture from paper pulp 48.14 Writing blocks, envelopes, pources, valies and vriting compendiums, of paper or paperboard, containing only an assorteent of paper attionery Manufacture from paper pulp 48.15 Other paper and paperboard, containers, of paper or paperboard, containing only an assorteent of paper or paperboard. Kenufacture from paper pulp 48.15 Other paper and paperboard, containers, of paper or paperboard Hamufacture from paper pulp 49.09 Picture postcards, Christmas evith or without trimmings Hamufacture from products of finished product 49.10 Calencars of arg kind, of pub up to protestil saile Kamufacture from products of heading No 50.03 50.05 Tarn spun from noil or other wate alik, not put up for retail saile Kanufacture from products of heading No 50.03 to 50.03 50.07 Silk yarn and yarn spun from noil or other wate silk, put up for retail saile Manufacture from products of heading No 50.01 to 50.03 50.07		· ·		
Dustern Braiff Seading Description not confer the status of originating products confers the status of the status of originating products descent thestat descent the status of the the stat		· Products obtained		
 1 Inted, or sourced, but not otherwise printed, in rolls or sheets 48.14 Writing blocks, envelopes, letter cards, plain postcards, pouches, wallets and vriting correspondence cards; boxes, pouches, wallets and vriting correspondence cards; boxes, page rotationery associatent of pager stationery associatent of pager stationery associatent of pager stationery associatent of pager stationery associated, cut to size or shape 48.15 Other paper and paperboard, cut to size or shape ex 48.16 Exces, bags and other packing containers, of paper or paperboard generating cards, printed by any process, with or without trimmings 49.09 Picture greeting cards, boxes, heading No 49.11 49.10 Calendars of any kind, of paper or paperboard, including heading No 49.11 50.04 Silk yarn, other than yarn of noil or other wate silk, not put up for retail sale 50.05 Tarn spun from noil or other mate silk, not put up for retail sale 50.07 Silk yarn and yarn spun from noil or other wate silk, put up for retail sale azi 50.07 Initiation catgut of silk 	Tariff Heading	Description	not confer the status of	
 1 etter erds, plain postcards, correspondence cards; boxes, pouches, wallets and writing compendiums, of paper or paperboard, containing only an essortment of paper board, containing only an essortment of paper board, cut to size or shape 48.15 Other paper and paperboard, cut to size or shape 48.16 Eoxes, bags and other packing containers, of paper or paperboard containers, of paper or paperboard 49.09 Picture postcards, Christmas and other picture greeting vith or without trimmings 49.10 Calendars of any kind, of paper or paperboard, including heading No 49.11 50.04 Silk yarn, other than yarn of not put up for retail sale 50.05 Tarn spun from noil or other vaste silk, put up for retail sale 50.07 Silk yarn and yarn spun from toil or other vaste silk, put up for retail sale 50.07 Silk yarn and yarn spun from form form toil or other vaste silk, put up for retail sale 50.07 Silk yarn and yarn spun from form form form form form form form	ex 48.07	lined, or squared, but not otherwise printed, in rolls or		Manufacture from paper pulp
 48.15 Other paper and paperboard, cut to size or shape ex 48.16 Eoxes, bags and other packing containers, of paper or paperboard 49.09 Picture postcards, Christmaa and other picture greeting cards, printed by any process, with or without trimmings 49.10 Calendars of any kind, of paper or paperboard, including No 49.11 50.04 Silk yarn, other than yarn of noil or other waste silk, not put up for retail sale 50.05 Yarn spun from noil or other maste silk, not put up for retail sale 50.07 Silk yarn and yarn spun from noil or other maste silk, put up for retail sale ex 50.07 Silk yarn and yarn spun from from from from from products of heading No 50.01 to 50.03 Manufacture from products of heading No 50.01 to 50.03 Manufacture from products of heading No 50.01 to 50.03 	. 48.14	letter cards, plain postcards, correspondence cards; boxes, pouches, wallets and writing compendiums, of paper or paperboard, containing only an		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
 containers, of paper or paperboard 49.09 Picture postcards, Christmas and other picture greeting cards, printed by any process, with or without trimmings 49.10 Calendars of any kind, of paper or paperboard, including heading No 49.11 50.04 Silk yarn, other than yarn of noil or other waste silk, not put up for retail sale 50.05 Tarn spun from noil or other waste silk, not put up for retail sale 50.07 Silk yarn and yarn spun from noil or other waste silk, put up for retail sale 50.07 Imitation catgut of silk 	48.15	Other paper and paperboard,		Manufacture from paper pulp
 and other picture greeting cards, printed by any process, with or without trimmings 49.10 Calendars of any kind, of paper or paperboard, including heading No 49.11 50.04 Silk yarn, other than yarn of noil or other waste silk, not put up for retail sale 50.05 Yarn spun from noil or other vaste silk, not put up for retail sale 50.07 Silk yarn and yarn spun from noil or other waste silk, put up for retail sale ex 50.07 Silk yarn and yarn spun from noil or other waste silk, put up for retail sale ex 50.07 Imitation catgut of silk 	ex 48.16	containers, of paper or	,	Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
<pre>paper or paperboard, including heading No 49.11 calendar blocks 50.04 (1) of noil or other than yarn of noil or other waste silk, not put up for retail sale 50.05 Yarn spun from noil or other (1) silk yarn and yarn spun from noil or other waste silk, put up for retail sale ex 50.07 Imitation catgut of silk Manufacture from products of heading No 50.01 to 50.03 Manufacture from products of heading No 50.01 to 50.03 Manufacture from products of heading No 50.01 to 50.03 Manufacture from products of heading No 50.01 to 50.03 Manufacture from products of heading No 50.01 to 50.03 Manufacture from products of heading No 50.01 to 50.03 Manufacture from products of heading No 50.01 or of headin No</pre>	49. 09	and other picture greeting cards, printed by any process,		
 (1) of noil or other waste silk, not put up for retail sale 50.05 Yarn spun from noil or other waste silk, not put up for retail sale 50.07 Silk yarn and yarn spun from noil or other waste silk, put up for retail sale ex 50.07 Silk yarn and yarn spun from noil or other waste silk, put up for retail sale ex 50.07 Imitation catgut of silk 	49.10	paper or paperboard, including	Manufacture from products of heading No 49.11	• • • •
 (1) waste silk, not put up for retail sale ex 50.07 Silk yarn and yarn spun from noil or other waste silk, put up for retail sale ex 50.07 Imitation catgut of silk Manufacture from products of heading No 50.01 to 50.03 Manufacture from products of heading No 50.01 or of headin No 50.03 neither carded or 		of noil or other waste silk,	•	Manufacture from products other than those of heading No 50.04
 noil or other waste silk, put up for retail sale a 50.07 Imitation catgut of silk beading Nos 50.01 to 50.03 beading Nos 50.01 to 50.03 beading Nos 50.01 or of heading No 50.01 or of heading No 50.03 neither carded or . 		waste silk, not put up for		
(1) of silk heading No 50.01 or of heading No 50.03 neither carded or .		noil or other waste silk, put		
				heading No 50.01 or of heading No 50.03 neither carded or
		•		Compet
		•	n an	
		ب		
(¹) 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.	met j the m more	in respect of each of the heading wixed yarn is composed would be mixed textile materials whose we	zs under which yarns of the other tex classified. This rule, however, does	(tile materials of which 5 not apply to any one or

	<pre> Products obtained </pre>		
ustoms ariff eading 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 (²)	Woven fabrics of silk, of noil or of other waste silk	••••	Manufacture from products of heading No 50.02 or 50.03
51.01 (¹)	Yarn of man-made fibres (continuous), not put up for retail sale		Manufacture from chemical products or textile pulp
51.02 (¹)	Monofil, strip (artificial straw and the like) and imitation catgut, of man-made fibre materials		Manufacture from chemical products or textile pulp
51.03 (¹)	Yarn of man-made fibres (continuous), put up for retail sale		Manufacture from chemical products or textile pulp
51.04 (²)	Woven fabrics of man-made fibres (continuous), including woven fabrics of monofil or strip of heading No 51.01 or 51.02		Manufacture from chemical products or textile pulp
52.01 (¹)	Metallised yarn, being textile yarn spun with metal or covered with metal by any process		Manufacture from chemical products, from textile pulp of from natural textile fibres, discontinuous man-made fibres or their waste, neither carded or combed
52.02 (²)	Woven fabrics of metal thread or of metallised yarn, of a kind used in articles of apparel, as furnishing fabrics or the like		Manufacture from chemical products, from textile pulp o from natural textile fibres, discontinuous man-made fibres or their waste
•			
•	•		
•	•		
•		1	I ·

(¹) For yarn composed of two or more textile materials, the conditions shown in the 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.

(2) 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:

- 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;

- 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.

.

