# COMMISSION OF THE EUROPEAN COMMUNITIES 

COM(85) 692 final

Brussels, 6 December 1985

## Proposal for a <br> COUNCIL REGULATION (EEC)

concerning the definition of the concept of "originating products" and methods of administrative cooperation in the trade between the customs territory of the Community, Ceuta and Melilla and the Canary Islands

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concerning the definition of the concept of "originating products" and methods of administrative cooperation in the trade between the customs territory of the Community, Ceuta and Melilla and the Canary Islands

> (submitted to the Council by the Commission)

## EXPLANATORY NOTE

According to Protocol $n^{\circ} 2$ of the Act of adhesion, the Spanish territories of the Canary Islands, Ceuta and Melilla are not included in the customs territory of the Comunity, and their trade with the latter will benefit from a reciprocal preferential system, which will end, with duty free entry, with some exceptions, after the transitional period.

Article 9 of the said Protocol provides for the Council to adopt, voting before the 1st of March 1986, by qualified majority on a Commission proposal, the origin rules to be applied in the trade between these territories and the Community.

At the adhesion negotiations, the inter-ministerial Conference agreed on a draft project of origin rules corresponding to those already adopted in the Community preferential schemes with Third Countries. The main lines of this project are the following : .

- The basic rules allow a third country product undergoing working or processing to obtain origin by a change of tariff heading. This basic principle is supplemented by two lists, the first one (List A) includes the products subject to additional conditions in addition to the requirement of the change of tariff heading, the other one (List B) enumerates the products for which a level of manufacture not amounting to a change of tariff heading is accepted.

These basic rules which imply a substantial working or processing of the product are intended to grant the benefit of the EEC-Ceuta-Melilla-Canary Islands preferential regime only to goods which have been sufficiently transformed in one of these territories.

- A total cumulation system is envisaged : this means that, not only the use in a manufacturing process of goods originating in anyone of the territories concerned is always possible, but also that : all the working and processing carried out in the EEC, Ceuta, Melilla and the Canary Islands may be taken into account when condidering if the basic rules mentioned above are satisfied.

It was agreed that cumulation will apply to fish products only in the framework of the tariff quotas foreseen for these goods. As all the fish products of these territories are subject to tariff quotas, and once these are exhausted the rate of duty for Third countries will be levied, it is not necessary to lay down specific rules in this field.

- The Lists $A$ and $B$ are based on the Mediterranean agreements for chapters 1 to 24 (agricultural products) and the EFTA agreements for the remaining chapters.
- In order to limit any possibility of trade deflection, and especially to avoid the exportation from the Community to Ceuta, Melilla and the Canary Islands with the only aim of obtaining a "drawback" and without any manufacturing process in these territories taking place, a rule has been adopted to exclude cumulation if the manufacturing carried out in Ceuta, Melilla or in the Canary Islands is on a list of "minimal" operations set out in the regulation. A similar provision applies also in the other sense. A further rule, based on the same principle of the level of manufacture carried out, is used to determine the final allocation of the country of origin (EEC, Ceuta and Melilla or the Canaries).

It should be noted that Portugal will also apply this regime in trade with the Canary Islands and Ceuta and Melilla, as laid down in Article 10 of Protocol $n^{\text {c }} 3$ of the Act of Adhesion.

The annexed draft regulation reproduces the rules agreed by the Conference with the adaptations required after the subsequent adoption of the Act of adhesion.

The Commission proposes to the Council to adopt those draft in view of its entry into force on the 1st March 1986.

## Proposal for a

## COUNCIL REGULATION (EEC)

concerning the definition of the concept of "originating products"
and methods of administrative co-operation
in the trade between the customs territory of the Community, Ceuta and Melilla and the Canary Islands.
the council of the european communities,
Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Spain and Portugal, and in particular Protocol No 2 thereto,

Having regard to the proposal from the Commission,
Whereas Article 9 of Protocol No 2 concerning the Canary Islands and Ceuta and Melilla provides that the Council shall adopt, before 1 March 1986, the rules of origin to be applied to the trade referred to in Articles 2, 3, 4, 6 and 8 of that Protocol.

HAS ADOPTED THIS REGULATION :
TITLE I
Definition of the concept of originating products

## Article 1

1) For the purpose of implementing the arrangements governing trade between the customs territory of the Community, hereinafter called "the Community", Ceuta and Melilla and the Canary Islands and without prejudice to paragraphs 2 and
3 , on condition that they were transported in conformity with Article 5, the following shall be considered as:
(a) products originating in Ceuta and Melilla or in the Canary Islands:

- products wholly obtained in Ceuta and Melilla or in the Canary Islands;
- products obtained in Ceuta and Melilla or in the Canary Islands in the manufacture of which products other than those. wholly obtained in Ceuta and Melilla or in the Canary Islands are
- used, provided that the said products have undergone sufficient working or processing . Within the meaning of Ar'ticle 3;
(b) products originating in the Community:
- products wholly obtained in the Community;
$\rightarrow$ products obtained in the Community, in the manufacture of which products other than those wholly obtained in the Community are used, provided that the said products have undergone sufficient working or processing within the meaning of Article 3;
(c) for the purpose of implementing subparagraph (a), Ceuta and Melilla and the Canary Islands are considered as béling one territory.

2) For the purpose of implementing the first indent or paragraph 1(a), when products wholly obtained in the Community undergo working or processing in Ceuta and Melilla or in the Canary Islands, they shall be considered as having been wholly obtained in Ceuta and Melilla or in the Canary Islands.
For the purpose of implementing the second indent of paragraph 1(a), working or processing carried out in the Community shall be considered as having been carried out in Ceuta and Melilla or in the Canary Islands when the products obtained undergo subsequent working or processing in Ceuta and Melilla or in the Canary Islands.
This paragraph shall apply supject to the condition that working or processing carried out in Ceuta and Mellila or in the Canary Islands exceeds the working or processing listed in Article 3(3) and that the products concerned are transported in conformity with Article 5;
3) For the purpose of implementing the first indent of paragraph $1(b)$, when products wholly obtained in Ceuta and Melilla or in the Canary Islands undergo working or processing in the Community, they shall be considered as having been wholly obtained in the Community.
For the purposes of implementing the second indent of paragraph $1(b)$, working or processing carried out in Ceuta and Melilla or in the Canary Islands shall be considered as having been carried out in the Community, when the products obtained undergo subsequent working, or processing in the Community.

This paragraph shall apply subject to the condition that the working or processing carried out in the Community exceeds the working or processing referred"to in Article 3(3) and that the products concerned are transported in conformity with Article 5.
4) For the purpose of implementing the above paragraphs and provided that all the conditions laid down in those paragraphs are fulfilled, products obtained in the Canary Islands and in Ceuta and Melilla shall be considered as originating in the territory where the last working or processing took place, provided that they were transported in accordance with Article 5. For this purpose the working or processing referred to in Article 3(3) shall not be considered as working or . processing.
5) The products set out in List $C$ in Annex IV shall be temporarily excluded from the scope of this Regulation. Nevertheless, the arrangements regarding administrative co-operation shall apply mutatis mutandis to these products.

## Article 2

The following shall be considered as "wholly obtained" in Ceuta and Melilla, in the Canary Islands or in the Communtty. within the meaning of Article 1(1), (2) and (3):
(t) mineral products extracted from their soil or from their seabed;
(b) vegerable producrs harvested shere;
(c) live animals born and raised there;
(d) producs from live animals raised there;
(e) products obrained by hunting or fishing conducted there;
(1) producs of sea fishing and orher products saken from the sea by their vessels;
(s) producrs made aboard theirfacrory ships exclusively from products referred to in subparagraph (f);
(h) used arricler collected there fis only for the recovery of raw materials;
(i) waste and serap resulting from manufacrusing operations conducred there;
(i) gouds produced there exclusively from products specified in subparagraphs (a) to (i).

## Article 3

1. For the purpose of implementing the provisions of Article 1 the following shall be considered as sufficient working or processing:
(a) working or processing as a resule of which the goods obrained recrive a classification under a heading other than thas covering each of the products worked or prosessed, excepr, however, working or processing specified in List A in Annex 11 , where the special provisions of that liss apply;
(b) working or processing speaified in List 8 in Annex III.
'Sections', 'Chapters' and 'headings' shall mean the Sections, Chapteris and headings in the Customs Co-operation Council Nomenclatura.
2. When, for a given producr obrained, a percentage rule limis in Lists $A$ and $B$ the value of the materials and parts which can be used, the toral value of these maserials and pars, whether or not chey have changed heading in the course of the working. processing or assembly within the limirs and under the condirions laid down in each of those swo lists, may not exceed, in relation to the value of the product obtained, the value corresponding either to che common rate, if the rutes are identical in both lists, or to the higher of the two if they are differene.
3. For the purpose of implementing Article 1 , the following shall always be considered as insufficient working or processing to confer the status of originating product, whether or not there is a change of lieading:
(a) operations to ensure the preservarion of merchandise in good condition during transport and. siorage (ventilation, spreading out, drying, chilling, placing in sale, sulphur diozide or other aqueous solutions, removal of damaged parts, and like operations);
(b) simple operations consisnang of removal of dust, sifting or seceening. sortng, classifying, matching (including the making up of sers of ameles), washing, paincing, curting up;
(c) (i) changes of packaging and breaking up and asximhly of consignments:
(ii) simple placing in bontes. flasks, baps, cases, boxe, Guing on cards or boards. eic, and all other simple packaging operacions;
(d) affixing marke, labels or orther like distinguiahing signs on produces or their packaging:
(c) olmple mixing of producta, whecther or not of different kiade, where one or more componence of the mixture do not meer the condidions laid down in this Regulation to ealable them to be considered as originatiag;
(f) eimple aumbly of parts of arides to constitute a complete atticle;
(s) a combination of two or more operations specified in subparagraphs ( n ) to ( n ;
(h) slaughrer of animals.

## Article 4

Where the Lists $A$ and $B$ referred to in Article 3 provide that goods obtained in Ceuta and Melilla in the Canary lalands or in the Community shall be considered as originating therein only if the value of the products norked or processed does not exceed a given percentage of the value of the goods obtained, the values to be taken into consideration for such a percentage shall be:

- on the one hand,
as regards products whose importation can be proved: theis customs value at the time of importation,
as regards products of undetermined oripin: the carliest ascertainable price paid for such products in the territory where manufacture takes place;
- on the othee hand,
the ex-works price of the goods obtained, less internal raxes refunded or refundable on exportation.


## Article 5

1. For the purpose of imphementing Article 1, originating products whose transport is effected without entering territory other than that of the Community, Ceuta and Melilla and the Canary Islands are considered as transported directly from Ceuta and Melilla or from the Canary Islands to the Commity or from the Community to Ceuta and Melilla or to the Canary Islands. However, goods originating in Ceuta and Melilla, in the Canary Islands or in the Community and constituting one single consignment which is not split up may be transported through territory other than that of the Parties with, should the occasion arase, trunshipment or temporary warehousing in sucn territory, provided that the erossing of the latter territory is juscified for geographical reasons and that the goods have remained under the surveillance of the customs suthorinies in the country of ransit or warehousing, that they have not entered into commerce of euch countries nor been delivered for home use there and have nor undergone operations other than unloading, relosding or any operation designed to maintain them in good condition.
2. Evidence that the conditions referred to in paragraph 1 have been fulfilled shall be supplied to the responsible customs authorinies in the Community, in Ceuta and Melilla or in the Canary Islands by the production of:
(a) a through bill of lading issued in the exporting country covering the passage through the country of transit; or
(b) a cerrificate issued by the customs authorities of the country of transit:

- giving an exace description of the goods,
- searing the dares of unloading and reloadink of the goods or of cheir embarkation, or disembarkation where appropriate, identifying the ships used,
- certifying the condirions under which the goods remained in the cransit councry;
(c) or failing these, any substanciacing Jocuments.


## TITLE II

Arrangements for administrative cooperation

## Article 6

1. Evidence of originating status of products within the meaning of this Regulation is given by movenent certificate EUR 1 of which a specimen is given in Annex $V$.

However, the evidence of originating status, within the meaning of this Regulation, of products which form the subject of postal consignments (including parcels), provided that they consist only of orlginating products and that the value does not exceed 3400 ECU per consignment, way be given by a form EUR 2 . of which a specimen is given in Annex $V I_{\text {. }}$

Up 10 and including 30 April 1987 , the ECU to be used in any given national eurrency shall be the equivalens in that national eurrency of the ECU as st 1 Ocrober 1984. For each sucsessive peniod of wo years theseafter is shall be the equivalent in tha: national surrency of the ECU as at the first working day in October in the year immediately preceding that mo-year period.
Amounts in the national currency of the exporing State equivalent to the amounts expressed in this Aric!e and in Aric!e 17 in ECU shall be fixed by the exporing State and communicated to the othes parties.
When these amounts are more than the correaponding amounts fixed by the imporing Sute, the importing Sute shall accept them if the goods are invoiced in the currency of the exporting State.
If the goods are invoiced in the currency of another Member Scale of the Community, the imporing Sate shall recognize the amouns notified by, the State concerned.'
2. Without prejudice to Arricle 3 (3), where, at the request of the person declaring the goods at the customs, a dismantled or non-assembled arricle falling within Chapters 84 or 85 of the Cusioms Copperariton? Council Nomenclature is imposted by instalments conditions laid down by the comperens auchorities, is shall be considered to be a single article and a movement cerrificate may be submitted for the wholearricle upon importation of the first instalment.
3. Aceessorias, spare parts and toole dispasched with a pisce of equipmens, machine, apparnous or vehide which are parr of the normal equipmenr and included in the price thereof or are not separately invoiced are regarded as one with the piece of equipment, machine, apparatus or vehide in question.
4. Sers in the sense of the Ceneral Rule 3 of the Customs Cooperation Council Nomenclature shall be pogardad as originating when all eqmponent articles are originating produces. Nevertheles, when a see is composed of opiginating and non-origiating articles, the ser as a whole shall be regarded as originating provided that the value of the non-originating articles does nor exceed is \% of the rotal value of the se:.