Description not confer the statue of originating products originating products 53.06 Yarn of cerded sheep's or lambs' wool (woollen yarn), not put up for retail sale Mathematical sale 53.07 Yarn of combed sheep's or lambs' wool (worsted yarn), not put up for retail sale Mathematical sale 53.08 Yarn of fine animal hair (carded or combed), not put up for retail sale Mathematical sale 53.08 Yarn of horsehair or of other coarse animal hair, not put up for retail sale Mathematical sale 53.09 Yarn of sheep's or lambs' wool of horsehair or of other coarse animal hair, not put up for retail sale Mathematical sale 53.10 Yarn of sheep's or lambs' wool of horsehair or of other animal hair (fine or coarse), put up for retail sale Mathematical sale 53.11 Woven fabrics of sheep's or lambs' wool or of fine animal hair Mathematical sale 53.12 Woven fabrics of horsehair or of other coarse animal hair Mathematical sale 53.12 Woven fabrics of horsehair or of put up hair Mathematical sale 53.12 Woven fabrics of horsehair or of other coarse animal hair Mathematical sale 53.12 Woven fabrics of horsehair or of other salical hair Mathematical salical hair 53.03 Flax or remie yarn, not put up Mathematical hair <th>orking or processing that confers the status of lginating products when the ollowing conditions are met nufacture from products of ading %0 53.01 or 53.03 nufacture from products of ading No 53.01 or 53.03</th>	orking or processing that confers the status of lginating products when the ollowing conditions are met nufacture from products of ading %0 53.01 or 53.03 nufacture from products of ading No 53.01 or 53.03
(1) lambs' wool (woollen yarn), not put up for retail sale 53.07 Yarn of combet sheep's or lambs' wool (worsted yarn), not put up for retail sale 53.08 Yarn of fine animal hair (1) (2) Yarn of fine animal hair (1) (3) Yarn of fine animal hair (1) (1) for retail sale (2) Yarn of horsehair or of other coarse animal hair, not put up for retail sale (1) for retail sale (1) for retail sale (1) for retail sale (2) Yarn of sheep's or lambs' wool of horsehair or of other animal hair (fine or coarse), put up for retail sale (2) Yoven fabrics of sheep's or lambs' wool or of fine animal hair (3) Yoven fabrics of horsehair or of other coarse animal hair (2) Yoven fabrics of horsehair or of other coarse animal hair (2) Yoven fabrics of horsehair or of other coarse animal hair (3) Flax or ramie yarn, not put up	ading 40 53.01 or 53.03 nufacture from products of ading No 53.01 or 53.03 nufacture from raw fine
(1) lambs' wool (worsted yarn), not put up for retail sale 53.08 Yarn of fine animal hair (lambs' wool), not put up for retail sals 53.09 Yarn of horsehair or of other coarse animal hair, not put up for retail sale 53.09 Yarn of horsehair or of other coarse animal hair, not put up for retail sale 53.10 Yarn of sheep's or lambs' wool of horsehair or of other animal hair (fine or coarse), put up for retail sale 53.11 Woven fabrics of sheep's or lambs' wool or of fine animal hair 53.12 Woven fabrics of horsehair or of other coarse animal hair 53.12 Woven fabrics of horsehair or of other coarse animal hair 54.03 Flax or ramie yarn, not put up	ading No 53.01 or 53.03 nufacture from raw fine
 (1) (1)	
 (1) (1)	,
(1) of horsehair or of other animal hair (fine or coarse), put up for retail sale hair 53.11 Woven fabrics of sheep's or lambs' wool or of fine animal hair M 53.12 Woven fabrics of horsehair or of other coarse animal hair M 53.12 Woven fabrics of horsehair or of other coarse animal hair M 54.03 Flax or ramie yarn, not put up M	nufacture from raw coarse imal hair of heeding No 53.0 from raw borsehair of ading No 05.03
 (2) lambs' wool or of fine animal hair 53.12 Woven fabrics of horsehair or of other coarse animal hair (2) hair (3) Flax or ramie yarn, not put up 	nufacture from materials of ading Nos 05.03 and 53.01 53.04
 (²) or of other coarse animal hair 54.03 Flax or ramie yarn, not put up 	nufacture from materials of ading Nos 53.01 to 53.05
54.03 Flax or ramie yarn, not put up	nufacture from products of ading Nos 53.02 to 53.05 or om horsehair of heading 05.03
	nufacture either from oducts of heading No 54.01 ither carded nor combed or om products of heading 54.02
	nufacture from materials of ading No 54.01 or 54.02
	nufacture from materials of ading No 54.01 or 54.02
· · · ·	

12 -

incorporated.

.....

(2) 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:

- 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;

••. .

 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
55.05 (¹)	Cotton yarn, not put up for retail sale		Manufacture from materials of heading No 55.01 or 55.03
55.06 (¹)	Cotton yarn, put up for retail sale		Manufacture from materials of heading No 55.01 or 55.03
55.07 _ (²)	Cotton gauze		Manufacture from materials o. heading No 55.01, 55.03 or 55.04
55.08 (²)	Terry towelling and similar terry fabrics, of cotton		Manufacture from materials o heading No 55.01, 55.03 or 55.04
- 55.09 (²)	Other woven fabrics of cotton		Manufacture from materials o 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 products or textile pulp
5 <u>,</u> 6.02	Continuous filament tow for the manufacture of man-made fibres (discontinuous)		Manufacture from chemical products 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 other- wise 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 products or textile pulp
•		:	. I.

13

(1) For yarn composed of two or more textile materials, the conditions shown in the 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.

(2) 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:

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;
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 (¹)	Yarn of man-made fibres (discontinuous or waste), not put up for retail sale		Manufacture from chemical products or textile pulp
56.06 (¹)	Varn of man-made fibres (discontinuous or waste), put up for retail sale		Manufacture from chemicai products or textile pulp
56.07 (²)	Woven fabrics of man-made fibres (discontinuous or waste		Manufacture from products of heading No 56.01 to 56.03
57.06 (¹)	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 bast fibres of heading No 57.03
ex 57.10 (¹)	Yarn of true hemp		Manufacture from true hemp, raw
ex 57.07 (¹)	Yarn of other vegetable textile fibres, excluding yarn of true hemp		Manufacture from raw vegetable textile fibres of heading No 57.02 to 57.04
ex 57.07	Paper yarn		Manufacture from products of Chapter 47, from chemical products, textile pulp or from natural textile fibres, discontinuous man-made fibres or their waste, neither carded nor combed
57.10 (²)	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
		•	

. 1k -

(1) For yarn composed of two or more textile materials, the conditions shown in the 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.

ŀ

(2) 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:

- 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;

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 Fariff 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
x 57.11 (²)	Woven fabrics of other vegetable textile fibres		Manufacture from materials of heading No 57.01, 57.02, 57.04 or from coir yarn of heading No 57.07
1 57.11	Woven fabrics of paper yarn		Manufacture from paper, from chemical products, textile pul or from natural textile fibres discontinuous man-made fibres or their waste
58.01 (¹)	Carpets, carpeting and rugs knotted (made up or not)		Manufacture from materials of heading 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 (¹)	Other carpets, carpeting, rugs, mats and matting, and "Kelem", "Schumacks" and "Karmanie" rugs and the like (made up or not)		Manufacture from materials of heading 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 (¹)	Woven pile fabrics and chemille fabrics (other than terry towelling or similar terry fabrics of cotton falling within heading No 55.08 and fabrics falling within heading No 58.05)		Manufacture from materials of heading Nos 50.01 to 50.03, 53.01 to 53.05, 54.01, 55.01 t 55.04, 56.01 to 56.03, 57.01 t 57.04 or from chemical product or textile pulp
		· ·	
	:		

- Por products composed of two or more textile materials, the conditions shown in column 4 must be met in respect of each of the textile materials of which the mixed product is composed. 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:
 - 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;
 - 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.
- (2) 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 fabric 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:
 - 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;
 - 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 eluminium 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.

- 15 -

-	· Products ostained ·		
ustons Briff Pading 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
58.05 (¹)	Barrow woven fabrics, and harrow fabrics (bolduc) consisting of warp without weft assembled by means of an adhesive, other than goods falling with in heading No 58.06		Manufacture from materials of headings No 50.01 to 50.03, 53.01 to 53.05, 54.01, 55.01 t 55.04, 56.01 to 56.03 or 57.01 to 57.04 or from chemical products or textile pulp
58.06 (¹)	Noven labels, badges and the Like, not embroidered, in the piece, in strips or cut to shape or size		Manufacture from materials of headings No 50.01 to 50.C3, 53.01 to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03 or from chemical products or textile pulp
58.07 (¹)	Chenille varn (including flock chenille yarn), gimped yarn (other than metallised yarn of heading No 52.01 and gimped horsehair yarn); braids and ornamental trimmings in the piece; tassels, pompoms and the like		Manufacture from materials of headings No 50.01 to 50.63, 53.01 to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03 or from chemical products or textile pulp
58.08 (¹)	Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), plain		Manufacture from materials of headings No 50.01 to 50.03, 53.01 to 53.05, 54.01, 55.01 55.04, 56.01 to 56.03 or from chemical products or textile pulp
58.09 (¹)	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 beadings No 50.01 to 50.03, 53.01 to 53.05, 54.01, 55.01 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 the finished product
	Wadding and articles of wadding; textile flock and dust and mill neps		Manufacture either from natur fibres or from chemical products or textile pulp

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:
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;

.

÷

#1

1

 To 30% where the material in question is yern 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.

- 16 .-

٠.

.../...

- 17 -

•	· Products obtained	11	
ustoms ariff Description leading No	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	
x 59.02 (¹)	the exception of needled felt,		Manuracture either from natural fibres or from chemical products or textile pulp
x 59.02 (¹)	Needled felt, whether or not impregnated or coated		Manufacture either from natural fibres or from chemical product: or textile pulp or from fibre or continuous polypropylene filament of which the denominat: of the filaments is less than 8
			denier and of which the value does not exceed 40% of the value of the finished product
59.03 (¹)	Bonded fibre fabrics, similar bonded yarn fabrics, and articles of such fabrics, whether or not impregnated or coated		Manufacture either from natural fibres or from chemical product or textile pulp.
59.04 (¹)	Twine, cordage, ropes and cables, plaited or not		Manufacture either from natural fibres or from chemical product or textile pulp or from coir yarn of heading No 57.07
59.05 (¹)	Nets and netting made of twine, cordage or rope, and made up fishing nets of yarn, 'twine, cordage or rope		Manufacture either from natural fibres or from chemical product or textile pulp or from coir yarn of heading No 57.07
59.06 (¹)	Other articles made from yarn, twine, cordage, rope or cables, other than textile fabrics and articles made from such fabric	•	Manufacture either from natural fibres or from chemical product or textile pulp or from coir yarn of heading No 57.07
59. 07	Textile fabrics coated with with gum or amylaceous sub- stances, of a kind used for the outer covers of books and the like; tracing cloth; prepared painting canvas; buckram and similar fabrics for hat found- ations and similar uses		Manufacture from yarn

(1) For products composed of two or more textile materials, the conditions shown in column 4 must be met in respect of each of the textile materials of which the mixed product is composed. 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;

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

- 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 .	· · · · · · · · · · · · · · · · · · ·	
Sustoms Tari.'f Weading No	ari.f Description eading	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
59.08	Textile fabrics impregnated, coated, covered or laminated with preparations of cellulose derivatives or of other arti- ficial plastic materials	• • • •	Manufacture from yarn
59.10 (¹)	Linoleum and materials prepared on a textile base in a similar manner to linoleum, whether or not cut to shape or of a kind used as floor coverings; floor coverings consisting of a coating applied on a textile base, cut to shape or not		Manufacture either from yarn of from textile fibres
x 59.11	Rubberised textile fabrics, other than rubberised knitted or crocheted goods, with the exception of those consisting of fabric of continuous syn- thetic textile fibres, or of fabric composed of parallel yarns of continuous synthetic textile fibres, impreg- nated or covered with rubber latex, containing at least 905 by weight of textile materials and used for the manufacture of tyres or for other technical uses		Manufacture from yarn
ox 59.11	Rutberised textile fabrics, other than rubberized knitted or crocheted goods, consisting of fabric of continuous syn- thetic textile fibres or of fabric composed of parallel yarns of continuous synthetic textile fibres, impregnated or covered with rubber latex, con- taining at least 90% by weight of textile materials and used for the manufacture of tyres or for other technical uses		Manufacture from chemical products
59.12	Textile fabrics otherwise impregnated or coated; painted canvas being theatrical scenery, studio back-cloths or the like		Manufacture from yarn
59.13 (¹)	Elastic fabrics and trimmings (other than knitted or crochete goods) consisting of textile materials combined with rubber threads	et en	Manufacture from single yarn

(1) For products composed of two or more textile materials, the conditions shown in column 4 must be met in respect of each of the textile materials of which the mixed product is composed. 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;

 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;

• 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.

.....

- 18 -

- 19 -

	· Products obtained	Stanlahor and an and a first that have	
ustoms ariff ading 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
59.15 (¹)	Textile hosepiping 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 57.04 or from chemical products or textile pulp
59.16 (¹)	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 produ or textile pulp
59.17 (¹)	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 $57.01to 57.04 or from chemical produor textile pulp$
apter 60 (¹)	Knitted and crocheted goods, excluding knitted or crocheted goods obtained by sewing or by the assembly of pieces of knitted or crocheted goods (cut or obtained directly to shape)		Manufacture from natural fibres carded or combed, from material of headings Nos 56.01 to 56.03 from chemical products or texti pulp
60.02	Gloves, mittens and mitts, knitted or crocheted, not elast nor rubberised, obtained by sewing or by the assembly of pieces of knitted or crocheted goods (cut or obtained directly to shape	6	Hanufacture from yarn (²)
60.03	Stockings, understockings, socks, ankle-socks, sockettes and the like, knitted or crocheted, not elastic nor rubberised, obtained by sewing or by the assembly of pieces of knitted or crocheted goods (cut or obtained directly to shape)		Kanufacture from yarn (²)

For products composed of two or more textile materials, the conditions shown in column 4 must be met in ' respect of each of the textile materials of which the mixed product is composed. 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;

.1 :

- 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;
- 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.
- (²) 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.

•

۰. ۲

•••/•••

. •			• • •
·	· · · ·	· .	•
•	'1	- 20 -	·
·	Proquets obtained	·····	· · · · ·
ļ		Working or processing that does	Working or processing that
Customs Tariff Heading No	Description	not confer the status of originating products	confers the status of originating products when the following conditions are met
ex 60.04	Under garments, knitted or crocheted, not elastic nor		Manufacture from yarn (1)
	rubberised, obtained by sewing or by the assembly of pieces	• • • • •	
	of knitted or crocheted goods (cut or obtained directly to		
	shape) .		
ex 60.05	articles, knitted or crocheted	0	Manufacture from yarn (1)
1.	not elastic nor rubberised, obtained by sewing or by the	1	, , , , , , , , , , , , , , , , , , , ,
	assembly of pieces of knitted or crocheted goods (cut or obtained directly to shape)		1
	ootained directly to shape,	······	.1.
ex 60.06	crocheted, elastic or		Manufacture from yarn (1)
	rubberised (including elastic knee-caps and elastic stocking obtained by sewing or by the	s),	
	assembly of pieces of knitted or crocheted goods (cut or	•••	· · ·
	obtained directly to shape)		
ex 61.01	Mens' and boys' outer garments excluding fire resistant		Manufacture from yarn $\binom{1}{2}$
	equipment of cloth covered by foil of aluminised polyeste		
	-		Manufacture from uncoated clo
ex 61.01	Fire resistant equipment of cloth covered by foil of aluminised polyester		of which the value does not exceed 40% of the value of th finished product (')(')
ex 61.02			Manufacture from yarn $(1)(2)$
	outer garments, not embroidere excluding fire resistant equipment of cloth covered by		
	foil of aluminised polyester		•
	, •		
• • • •			
	· · ·		
		• • • • • • • • • • • • • • • • • • •	
(¹) Trim	nings and accessories (excluding	 ; linings and interlining) which change	tariff heading do not
remov weig	ve the originating status of the nt of all the textile materials	product obtained if their weight do incorporated.	as not exceed 10% of the total
(²) These	e provisions do not apply where conditions shown in List B.	the products are obtained from print	ed fabric in accordance with
		•	
	•		
	•		
•			••••
· ·	و ب ب	•	•
	•		•

	•	• 21 •	· · · · ·
	. Products obtained		
ustoms ariff eading 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
x 61.02	Fire resistant equipment of cloth covered by foil of aluminised polyester		Manufacture from uncoated cloth of which the value does not exceed 40% of the value of the finished product (1)(2)
9 x 61.02	Womens', 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 (
61.03	Mens' and boys' under garments, including collars, shirt fronts and cuffs		Manufacture from yarn (¹)(²)
61.04	Womens', girls' and infants' under garments		Manufacture from yarn (¹)(²)
x 61.05	Handkerchiefs, not embroidered		Manufacture from unbleached single yarn (')(')(')
az 61.05	Handkerchiefs, embroidered		Manufacture from fabrics, not embroidered, the value of which does not exceed 405 of the valu of the finished product (*).
x 61.06	Shawls, scarves, mufflers; mantillas, veils and the like, not embroidered		Manufacture from unbleached single yarn of natural textile fibres or discontinuous man- made fibres or their waste or from chemical products or textile pulp (1)(2)
9x 61.0 6	Shawla, scarves, mufflers, mantilias, veils and the like, embroidered		Manufacture from fabrics, not embroidered, the value of which does not exceed 40% of the valu of the finished product (*)
•			
:			
: 			

(¹) 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 the textile materials incorporated,

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

(³) 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.

- 22 -	
--------	--

	- 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
61.07	Ties, bow ties and cravats	· · · · · · · · · · · ·	Manufacture from yarn (*)(*)
61.09	Corsets, corset-belts, suspender-belts, brassières braces, suspenders, garters and the like (including such articles of knitted or crocheted fabric), whether or not elastic	• • •	Manufacture from yarn (¹)(²)
ex 61.10	Gloves, mittens, mitts, stockings, socks and sockettes, not being knitted or crocheted goods excluding fire resistant equipment of cloth covered by foil of aluminised polyester	n 1	Manufacture from yarn (¹)(²)
ex 61.10	Fire resistant equipment of cloth covered by foil of aluminised polyester		Manufacture from uncoated cloth of which the value does not exceed 40% of the value of the finished product ()()
ex 61.11	Made up accessories for articles of apparel (for example, dress shields, shoulder and other pads, belts, muffs, sleeve protectors, pockets) with the exception of collars, tuckers, fallals, bodice-fronts, jabots cuffs, flounces, yokes and similar accessories and trim- mings for women's and girls' garments, embroidered		Kanufacture from yarn (¹)(²)
ex 61.11	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 ()
62.01	Travelling rugs and blankets		Manufacture from unbleached ya of Chapters 50 to 56 (°)(°)
ex 62.02	Bed linen, table linen, toilet linen and kitchen linen; curtair and other furnishing articles; not embroidered		Manufacture from_unbleached single yarn (')(')
ex 62.02	Bed linen, table linen, toilet linen and kitchen linen; curtar and other furnishing articles; embroidered	1 3	Manufacture from fabrics, not embroidered, the value of whic does not exceed 40% of the val of the finished product
*			

(¹) Trimmings and accessories used (excluding lining 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. 1

.../.

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

(³) 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.

!!

	Products obtained	· · · ·	•
ustoms ariff eading 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
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, dis- continuous man-made fibres or their waste (*)(*)
62.04	Tarpaulins, sails, awnings, su blinds, tents and camping good		Manufacture from single unbleached yarn (')(')
x 62.05	Other made up textile articles (including dress patterns) excluding fans and hand-screen non mechanical, frames and handles therefor and parts of such frames and handles	· · · · · · · · · · · · · · · · · · ·	Manufacture in which the valu of the products used does not exceed 40% of the value of th finished product
64.01		Manufacture from assemblies of upper affixed to inner soles or to other sole components, but without outer soles, of any material except metal	
64 . 02		Manufacture from assemblies of upper affixed to inner soles or to other sole components, but without outer soles, of any material except metal	
64.03	Pootwear with outer soles of wood or of cork	Manufacture from assemblies of upper affixed to inner soles or to other sole components, but without outer soles, of any material except metal	
64.04	other materials	Manufacture from assemblies of upper affixed to inner soles or to other sole components, but without outer soles, of any material except metal	
			· · · · · · · · · · · · ·
·	, I		

(*) 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.