## Article 7

1. A movement cerrificate EUR. 1 shall be issued by the customs auchorities of the exporting State when the goods to which it relates are exported. It shall be made available to the exporrer as soon as actual exportation has been effected or ensured.
2. In exeeptional dircumstances a movement cercificate EUR 1 may also be issued afier exporranon of the goods to which is selates il it was not issued at the neme of exportation because of errors or involuntary omissions or special circumstances. In this case, the certificate shall bear a special reference to the condiaons under which it was issued.
3. A movement certificare EUR. 1 shall be isued oniy upon written request by the exporer. Such application shall be made on a form, of which a specimen is given in Annex y which shall be completed in accordance wich chis Regulation.
4. A movement certificate EUR. 1 may be iswued only where it can serve as the documenrary evidence required for the purpose of implementing the
provisions
governing trade between the Comnity, Ceuta and Melilla and the Canary lolaids.
5. Applications for movement certificates muss be kept for, at least two years by the customs suthorities of the exporting counery.

## Article 8

1. The movement certificate EUR. I shall be issued by the customs authorities of the exporting State, if the goods ean be considered, originating products within the meaning of this Regulation.
2. For the purpose of verifying whether the conditions ;arated in paragraph 1 have been been met, the customs authorities shall have the right to call for any documentary evidence or to carry our any check which they consider appropriate.
3. It shall be the responsibility of the customs authoricies of the exparting State to ensure that the forms referred so in Article 9 are duly complered. In particulas, they shall check whether the space reserved for the description of the goods has been completed in such a manner as to exclude all possibility of fraudulent additions. To this end, the description of the goods must be indicated without leaving any blank lines. Where the space is not completely filled a horizontal line must be drawn below the last line of the description, the empty space being crossed through.
4. The date of issue of the movement certificate must be indieated in the part of the certificate reseeved for the customs authorities.

## Article 9

Movement certificates EUR. 1 shall be made out on the form of which a specimen is given in Annex $V$.

This form shall be printed in one or more of the official languages of the Community. Certificates shall be made out in one of these languages and in accordance with the provisions of the domestic law of the exporting State, if they are handwritten they shall be completed in ink and in capital letters.

Each certificate shall measure $210 \times 297 \mathrm{~mm}$. A rolerance of up to plus 8 or minus 5 mm in the length. may be allowed. The paper used must be white writing paper, sized, not containing mechanical pulp and weighing not less than $25 \mathrm{~g} / \mathrm{m}^{2}$. It shall have a printed green guilloche partern background making any falsification by mechanical or chemical means apparent to the eye.

The exporting States may reserve the right to print the certificates themselves or may have them pnited by approved printers. In the latter case, each certificate must include a reference 10 such approval. Each certificate must bear the name and address of the printer or a mark by which the printer can be identified. It shall also bear a serial number, either printed or not, by which it can be identified.

## Article 10

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

## Arricle 11

A movement cerrificare EUR. 1 must be submutted, within five months of the date of issue by the customs authorities of the exporting State, to the customs suthorities of the importing frate where the goods are entered.

## Articie 12

Movement eertificates EUR. 1 shall be submitted to customs authorines in the imoorting State, in accordance with the procedures haid down by that 5 tare. The said authorizies may require a translacion of a eertificare. They may also require the impor declaration to be accompanied by a statement from the importer to the effeet that the goods meet the condisions required for the implementation of the provisions governing trade between the Comunity, Ceuta and Melilia and the Canary Islands.

## Article 13

1. A movement certificite EUR. I which is submured to the custoins suthorities of the imporing State after the final date for presentation specified in Armele 11 may be accepred for the purpose of applying preferential treatment, where the failure to submit the certificate by the final date ser is due so reasons of furci' majeure or exceptional circumstances.
2. In other eases of belared presentation, the customs authorities of the importing State may accept the certificares where the goods have been subinitred to them before the said final date.

## Article 14

The discovery of slight discrepancies between the statements made in the movement certificate EUR. 1 and those made in the documents submitted to the customs office for the purpose of carrying out the formalities for importing the goods shall not ipso facto render the certificate null and void if it is duly established that the certificate does correspond to the goods submitted.

## Article 15

It shall always be possible to replace one or more movement certificates EUR. 1 by one or more other movement certificates EUR. 1 provided that this is done at the customs office where the goods are located.

## Article 16

Form EUR. 2, a specimen of which is given in Annex VI to this Regulation shall be completed by the exporter or, under his responsibility, by his authorized representative. It shall be made out in one of the official languages of the Community and in accordance with the provisions of the domestic law of the exporting State. If it is handwritten it must be completed in ink and in capital letters. 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.

Form EUR. 2 shall measure $210 \times 148 \mathrm{~mm}$. A tolerance of up to plus 8 or minus 5 mm in the length may berallowed. The paper used must bẻ white writing paper, sized, nor containing mechanical pulp and weighing not less than $64 \mathrm{~g} / \mathrm{m}^{2}$.

The exporting States may reserve the right to print the forms themselves or may have them printed by printers they have approved. In the latter case each form must include a reference to such approval. In addition, the form must bear the distinctive sign attributed to the approyed printer and a serial number, either printed or not, by which it can be identified.
A form EUR. 2 shall be completed for eath postal consignment.

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

## Article 17

1. Goods sent as small packages from private persons to private persons or forming part of travellers' personal luggage shall be admitted as originating products without requiring the production of a movement certificate EUR. 1 or the completion of a form EUR. 2, provided that such goods are not imported by way of trade and have been declared as meeting the conditions required for the application of these provisions, and where there is no doubt as to the veracity of such declaration.
2. Importations which are occasional and consibt solely of goods for the pursonul use of the recipients or travellers or their families shall not br cbinisidered as importations by way of trade if it is evident from the nature and quantity of the ifoods that no commercial purpuse lis in viow. Furthermore, the totnl value of these goods must not exceed 240 ECU in the case of small packages or 620 LCJ in the case of the contents of travilleris' personal luggage.

## Article $i 8$

2. Goods sent from the Cormunity, from Ceuta and Mel:1ta or from the Canary Islands for exbibition in another country and usus after the exhibition for lmporlition into Ceuta and Melillat intu ihe Canary Islands or into the Community shall benefit on impurtiasir:ll from the provisions governirg irade between them on conditiun elait the goods meet the raquirumeritis of this Regulation entiliang throm to be recognized us oljainaslijng atil provided that it $2: j$ bhown to the satisfaction of the cusi.om:; authorities that:
(a) an exporter has i:nnsigned these goods from thio liegol lory of the Community, from cooutis and Molilla or from the Canary l:. lardis to the country if which ibs rexilitition is held and hiss exhitited sluem there;
(b) the goodis hive toren suld or otherwise aispromed of liy that exporter to a ci:nt:ap! !ee ir. Ceuta and Melililu, in tir: Cialiary Isiands or in the Comanility;
(c) the goods have been comsigned duping the exhibition or immediately thereafter to Ceuta and Melilla, to the Canary Islands or ca the Communiry in the state in which they were sent for exhibition;
(d) the goods have nor, sinee shay were consignod for exhibition, been used for any purpose other than demonstration at the exhibition.
3. A mevement certificaeEUR. 1 must be submitted to the customs authorities in the normal manner. The hame and address of the exhibition muse be indieated thereon. Where necessary, additional .documentary evidence of the narure of the goods and the conditions under which they have been exhibited may be required.
4. Paragraph 1 shall apply to any erade, Industrial, agriculrural of crafts exhibition, fair or similas public show or display which is nor 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.

## Article 19

1. When a certificate is issued within the meaning of Article 7(2), of this Regulation after the goods to which it relates have actually been exported, the exporter must in the application referred to in Article 7(3) of this Regulation:

- indicate the place and date of consignment of the goods to which the certificate relates;
- certify that no movement certificate EUR. 1 was issued at the time of exportation of the goods in question, and state the reasons.

2. The customs authoribies may iasue a movement certificate EUR. 1 retrospecively only after verifying that the information supplied in the exporier's application agrees with that in che correaponding life.

Cerdiname heued merespectlvely must be endorsed with one of the following phrases: 'NACHTRXCLICH AUSGESTELIT: 'DELIVRE A POSTERIORH', 'RILASCIATO A POSTERIORI', 'AFGEGEVEN A' POSTERIOR', 'ISSUED RETROSPECTIVELY', 'UDSTEDT EFTERFOLGENDE', 'EK $\triangle O$ OEN EK TRN YITEPRN;" "EXPEDIDO A POSTERICRI",

## Article 20

In the event of the thef, loss or destruction of a movemient certificate EUR 1, the exporter may apply to the customs authorities which issued it for a duplieste made out ont the basis of the export doeuments in theit possession. The duplieste issued in this way must be ondorsed with one of the following words: 'DUPLKAT, 'DUPLICATA', 'DUPLICATO', 'DUPLICAAT, 'DUPLICATE',' "ANTITPAФO", "DUPLICADO", "SEGUNDA VIA".

## Article 21

1. When paragraphs 2 and 3 of Article 1 are applied for the issue of a movement certificate EUR. 1 , the competent customs office of the State requested to issue the certificate for products in the manufacture of which products coning from Ceuta and Melilla, the Canary Islands or the Community are used shall take into consideration the declaration of which specimens are given in Annex VII ( $A, B, C$ and $D$ ) given by the exporter in the State of provenance, either on the commercial invoice applicable to these goods, or on a supporting document further to that invoice or other commercial document relating to that shipment which describes the goods concerned in sufficient detail to enable then to be identified.
2. The submission of the information certificate INF 4, issued under the conditions set out in Article 22 and of which a specimen is given in Annex VIII, may however be requested of the exporter by the customs office concerned for checking the authenticity and accuracy of information given on the declaration provided for in paragraph 1.

## Article 22

1. The information certificate IHF 4 concerning the goods taken into use shall be issued upon a written request from the exporter of these goods made out on the form of which a model is given in Annex IX, in the case foreseen in Article 21(2), by the competent custons office of the country of provenance.
2. The certificate shall be given or sent to the exporter who shall forward it to the buyer or to the custons office which has requested its subaission.
3. The application form shall be kept by the issuing office for at least two years.

## Article 23

All necessary steps shall be taken to ensure thatgoods traded under cover of a movenent certificate EUR. 1 , and which in the course of transport use a free zone situated in their territory, are not replaced by other goods and that they do not undergo handliag other than normal operations designed to prevent their deterioration.

## Article 24

In order to ensure the proper application of this Title, Spain and the other Member States shall assist each other, through their respective customs adainistrations; in checking the authenticity of wovement certificates EUR. 1 and the accuracy of the information concerning the actual origin of the products concerned and the declarations by exporters on forms EUR. 2 and the authenticity and accuracy of the information certificates IMF 4 referred to in Article 21.

## Arucle 25

Penalcies shall be imposed on any person who, in ordee to enable goods so be aceepted as cligible for preferential treatment, draws up or causes to be drawn up, either a documens which contains incorrect parciculars for the purpose of abraining a movement certificate EUR. 1 or a ferp. ${ }^{\wedge} E U R$. $^{2} 2$ containing. incorrect particulars.

## Articts 25

1. Subsequens verification of movement certificates EUR. I and of forms EUR. 2 shall be carried out is sandom or whenevge the ougtems auchorinies of chie Imposting Srate have reasonsble doubt. as se the auchencicity of she document or the sccuracy of the information reganding the cue origin of the goods in question.
2. For the purpose of inplemencing paragraph $1_{1}$ the customs 'eushorities of the importing Seace shall resurn the movemens certificate EUR. ! or. the form EUR. 2, or a phorocopy thereof, to the cisrom authorities of the exporting Stase, siving where appropriare, the reasons of form or subsrance for ap inquiry. The invoice, if in has been submirred, or a copy thereof ahall be aracted so che form EUR. 2 and che customs aucthorities shatl forwad any iaformation chax has been obrained suggesting that the particulars given on the said cerificase or the said formi are insecurave.

If the custoas authorities of the importing State decide to suspend execution of Title I of the Regulation while awaiting the results of the verification, they shall offer to release the goods to the iaporter subject to any precautionary weasures judged necessary.
3. The austoms authorities of the imporing State shatl be informed of the "resulis of che verificarion as soon as possible. These resules muse be such as so make is possible to derermine whather the dispured movement cerificate EUR. 1 or form EUR. 2 applies to the coods actually exported, and whether chese roods ean, in fact, qualify for the applisacion of the prefereatial arraagernenes.

## Article 27

The subsequent verification of the information certificate IMF 4 referred to in Article 21 shall be carried out in the circumstances envisaged in Article 26 following a similar procedure to that envisaged in that Article.

Article 28
The Annexes to this Regulation shall form an integral part thereof.

## Article 29

The endoresements referred to in Articles 19 and 20 shall be inserted in the "Remarks" box of the certificate.

## Article 30

1. Spain and the other Member States shall take any measures necessary to enable movement certificates EUR. 1 and forms EUR. 2 to be submitted, in accordance.with Articles 11 and 12 of this.sRegulation from the day of its entry into force.
2. The certificates of type $A E 1$ and forms $A E 2$ way be used for a period of 1 three months 7 from the entry into force of this Regulation.

## Article 31

This. Regulation shall enter into force on 1 March 1986, subject to the ent ry into force of the Treaty of Accession of Spain and Portugal.

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

## ANNEX 1

## EXPLANATORY NOTES

Note 1 - Articles 1 and 2
The term "the Community" shall also cover the territorial waters of the Member States of the Community.

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 6.

Note 2 - Article 1
In order to determine whether goods originate in the Community, in Ceuta and Melilla or in the Canary Islands, it shall not be necessary to establish whether the electrical power, fuel, plant and equipment and machines and tools used to obtain finished goods or whether any products used in the course of production which do not enter and which were not intended to enter into the final composition of the goods originate in third countries or not.

## Note 3 - Article 1

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

Note 4 - Article 3(1) and (2) and Article 4
The percentage rule constitutes, where the product obtained appears in List $A$, a criterion additional to that of change of heading for any non-originating product used.

## Note 5 - Article 1

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

Note 6 - Article 2(f)
The terms "their vessels" shall apply only to vessels:

- which sail under the flag of a Member State,
- which are registered or recorded in a Member State, or on a permanent basis in Ceuta and Melilla or in the Canary Islands,
Permanent registry means : the entry in the registers of the local competent authorities after : - the date of first putting into service for new vessels ;
- the first registry under the Spanish flag for used vessels purchased abroad.