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

- 23 -

•			•
		- 24 -	
	· .		
	· Products obtained		·····
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 following conditions are met
No 65.03	Felt hats and other felt head-		Manufacture from textile fibre
	gear', being headgear made from the felt hoods and plateaux falling within heading No 65.0 whether or not lined or trimme	· · · · ·	
65. 05	Hats and other headgear (including hair nets), knitted or crocheted, or made up from lace, felt or other textile fabric in the piece (but not from strips), whether or not lined or trimmed	•	Manufacture either from yarn o from textile fibres
66. 01	Umbrellas and sunshades (including walking-stick umbrellas, umbrella tents, and garden and similar umbrellas)		Manufacture in which the value the products used does not exc 50% of the value of the finish product
•x 70.07	Cast, rolled, drawn or blown glass (including flashed or wired glass) cut to shape other than rectangular shape, or bent or otherwise worked (for example, edge worked or engraved) whether or not surface ground or polished; multiple-walled insulating glass	Manufacture from drawn, cast or rolled glass of headings Nos 70.04 to 70.05	
70.08		Manufacture from drawn, cast or rolled glass of headings Nos 70.04 t 70.06	9
70.09	Glass mirrors (including rear- view mirrors), unframed, framed or backed	Manufacture from drawn, cast or rolled glass of beadings Nos 70.04 t 70.06	e
71.15	Articles consisting of, or incorporating, pearls, precious or semi-precious stones (natural, synthetic or reconstructed)	5	Manufacture in which the value the products used does not exc 50% of the value of the finish product(*)
73.07	Blooms, billets, slabs and sheet bars (including tinplate bars), of iron or steel; pieces roughly shaped by forging, of iron or steel	Manufacture from products of heading	
73.08	Iron or steel coils for	Anufacture from products of heading	
	re-rolling I	P 73.07	
[]			
	ì	· ·	
ł	.,	· · ·	
() These	nnovisions do not sont them.		:1 ••• ••• ••• ••
statu	s of originating products in acc	the products are obtained from produc cordance with the conditions laid dow	ts which have acquired the n in List B.
· .		• •	•
•		•	•
2 3.4 -	•		•••/•••

	•	·	•
•			•
	· .		x · · · · ·
•	· · · ·	~ 25 ~	
			•
	· Products obtained		
istons		Working or processing that does not confer the status of	Working or processing that confers the status of
ading	Description	originating products	originating products when the following conditions are met
No	•		
73.09	Universal plates of iron or steel	Manufacture from products of heading No 73.07 or 73.08	
			•
73.10	Bars and rods (including wire rod), of iron or steel, hot-	Manufacture from products of	•
	rolled, forged, extruded, cold-formed or cold-finished		•
	(including precision-made); hollow mining drill steel .		
•			• • •
73.11	Angles, shapes and sections, of iron or steel, hot-rolled,	Manufacture from products of headings Nos 73.07 to 73.10, 73.12	
	forged, extruded, cold-formed or cold-finished; sheet piling	or 73.13	?
	of iron or steel, whether or not drilled, punched or made		
[from assembled elements	· · · ·	• .
73.12	Hoop and strip, of iron or	Manufacture from products of	•
, , , , , , , , , , , , , , , , , , , ,	steel, hot-rolled or cold- rolled	headings Nos 73.07 to 73.09 or 73.13	
73.13	Sheets and plates, of iron or steel, hot-rolled or cold-	Manufacture from products of headings Nos 73.07 to 73.09	
	rolled	Hesarings was litel on litel	· ·
77.44	Iron or steel wire, whether	Manufacture from products of	• • •
	or not coated, but not insulated	heading No 73.10	• •
•	TUBUTALED		• •
73.16	Railway and tramway track construction material of iron		Manufacture from products of beading No 73.06
· ·	or steel, the following: rails check-rails, switch blades,		
:	crossings (or frogs), crossing pieces, point rods, rack rails		
-	sleepers, fish-plates, chairs, chair wedges, sole plates		
	(base plates), rail clips, bed plates, ties and other materia		
	specialised for joining or fix	ing	
	rails		1
73.1	Tubes and pipes and blanks therefor, of iron (other than		Manufacture from products of headings Nos 73.06 and 73.07 c
	of cast iron) or steel, excluding high-pressure hydro-		heading No 73.15 in the forms apecified in headings Nos 73.0
	electric conduits		and 73.07
74.03	Wrought bars, rods, angles,		Manufacture in which the value
17.02	shapes and sections, of copper		of the products used does not
	copper wire		exceed 50% of the value of the finished product (*)
		•	•
1			
	.		
1) These	provisions do not apply where	the products are obtained from produc	ts which have acquired the

· · ·

i

•••/•••

•	· Produc is 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
74.04	Vrought 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 ()
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 (*)
74.06	Copper powders and flakes		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product ()
74.07	Tubes and pipes and blanks therefor, of copper; hollow bars of copper		Manufacture in which the valu of the products used does not exceed 50% of the value of th finished product ()
74.08	Tube and pipe fittings (for example, joints, elbows, sockets and flanges), of copper		Manufacture in which the valu of the products used does not exceed 50% of the value of th finished product ()
_74.10	Stranded wire, cables, cordage, ropes, plaited bands and the like, of copper wire, but excluding insulated electric wires and cables		Manufacture in which the valu of the products used does not exceed 503 of the value of th finished product ()
74.11	Gauze, cloth, grill, netting, fencing, reinforcing fabric and similar materials (including endless bands), of copper wire; expanded metal, of copper		Manufacture in which the valu of the products used does not exceed 50% of the value of th finished product ()
74.15	Nails, tacks, staples, hook- nails, spiked cramps, studs, spikes and drawing pins, of copper, or of iron or steel with heads of copper; 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 valu of the products used does not exceed 50% of the value of th finished products (*)
		•	

(1) 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

.

- 26 -

:.

· Products obtained				
Customs Fariff 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	
74.16	Springs, of copper		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product ()	
	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)	
	Other articles of a kind commonly used for domestic purposes, sanitary ware for indoor use, and parts of such		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (*)	
	articles and ware, of copper Other articles of copper		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product ($^{-}$)	
-	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 (*)	
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 th finished product (*)	
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 (*)	
75.05	Electro-plating anodes, of nickel, wrought or unwrought, including those produced by electrolysis		Manufacture in which the valu of the products used does not exceed 50% of the value of the finished product (*)	
. :				
			· .	

(1) 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.

.

.

I

- 27 -

•			• •
••••	· · ·		· .
•••	•	- «0 -	• .
	· Products obtained '		
Customs Tariff Heading No	Description	- Working or processing that does not confer the status of originating products	Working or processing the confers the status of originating products when following conditions are
75.0	06 Other articles of nickel		Manufacture in which the
		•••••••	of the products used does exceed 50% of the value o finished product (*)
76.0)2 Wrought bars, rods, angles, shapes and sections, of aluminium; aluminium wire		Manufacture in which the of the products used does exceed 50% of the value o finished product
76.0)] Wrought plates, sheets and strip, of aluminium		Manufacture in which the of the products used does exceed 50% of the value o finished product
76.0	Aluminium foil (whether or not ambussed, out to shape,		Manufacture in which the
	perforated, coated, printed, O backed with paper or other reinforcing material), of a thickness (excluding any backing) not exceeding	r	exceed 50% of the value of finished product
	0.20 mm		-
76.	05 Aluminium powders and flakes		Manufacture in which the of the products used does exceed 50% of the value of finished product
76.	06 Tubes and pipes and blanks therefor, of aluminium; hollow bars of aluminium		Manufacture in which the of the products used does exceed 50% of the value finished product
76.	07 Tube and pipe fittings (for example, joints, elbows, sockets and flanges), of aluminium		Manufacture in which the of the products used doe exceed 50% of the value finished product
76.	06 Structures and parts of structures (for example, hangars and other buildings, bridges and bridge-sections,		Manufacture in which the of the products used doe exceed 50% of the value finished product
	towers, lattice masts, roofs, roofing frameworks, door and window frames, balustrades, pillars and columns), of aluminium; plates, rods, angle		
	shapes, sections, tubes and th like, prepared for use in structures, of aluminium	le	
		and the second	
	•		
(¹) Th	ese provisions do not apply where atus of originating products in a	the products are obtained from products accordance with the conditions laid do	ucta which have acquired th own in List B.
			•
	•		••
•	•		/

· Products obtained	Nomblen og svensker blad de se	
stoms viff Description ding lo	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
76.09 Reservoirs, tanks, vats and similar containers, for any material (other than compressed or liquefied gas), of aluminium, of a capacity exceeding 300 litres, whether or not lined or neat-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 tubular containers), of aluminium, of a description commonly used for the conveyance or packing of coods		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 liquefied gas		Manufacture in which the value of the products used does not exceed 50% of the value of the
76.12 Stranded wire, cables, cordage, ropes, plaited bands and the like, of aluminium wire, but excluding insulated electric wires and cables		Finished product 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 purposes, sanitary ware for indoor use, and parts of such articles and ware, of aluminium		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
76.16 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 Vrought bars, rods, angles, shapes and sections, of hagnesium; magnesium wire; hrought plates, sheets and htrip, of magnesium; magnesium foil; raspings and shavings of inform size provides and		Fanufacture in which the value of the products used does not exceed SOS of the value of the finished product
iniform size, powders and flakes, of magnesium; tubes and pipes and blanks therefor, of magnesium; hollow bars of magnesium; other articles of magnesium		
78.02 Wrought bars, rods, angles, shapes and sections, of lead; ; lead wire	en en en source de la tradición de la companya de La companya de la comp	Nanufacture in which the value of the products used does not exceed 50% of the value of the finished product ()

1

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

٠.