In the case of transfer of registry between the Canary Isle or Ceuta and Melilla and a region of Spain included in the customs territory of the Community, this will be considered as permanent one year following the execution of the relative administrative formalities.

- which are owned to an extent of at least $50 \%$ by nationals of the Member States or by a company with its head office in a Member State, 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 and of which, in addition in the case of partnerships or limited companies, at least half of the capital belongs to the Member States or to public bodies or nationals of the Member States,
- of which at least $50 \%$ of the crew, captain and officers included, are nationals of the Member States.

Note 7 - Article 4
"Ex-works price" shall mean the price paid to the manufacturer in whose undertaking the last working or processing is carried out, provided the price includes the value of all the products used in manufacture.
"Customs value" shall be understood as meaning the customs value as determined in accordance with the Agreement on implementation of Article VII of the General Agreement on Tariffs and Trade done at Geneva on 12 April 1979.

## Note 8 - Article 24

The authorities consulted shall furnish any information concerning the conditions undër which the product has been made, indicating especially the conditions under which the rules of origin have been respected.

ANNEX II

## LST A

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

|  | Products obtained | Working or processing that does not confer the status of onkunating products | Working or processine tha: coniers the status of onxunatine produats winen the following conditions are met |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { headung } \\ \text { No } \end{gathered}$ | Descripuon |  |  |
| 02.06 | Meat and edible meat' offals (excepe poultry liver), salted, in brine, dried or smoked | Salting, placing in brine, drying or smoking of meat and edible meat and edible meat offals of heading Nos 02.01 and 02.04 |  |
| 03.02 | Fish, dried, salted or in brine; smoked fish, whether or not cooked before or during the smoking process | Drying, saleing, placing in brine; smoking of fish, whecher cooked or not | . |
| 04.02 | Milk and cream, preserved, concentrated or sweerened | Preserving, concentraring, or adding sugar to mulk or cream of heading No 04.01 | - |
| 04.03 | Butter | Manufacture from milk or cream |  |
| 04.04 | Cheese and curd | Manufacture from products of heading Nos 04.01 to 04.03 |  |
| 07.02 | Vegetables (whether or not cooked, preserved by freezing | Freezing of vegetables |  |
| 07.03 | Vegetables provisionally preserved in bnne, in sulphur water or in other preservative solutions, but not specially prepared for immediate consumprion | Placing in brine or in other solutions of vegetables of heading No 07.01 |  |
| 07.04 | Dned, dehydrated or evaporated vegetables, whole, cut, sliced, broken or in powder, but not further prepared | Drying, dehydration, evaporation, cutting, grinding, powdering of vegetables of heading Nos 07.01 to 07.03 | $\because$ |
| 08.10 | Fruit (whether or not cooked), preserved by freezing, not containing added sugar | Freezing of fruit |  |
| $08.11$ | Fruit provisionally preserved (for example, by sulphur dioxide gas, in brine, in sulphur water or in other preservative solutions), but unsuitable in that state for immediace consumption | Placing in brine or in other solutions of frut of heading Nos 08.01 to 08.09 |  |


| Products obraned |  | Wiorking or procesaing that does not confer the status of onginatiag products | Working or processing that confers the status of ongunatung products when the following condtuons are met |
| :---: | :---: | :---: | :---: |
| $\underset{\substack{\text { heading } \\ \text { No }}}{\text { CCT }}$ | Descripuon |  |  |
| 08.12 | Fruit, dried, other than that falling within heading Nos 08.01 to 08.05 | Drying of fruit |  |
| 11.01 | Cereal flours | Manufacture from cereals |  |
| 11.02 | Cereal groats and cereal meal; other worked cereal grains (for example, rolled, flaked, polished, pearled or kibbled, bur not further prepared). except rice falling withın heading No 10.06; germ of cereals, whole, rolled, flaked or ground | Manufacture from cereals |  |
| 11.04 | Flour of the dried leguminous veg. etables falling within heading No 07.05 or of the fruirs falling within any heading in Chapter 8; flour and meal of sago and of roots and tubers falling within heading No 07.06 | Manufacture from dried leguminous vegetables of heading No 07.05, products of heading No 07.06 or of fruit of Chaprer 8 |  |
| 11.05 | Flour, meal and flakes of potato | Manufacture from potatoes |  |
| 11.07 | Malt, roasted or not | Manufacture from cereals |  |
| 11.08 | Starches: mulin | Manufacture from cereals of Chapter 10, or from potatoes or other products of Chapter 7 | . |
| 11.09 | Wheat gluten, whether or not dried | Manufacture from wheat or wheat flours |  |
| 15.01 | Lard, other pig fat and poultry fat, rendered or solvent-extracted | Manufacture from products of heading No 02.05 |  |
| 15.02 | Fats of bovine carte, sheep or goats, unrendered; rendered or solvent-extracted fats (including 'premier jus') obtained from these unrendered fats | Manufacture from products of heading Nos 02.01 and 02.06 |  |
| 15.04 | Fats and ouls, of fish and marme mammals, whether or not refined | Manufacture from fish or manne mammals |  |
| 15.06 | Orher anmal oils and fats (including neat's-foot 0.1 and fats from bones or waste) | Manufacture from products of Chapter 2 |  |


| . | Products obtained | Workang or processing that does not confer the status of ongunating products | Working or processing that confers the status of onginating products when the following condiruons are met |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \hline \text { CTT } \\ \text { heading } \\ \text { No } \end{gathered}$ | Description |  |  |
| ex 15.07 | Fired vegetable oils, fluid or solid, crude, refined or parified, but not including chinawood oil, myrtlewax, japan wax or oil of cung nuts, oleococca seeds or oiticia seeds; also not including oils of a kind used in machinery or mechanical appliances or for industrial purposes other than the manufacture of edible products | Manufacture from products of Chapters 7 and 12 | - |
| 16.01 | Sausages and the like, of meat, meat offal or animal blood | Manufacture from products of Chapter 2 |  |
| 16.02 | Other prepared or preserved meat or meat offal | Manufacture from products of Chapter 2 |  |
| 16.04 | Prepared or preserved fish, including caviar and caviar substitutes | Manufacture from products of Chaprer 3 |  |
| 16.05 | Crustaceans and molluscs, prepared or preserved | Manufacture from products of Chapter 3 |  |
| ex 17.01 | Beet sugar and cane sugar, in solid form, flavoured or coloured | Manufacture from other products of Chapter 17 the value of which exceeds $30 \%$ of the value of the finished product |  |
| ex 17.02 | Other sugars, in solid form, flavoured or coloured | Manufacture from other products of Chapter 17 the value of which exceeds $30 \%$ of the value of the finished prodact |  |
| ex 17.02 | Other sugars, in solid form, not flavoured or coloured; sugar syrups, not flavoured or coloured; arnficial honey, whether or not mixed with natural honey; caramel | Manufacture from any product |  |
| ex 17.03 | Molasses, flavoured or coloured | Manufacture from other products of Chapter 17 the value of which exceeds $30 \%$ of the value of the finushed product |  |
| 17.04 | Sugar confectionery, not containing cocos | Manufacture from other products of Chapter 17 the value of which exceeds $30 \%$ of the value of the finished product |  |
| 18.06 | Chocolate and other food preparations containing cocoa | Manufacture from products of Chapter 17 the value of which exceeds $30 \%$ of the value of the finushed product |  |
| ex 19.02 | Malt extract | Manufacture from products of heading No 11.07 |  |


|  | Productr obraned | Working nr processing that does not confer the atatus of onginating products | Working or procesceing that confers the stalus of orgunatink peoderis when the following conditions ane meet |
| :---: | :---: | :---: | :---: |
| CCT heading No | Desenption |  |  |
| 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, spagheti and similar products |  | Manufacrure from durum wheat |
| 19.04 | Tapioca and sago; tapioca and sago substitutes obtained from potato or other starches | Manufacture from potato starch |  |
| 19.05 | Prepared foods obrained by the swelling or roasting of cereals or cereal products (puffed rice, corn flakes and similar products) | Manufacture from any product ocher than of Chapter 17 ( ${ }^{2}$ ) 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, cachers of a kind suitable for pharmaceutical use, sealing wafers, rice paper and similar products | Manufacture from products of Chapter 11 | . |
| 19.08 | Pastry; biscuits, cakes and other fine bakers' wares, whether or not containing cocoa in any proportion | Manufacture from products of Chapter 11 |  |
| 20.01 | Vegetables and fruit, prepared or preserved by vinegar or acetic acid with or without sugar, whether or not containing salt, spices or mustard | Preserving vegetables, fresh or frozen or preserved rempcrarily or preserved in vinegar |  |
| 20.02 | Vegetables prepared or preserved otherwise than by vinegar or acetic acid | Preserving vegetables, fresh or frozen |  |
| 20.03 | Fruit preserved by freezing, containing added sugar | Manufacture from products of Chapter 17 of which the value exceeds $30 \%$ of the value of the finished product | - |
| 20.04 | Frutr, fruit peel and parts of plants, preserved by sugar (dra!ned, glace or crystallized) | Manufacture from products of Chapter 17 of which the value exceeds $30 \%$ of the value of the finished product |  |

[^0]| Products obraned |  | Workink or processing that does nor coniee the status of onginating products | Working or processing thas content the alatus of onvonatine products when the follownag conditions are met |
| :---: | :---: | :---: | :---: |
| CCT <br> heddrng No | Descnption |  |  |
| ex 20.05 | Jams, fruit jellies, marmalades, fruit purées and fruit pastes, being cooked preparations, containing added sugar | Manufactire trom products of Chaprer 17 of which the value exceeds $30 \%$ of the value of the finished product |  |
| 20.06 | Fruit orherwise prepared or preserved, whether or not containing added sugar or spirit: <br> A. Nuts |  | Manufacture, without added sugar or spirit, in which the value of the constiruent originating products of heading Nos 08.01, 08.05 and 12.01, represents at least $60 \%$ of the value of the finished product |
|  | B. Other fruits | Manufacture from products of Chapter 17 of which the value exceeds $30 \%$ of the value of the finished product | . |
| ex 20.07 | Fruit juices (including grape must), whether or nor containung added sugar, but unfermented and not conkainang spirit | Manufacture from products of Chapter 17 of wh..ch the value exceeds $30 \%$ of the value of the finished producr | - |
| ex 21.02 | Roasted chicory and extracts thereof | Manufacture from chicory roots, fresh or dried |  |
| 21.05 | Soups and broths in lıquid, solid or powder form; homogenized food preparations | Manufacture from products of heading No 20.02 |  |
| ex 21.07 | Sugar syrups, flavoured or coloured | Manufacture from products of Chapter 17 of which the value exceeds $30 \%$ of the value of the finished product |  |
| 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 | - |
| 22.06 | Vermouths, and other wines of fresh grapes flavoured with aromatic ex. tracts | Manufacture from products of heading No 08.04, 20.07, 22.04 or 22.05 | $\therefore$ |
| 22.08 | Ethyl alcohol or neutral spirits, undenatured, of a strength of $80^{\circ}$ or higher; denatured spirits (including ethyl alcohol and neutral spirits) of any strength | Manufacture from products of heading No 08.04, 20.07, 22.04 or 22.05 | - |

[^1]|  | Products obtaned |  | Workung or processung that conters the |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { heading } \\ \mathrm{No}_{0} \end{gathered}$ | Descnpuon | the status of onginating products | the following conditions are menmer |
| 22.09 | Spirits (other than those of heading No 22.08); liqueurs and other spirituous beverages; compound alcoholic preparations (known as 'concentrated extracts') for the manufacture of beverages | Manufacture from products of heading No 08.04, 20.07, 22.04 or 22.05 |  |
| 22.10 | Vinegar and substitutes for vinegar | Manufacture from products of heading No 08.04, 20.07, 22.04 or 22.05 |  |
| ex 23.03 | Residues from the manufacture of maize starch iexcluding concentrated steeping liquors), of a protein content, calculated on the dry product, exceeding $40 \%$ by weight | Manufacture from maize or maize flour |  |
| 23.04 | OI-cake and other residues (except dregs) resultung from the extraction of vegetable oils | Manufacture from various products |  |
| 23.07 | Sweetened forage; other preparations of a kind used in animal feeding | Manufacture from cereals and derived products, meat, milk, sugar and molasses |  |
| ex 24.02 | Cigarettes, cagars, smoking tobacco |  | Manufacture from products of heading No 24.01 of which at least $70 \%$ by quantity are originating products |
| ex 28.19 | Zinc oxide | Manufacture from products of heading No 79.01 |  |
| ex 28.38 | Aluminium sulphate |  | 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 |


|  | Products obtained | 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 |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \mathrm{CTT} \\ \text { heading } \\ \text { No } \end{gathered}$ | Description |  |  |
| 31.05 | Other fertilizers: goods of the present Chapter in tablets, lozenges and similar prepared forms or in packings of a gross weight not exceeding 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 (') |  |
| 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 resinoids (') |  |
| 35.05 | Dextrins and dextrin glues: soluble or roasted starches; starch glues |  | Manufacture from maize or potatoes |
| ex 35.07 | Prepared enzymes not elsewhere specified or included |  | Manufacture in which the value of the products used does not exieed $50 \%$ of the value of the finished product |
| 37.01 | Photographic plates and film in the flat, sensitized, unexposed, of any material other than paper, paperboard or cloth | Manufacture from products of heading No 37.02 (') |  |
| 37.02 | Film ${ }^{7}$ in rolls, sensitized, unexposed, perforated or not | Manufacture from products of heading No 37.01 (') |  |
| 37.04 | Sensitized 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, ny-papers) |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |

[^2]| Products obuined |  | 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 |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { beading } \\ \text { No } \end{gathered}$ | Description |  |  |
| 38.12 | Prepared glazings, prepared dressings and prepared mordants, of a kind used in the textile, paper, leather or like industries |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| 38.13 | Pickling preparations for metal surfaces; fluxes and other auxiliary preparations for soldering, brazing or welding; soldering, brazing or welding powders and pastes consisting of metal and other materials; preparations of a kind used as cores or coatings for welding rods and electrodes |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| ex 38.14 | Anti-knock preparations, oxidation inhibitors, gum inhibitors, viscosity improvers, anti-corrosive preparations and similar prepared additives for mineral oils, excluding prepared additives for lubricants |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| 38.15 | Prepared rubber accelerators |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| 38.17 | Preparations and charges for fireextinguishers; charged fire-extinguishing grenades |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| 38.18 | Composite solvents and thinners for varnishes and similar products |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| ex 38.19 | Chemical products and preparations of the chemical or allied industries (including those consisting of mixtures of natural products), not elsewhere specified or included; residual products of the cisemical or allied industries not elsewhere specified or included. excluding: <br> - Fusel oil and dippel's oil; <br> - Naphthenic acids and their water-insoluble salts; esters of naphthenic ac ds; <br> - Sulpnonapiihenic acids and their water-insoluble salts; esters of sulphonaphthenic acids: | - | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |


| Products oberined |  | Working or proceasing that does not confer the status of originating product | Working or processing that confers the status of originating products when the following conditions are met |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \hline \mathrm{CCT} \\ \text { heading } \\ \text { No } \end{gathered}$ | Description |  |  |
| $\begin{gathered} \text { ex } 38.19 \\ \text { (cont'd) } \end{gathered}$ | - 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: <br> - Mixed alkylbenzenes and mixed alkylnaphthalenes; <br> - Ion exchangers <br> - Catalysts <br> - Getters for vacuum tubes <br> - Refractory cements or mortars and similar compositions <br> - Alkaline iron oxide for the purification of gas <br> - 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 <br> - Sorbitol other than that of heading No 29.04 <br> - Ammoniacal gas liquors and spent oxide produced in coal gas purification | - | . |
| ex 39.02 | Polymerization products |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| ex 39.07 | 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 handies, 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 unvulcanized natural or synthetic rubber, other than smoked sheets and crepe sheets of heading No 40.01 or 40.02: granules of unvulcanized natural or synthetic rubber compounded ready for vulcanization: unvulcanized natural or synthetic rubber, compounded before ar after coagulation either with cer- | , | 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 |


|  | Products obtained | Worting 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 |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { heading } \\ \text { No } \end{gathered}$ | Description |  |  |
| $\begin{aligned} & 40.05 \\ & (\text { cont'd) } \end{aligned}$ | bon 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 |  |  |
| 41.08 | Patent leather and imitation patent leather; metallized leather |  | Varnishing or metallizing of leather of headings Nos 41.02 to 41.06 (other than skin leather of crossed Indian sheep and Indian goat or kid, not further prepared than vegetable tanned, or if otherwise prepared obviously unsuitable for immediate use in the manufacture of leather articles) in which the value of the skin leather used does not exceed $50 \%$ of the value of the finished product |
| 43.03 | Articles of furskin | Making up from furskin in plates, crosses and similar forms (heading No ex 43.02) (') |  |
| ex 44.21 | Complete wooden packing cases, boxes, crates, drums and similar packings excepting those made of fibreboard |  | Manufacture from boards not cut to size |
| ex 44.28 | Match splints: wooden pegs or pins for footwear | Manufacture from drawn wood |  |
| 45.03 | Articles of natural cork |  | Manufacture from products of heading No 45.01 |
| ex 48.07 | Paper and paperboard, ruled, lined, or squared, but not otherwise printed, in rolls or sheets |  | Manufacture from paper pulp |
| 48.14 | Writing blocks, envelopes, letter cards, plain postcards, correspondence cards; boxes, pouches, wallets and writing compendiums, of raper or paperboard, containing only an assortment of paper stationery |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| 48.15 | Other paper and paperboard, cut to size or shape | 1 | Manufacture from paper pulp |

[^3]|  | Products obrained | Working or processing that does not confer the status of originating products | Working or processing that confers the status of originating producrs when the following conditions are mes |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { heading } \\ \text { No } \end{gathered}$ | Description |  |  |
| ex 48.16 | Boxes, bags and other packing containers, of paper or paperboard | - | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| 49.09 | Picture postcards, Christmas and other picture greeting cards, printed by any process, with or without trimmings | Manufacture from products of heading No 49.11 |  |
| 49.10 | Calendars of any kind, of paper or paperboard, including calendar blocks | Manufacture from products of heading No 49.11 |  |
| 50.04 (') | Silk yarn, other than yarn of noil or other waste silk, not put up for retail sale |  | Manufacture from products other than those of heading No 50.04 |
| 50.05 (') | Yarn spun from noil or other waste silk, not put up for retail sale |  | Manufacture from products of heading No 50.03 |
| 50.07 (1) | Silk yarn and yam spun from noil or other waste silk, put up for retail sale |  | Manufacture from products of headings Nos 50.01 to 50.03 |
| ex 50.07 (') | Imitation catgut of silk | - . | Manufacture from products of heading No 50.01 or of heading No 50.03 neither carded nor combed |
| 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 (') | Yam 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 |

[^4]| Products obtained |  | 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 |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { hect } \\ \text { heding } \\ \text { No } \end{gathered}$ No | Description |  |  |
| 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 (') | Metallized yarn, being textile yarn spun with metal or covered with metal by any process |  | Manufacture from chemical products, from textile pulp or from natural textile fibres, or their waste, neither carded nor combed |
| 52.02 ${ }^{(2)}$ | Woven fabrics of metal thread or of metalized yam, of a kind used in articles of apparel, as furnishing fabnes or the like |  | Manufacture from chemical products, from textile pulp or from natural textile fibres, discontinuous man-made fibres or their waste |
| 53.06 (') | Yarn of carded sheep's or lambs' wool (woollen yam), not put up for retail sale |  | Manufacture from products of heading No 53.01 or $\$ 3.03$ |
| 53.07 (') | Yarn of combed sheep's or lambs' wool (worsted yam), not put up for retail sale |  | Manufacture from products of heading No 53.01 or 53.03 |
| $53.08{ }^{(1)}$ | Yam of fine animal hair (carded or combed), not put up for retail sale |  | Manufacture from raw fine animal bair of heading No 53.02 |
| 53.09 (') | Yam of horsehair or of other coarse animal hair, not put up for retail sale |  | Manufacture from raw coarse animal hair of heading No 53.02 or from raw horsehair of heading No 05.03 |
| $\left.53.10{ }^{( }\right)$ | Yarn of sheep's or lambs' wool, of horsehair or of other animal hair (f.ne or coarse), put up for retail sale |  | Manufacture from materials of headings Nos 05.03 and 53.01 to 53.04 |

(') For yam composed of two ". t....e textile materials, the conditions shown in the list must also be met in respect of each of the heading;, under which yams of the other 'extile matenals of which the mixed yarn is composed would be classified. This rule, however, does not apply to any one or more mixed textile matenals whose weight does not exceed $10 \%$ of the tocal weight of textile matenais incorporated.
(i) For fabnus composed of two or more cextule materials, the conditions shown in this list must also be met in respect of each of the headings under winch fabne of the oth it textule materials of which the mixed fabnc is composed would be classtied. Thas rule, however, does not apply to any one or more mixed textile matenals 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 polyurechane segmented with nexible segments of polyelher, whether or not grmped, falling within headings Nos ex 51.01 and ex 98.07 ,
- $10.30 \%$ where the matenal in question is yam of a width not exceeding 5 mm formed of a core consisting either of a thin strip of alumintum or of a film of arificial plastic matenal whether or not covered with aluminum powder, this core having been inserted and glued by means of a transparent or coloured glue between two films of arificial plastic materal.

|  | Products obtained | Working or processing that does not confer the status of originating products | Working or processing that confers the status of origiaating products when the following conditions are met |
| :---: | :---: | :---: | :---: |
| CCT $\substack{\text { heading } \\ \text { No }}$ | Description |  |  |
| $53.11{ }^{(2)}$ | Woven fabrics of sheep's or lambs' wool or of fine animal hair | - | Manufacture from materials of headings Nos 53.01 to 53.05 |
| 53.12 (2) | Woven fabrics of horsehair or of other coarse animal hair |  | Manufacture from products of headings Nos 53.02 to 53.05 or from horsehair of heading No 05.03 |
| 54.03 (') | Flax or ramie yarn, not put up for retail sale |  | Manufacture either from products of heading No 54.01 neither carded nor combed or from products of heading No 54.02 |
| 54.04 (') | Flax or ramie yarn, put up for retail sale |  | Manufacture from materials of heading No 54.01 or 54.02 |
| $54.05{ }^{(2)}$ | Woven fabrics of flax or of ramie |  | Manufacture from materials of heading No 54.01 or 54.02 |
| 55.05 (1) | Cotton yarn, not put up for retail sale |  | Manufacture from materials of heading No 55.01 or 55.03 |
| 55.06 (') | 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 of heading No 55.01, 55.03 or 55.04 |
| 55.08 (2) | Terry towelling and similar terry fabrics, of cotton | - | Manufacture from materials of heading No 55.01, 55.03 or 55.04 |
| 55.09 (2) | Other woven fabrics of cotton |  | Manufacture from materials of heading No 55.01, 55.03 or 55.04 |
| 56.01 | Man-made fibres (discontinuous), not carded, combed or otherwise prepared for spinning |  | Manufacture from chemical products or textile pulp |
| 56.02 | Continuous filament tow for the manufacture of man-made fibres (discontinuous) | . | Manufacture from chemical products or textile pulp |

(1) For yam 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 yam 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.
(t) 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 classufied. 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 textale materials incorporated. This percentage shall be increased:

- to $\mathbf{2 0 \%}$ where the material in question is yam made of polyurethane sepmented with flexible segments of polyether, whether or not gimped, falliat within headings Nos ex 51.01 and ex 58.07 .
- to $30 \%$ where the material in question is yam of a width not esceeding 5 man 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 baving been inserted and glued by means of a transparent or coloured glue between two films of artificial plastic material.

|  | Products obrained | Working or procensing 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 |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { heading } \\ \mathrm{No} \end{gathered}$ | Description |  |  |
| 56.03 | Waste (including yarn waste and pulled or garnetted rags) of manmade fibres (continuous or discontinuous), not carded, combed or otherwise prepared for spinning | - | Manufacture from chemical products or textile pulp |
| $56.04$ | Man-made fibres (discontinuous or waste), carded, combed or otherwise prepared for spinning |  | Manufacture from chemical products or textile pulp |
| 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) | Yarn of man-made fibres (discontinuous or waste), put up for retail sale |  | Manufacture from chemical products or textile pulp |
| $\left.56.07{ }^{(2}\right)$ | Woven fabrics of man-made fibres (discontinuous or waste) | - | Manufacture from products of headings Nos 56.01 to 56.03 |
| 57.06 (') | Yarn of jute or of other textile bast fibres of heading No 57.03 |  | Manufacture from raw jute or from other raw textile bast fibres of beading No 57.03 |
| ex 57.07 (') | Yarn of true hemp |  | Manufacture from true hemp, raw |
| ex 57.07 (') | Yarn of other vegetable textile fibres, excluding yarn of true hemp | - | Manufacture from raw vegetable textile fibres of headings Nos 57.02 to 57.04 |
| ex 57.07 | Paper yam | . | Manufacture from products of Chapter 47, from chemical products, textile pulp or from natural textile fibres, discontinuous manmade fibres or their waste, neither carded nor combed |

(1) For yarm composed of two c, : sre textile materials, the conditions shown in the list must also be met in respect of each of the headings under which yarns of the o:ner iextile materials of which the mixed yarn is composed would be classified. This rule, however, does not afply to any one or more mixed textile materals whose weight does not exceed $10 \%$ of the total weight of textile materials incorporated.
(2) For fabrics composed of two or ntore textile materials, the conditions shown in this list must also be met in respect of each of the headings under which fabric of the oiher textile materials of which the mixed fabric is composed would be classified. This rule, however, does not apply to any one or more n: xed textile materials whose weight does not exceed $10 \%$ of the total weight of textile materials incorporated. This percentage shall be increased:

- to $20 \%$ whate the materia! 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 ,
- $2030 \%$ 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 alumunium powder, this core having been inserted and glued by means of a transparent or coloured glue between two films of artificial phasic material.

| Produces obtained |  | 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 |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { heading } \\ \text { No } \end{gathered}$ | Description |  |  |
| $57.10{ }^{(2)}$ | Woven fabrics of jute or of other textile bast fabrics of heading No 57.03 | - | Manufacture from raw jute, or from other raw textile bast fibres of heading No 57.03 |
| ex $\left.57.11{ }^{(2}\right)$ | 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 |
| ex 57.11 | Woven fabrics of paper yam |  | Manufacture from paper, from chemical products, textile pulp 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 headings Nos 50.01 to $50.03,51.01$, 53.01 to 53.05, 54.01, 55.01 to $55.04,56.01$ to 56.03 or 57.01 to 57.04 |
| 58.02 (') | Other carpets, carpeting, rugs, mats and matting, and 'Kelem', 'Schumacks' and 'Karamanie' rugs and the like (made up or not) |  | Manufacture from materials of headings Nos 50.01 to $50.03,51.01$, 53.01 to 53.05, $54.01,55.01$ to 55.04, 56.01 to $56.03,57.01$ to 57.04 or from coir yarn of heading No 57.07 |
| 58.04 (') | Woven pile fabrics and chenille 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 headings Nos 50.01 to $50.03,53.01$ to $53.05,54.01,55.01$ to 55.04 , 56.01 to 56.03 , 57.01 to 57.04 or from chemical products or textule pulp |
| 58.05 (1) | Narrow woven fabrics, and narrow fabrics (bolduc) consisting of warp, without weft assembled by means of an adhesive, other than goods falling within heading No 58.06 |  | Manufacture from materials of headings Nos 50.01 to $50.03,53.01$ to 53.05, 54.01, 55.01 to 55.04 . 56.01 to 56.03 or 57.01 to 57.04 or from chemical products or textile puip |
| 58.06 (') | Woven labels, badges and the like, not embroidered, in the piece, in strips or cut to shape or size |  | Manufacture from materials of headings Nos 50.01 to $50.03,53.01$ to $53.05,54.01,55.01$ to 55.04 , 56.01 to 56.03 or from chemical products or textile pulp |