.../...

.

. • . .

		· · · · · · · · · · · · · · · · · · ·	Y
	· Products obtained	Working or processing that does	Working or processing that -
Customs Tariff Heading No	Description	not confer the status of originating products	confers the status of originating products when the following conditions are met
	Wrought plates, sheets and strip, of lead	••••••••••••••••••••••••••••••••••••••	Manufacture in which the value of the products used does not exceed 50% of the value of the finished product ()
78.04	Lead foil (whether or not embossed, cut to shape, perforated, coated, printed, or backed with paper or other reinforcing material), of a weight (excluding any backing) not exceeding 1700 kg/m2; lead powders and flakes		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (*)
78.05	Tubes and pipes and blanks therefor, of lead; hollow bars, and tube and pipe fittings (for example, joints, elbows, sockets, flanges and S-bends), of lead		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product (*)
78.06	Other articles of lead		Manufacture in which the valu of the products used does not exceed 50% of the value of th finished product (*)
79.02	Wrought bars, rods, angles, shapes and sections, of zinc; zinc wire		Manufacture in which the valu of the products used does not exceed 50% of the value of th finished product
79.03	Wrought plates, sheets and strip, of zinc; zinc foil; zinc powders and flakes		Manufacture in which the valu of the products used does not exceed 50% of the value of th finished product
79.04	Tubes and pipes and blanks therefor, of zinc; hollow bars, and tube and pipe fittings (for example, joints, elbows, sockets and flanges), of zinc		Manufacture in which the valu of the products used does not exceed 50% of the value of the finished product
79.06	Other articles of sinc		Manufacture in which the valu of the products used does not exceed 50% of the value of th finished product
• •			
; ; ; ;			
			_

(¹) 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.

- 30 -

	· Products obtained	•	[
ustoms ariff eading 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
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, coated, printed, or backed with paper or other reinforcing material), of a weight (excluding any backing) not exceeding 1 kg/m ² ; 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, drilling, tapping, threading, boring, broaching, milling, cutting, turning, dressing, morticing or screw-driving), including dies for wire drawing, extrusion dies for metal, and rock drilling bits		Working, processing or assembl in which the value of the materials and 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 assemblin which the value of the materials and parts used does not exceed 40% of the value of the finished product (1)
ix Bapter 84	Boilers, machinery and mechanical appliances and parts thereof, excluding refrigerators and refrigerating equipment (electrical and other) (No 84.15) and sewing machines (lock-stitch only) with heads of a weight not exceeding 16 kg without motor or 17 kg including the motor (ex 84.41)		Working, processing or assemblin which the value of the materials and parts used does not exceed 40% of the value of the finished product

(¹) 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.

(²) These provisions shall not apply to fuel elements of heading No 84.59 until 31 December 1984.