(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 textule weight does not exceed $10 \%$ of the total weight of textile mate, however, does not apply to any one or more mixed cextile materials whose weight does not exceed $10 \%$ of the total weight of textile matenals incorporated. This percentage shall be increased:

- to $20 \%$ where the material is question is yam made of polyurethane segmented with llexible segments of polyether, whether or not gimped, falling withun headings Nos ex 51.01 and ex 58.07 ,
- $30 \%$ where the material in question is yarn of a width not exceeding 5 mm formed of a core consisung ether of a thin strip of aluminsby means of a transparent or coloured glue between two films of artificial plastic material
,
For fabrics composed of two of more textile materials, the conditions shown in this list must also be met in respect of each of the does not apply to any one or the other textile materials of which the mixed lubric 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 maternals
- to $\mathbf{2 0 \%}$ where the material in queation is yarn made of polyurethane segmented with flexible segments of polyether, whether or not噱 58.07 ,
- $1030 \%$ 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 luminum or of a film of artificial plastic material whether or not covered with aluminium powder, this core having been inserted and clued by means of a transparent or coloured glue between two films of artuficial plastic material.

|  | Products obtained | Working or processing that does not confer the status of originating produets | Working or processing that confers the status of originating products when the following conditions are met |
| :---: | :---: | :---: | :---: |
| CCT heading No | Description |  |  |
| 58.07 (') | Chenille yam (ineluding flock chenille yam), gimped yarn (other than metallized yam of heading No 52.01 and gimped horsehair yam): braids and omamental trimmings in the piece; tassels, pompons and the like | - | Manufacture from materials of headings Nos 50.01 to $50.03,53.01$ to 53.05, 54.01. 55.01 to 55.04 . 56.01 to 56.03 or from chemical products or textile pulp |
| 58.08 (1) | Tulle and other net fabrics (but not including woven, knitted or chrocheted fabrics), plain |  | Manufacture from materials of headings Nos 50.01 to $50.03,53.01$ to 53.05, 54.01, 55.01 to 55.04 , 56.01 to 56.03 or from chemical products or textile pulp |
| 58.09 (1) | Tulle and other net fabrics (but not including woven, knitted or chrocheted fabrics), figured: hand ormechanically made lace, in the piece, in strips or in motifs |  | Manufacture from materials of headings Nos 50.01 to $50.03,53.01$ to 53.05, 54.01, 55.01 to 55.04 , 56.01 to 56.03 or from chemical products or textile pulp |
| 58.10 | Embroidery, in the piece, in strips or in motifs | - | Manufacture in which the value of the product used does not exceed $50 \%$ of the value of the finished product |
| 59.01 (1) | Wadding and articles of wadding: textile flock and dust and mill neps |  | Manufacture either from natural fibres or from chemical products or textile pulp |
| ex 59.02 (') | Felt and anticles of felt, with the exception of needled felt, whether or not impregnated or coated |  | Manufacture either from natural fibres or from chemical products or textile pulp |
| ex 59.02 (1) | Needled felt, whether or not impregnated or coated | - | Manufacture either from natural fibres or from chemical products or textile pulp or from fibre or continuous polypropylene filamer: of which the denomination of the filaments is less than 8 denier and of which the value does not exceed $40 \%$ of the value of the finished produce |
| 59.03 (') | Bonded fibre fabrics, similar bonded yarn fabrics, and articles of such fabrics, whether or not impregnated or coated | - | Manufacture either from natural tibres or from chemical products or textile pulp |
| 5904 (1) | Twine, cordage. ropes and cables, plaited or $n \cdot t$ |  | Manufacture cither from natural fibres or from chemical products or textile pulp or from coir yarn of heading No 57.07 |

[^5]\begin{tabular}{|c|c|c|c|}
\hline \multicolumn{2}{|r|}{Products oblained} \& \multirow[b]{2}{*}{Working or processing that does not confer the stacus of origiating products} \& \multirow[t]{2}{*}{Working or processing that coniers the starus of originating products when the following conditions are met} <br>
\hline $$
\begin{gathered}
\text { CCT } \\
\text { heading } \\
\text { No }
\end{gathered}
$$ \& Description \& \& <br>
\hline 59.05 (') \& 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 products or textile pulp or from coir yarn of heading No 57.07 <br>
\hline 59.06 (1) \& Other articles made from yarn, twine, cordage. rope or cables, other than textile fabrics and articles made from such fabrics \& . \& Manufacture either from natural fibres or from chemical products or textile pulp or from coir yam of heading No 57.07 <br>
\hline 59.07 \& Textile fabrics coated with gum or amylaceous substances, of a kind used for the outer covers of books and the like; tracing cloth: prepared painting canvas; buckram and similar fabrics for hat foundations and similar uses \& \& Manufacture from yarn <br>
\hline 59.08 \& Textile fabrics impregnated, coated, covered or laminated with preparations of cellulose derivatives or of other artificial plastic materials \& \& Manufacture from yarn <br>
\hline 59.10 (') \& 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 or from textile filbres <br>
\hline ex 59.11 \& Rubberized textile fabrics, other than rubberized, knitted or crocheted goods, with the exception of those consisting of fabric of continuous synthetic textile fibres. or of fabric composed of parallel yarns of continuous synthetic textile fibres, impregnated or covered with rubber latex, containing at least $90 \%$ by weight of textile materials and used for the manufacture of tyres or for other technical uses \& $\cdots$ \& Manufacture from yarn

: <br>
\hline
\end{tabular}

[^6]|  | Products obtained | 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 |
| :---: | :---: | :---: | :---: |
| $\begin{aligned} & \text { CCT } \\ & \text { heading } \\ & \text { No } \end{aligned}$ | Description |  |  |
| ex 59.11 | Rubberized textile fabrics, other than rubberized knitted or crocheted goods, consisting of fabric of continuous synthetic textile fibres, or of fabric composed of parallel yams of continuous synthetic textile fibres, impregnated or covered with rubber latex, containing 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 yam |
| 59.13 (') | Elastic fabrics and trimmings (other than knitted or crocheted goods) consisting of textile materials combined with rubber threads | - | Manufacturing from singlé yarn |
| 59.15 (') | 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 to 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 products or textile pulp |
| ex 59.17 (1) | Textile fabrics and textile articles, of a kind commonly used in machiner; or plant, excluding polishing dises or rings, other than of felt |  | Manufacture from materials of headings Nos 50.01 to $50.03,53.01$ to $53.05,54.01,55.01$ to 55.04 , 56.01 to 56.03 or 57.01 to 57.04 or from chemical products or textile pulp |
| ex 59.17 | Puilshing dise or rings, other than of felt |  | Manufacture from yam or from waste fabrics or rags of heading No 63.02 |

[^7]|  | Products obrained | Working or processing that does not confer the status of origialing products | Working or processing that confers the status of originating products when the following conditions are met |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { heading } \\ \text { No } \\ \hline \end{gathered}$ | Description |  |  |
| $\begin{aligned} & \text { ex Chapter } \\ & 60\left({ }^{\prime}\right) \end{aligned}$ | 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 materials of headings Nos 56.01 to 56.03 from chemical products or textile pulp |
| ex 60.02 | Gloves, mittens and mitts, knitted or crocheted, not elastic or rubberized, obtained by sewing or by the assembly of pieces of knitted or crocheted goods (cut or obtained directly to shape) |  | Manufacture from yam (2) |
| ex 60.03 | Stockings, understockings, socks, ankle-socks, sockettes and the like, knitted or crocheted, not elastic or rubberized, obtained by sewing or by the assembly of pieces of knitted or crocheted goods (cut or obtained directly to shape) |  | Manufacture from yarn ( ${ }^{(2)}$ |
| ex 60.04 | Under garments, knitted or crocheted, not elastic or rubberized, obtained by sewing or by the assembly of pieces of knitted or crocheted goods (cut or obtained directly to shape) | - | Manufacture from yarn (') |
| ex 60.05 | Outer garments and other articles, knitted or crocheted, not elastic or rubberized, obtained by sewing or by the assembly of pieces of knitted or crocheted goods (cut or obtained directily to shape) |  | Manufacture from yarn ( ${ }^{(2)}$ |
| ex 60.06 | Other articles, knitted or crocheted, elastic or rubberized (including elastic knee-caps and elastic stockings), obtained by sewing or by the assembly of pieces of knitted or crocheted goods (cut or obtained directly to shape) | - | Manufacture from yarn () |

[^8]| Producs obtained |  | Working of processing that does not confer the stitus of originating products | Worting or processiag that confers the stamus of originating products when the foilowing conditions ere met |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \mathrm{CCT} \\ \text { heasing } \\ \text { No } \end{gathered}$ | Descriprion |  |  |
| ex 61.01 | Men's and boys' outer garments excluding lire-resistant equipment of cloth covered by foil of aluminized polyester |  | Manufacture from yarn (1) (2) |
| ex 61.01 | Fire-resistant equipment of cloth covered by foil of aluminized polyester |  | Manufacture from uncoated cloth of which the value does not exceed $40 \%$ of the value of the finished product (') () |
| ex 61.02 | Women's, girls' and infants' outer garments, not embroidered, excluding fire-resistant equipment of cloth covered by foil of aluminized polyester |  | Manufacture from yarn (') ( ${ }^{(2)}$ |
| ex 61.02 | Fire-resistant equipment of cloth covered by foil of aluminized polyester | . ${ }^{\text {. }}$ | Manufacture from uncoated cloth of which the value does not exceed $40 \%$ of the value of the finished product (') ( $\left.{ }^{( }\right)$ |
| ex 61.02 | Women's, girls' and infants' outer garments, embroidered | . | Manufacture from fabrics, not embroidered, the value of which does not exceed $40 \%$ of the value of the finished product (') |
| 61.03 | Men's and boys' under garments, including collars, shirt fronts and cuffs |  | Manufacture from yam ( ${ }^{(1)}\left({ }^{( }\right)$ |
| 61.04 | Women's, girls' and infants' under garments |  | Manufacture from yam (1) (3) |
| ex 61.05 | Handkerchiefs, not embroidered |  | Manufacture from unbleached single yam (') (3) (3) |
| ex 61.05 | Handkerchiefs, embroidered |  | Manufacture from fabrics, not embroidered, the value of which does not exceed $40 \%$ of the value of the finished product (') |
| ex 61.06 | Shawls, scar• ..., muffiers, mantillas, veil: an': th • like, not embroidered |  | Manufacture from unbleached single yarn of natural textile fibres or discontinuous man-made fibres cr their waste or from chemical products or textile pulp (') () |

[^9]|  | Rroducts obtained | Working or processing that does not confer the status of originatiag products | Working or processing that confers the status of originating products when the following condidions are met |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { heading } \\ \text { No } \end{gathered}$ | Description |  |  |
| ex 61.06 | Shawls, scarves, mufflers, mantillas, veils and the like, embroidered | - | Manufacture from fabrics, not embroidered, the value of which does not exceed $40 \%$ of the value of the finished product (') |
| 61.07 | Ties, bow ties and cravats |  | Manufacture from yarn (1) ( ${ }^{(2)}$ |
| 61.09 | Corsets, corset-belts, suspenderbelts, brassières, braces, suspenders, garters and the like (including such articles of knitted or crocketed fabric), whecher or not elastic | - | Manufacture from yarn (') ${ }^{(1)}$ |
| ex 61.10 | Gloves, mittens, mitts, stockings, socks and sackettes, not being knitted or crocheted goods exclud. ing fire-resistant equipment of cloth covered by foil of aluminized polyester | . ${ }^{\text {b }}$ | Manufacture from yam (1) (2) |
| ex 61.10 | Fire-resistant equipment of cloth covered by foil of aluminized 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, beits, muffs, sleeve protectors, pockets), with exception of collars, tuckers, fallals, bodice-fronts, jabots, cuffs, flounces, yokes and similar accessories and trimmings for women's and girls' garments, embroidered | - . | Manufacture from yarn ( ${ }^{(1)}$ |
| ex 61.11 | Collars, tuckers, fallals, bodicefronts, 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 products (') |
| 62.01 | Travelling rugs and blankets |  | Manufacture from unbleached yarn of Chapters 50 to $56\left({ }^{(2)}\right)^{(3)}$ |
| ex 62.02 | Bed linen, table linen, toilet linen and kitchen linen; curtains and other furnishing articles; not embroidered |  | Manufacture from unbleached single yarn $\left(^{2}\right)\left({ }^{(3)}\right.$ |

[^10]|  | Products obtained | Working or processing that does not confer the status of originating products | Working or proceasing that confers the status of originating products when the following conditions are met |
| :---: | :---: | :---: | :---: |
| $\begin{aligned} & \text { CCT } \\ & \text { hending } \\ & \text { No } \end{aligned}$ | Description |  |  |
| ex 62.02 | Bed linen, table linen, toilet linen and kitchen linen: curtains and other furnishing articles; embroidered |  | Manufacture from fabrics, not embroidered, the value of which does not exceed $40 \%$ of the value of the finished product |
| $62.03=$ | Sacks and bags, of a kind used for the packing of goods |  | Manufacture from chemical prod ucts, textile pulp or from natural textile fibres, discontinuous manmade fibres or their waste ( $\left.{ }^{( }\right)\left({ }^{( }\right)$ |
| 62.04 | Tarpaulins, sails, awnings, sunblinds, tents and camping goods |  | Manufacture from single unbleached yam (') ( ${ }^{2}$ ) |
| ex 62.05 | Other made up textile articles (including dress patterns) excluding fans and hand-screens, nonmechanical, frames and handles therefor and parts of such frames and handles | - | Manufacture in which the value of the products used does not exceed $40 \%$ of the value of the finished product |
| 64.01 | Footwear with outer soles and uppers of rubber or artificial plastic material | Manufacture from assemblies of uppers affixed to inner soles or to other sole components, but without outer soles, of any material except metal |  |
| 64.02 | Footwear with outer soles of leather or composition leather footwear (other than footwear falling within heading No 64.01) with outer soles of rubber or artificial plastic material | Manufacture from assemblies of uppers affixed to inner soles or to other sole components, but without outer soles, of any material except metal |  |
| 64.03 | Footwear with outer soles of wood or of cork | Manufacture from assemblies of uppers affixed to inner soles or to other sole components, but without outer soles, of any material except metal |  |

[^11]|  | Products obtained | Working or processing that does | Working or processing that |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { heading } \\ \text { No } \\ \hline \end{gathered}$ | Description | orifinatias products | originatins products when the following conditions are mee |
| 64.04 | Footwear with outer soles of other materials | Manufacture from assemblies of uppers affixed to inner soles or to other sole components, but without outer soles, of any material except metal |  |
| 65.03 | Felt hats and other felt headgear, being headgear made from the felt hoods and plateaux falling within heading No 65.01, whether or not lined or trimmed |  | Manufacture from textile fibres |
| 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 or from textile fibres |
| 66.01 | Umbrellas and sunshades (including walking-stick umbrellas, umbrella tents, and garden and similar umbrellas) | - | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| ex 70.07 | Cast. rolled, drawn or blown glass (including flashed or wired glass) cut to shape other than rectangutar shape, or bent or otherwise worked (for example, edge worked or engraved) whether or not surface ground or polished: multiplewalled insulating glass | Manufacture from drawn, cast or rolled glass of heading Nos 70.04 to 70.06 | - |
| 70.08 | Safety glass consisting of toughened or laminated glass, shaped or not | Manufacture from drawn, cast or rolled glass of heading Nos 70.04 to 70.06 |  |
| 70.09 | Glass mirrors (including rearview mirrors), unframed, framed or backed | Manufacture from drawn, cast or rolled glass of heading Nos 70.04 to 70.06 | - |
| 71.15 | Articles consisting of, or incorporating, pearls, precious or semi-precious stones (natural, synthetic or reconstructed) |  | Manufacture in which the value of the products used does not exceed $50 \%$ of, the value of the finished product (') |

[^12]|  | Products obtuined |  | Worting or procening that |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \begin{array}{c} \text { CCT } \\ \text { headiag } \\ \text { No } \end{array} \end{gathered}$ | Description | cofginating products | aripinaing products when the following conditions are met |
| 73.07 | Blooms, billets, slabs and sheet bars (including tinplate bars), of tron or steel; pieces roughly shaped by forging, of iron or steel | Manufacture from products of heading No 73.06 |  |
| 73.08 | Iron or ateel coils for re-rolling | Manufacture from products of heading No 73.07 |  |
| 73.09 | Universal plates of iron or steel | Manufacture from products of headings Nos 73.07 to 73.08 |  |
| 73.10 | Bars and rods (including wire rod) of iron or steel, hot-rolled, forged, extruded, cold-formed, or cold-finished (including precision-made); hollow miniag drill steel | Manufacture from products of heading No 73.07 | . |
| 73.11 | Angles, shapes and sections, of iron or steel, hot-rolled, forged. extruded, cold-formed o: cold-finished; sheet piling of iron or steel, whether or not drilled, punched or made from asstmbled elements | Manufacture from products of headings Nos 73.07 to $73.10,73.12$ or 73.13 |  |
| - 73.12 | Hoop and strip, of iron or steel, hat-rolied or cold-rolled | Manufacture from products of headings Nos 73.07 to 73.09 or 73.13 |  |
| 73.13 | Sheets and plates, of iron and steel, hot-rolled or cold-rolled | Manufacture from products of headings Nos 73.07 to 73.09 |  |
| 73.14 | Iron or steel wire, whether or not coated, but not insulated | Manufacture from products of heading No 73.10 | - |
| 73.16 | Railway and tramway track construction materia: of ison or steel. the following: rails, check-rails, switch blades, ci issings (or frogs). cossing pieces point rods, rack rails, sleepers, iish-plates, chairs, chair wedges, pieles (base platesi, rail cl: sed-plates, ties and other maternain specialized for joining or fixing, rails | - | Manufacture from products of heading No 73.06 |
| 73.18 | Tubcs and pipes and blanks therefor, of iron (othet than of cast iron) or steel, excluding high-pressure hydro-electric conduits | , | Manufacture from products of headings Nos 73.06 and 73.07 or heading No 73.15 in the forms specified in headings Nes 73.06 and 73.07 |


|  | Produces obreiaed | Working or procenting that dows not confer the matus of originatins preduct | Working or processing thet conies the status of originating protucts when the following conditions are met |
| :---: | :---: | :---: | :---: |
| $\begin{aligned} & \text { CCT } \\ & \text { heedias } \\ & \text { No } \end{aligned}$ | Description |  |  |
| 74.03 | Wrought bars, rods, angles, shapes and rections, of copper; copper wire | 1 | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product (') |
| 74.04 | Wroughe plates, sheets and strip, of copptr |  | 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 $0,15 \mathrm{~mm}$ |  | 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 nakes |  | 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 value of the products used does not exceed $50 \%$ of the value of the finished product (') |
| 74.08 | Tube and pipe firings (for example, joints, elbows, sockets and flanges), of copper | - - | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product (') |
| 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 value of the products used does not exceed $50 \%$ of the value of the finished product (') |
| 74.11 | Gauze, cloth, grill, netting, fencing, reinforcing fabric and similar materials (including endless baads), of copper wire; expanded metal, of copper |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product (') |
| 74.15 | Nails, tacks, ataplen, 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 riags) of copper; rivets, cotters, cotter-pias, washers and spring washers, of copper | . | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished produce (') |

[^13]| Producss obrained |  | Working or procesaing that does nor confer the status of originating products | Working or processing that confers the status of originating products when the following conditions are met |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \hline \text { CCT } \\ \text { beading } \\ \text { No } \end{gathered}$ | Description |  |  |
| 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 (') |
| 74.17 | Cooking and heating apparatus of a kind used for domestic purposes, not electrically operated, and parts thereof, of copper |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product (') |
| 74.18 | Other articles of a kind commonly used for domestic purposes, sanitary ware for indoor use, and parts of such articles and ware, of copper |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product (') |
| 74.19 | Other articles of copper | . | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product (') |
| 75.02 | Wrought bars, rods, arg'es, 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 the finished product (') |
| 75.04 | Tubes and pipes and blanks therefor, of nickel; hollow bars, and tube and pipe fittings (for exampie. 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 value of the products used does not exceed $50 \%$ of the value of the finished product (') |
| 75.06 | Other articles: ${ }^{\text {n }}$ nickal |  | Manufacture in which the value of the products used does not exceed $\mathbf{5 0} \%$ of the value of the finished product (') |
| 76.02 | Wrought barc, ods, angles, shapes and sections, of cluminium; aluminium wire |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |

[^14]

|  | Products obtained | Working or processiag that does not confer the status of originating products | Working or processing that confers the stalus of originating products when the following conditions are met |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { heading } \\ \text { No } \end{gathered}$ | Description |  |  |
| 76.11 | Containers. of aluminium, for compressed or liquefied gas |  | Manufacture in which the vaiue of the products used does not exceed $50 \%$ of the value of the finished product |
| 76.12 | Stranded wire, cables, cordage, ropes, plaited bands and the like. of aluminium wire, but excluding insulating electric wires and cables |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| 76.15 | Articles of a kind commonly used for domestic purposes, sanitary ware for indoor use, and parts of such anticles 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 | Wrought bars, rods, angles, shapes and sections, of magnesium: magnesium wire: wrought plates, sheets and strip, of magnesium: magnesium foil: raspings and shavings of uniform size, powders and flakes, of magnesium; tubes and pipes and blanks therefor, of magnesium: hollow bars of magnesium; other articles of magnesium |  | Manufacture in which the value of the products used does not exceed $50 \div 0$ of the value of the finished product |
| 78.02 | Wrought bars, rods, angles. shapes and sections, of lead; lead wire |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product (') |
| 78.03 | Wrought plates, sheets and st!ip, 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 em. bossed, cut to shape, perforated, coated. printect. or backed with paper or other etinforcing materiall of a weight (excluding any backinge not (xerectul \& $1,7 \mathrm{~kg} \mathrm{~m}^{2}$ : lead pouders a: at: iaskes |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished products (') |
| 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 (') |

[^15]|  | Producs obenised | Working or procencing that does not confer the status of oripinating produats | Working or processing that confers the status of originating products when the following conditions are met |
| :---: | :---: | :---: | :---: |
| $\begin{aligned} & \text { CCT } \\ & \text { heading } \\ & \text { No }_{0} \end{aligned}$ | Descriptioa |  |  |
| 78.06 | Ouher articies of lead | , | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product (') |
| 79.02 | Wrought bars, rods, angles, shapes and sections, of zinc: zinc wire |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| 79.03 | Wrought plates, sheets and strip, of zinc; zinc foil; zine powders and flakes |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| 79.04 | Tubes and pipes and blanks therefor, of cinc; hollow bars, and tube and pipe fittings (for example, joints, elbows, sockets and Пlanges), of zinc |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| 79.06 | Other articles of zinc | - | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| 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 |
|  | 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 $1 \mathrm{~kg} / \mathrm{m}^{2}$ : 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 |

[^16] accordance with the conditions laid down in List B .

|  | Products oblained | Working or processing that does not confer the status of originating products | Working or processing that casfers the status of originating products when the following conditions are met |
| :---: | :---: | :---: | :---: |
| $\begin{aligned} & \text { CCT } \\ & \text { heading } \\ & \mathrm{No} \end{aligned}$ | Description |  |  |
| 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 screwdriving), including dies for wire drawing, extrusion dies for metal, and rock drilling bits |  | Working, processing or assembly in which the value of the materials and parts used does not exceed $40 \%$ of the value of the finished product (') |
| 82.06 | Knives and cutting blades, for machines or for mechanical appliances |  | Working, processing or assembly in which the value of the materials and parts used does not exceed $40 \%$ of the value of the finished product (') |
| ex Chapter 84 | Boilers, machinery and mechanical appliances and parts thereof. excluding refrigerators and refrigerating equipment (electrical and other) (No 84.15) and sewing machines (lock-stit:. only) with heads of a weight not exceeding 16 kg without motor or 17 kg including the motor (No ex 84.41) | - | Working, processing or assembly in which the value of the materials and parts used does not exceed $40 \%$ of the value of the finished product (*) |
| vas |  |  |  |
| 84.15 | Refrigerators and refrigerating equipment (electrical and other) | - | Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed $40 \%$ of the value of the finished product, and provided that at least $50 \%$ in value of the materials and parts ( ${ }^{3}$ ) used are originating products |
| 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 the value of the non-originating materials and parts used does not exceed $40 \%$ of the value of the finished product, and provided that: |

[^17]

[^18]|  | Products abtained | Working or processing that does not confer the status of originating products | Working or processing that confers the status of originatins products when the following conditions are met |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { heading } \\ \text { No } \end{gathered}$ | Description |  |  |
| 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 materials 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 materials and parts used does not exceed $40 \%$ of the value of the finished product |
| 87.09 | Motor-cycles, auto-cycles and cycles fitted with an auxiliary motor, with or without side-cars; side-cars of all kinds | ! | Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed $40 \%$ of the value of the finished product, and provided that at least $50 \%$ in value of the materials and parts (') used are originating products |
| $\begin{aligned} & \text { ex Chapter } \\ & 90 \end{aligned}$ | Optical, photographic, cinematograhic, measuring, checking, precision, medical and surgical instruments and apparatus and parts thereof, excluding products of headings Nos $90.05,90.07$ (except electrically ignited flashbulbs), 90.08, 90.12 and 90.26 |  | Working, processing or assembly in which the value of the materials and parts used does not exceed $40 \%$ of the value of the finished product |
| 90.05 | Refracting telescopes (monocular and binocular), prismatic or not |  | Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed $40 \%$ of the value of the finished product, and provided that at least $50 \%$ in value of the materials and parts (') used are originating products. |
| ex 90.07 | Photographic cameras: photographic flashlight apparatus and flashbulbs other than discharge lamps of heading No 85.20, with the exception of electrically ignited flashbulbs | - . | 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 pars (') used are originating products |

[^19]|  | Products obctained | Working or procesting that does not confer the status of originating products | Working or processing that confers the status of originating products when the following conditions are mes |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { heading } \\ \mathrm{No}_{0} \end{gathered}$ | Descriptioa |  |  |
| 90.08 | Cinematographic cameras, projectors, sound recorders and sound reproducers but not including rerecordens or film editing apparatus; any combination of these articles | - | Working, processing, or assembly in which the value of the non-originating materials and parts used does not exceed $40 \%$ of the value of the finished product, and provided that at least $50 \%$ in value of the materials and parts (') used are originating products |
| 90.12 | Compound optical microscopes, whether or not provided with means for photographing or projecting the image |  | Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed $40 \%$ of the value of the finished product, and prov-. ided that at least $50 \%$ in value of the materials and parts (') used are originating products |
| 90.26 | Gas, liquid and electricity supply or production meters; calibrating meters therefor | - | Working, processing or assembly in which the value of the non-originating materials and parts used does nor exceed $40 \%$ of the value of the finished product, and provided that at least $50 \%$ in value of the materiais and parts (') used are originating products |
| ex Chapter 91 | Clocks and watches and parts thereof, excluding products of heading No 91.04 or 91.08 | - - | Working, processing or assembly in which the value of the materials and parts used does not exceed $40 \%$ of the value of the finished product |
| 91.04 | Other clocks |  | Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed $40 \%$ of the value of the finished product, and provided that at least $50 \%$ in value of the materials and parts (') used are originating products |
| 91.08 | Clock movements, assembled |  | 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 $\leq 0 \%$ in value of the materials and parts (') used are originating products |

[^20]|  | Products obtained | Worting or processing that does eor confer the status of originatiag producas | Working or procosing then |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { Mesding } \\ \text { No } \end{gathered}$ | Description |  | arigiaking products when the following conditions are met |
| ex Chapter $92$ | 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 | - | Worting, processing or assembly in which the value of the materials and parts used does not exceed $40 \%$ of the value of the finished product |
| 92.11 | Gramophones, dictating machines and other sound recorders or reproducers, including record-players and tape decks, with pr without sound-heads; television image and sound recorders or reproducers | - ${ }^{\text {c }}$ | 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: <br> - at least $50 \%$ in value of the materials and parts (') used are originating products, and <br> - the value of the non-originating transistors used does not exceed $3 \%$ of the value of the finished product ( ${ }^{\mathbf{2}}$ ) |
| 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 |
| ex 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 reoreational purposes |  | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| 98.01 | Buttons and button moulds, studs, cuff-links, and press fasteners, including snap-faste * and pressstuds, 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 produce |