- 31 -

Customs Tariff Description originating products originating products 84.15 Refrigerators and refrigerating equipment (electrical and other) Working, processing or in which the value of used does not exceed ex Sewing machines (lock-stitch only) with heads of a weight motor or 17 kg including the motor Working, processing or in which the value of in which the value of <th></th> <th></th> <th>· ·</th> <th></th>			· ·	
Products obtained Working or processing that does not confer the status of originating products Refrigerators and refrigerating equipment (electrical and other) Working, processing the tatus of originating products 84.15 Refrigerators and refrigerating equipment (electrical and other) Working, processing the tatus of originating products equipment (electrical and other) Working, processing the tatus of originating products Working, processing or in which the value of originating materials used does not exceed W and the value of the state in only with hadd of a weight both sotor or 17 kg including the motor ex 84.81 Soving machinery and equipment; parts thereof; excluded products of heading weight both sotor or 17 kg including the motor Hertical machinery and equipment; parts thereof; excluded of the site of originating materials originating products, and in which the value of originating products, and in which the value of originating products, and in the sotor ex caster Electrical machinery and equipment; parts thereof; excluded of the site of originating material so originating products, and is an excluded in the sotor or 55.15 ex caster Electrical machinery and equipment; parts thereof; excluded is not screed % of walue of the finished ext Electrical machinery and equipment; parts thereof; excluded is of the finished big and the sotor In which the value of originating material so originating m				· ·
Products obtained Working or processing that does not confer the status of originating products Refrigerators and refrigerating equipment (electrical and other) Working, processing the tatus of originating products 84.15 Refrigerators and refrigerating equipment (electrical and other) Working, processing the tatus of originating products equipment (electrical and other) Working, processing the tatus of originating products Working, processing or in which the value of originating materials used does not exceed W and the value of the state in only with hadd of a weight both sotor or 17 kg including the motor ex 84.81 Soving machinery and equipment; parts thereof; excluded products of heading weight both sotor or 17 kg including the motor Hertical machinery and equipment; parts thereof; excluded of the site of originating materials originating products, and in which the value of originating products, and in which the value of originating products, and in the sotor ex caster Electrical machinery and equipment; parts thereof; excluded of the site of originating material so originating products, and is an excluded in the sotor or 55.15 ex caster Electrical machinery and equipment; parts thereof; excluded is not screed % of walue of the finished ext Electrical machinery and equipment; parts thereof; excluded is of the finished big and the sotor In which the value of originating material so originating m	٠			•
Products obtained Working or processing that does not confer the status of originating products Refrigerators and refrigerating equipment (electrical and other) Working, processing the tatus of originating products 84.15 Refrigerators and refrigerating equipment (electrical and other) Working, processing the tatus of originating products equipment (electrical and other) Working, processing the tatus of originating products Working, processing or in which the value of originating materials used does not exceed W and the value of the state in only with hadd of a weight both sotor or 17 kg including the motor ex 84.81 Soving machinery and equipment; parts thereof; excluded products of heading weight both sotor or 17 kg including the motor Hertical machinery and equipment; parts thereof; excluded of the site of originating materials originating products, and in which the value of originating products, and in which the value of originating products, and in the sotor ex caster Electrical machinery and equipment; parts thereof; excluded of the site of originating material so originating products, and is an excluded in the sotor or 55.15 ex caster Electrical machinery and equipment; parts thereof; excluded is not screed % of walue of the finished ext Electrical machinery and equipment; parts thereof; excluded is of the finished big and the sotor In which the value of originating material so originating m	· · · ·		· · · · · · · · · · · · · · · · · · ·	
Customs Stading Description Working or processing that does not confer the status originating products Working or processing or originating products 84.55 Refrigerators and refrigerating other? Working, processing or in which the value of other? Working, processing or in which the value of other? ex 84.41 Seving machines (look-stitch only) with heads of a weight motor or if kg including the motor or if kg including the motor Working, processing or in which the value of originating materials ex 84.41 Seving machines (look-stitch only) with heads of a weight motor or if kg including the motor Working, processing or in which the value of originating materials ex 84.41 Seving machinery and equipment; parts thereof; excluding products of heading He 85.11 or 85.15 Fleetrical machinery and equipment; parts thereof; excluding products of heading	• .		- 32 -	
Customs Tariff Reading No 84.15 Refrigerators and refrigerating other) ex 64.41 Seving machines (lock-stich only) with heads of a weight not exceeding 16 kg without motor or 17 kg including the ex conforment; parts thereof; exclusion reducts of heading No 85.14 or 85.15 No 85.14 or 85.15 Not conformation Not conformation No status of Originating products of Seving machinery and conformation originating products of the status of originating products of the status of originating products of the status of Seving machinery and conformation Seving machinery and Seving machinery and conformation Seving machinery and Seving mach		Products obtained .	· · ·	[
isting No Description Following conditions 84.15 Refrigerators and refrigerating equipment (electrical and other) Working, processing or in which the value of originating materials used does not exceed Working, processing or in value of the saterial products ex 64.41 Seving machines (lock-stitch only) with heads of a weight motor or if kg including the motor or if kg including the motor of if kg including the motor of it kg including the motor of it kg including the motor baseby of investigating products, and finished products, and finishing products, in a figzage mechanism originating products, in a figzage mechanism originating products, in the thread tension, or in the saterial in value of the finished ex Chapter Electrical machinery and equipment; parts thereof; equipment; parts thereof; equipm	Customs		not confer the status of	confers the status
ex 64.41 ex 64.	Heading	Description	originating products	following conditions
<pre>ex 84.41 sewing machines (lock-stitch not exceeding 16 kg without motor or 17 kg including the motor or 17 kg including the solor ex biolog products of heading he 85.15 ex biolog products he 85.15 ex bi</pre>	84.15	Refrigerators and refrigeratin equipment (electrical and	5	Working, processing or in which the value of t
<pre>ex 84.41 seving machines (lock-stitch only) with heads of a weight not exceeding 16 kg without motor or 17 kg including the motor or 17 kg including the solor ex Electrical machinery and chapter 85 Electrical machinery and couplent; parts thereof; ko 85.14 or 85.15 </pre>			•	lused does not exceed 40
<pre>ex 88.81 seving machines (lock-stitch only) with heads of a weight not exceeding 16 kg without motor or 17 kg including the motor ext least 505 in value for the assembly of (motion excluding products, and that: ext least 505 in value for the assembly of (motor excluded) are inating products, an originating products, an a tigzag mechanism originating products, an excluding products of heading No 85.14 or 85.15 ext least 505 in value scoluding products of heading no 85.14 or 85.15 ext least 505 in value scoluding products of heading no 85.14 or 85.15 ext least 505 in value scoluding products of heading no 85.14 or 85.15 ext least 505 in value scoluding products of heading no 85.14 or 85.15 ext least 505 in value scoluding products of heading no 85.14 or 85.15 ext least 505 in value scoluding products of heading no 85.14 or 85.15 ext least 505 in value scoluding products of heading no 85.14 or 85.15 ext least 505 in value scoluding products of heading no 85.14 or 85.15 ext least 505 in value scoluding products of heading no 85.14 or 85.15 ext least 505 in value scoluding products scoluding products scol</pre>		• •		and provided that at le
<pre>ex 84.41 Seving machines (lock-stitch noly) with heads of a weight not exceeding 16 kg without motor or 17 kg including the motor ex Chapter Electrical machinery and chapter equipment; parts thereof; excluding products of heading No 85.14 or 85.15 </pre>		· ·		parts (*) used are orig
<pre>in which the value of not exceeding 16 kg without motor or 17 kg including the motor</pre> in which the value of originating materials used does not exceed within that: - at least 50% in valu materials and parts for the assembly of (motor excluded) are inating products, an - the thread tension, and zigzag mechanism originating materials working, processing or in which the value of originating materials used do not exceed 40% value of the finished 		•		products
<pre>only) with heads of a weight not exceeding 16 kg without motor or 17 kg including the motor excessing 16 kg without that: - at least 50% in value at</pre>	ex 84.41			Working, processing or
ex Electrical machinery and excluding the motor by the system of the sy		only) with heads of a weight not exceeding 16 kg without		originating materials
ex Chapter B5 B5 B5 B5 B5 B5 B5 B5 B5 B5		motor or 17 kg including the		finished product, and
ex Electrical machinery and equipment; parts thereof; excluding products of heading No 85.11 or 85.15 excluding products of heading No 85.12 or 85.15 excluding products of heading No 85.14 or 85.15				
ex Chapter 85 Electrical machinery and equipment; parts thereof; excluding products of heading No 85.14 or 85.15 No 85.14 or 85.15 excluding products of heading No 85.14 or 85.15 excluding products of heading excluding products of h		•		materials and parts
ex chapter big big big big big big big big big big				for the assembly of (motor excluded) are
ex Electrical machinery and equipment; parts thereof; 85 excluding products of heading No 85.1% or 85.15 No 85.1% or 85.1% or 85.15 No 85.1% or		· · ·	•	inating products, and
ex Chapter 85 85 85 85 85 85 85 85 85 85		• •		- the thread tension, and zigzag mechanism
Chapter 85 No 85.14 or 85.15 No 85.14 or 85.15 excluding products of heading No 85.14 or 85		Ň		originating products
Chapter 85 Ro 85.14 or 85.15 Ro 85.15 Ro 85.14 or 85.15 Ro 85	ex	Electrical machinery and	•	Working, processing or
No 85.14 or 85.15 used do not exceed 405 value of the finished	Chapter	equipment; parts thereof; excluding products of heading		in which the value of originating material a
	• •	No 85.14 or 85.15		used do not exceed 40% value of the finished
		· · · ·		
				•
	•• •	•		•
	/	• •		•
	<u>,</u> · ·			
	•	-		•
	· ·	· · ·		
	·			
(4) In determining the value of medicate materials and marks, the following must be taken into and				
	·. ·.	termining the value of anoduct.	I meterials and nexts the following	must be taken into and
	•	In manage of animitration measure		
(a) in respect of originating products, materials and parts, the first verifiable price paid, or price which would be paid in case of sale, for the said products on the territory of the cou	(a) :	price which would be paid in cas	se of sale, for the said products on	erifiable price paid, or the territory of the cou
price which would be paid in case of sale, for the said products on the territory of the cou where working, processing or assembly is carried out;	(a) : 	price which would be paid in cas where working, processing or ass	se of sale, for the said products on sembly is carried out;	the territory of the cou
price which would be paid in case of sale, for the said products on the territory of the cou	(a) 1 (b)	price which would be paid in cas where working, processing or as in respect of other products, ma	se of sale, for the said products on sembly is carried out;	the territory of the cou
<pre>price which would be paid in case of sale, for the said products on the territory of the cou where working, processing or assembly is carried out; (b) in respect of other products, materials and parts, the provisions of Article 6 of this Prov determining: ~ the value of imported products,</pre>	(a) : [(b) :	price which would be paid in cas where working, processing or ass in respect of other products, ma letermining: - the value of imported product:	se of sale, for the said products on sembly is carried out; aterials and parts, the provisions o s,	the territory of the cou
price which would be paid in case of sale, for the said products on the territory of the cou where working, processing or assembly is carried out; (b) in respect of other products, materials and parts, the provisions of Article 6 of this Prov determining:	(a) : [(b) :	price which would be paid in cas where working, processing or ass in respect of other products, ma letermining: - the value of imported product:	se of sale, for the said products on sembly is carried out; aterials and parts, the provisions o s,	the territory of the cou
price which would be paid in case of sale, for the said products on the territory of the cou where working, processing or assembly is carried out; (b) in respect of other products, materials and parts, the provisions of Article 6 of this Prov determining: ~ the value of imported products,	(a) : ; ; ;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;	price which would be paid in cas where working, processing or ass in respect of other products, ma letermining: - the value of imported product:	se of sale, for the said products on sembly is carried out; aterials and parts, the provisions o s,	the territory of the cou
price which would be paid in case of sale, for the said products on the territory of the cou where working, processing or assembly is carried out; (b) in respect of other products, materials and parts, the provisions of Article 6 of this Prov determining: ~ the value of imported products,	(a) : ; ; ;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;	price which would be paid in cas where working, processing or ass in respect of other products, ma letermining: - the value of imported product:	se of sale, for the said products on sembly is carried out; aterials and parts, the provisions o s,	the territory of the cou
price which would be paid in case of sale, for the said products on the territory of the cou where working, processing or assembly is carried out; (b) in respect of other products, materials and parts, the provisions of Article 6 of this Prov determining: ~ the value of imported products,	(a) : ; ; ;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;	price which would be paid in cas where working, processing or ass in respect of other products, ma letermining: - the value of imported product:	se of sale, for the said products on sembly is carried out; aterials and parts, the provisions o s,	the territory of the cou
<pre>price which would be paid in case of sale, for the said products on the territory of the cou where working, processing or assembly is carried out; (b) in respect of other products, materials and parts, the provisions of Article 6 of this Prov determining: - the value of imported products,</pre>	(a) : [(b) :	price which would be paid in cas where working, processing or ass in respect of other products, ma letermining: - the value of imported product:	se of sale, for the said products on sembly is carried out; aterials and parts, the provisions o s,	the territory of the cou
<pre>price which would be paid in case of sale, for the said products on the territory of the cou where working, processing or assembly is carried out; (b) in respect of other products, materials and parts, the provisions of Article 6 of this Prov determining: ~ the value of imported products,</pre>	(a) : [(b) :	price which would be paid in cas where working, processing or ass in respect of other products, ma letermining: - the value of imported product:	se of sale, for the said products on sembly is carried out; aterials and parts, the provisions o s,	the territory of the cou
<pre>price which would be paid in case of sale, for the said products on the territory of the cou where working, processing or assembly is carried out; (b) in respect of other products, materials and parts, the provisions of Article 6 of this Prov determining: ~ the value of imported products,</pre>	(a) : [(b) :	price which would be paid in cas where working, processing or ass in respect of other products, ma letermining: - the value of imported product:	se of sale, for the said products on sembly is carried out; aterials and parts, the provisions o s,	the territory of the cou
<pre>price which would be paid in case of sale, for the said products on the territory of the cou where working, processing or assembly is carried out; (b) in respect of other products, materials and parts, the provisions of Article 6 of this Prov determining: ~ the value of imported products,</pre>	(a) : [(b) :	price which would be paid in cas where working, processing or ass in respect of other products, ma letermining: - the value of imported product:	se of sale, for the said products on sembly is carried out; aterials and parts, the provisions o s,	the territory of the cou

.

•

•	Products obtained		Working or processing that
Customs Tariff Heading No	Description	Working or processing that does not confer the status of Description originating products	
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 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 and
•		•	- the value of the non-orig- inating transistors used does not exceed 35 of the value of the finished product (*)
85.15	Radiotelegraphic and radio- telephonic transmission and reception apparatus; radio- broadcasting and television transmission and reception apparatus (including receivers incorporating sound recorders	•	Working, processing or assembly in which the value of the non- originating materials and parts does not exceed 40% of the value of the finished product, and provided that:
	or reproducers) and tele- vision cameras; radio navi- gational aid apparatus, radar apparatus and radio remote control apparatus		 at least 50% in value of the materials and parts (¹) used are originating products and
•	-		- the value of the non-orig- inating transistors used does not exceed 3% of the value of the finished product (²)
Chapter 86	Railway and tramway locomotives, rolling-stock and parts thereof railway and tramway track fixtures and fittings; traffic signalling equipment of all kinds (not electrically powered)		Working, processing or assembly in which the value of the mate- rials and parts used does not exceed 40% of the value of the finished product
ex Chapter 87	Vehicles, other than railway or tramway rolling-stock, and parts thereof, excluding products of heading No 87.09		Working, processing or assembly in which the value of the mate- rials and parts used does not exceed 40% of the value of the finished product

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

(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;

(b) in respect of other products, materials and parts, the provisions of Article 6 of this Protocol determining:

i - the value of imported products, - the value of products of undetermined origin.