[^21]| Products obtained |  | 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 |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \substack{\mathrm{CCT} \\ \text { Ceading } \\ \text { No }} \end{gathered}$ | Description |  |  |
| 98.08 | Typewriter and similar ribbons, whether or not on spools: inkpads, 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 tie status of originating products on the products undergoing such operations

| Products obtained |  | Working or procerssing that confers the stanus of originating produts |
| :---: | :---: | :---: |
| $\begin{gathered} \text { rCT } \\ \text { heading No } \end{gathered}$ | Dexcriprion |  |
|  |  | Incorporation of non-origmatring materials and parts in boilers, mathinery, mech.mical applaneses, ette., of Chapters 84 to 92 , in builers and radiators of heading No 73.37 and in the products conmined in heading Nos 97.07 and 48.03 does not make such products lose their status of originaring products. provided that the value of these products does not exceed $5 \%$ of the value of the finished product |
| 13.02 | Shellac, seed lac, stick lac and other lacs; natural gums, resins, gum-resins and balsams | Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed $50 \%$ of the value of the finished product |
| ex 15.10 | Fatty alcohols | Manufacture from fatty acids |
| ex 17.01 | Beet sugar and cane sugar, in solid form, flavoured or coloured | Manufacture from beet sugar and cane sugar in wolid form without flavouring or cinlouring of which the value dnes not exceed $30 \%$ of the value of the finished product |
| ex 17.02 | Lactuse, plucose, maple or other sugars, in solid form, flavoured or coloured | Manulacture from other supars in soinal borm withown tiavourng or collouring of which the salue dies not exceed $30 \%$ of the volue of the finished prinduct |
| ex 17.03 | Molasses, flavoured or coloured | Manufacture from products without Bavouring or collouring of which the v.lue does not exceed $30^{\%} \%$ of the value of the finished product |
| ex 21.03 | Prepared mustard | Manufacture from mustard flour |
| ex 22.09 | Whisky of an alcoholic strength of less than $50^{\circ}$ | Manufacture from alcohol deriving exclusively from the distullation of cereals and in which the value of the non-originating constituent products does nor exsced $15 \%$ of the value of the finished product |
| ex 25.15 | Marble oylu iced by sawing, of a thickness not exceeding 25 cm | Sawing into slabs or sections, polishing, grinding and cleaning of marble, inctuding marble not further worked rhan 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 | Sawngy of granite, porphyry, hasalt, sandstone and orher building stone, including such stune nor further worked than roughly split, roughly squared or squared by sawing, of a thickness exceeding 25 cu |



|  | Products obtained | Working or processing that confers the status of originating products |
| :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { beading } \\ \text { No } \end{gathered}$ | Description |  |
| ex 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 |
| ex 35.07 | Prepared enzymes not elsewhere specified or included | Manufacture in which the value of the products used does not exceed $50 \%$ of the value of the finished product |
| ex Chapter 38 | Miscellaneous chemical products, other than refined tall oil (ex 38.05), spirits of 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 Chapter 39 | Artificial resins and plastic materials, cellulose esters and ethers; articles thereof, excepting films of ionomers (ex 39.02) | Working or processing in which the value of the non-originating materials used does not exceed $20 \%$ of the value of the finished product |
| ex 39.02 | Ionomer film | 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 | Vulcanized rubber thread and cord, textile covered | Manufacture from vulcanized rubber thread or cord, not textile covered |
| ex 40.11 | Retreaded tyres | Retreading of tyres |
| ex 41.01 | Sheepskins and lambskins without the wool | Removing wool from sheepskins and lambskins in the wool |
| ex 41.02 | Retanned bevine cattle leather (including buffalo leather) and equine leather prepared but not parch-ment-dres ed except leather falling within heading Nos 41.06 and 41.08 | Retanning of bovine cattle leather (including buffaio leather) and equine leather, not further prepared than tanned |
| ex 41.03 | Retanned sheepskin and lambskin leather, prepared but not parchment-dressed, except leather falling within heading Nos 41.06 and 41.08 | Retanning of sheepskin and lambskin leather, not further prepared than tanned |


| Products obtained |  | Working or processing that confers the status of originating products |
| :---: | :---: | :---: |
| $\begin{aligned} & \text { CCT } \\ & \text { heading } \\ & \text { No } \end{aligned}$ | Description |  |
| ex 41.04 | Retanned goatskin and kidskin leather, prepared but not parchment-dressed, except leather falling within headings Nos 41.06 and 41.08 | Retanning of goatskin and kidskin leather, not further prepared than tanned |
| ex 41.05 | Other kinds of retanned leather, prepared but not parchment-dressed, except leather falling within headings Nos 41.06 and 41.08 | Retanning of other kinds of leather, not further prepared than tanned |
| ex 43.02 | Assembled furskins | Bleaching, dyeing, dressing, cutting and assembling of tanned or dressed furskins |
| ex 44.22 | 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 principal surface; sawn staves of wood, of which at least one principal surface has been cylindrically sawn, not further prepared than sawn |
| ex 47.01 | Sulphate pulp derived by mechanical or chemical means from any fibrous vegetabie material, bleached | Manufacture from unbleached sulphate pulp derived by mechanical or chemical means from any fibrous vegetable material, provided that the value of the non-originating products used does not exceed $60 \%$ of the value of the finished product |
| ex 50.03 | Silk waste carded or combed | Carding or combing waste silk |
| $\begin{aligned} & \text { ex } 50.09 \\ & \text { ex } 51.04 \end{aligned}$ |  |  |
| ex 53.11 |  | Printing accompanied by finishing operations |
| ex 53.12 |  | (bleaching, dressing, drying, steaming, burling, |
| $\begin{aligned} & \text { ex } 54.05 \\ & \text { ex } 55.07 \end{aligned}$ | Printed fabrics | mending, impregnating, sanforizing, mercerizing) of fabrics the value of which does not exceed $47,5 \%$ of |
| $\begin{aligned} & \text { ex } 55.08 \\ & \text { ex } 55.09 \end{aligned}$ |  |  |
| ex 56.07 |  |  |
| ex 59.14 | Incandescent gas mantles | Manufacture from tubular gasmantie fabric |
| ex 67.01 | Feather dusters | Manufacture from feathers, parts of feathers or down |
| ex 68.03 | Articles of slate, including articles of agglomerated slate | Manufacture of articles of slate |
| ex 68.04 | 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 recognizable 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 | Cut-glass bottes | Cutting of bottles the value of which does not exceed $50 \%$ of the value of the finished product |


|  | Products obtained | Working or processing that confers the status of originating products |
| :---: | :---: | :---: |
| $\begin{aligned} & \text { CCT } \\ & \text { heading } \\ & \text { No } \end{aligned}$ | Description |  |
| 70.13 | Glassware (other than articles falling within heading No 70.19) of a kind commonly used for table, kitchen, toilet or office purposes, for indoor decoration, or similar uses | Cutting of glassware the value of which does not exceed $50 \%$ of the value of the finished product or decoration, with the exception of silk-screen printing, carried out entirely by hand, of hand-blown glassware the value of which does not exceed $50 \%$ of the value of the finished product |
| ex 70.20 | Articles made from glass fibre | Manufacture from unworked glass fibre |
| ex 71.02 | Precious and semi-precious stones, cut or otherwise worked, but not mounted, set or strung (except ungraded stones temporarily strung for convenience of transport) | Manufacture from unworked precious and semiprecious stones |
| ex 71.03 | Synthetic or reconstructed precious or semi-precious stones, cut or otherwise worked, but not mounted. set or strung (except ungraded stones temporarily strung for convenience of transport) | Manufacture from unworked synthetic or reconstructed precious or semi-precious stones |
| ex 71.05 | Silver and silver allovs, including silver gilt and pla-tinum-plated silver, semi-manufactured | Rolling, drawing, beating or grinding of unwrought silver and silver alloys |
| ex 71.05 | Silver, including silver gilt and platinum-plated silver, unwrought | Alloying or electrolytic separation of unwrought silver and silver alloys |
| ex 71.06 | Rolled silver, semi-manufactured | Rolling, drawing, beating or grinding of unwrought rolled silver |
| ex 71.07 | Gold, including platinum-plated gold, semi-manufactured | Rolling, drawing, beating or grinding of unwrought gold, including platinum-plated goid |
| 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 at .ther metals of the platinum group, sema-manuiactured | Rolling, drawing, beating or grinding of unwrought platinum or other metals of the platinum group |
| ex 71.09 | Platinum and other metals of the platinum group, unwrought | Alloying or celectrolytic separation of unwrought platinum or other metals of the platinum group |
| ex 71.10 | Rolled platinum or other platinum group metals, on base metal or precious metal, semi-manufactured | Rolling, drawing, beating or grinding of unwrought rolled platinum or other unwrought platinum group metals, on base metal or precious metal |



|  | Products obtained | Working or processing that confers the status of originatios products |
| :---: | :---: | :---: |
| $\begin{gathered} \text { CCT } \\ \text { heading } \\ \text { No } \end{gathered}$ | Description |  |
| ex 77.04 | Beryllium, wrought | Rolling, drawing or grinding of unwrought beryllium the value of which does not exceed $50 \%$ of the value of the finished product |
| ex 78.01 | Refined lead | Manufacture by thermal refining from bullion lead |
| ex 81.01 | 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 |
| ex 81.03 | Tantaium, 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 culting bl? ides, sertated or not (including pruning knives) other than knives falling within heading No 82.06 | Manufacture from knife blades |
| ex 83.06 | Indoor ormaments made from base metals other than statuettes | Working or processing in which the value of the non-originating materials used does not exceed $30 \%$ of the value of the finished product |
| ex 84.05 | Steam engines (including mobile engines, but not steam ractors 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 finished product |
| ex 84.08 | Fngines 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 the value of the non-originating materials and parts used does not exceed $25 \%$ of the value of the finished product |

(I) 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 producs on the territory of the country where working. processing or assembly is caried out: for the asid products on the territory of the country where working processing or asembly is carried out:
(b) in reapect of other products, materials and parts, the provisions of Article 6 of this Protocol deurminiag:

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

| Products obtained |  | Worting of procesing than confers the tratus of sriginatios productes |
| :---: | :---: | :---: |
| $\begin{aligned} & \mathrm{CCT} \\ & \text { mandiag } \\ & \text { No } \end{aligned}$ | Deacription |  |
| 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 tempernture, for wood, paper pulp, paper and paperboard manufacturing industries | Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed $25 \%$ of the value of the finished product |
| 84.31 | Machinery for making or finishing cellulosic pulp, paper or paperboard | Working, processing or assembly in which the value of the non-originating materials and parts used does not exceed $25 \%$ of the value of the finished product |
| 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 the value of the non-originating materials and pars used does not exceed $25 \%$ of the value 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 | 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 preduct |
|  |  | $\because$ |
| 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 the value of the non-originating materials and parts used does not exceed $40 \%$ of the value of the finished product, and provided that: <br> - at least $50 \%$ in value of the materials and parts (') used for assembly of the head (motor excluded) are originating products <br> - and the thread tension, crochet and rigzag mechanisms are onginating products |
| 85.14 | Microphones and stands therefor; loudspeakers; au-dio-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 (2) |
| 85.15 | Radiotelegraptic and radiolelepbonic transmission and reception apparatus. radio-broadcasting and television transmission and reception apparatus (including receivers incorporating sound recorders or reproducers) and television cameras, radio navigational aid apparatus, radar apparatus and radio remote control apparatus | Working processing of 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 (2) |

[^22]|  | Products obtained | Working or processing that comfers the status of originating products |
| :---: | :---: | :---: |
| $\begin{aligned} & \text { CCT } \\ & \text { mexdias } \\ & \text { No } \end{aligned}$ | Description |  |
| 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 |
| ex 94.01 | Chairs and other seats (other than those falling within heading No 94.02) whether or not converible into beds, made of base metals | Working, processing or assembly in which unstuffed cotton cloth is used of a weight of $300 \mathrm{~g} / \mathrm{m}^{2}$ or less in the form ready to use, of which the value does not exceed 25 \% of the value of the finished product (') |
| ex 94.03 | Other furniture of base metal | Working, processing or assembly in which unstuffed cotton cloth is used of a weight of $300 \mathrm{~g} / \mathrm{m}^{2}$ or less in the form ready to use, of which the value does not exceed $25 \%$ of the value of the finished product (') |
| ex 95.05 | Articles in tortoise shell, mother of pearl, ivory, bone, hom, 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 |
| ex 95.08 | Articles in vegetable carving material (for example corozo), meerschaum and amber, natural or reconstituted, jet (and mineial substitutes for jet) | Manufacture 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 | Manufacture 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 from roughly shaped blocks |
| ex 98.11 | Smoking pipes, pipe bowls, of wood, root or other materials | Manufacture from roughly shaped blocks |

[^23]
## ANNEX IV

## LIST C

Llat of products referred to in Articie 1

| $\begin{gathered} \text { CCT } \\ \text { heading } \\ \text { No } \end{gathered}$ | Description |
| :---: | :---: |
| : ex 27.07 | Assimilated aromatic oils as defined in Note 2 to Chapter 27, of which more than $65 \%$ by volume distils at a temperature of up to $250^{\circ} \mathrm{C}$ (including mixtures of petroleum spirit and benzole), for use as power or heating fuels |
| $\begin{aligned} & 27.09 \text { to } \\ & 27.16 \end{aligned}$ | Mineral oils and products of their distillation; bituminous substances; mineral waxes |
| ex 29.01 | Hydrocarbons: <br> - Acyclic <br> - Cyclanes and cyclenes, excluding azulenes <br> - Benzene, toluene, xylenes <br> for use as power or heating fuels |
| ex 34.03 | Lubricating preparations containing petroleum oils or oils obtained from bituminous minerals, but not including preparations containing $70 \%$ or more by weight of petroleum oils or of oils obtained from bituminous minerals |
| ex 34.04 | Waxes with a basis of paraffin, of petroleum waxes, of waxes obtained from bituminous minerals, of slack wax or of scale wax |
| ex 38.14 | Prepared additives for lubricants |

ANNEX V
movement certificate


| 13. REQUEST FOR VEAUFICATION, to | 14. RESULT OF VERIFICATION, |
| :---: | :---: |
|  | Verification carried out shows that this certificate (') was issued by the customs office indicated and that the information contained therein is accurate $\square$ does not meet the requirements as to authenticity and accuracy (see remarks appended). |
| Verification of the authenticity and accuracy of this certificate is requested. $\qquad$ <br> (Plece and dele) | (Place and dete) |
| $\square$ | Siamp $\qquad$ <br> (Signature) <br> (') insert X in the appropriate box |

## NOTES

1. Certificates must not contain erasures or words written over one another. Any alterations must be made by deleting the incorrect particulars and adding any necessary corrections. Any such alteration must be initialled by the person who completed the certificate and endorsed by the customs authorities of the issuing country or territory.
2. No spaces must be left between the items entered on the certificate and each item must be preceded by an tem 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 accordence with commercial practice and with sufficient detail to enable them to be identified

## APPLICATION FOR A MOVEMENT CERTIFICATE



## declanation er nie exporten

## I, the undersigned, exporter of the goods described overleen.

DECLARE that the goods meet the conditions required for the issue of the attached certficate;

SPECIFY as follows the circumstences which hove enabled these goods to meet the above conditions:
$\qquad$
$\qquad$
$\qquad$
$\qquad$

SUBMIT the following supporting documents ('):
$\qquad$
$\qquad$
$\qquad$
$\qquad$

UNDERTAKE to submit, at the request of the appropriate authorities, any supporting evidence which these authorities may require for the purpose of issuing the attached certificate, and undertake, if required, to agree to any inspection of my accounts and to any check on the processes of manufacture of the above goods, carried out by the sard authorities;

REQUEST the issue of the aftached certificate for these goods.
(Plece and date)

## (Signatura)

[^24]

[^25]
(') Subsequent vertications of forms EUR 2 aren be carried out al random or whenever the customs authorties of the mporing State have reasonable doubt as to the authenticity of the forms and the accuracy of the information regarding the true origin of the goods in question.