(²) This percentage is not cumulative with the 405.

۰.

	· Products obtained ,	Norldon on pressedue that does	Vorking on pressed
ustoms ariff leading No	Description	Working or processing that does not confor the status of originating products	Working or processing that confers the status of originating products when the following conditions are get
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 (1) used
x	Optical, photographic,	8	are originating products Working, processing or assembl
bapter 90	cinematographic, measuring, checking, precision, medical and surgical instruments and apparatus and parts thereof, excluding products of heading No 90.05, 90.08, 90.12 or		in which the value of the materials and parts used does not exceed 40% of the value of the finished product
-	90.26 as well as photographic cameras, photographic flash- light apparatus and flash bulbs other than electrically ignited photographic flash- bulbs and discharge lamps of heading No 85.20 (ex 90.07)	· · · · · · · · · · · ·	•
90.05	Refracting telescopes . (monocular and binocular), prismatic or not		Working, processing or assemblin which the value of the non-originating materials and parts used does not exceed 400 of the finished product, and provided that at least 50% in value of the materials and parts (1) used are originating products
x 90. 07	Photograhic cameras, photographic flashlight apparatus and flashbulbs other than electrically ignited photographic flashbulbs and discharge lamps of heading No 85.20		Working, processing or assemble in which the value of the non-originating materials and parts used does not exceed 400 of the finished product, and provided that at least 505 in value of the materials and parts (*) used are originating
•			products
1		••	1

34

(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;

1.

(b) in respect of other products, materials and parts, the provisions of Article 6 of this Protocol determining:

- the value of imported products, - the value of products of undetermined origin.

Products obtained		Vanishan an maas-star buch to	tionidae or end
ustoms ariff eading 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
90.08	Cinematographic cameras, projectors, sound recorders and sound reproducers but not including re-recorders or film editing apparatus; any combination of these articles	• • • • •	Working, processing or assembl 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
90.12	Compound optical microscopes, whether or not provided with means for photographing or projecting the image		Working, processing or assembly which the value of the non- originating materials and parts used does not exceed 40% of the value of the finisted product, and provided that at least 50% in value of the materials and parts (*) used
90.26	Gas, liquid and electricity supply or production meters; calibrating meters therefor		are originating products Working, processing or assemb 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
x hapter 91 :	Clocks and watches and parts		Working, processing or assemblin which the value of the materials and parts used does not exceed 40% of the value o the finished product
•, •,			
	thereof, excluding products of heading No 91.04 or 91.08		

(1) In determining the value of products, materials and parts, the following must be taken into account: (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: · i :

(b) in respect of other products, materials and parts, the provisions of Article 6 of this Protocol determining:

- the value of imported products, - the value of products of undetermined origin.

1

35 -

	New Advantage of the second seco		7
Products obtained			
Customs Cariff Leading 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
91.04	Other clocks	•••••	Working, processing or assemblin which the value of the non- originating materials and part 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
91.08	Clock movements, assembled		Working, processing or assemblin which the value of the non- originating materials and par- 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
r Sapter 92	Musical instruments, sound recorders or reproducers, television image and sound recorders or reproducers; parts and accessories of such articles, excluding products of heading No 92.11		Working, processing or assemb in which the value of the materials and parts used does not exceed 40% of the value o the finished product
92.11	Gramophones, dictating machine and other sound recorders or reproducers, including record- players and tape decks, with or without sound-heads; tele- vision image and sound recorders or preproducers		 Working, processing or assemblin which the value of the non originating materials and par used does not exceed 40% of t value of the finished product and provided that: at least 50% in value of the materials and parts (1) used are originating product and
•			<pre>the value of the non-orig- inating transistors used does not exceed 3% of the value of the finished product (*)</pre>
•	· · · ·	i	

(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;

(b) in respect of other products, materials and parts, the provisions of Article 6 of this Protocol determining:

- the value of imported products, - the value of products of undetermined origin.

(²) This percentage is not cumulative with the 40%.

• . •		- 37 -	· ,
	Products obtained .		
ustoms ariff leading 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
Chapter 93	Arms and ammunition; parts thereof		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
96.01	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 nct exceed 50% of the value of the finished product
98.01	Buttons and button moulds, studs, cuff-links, and press- fasteners, including snap- 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- pads, with or without boxes		Manufacture in which the value of the products used does not exceed 50% of the value of the finished product
•			
•			
		•	•

ANNEX III

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

<u>List B</u>	•	•	•

•

•

	Finished products	Nonking on another	
Customs Tariff Heading No	Description	Working or processing that confers the status of originating products	
в		Incorporation of non-originating materials and parts 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	
ex 25.15	Marble squared by sawing, of a 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 sawing, 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; agglomerated dolomite (including tarred dolomite)	Calcination of unworked dolomite	
ex 25.19	Other magnesium oxide, whether or not chemically pure	Manufacture from natural magnesium carbonat (magnesite)	
ex 25.19	Natural magnesium carbonate (magnesite), whether or not calcined, other than magnesium oxide, crushed and put into hermetically sealed containers	Crushing and putting into hermetically seal containers of natural magnesium carbonate (magnesite), whether or not calcined, other than magnesium oxide	
ex 25.24	Natural asbestos fibres	Treatment of asbestos concentrate	
ex 25.26	Milled and homogenised mica waste	Milling and homogenising of mica waste	
ex 25.32 .	Earth colours, calcined or powdered	Crushing and calcination or powdering of earth colours	
ex Chap. 28 to 37	Products of the chemical and allied industries, excluding sulphuric annydride (ex 28.13), tannins (ex 32.01), essential oils, resinoids and terpenic by-products (ex 33.01), preparations used for tenderising meat, preparations used for clarifying beer and. preparations for the desizing of textiles (ex 35.07)	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 28.13	Sulphuric anhydride	Manufacture from sulphur dioxide	
•x 32.01	Tannins (tannic acids), including water- extracted gall-nut tannin, and their salts, ethers, esters and other derivatives	Manufacture from tanning extracts of vegetable origin	
ex 33.01	Essential oils (terpeneless or not), concretes and absolutes; resinoids; terpenic by-products of the deterpenation of essential oils	Manufacture from concentrates of essential oils in fats, in fixed oils, or in waxes or the like, obtained by cold absorption or by maceration	
	Preparations used for tenderising meat, preparations used for clarifying beer, composed of papain and bentomite, enzymatic preparations for the desizing of textiles	Manufacture from enzymes or prepared enzyme of which the value does not exceed 50% of the value of the finished product	

:

	Finished products	
Customs Tariff Heading No	Description	Working or processing that confers the status of originating products
	Miscellaneous chemical products, other than refined tall oil (ex 38.05), spirits cf sulphate turpentine, purified (ex 38.07) and wood pitch (wood tar pitch) (ex 38.09)	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 turpentine
ex 38.09	Wood pitch (wood tar pitch)	Distillation of wood tar
ex Chap. 39	Artificial plastic materials, cellulose ethers and esters, artificial resins and articles made of these materials, excepting films of ionomers (ex 39.02)	Working or processing in which the value o the nor-originating materials used does no exceed 20% of the value of the finished product
ex 39.02	Ionomer film	Manufacture from a thermoplastic partial salt which is a copolymer of ethylene and metacrylic acid partly neutralized with metal ions, mainly zinc and sodium
ex 40.01	Slabs of crepe rubber for soles .	Lamination of crepe sheets of natural rubber
ex 40.07	Vulcanised rubber thread and cord, textile covered	Manufacture from vulcanised rubber thread or cord, not textile covered
ex 41.01	Sheep- and lamb-skins without the wool	Removing wool from sheep- and lamb-skins in the wool
ex 41.02	Retanned bovine cattle leather (including buffalo leather) and equine leather prepared but not parchment-dressed except leather falling within heading No 41.06 and 41.08	Retanning of bovine cattle leather (including buffalo leather) and equine leather, not further prepared than tanned
•x 41.03	Retained sheep and lamb skin leather, prepared but not parchment-dressed, except leather falling within heading No 41.06 and 41.08	Retanning of sheep and lamb skin leather, not further prepared than tanned
ex 41.04	Retanned goat and kid skin leather, prepared but not parchment-dressed, except leather falling within heading No 41.06 and 41.08	Retanning of goat and kid skin leather, no further prepared than tanned
ax 41.05	Other kinds of retanned leather, prepared but not parchment-dressed, except leather falling within heading No 41.06 and 41.08	Retanning of other kinds of leather, not further prepared than tanned
•x 43.02	Assembled furskins	Bleaching, dyeing, dressing, cutting and assembling of tanned or dressed furskins
	Casks, barrels, vats, tubs, buckets and other coopers' products and parts thereof	Manufacture from riven staves of wood, not further prepared than sawn on one principa surface; sawn staves of wood, of which at least one principal surface has been cylindrically sawn, not further prepared than sawn
	Sulphate pulp derived by mechanical or chemical means from any fibrous vegetable material, bleached	Manufacture from unbleached sulphate pulp derived by mechanical or chemical means from any fibrous vegetable material, provi that the value of the non-originating prod used does not exceed 50% of the value of t

1

5.1

	Finished products	
Customs Tariff Heading No	Description	Working or processing that confers the status of originating products
ex 50.03	Silk waste carded or combed '	Carding or combing waste silk
ex 50.09		
ex 51.04 ex 53.11 ex 53.12 ex 54.05 ex 55.07 ex 55.08 ex 55.09 ex 56.07	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 59.14	Incandescent gas mantles	Manufacture from tubular gasmantle fabric
ex 67.01	Peather dusters	Manufacture from feathers, parts of feather or down
ex 68.03	Articles of slate, including articles of agglomerated slate	Manufacture of articles of slate
ex 68.0 4	Hand polishing stones, whetstones, oilstones, hones and the like, of natural stone, of agglomerated natural or artificial abrasives, or of pottery	Cutting, adjusting and gluing of abrasive materials, which, owing to their shape, are not recognisable as being intended for hand use
ex 68.13	Articles of asbestos; articles of mixtures 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, including bonded mica splittings on a support of paper or fabric	Manufacture of articles of mica
ex 70.10	Gut-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 doe not exceed 50% of the value of the finished product or decoration, with the exception of silk-screen printing, carried out entire by hand, of hand-blown glassware the value of which does not exceed 50% of the value of the finished product
x 70.20	Articles made from glass fibre	Manufacture from unworked glass fibre
x 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
x 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
	ļ · · · ·	· · · · · · · · · · · · · · · · · · ·

			•
	•		
•	•		······
			•
		Finished products	
.4	Customs Tariff Heading No	Description	Working or processing that confers the status of originating products
-	•x 71.05	Silver and silver alloys, including silver gilt and platinum-plated silver, semi- manufactured	Rolling, drawing, beating or grinding of unwrought silver and silver alloys
	•x 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
	•x 71.09	Platinum and other metals of the platinum group, unwrought	Alloying or electrolytic separation of unwrought platinum or other metals of the platinum group
	• •x 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 unwroug platinum group metals, on base metal or precious metal
	ex 73.15	Alloy steel and high carbon steel:	•
		- 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 73.29	Skid chains	Working or processing in which the value of the non-originating products used does not exceed 50% of the value of the finished product
ļ	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
ł	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 mattes, nickel speis and other intermediate products of nickel • metallurgy
i			
	• • •		•
:		• .	•
1		• •	
	,		

	Finished products		
Customs Tariff Heading No	Description	Working or processing that confers the status of originating products	
ex 75,01	Unwrought nickel except nickel alloys	Refining of waste by electrolysis, by melt or by chemical means of waste and scrap	
ex 76.01	Unwrought aluminium	Manufacture by thermal or electrolytic treatment of unalloyed aluminium, waste an scrap	
76.16	Other articles of aluminium	Manufacture in which gauze, cloth, grill, netting, fencing, reinforcing fabric and similar materials (including endless bands of aluminium wire, or expanded metal of aluminium, are used the value of which doe not exceed 50% of the value of the finishe product	
77.02	Other articles of magnesium	Manufacture from wrought tars, rods, angle shapes and sections, plates, sneets and strip, wire, foil, raspings and shavings of uniform size, powders and flakes, tubes an pipes and blanks therefor, hollow bars, of magnesium, the value of which does not exc 50% of the value of the finished product	
•x 77.04	Beryllium wrought	Rolling, drawing or grinding of unwrought beryllium the value of which does not exce 50% of the value of the finished product	
ex'78.01	Refined lead	Manufacture by thermal refining from bulli lead	
ex 81.01	Tungsten, 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	Manufacture from unwrought molybdenum the value of which does not exceed 50% of the value of the finished product	
•x 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 82.09	Knives with cutting blades, serrated or not (including pruning knives) other than knives falling within heading No 32.06	Manufacture from knife blades	
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 no exceed 30% of the value of the finished product	
ex 84.05	Steam engines (including mobile engines, but not steam tractors falling within heading No 87.01 or mechanically propelled road rollers) with self-contained boilers	Working, processing or assembly in which the value of the products used does not exceed 40% of the value of the finished product	
84.06	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	

.../...

- KN	- 7 -	•
	Pinished products	
Customs Tariff Heading No	Description	Working or processing that confers the status of originating products
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 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
84.16	Calendering and similar rolling machines (other than metal-working and metal-rolling machines and glass-working machines) and cylinders therefor	Working, processing or assembly in which t 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 heated, for the treatment of materials by a process involving a change of temperature, for wood, paper pulp, paper and paperboard manufacturing industries	parts used does not exceed 25% of the value of the finsihed product.
84.31	Machinery for making or finishing cellulosic . pulp, paper or paperboard	Working, processing or assembly in which t value of the non-originating materials and parts used does not exceed 25% of the valu of the finished product
84•33	Paper or paperboard cutting machines of all kinds; other machinery for making up paper pulp, paper or paperboard	Working, processing or assembly in which t value of the non-originating materials and parts used does not exceed 25% of the valu of the finished product
ex 84.41	Sewing machines, including furniture specially designed for sewing machines with the exception of sewing machines (lock-stitch only) with heads of a weight not exceeding 16 kg without motor or 17 kg including the motor	value of the non-originating materials and
ex 84.41	Sewing machines (lock-stitch only) with heads of a weight not exceeding 16 kg without motor or 17 kg including the motor	Working, processing or assembly in which t value of the non-originating materials and parts used does not exceed 40% of the valu of the finished product, and provided that
		at least 50% in value of the materials and parts (1).used for assembly of the head (motor excluded) are originating products
	•	- and the thread tension, crochet and zigzag mechanisms are originating produc
		•
(a) in the	mining the value of products, materials and par respect of originating products, materials and p price which would be paid in case of sale, for ntry where working, processing or assembly is ca	arts, the first verifiable price paid, or the said products on the territory of the
. (b) in :	respect of other products, materials and parts, ermining:	
. - t	he value of imported products,	· .
t	he value of products of undetermined origin.	
	•	
	f .	

• • •		•
	Finished products	
ustoms ariff eading No	Description	Working or processing that confers the status of originating products
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 at least 50% of the materials and parts used are originating products (*)
85.15	Radiotelegraphic and radiotelephonic trans- mission 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 falling within heading No 87.01, 87.02 or 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
, •x 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 (²)
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 (~)
•x 95.05	Articles in tortoise shell, mother of pearl, ivory, bone, horn, coral (natural or agglomerated) and other animal carving material	Manufacture from tortoise shell, mother of pearl, ivory, bone, horn, coral (natural or agglomerated) and other animal carving material; worked
• •	•	•
of 3% f) This ru	lication of this rule must not have the effect of or the originating transistors laid down in List le does not apply when the general rule of chang ginating parts which are part of the composition	A for the same tariff heading. e of tariff heading is applied to the other
· . · ,	and the second	
	· · · · · · · · · · · · · · · · · · ·	
· .	· · ·	

:

.

•

مىسم	•		
		Finished products	
₹	Customs Tariff Heading No	Description	Working or processing that confers the status of originating products
1	ex 95.08 ≉	Articles in vegetable carving material (for example corozo), meersonaum and amber, natural or reconstituted, jet (and mineral substitutes for jet)	Kanufacture from vegetable carving material (for example corozo), meerschaum and amber, natural or reconstituted, jet (and mineral substitutes for jet); worked
	ex 96.01	Brushes and brooms	Nanufacture using prepared knots and tufts for broom or brush making the value of which does not exceed 50% of the value of the finished product
	ex 97.06	Golf club heads, of wood or other materials	Manufacture form roughly shaped blocks
	ex 98.11	Smoking pipes, pipe bowls, of wood, root or other materials	Manufacture from roughly shaped blocks
		other materials	
1			
i	•		
1	·		
			•
		•	
	•	· ·	
		•	
•	-		•
			•
	•	•	•
		•	•
÷ £	•		
		•	
,			
		•	

•

ANNEX.V

.

,

.

.

٠,

.

.

•

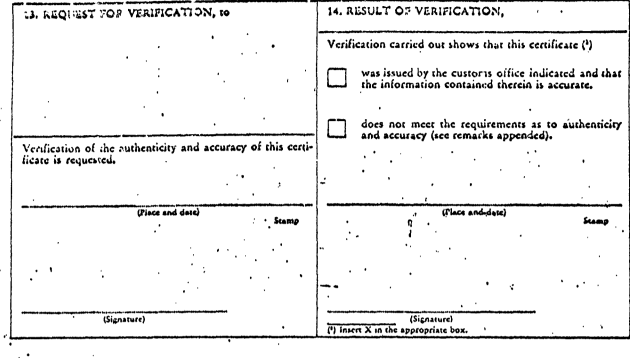
.

- • /

.

MOVEMENT CERTIFICATE

. [1. Exposics (Name, full address, country)	EUR.1 No A 000.000
,		See notes overleaf before completing this furm
		2. Certificate used in preferential trade between
	3. Consignce (Name, full address, country)' (Oprional)	and
•		(insert appropriate connersa, groups of countries of territories)
		4. Country, group of 5. Country, group of
· . ·	• • • • • • • • • • • • • • • • • • •	countries or territory in which the products are considered as originating
	6. Transport details (Optional)	7. Remarks
	3	· · · · · · · · · · · · · · · · · · ·
 If gonds are not packed, in- dicate number of articles or 	8. Item number; Marks and numbers; Number and kind of p. Description of goods	weight (kg) (Optional or other mea- sure (litres,
stave "in buik" as		m ^a , etc.)
appropriate. •		•
•		
•		
••		
•		
	11. CUSTOMS ENDORSEMENT	12. DECLARATION BY THE EXPORTE
Complete Galy where	Declaration certified Export document (?)	I, the undersigned, declare that the good described above meet the conditions re quired for the issue of this certificate.
the regu- lations of the expor- ting coun- try of ter-	Form No No No Issuing country or territory	Place and date:
thory ter quite.	** ***********************************	
•	Date	
•	(Signature)	(Signature)



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.
- No spaces must be left between the items entered on the certificate and each item must be preceded by an item number. A
 horizontal line must be drawn immediately below the last item. Any unused space must be struck through in such a manner
 as to make any later additions impossible.
- 3. Goods must be described in accordance with commercial practice and with sufficient detail to enable them to be identified.