## Insiructions for the completion of form EUR. 2

1. A form EUR. 2 may be made out only for goods which in the exporting country fulfil the conditions specified by the provisions governing the trade referred to in box 1 . These provisions must be studied carefully before the form is completed.
2. In the case of a consignment by parcel post the exporter attaches the form to the dispatch note in the case of a consignment by letter post he encloses the form in a package. The reference 'EUR. 2' and the serial number of the form should be stated on the customs green label declaration C1 or on the customs deciaration C2/CP3, as appropriate.
3. These instructions do not exempt the exporter from complying with any other formalities required by customs or postal regulations
4. An exporter who uses this form is obliged to submit to the appropriate authoritıes any supporting evidence which they may require and to agree to any inspection by them of his accounts and of the processes of manufacture of the goods described in box 11 of this form.
declaration for products having preferential origin statlis
1, the undersigned, declare that the goods listed on this invoice.
were produced in $\qquad$ ${ }^{(2}$ ) and satisfy the rules of origin governing preferential trade with:
(3)

I undertake to make available to the customs authorities, if required, evidence in support of this declaration.

Nore
The text inside the box, suitably completed in conformity with the footnotes below, constitutes a suppliers' declaration. The footnotes do not have to be reproduced.

[^26]
## LONG-TERM DECLARATION FOR PRODUCTS HAVING PREFERENTIAL ORIGIN STATUS

1, the undersigned, declare that the goods described below:
$\qquad$
$\qquad$ (3) were produced in
which are regularly supplied to $\qquad$ ( ${ }^{( }$) and satisfy the rules of origin governing preferential trade with (s)
This declaration is valid for all further shipments of these products dispatched from to (6). I undertake to inform (3) immediately if this declaration is no longer valid.

I undertake to make available to the customs authorities, if required, evidence in support of this declaration.( $\left.{ }^{( }\right)$

## Nole

The text inside the box, suitably completed in conformity with the footnotes below, constitutes a suppliers' declaration. The footnotes do not have to be reproduced.

[^27]
## declaration for products not having preferential origin status

 (') were produced in (3) and incorporate the following components or materials which do not have Community origin for preferential trade:
(3) $\qquad$
............................................ $\qquad$
$\qquad$
$\qquad$
$\qquad$

1 undertake to make available to the customs authorities, if required, evidence in suppor of this declaration.
(')

Note
The text inside the box, suitably completed in conformity with the foornotes below, constitutes a suppliers' declaration. The footnotes do not have to be reproduced.
(1) - If only some of the goods listed on the invoice are concerned they should be clearly indicated or marked and this marking entered on the declaration as follows: 'Listed on this invoice and marked were produced

- If a document other........................................
the name of the document concerned shall be mentioned instead of the word 'invoice'.
(?) The Community or Member State.
(3) Description is to be given in all cases. The description must be adequate and should be sufficiently detailed to allow the tariff classification of the goods concerned to be determined.
(') Customs values to be given only if required.
(5) Country of origin to be given only if required. The origin to be given must be a preferential origin, all other origins to be given as 'third country'.
${ }^{\circ}$ ) 'and have undergone the following processing in [the Community] [Member State] this information is requi............................ to be added with a description of the processing carried out if
(1) Place and date.
(()) Name and function in company.
(') Signature.


## LONG-TERM DECLARATION FOR PRODUCTS NOT HAVING PREFERENTIAL ORIGIN STATUS

I, the undersigned, declare that the goods described below
(2), which are regulariy supplied to
inco......................................( ${ }^{(1)}$ ) were produced in $\qquad$ (4) and incorporate the following components or materials which do not have Community or............................... for preferential trade:
(*)
(b)
.........................................
........................................

........................................ $\qquad$


This declaration is valid for all further shipments of these products dispatched from
$\qquad$ to ( ${ }^{( }$). 1 undertake to inform
${ }^{(3)}$ immediately if this declaration is no longer valid.
I undertake to make available to the customs authorities, if required, evidence in support of this declaration.

## Note

The text inside the box. suitably completed in conformity with the footnotes below, constitutes a suppliers' declaration. The footnotes do not have to be reproduced.
(1) Description.
${ }^{(2)}$ Commercial designation as used on invoices, e.g. model No.
(i) Name of company being supplied.
(c) The Community or Member State.
(') Description is to be given in all cases. The description must be adequate and should be sufficiently detailed to allow the tariff classification of the goods concerned to be determined.
(b) Customs values to be given only if required.
(') Country of origin to be given only if required. The origin to be given must be a preferential origin, all other origins to be given as third country'.
( ${ }^{(5)}$ 'and have undergone the following processing in [the Community] [Member State] this information is requi............................... be added with a description of the processing carried out if
(`) Insert dates. The periods should not normally, subject to the conditions laid down by the customs authorities, exceed 12 months.
(iI) Place and date.
(II) Name and function, name and address of company.
(i) Signature.

| 1. Eupplier (Full neme end sdorees, country) | ${ }^{2}$ NN 5 <br> information centuficate <br> For uee in tremteting the preferentiol trade between the Europeen Cormmuntios <br> and $\qquad$ (nvere of country or countries or preferentive errengoment) |
| :---: | :---: |
| NOTES <br> (') The term 'invoice' shall also be teken as inctuding delivery notes or other commerciol documents relating to the shipment or shipments concerned and upon whuch the dectaration or declarations concerned were given <br> (2) In the case of long-term dectarations, this box need not be completed <br> (3) The goods shown in box 6 must be described in eccordance with commercial prectice and with sufficient detals to enable them to be identfied. <br> (4) Indicate appropriate text. | 4. Romerks |
| 6. Nem number - Marks and numbers - Number and goods supplied ( ${ }^{(3)}$ | of peckeges - Description of |
| 8. This/These declaration(s) concerning the origin status of on the invorce(s) (') shown in box 5 and which are on my long-term declaration of $\qquad$ is/are correct. | the goods described above in box 6 made (4): <br> afteched to this certlicate $\qquad$ <br> (Dete) |
| 9. CUSTOMS CERTIFICATION <br> Decleration certified <br> Stamp: <br> Customs document (where appropriate) <br> Type: <br> No <br> Custóms office <br> issuing country or territory <br> Date <br> Signature | Dete: <br> Name and signature. |




[^0]:    (') Thus rute does not apply where the une of maize of the 'zea indurati' type or durum wheaf is conctrned.

[^1]:    (1) Thas rule doce aot apply where frust paicen of procepple, lime and grapetruie are concerned

[^2]:    (') 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]:    (I) These provisions do not apply where the products are obtained from products which have acquired the status of orginating products in accordance with the conditions laid down in List B.

[^4]:    (1) For yarn composed of two or more textule materials, the conditions shown in the list must also be met in respect of each of the headings under which yams 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 texule matenals incorporated.
    $\left.{ }^{(2}\right)$ 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 fabnc is composed would be classified. Thus 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 yam made of polyurethane segmented with fiexible segments of polyether, whether or not gimped, falling within headings Nos ex 51.01 and 58.07 ,
    - to $30 \%$ where the material in question is yarm 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 arificial plastic material.

[^5]:    (1) For moun of composed of two or more textile materials, the conditions shown in column 4 must be met in respect of each of the textile matecich of which the mi'ed product is composed. Tais rule, however, does not apply to aay one or mare mixed rextile materials whose weight does not exceed $10 \%$ of the :utal weight of textile materials incorporated. This percenuge shall be increased:

    - to 20 ai rhere the material in question is yarn made of polyurethane segmented with flexible megments of polyether, whecher or not kimpec, falling withir: headings Nos ex 51.01 and ex 58.07 ,
    - $1: 30 \%$ where the material in question is yam of a width not exceeding 5 mm formed of a core consisting either of a thin strip of alumuium or of a film of arnificial plastic material whether or not covered with aluminium powser, this core baving been inserted and glued by means of a transparent or coloured glue berween two films of artificial plastic material.

[^6]:    (') 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 matenals of which the mixed product is composed. This rule, however, does not apply to any one or more mixed cextile matenals whose weight does not exceed $10 \%$ of the total weight of textile matenals incorporated. This percentage shall be increased:

    - $2020 \%$ where the material in question is yarn made of polyurethane segmented with Bexible segments of polyether, whether or not jomped, 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 consistiag either of a thin strip of aluminium or of a film of artificial plastic material whecher or not covered with aluminium powder, this core having been inserted and glued by means of a transperent or coloured glue between two films of artificial plastic material.

[^7]:    (I) For jorducts composed eri wo or nore rextile materiais, the conditions shown in column 4 must be met in respect of each of the textile materials of which the mixe 3 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 soxuile materials incorporated. This percentage shall be increased:

    - to $20 \%$ where the fanaserial in question is yarn made of polyurethane segrnented with fiexible segments of polyether, whecher or not gimped, falling within headings Nos ex 51.01 and ex 58.07 ,
    - to $30 \%$ where the material in question is yam of a width not exceeding 5 mm formed of a cose 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 plaskic material.

[^8]:    (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 matenals 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 materiais incorporated. This percentage shak be increased:

    - $t 020 \%$ where the material in question is yarn made of polyurethane segmented with fexible segments of polyether, whether or not simped, 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 eitber 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 befween two films of artificial plastic material.
    (2) Trimmings and accessories (excluding linings and interfining) 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.

[^9]:    (') Thinm ings und accespont. Lurd (c celuding linings and interlining) which change tariff heading do not remove the originating status of the product oblained if their usight ducs not exceed $10 \%$ of the total weight of the textile materials incorporated.
    (2) These provisions do no: apply where the products are obiained from printed fabric in scoordance with the conditions shown in List B.
    (3) For p. ve sets obtained fro $n$ iwn or inore textite materials, this rule does not apply to one or more of the mixed textile materials if its or thes weaght does not exceed $10 \%$ of the total weight of all the textile materials incorporated.

[^10]:    (I) Trimmings and accessories used (excluding linitgs and interlining) which change teriff heading do not remove the criginating 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 producte are obtained from printed fabic in aceordance with the conditions shown in List .
    (3) For producte obtained from swo or more textile materials, this rule does ant apply to one or moce of the mised textite materials if is of their weigh doee not exceed $10 \%$ of the total weight of all the taxtile moterials incorported.

[^11]:    (') These provisions do not apply where the products are obtained from printed fabric in accordance with the conditions shown in List B.
    ( ${ }^{2}$ ) For products obtained from two or more textile materials, this rule does not apply to one or more of the mixed textile materiais if its or their weight does not exceed $10 \%$ of the total weight of all the textile materials incorporated.

[^12]:    (') These provisions do not apply where the products are obtained from products which have sequired the status of originating products in accordance with the conditions laid down in List B.

[^13]:    (I) Thees provisiom do met apply where the products are obetined from products which have acquired the stalus of ariginating products in accordances with the conditions laid down in List B.

[^14]:    (1) These provisions do not apply where the products are obtained from products which have acquired the status of originating prodicts in accordance with the conditions laid down in List B.

[^15]:    (1) These provisions do not apply where the products are obtained from products which bave soquired the status of originating products in accordance with the conditions laid down in List B .

[^16]:    (l) These provitions do not apply where the products are obtained from produces which have acquired the status of originating producta in

[^17]:    (') These provisions do nox apply where the products are obtained from products which have acquired the status of originating products in accordance with the conc: noni iaid down in List B.
    (2) These provisions shial no apply to fuel elements of heading No 84.59 until 31 December 1988.
    (3) In determining the value $c f$ produ: :s, meterials and parts, the following must be taken into accouar:
    (a) in respers of originating products, materials and parts, the frest verifisble price paid, or the price which would be paid in case of sale, for the said products on the teritiony of the country where working, processing of assembly is carried our:
    (b) in respeect of other producs. materials and pars, the provisions of Atticle of this Protocol determining:

    - the value of imporied products.
    - the value of products of undeermined origin.

[^18]:    (1) In deternining the value of products, materiala 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 respeca of other produces, 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 $40 \%$.

[^19]:    (') In determining the value of products, materials and pars, 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 eerritory of the country where working, processing or assembly is carned out;
    (b) in respect of other products, material and parts, the provisions of Article 6 of this Protocol deteranining:

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

[^20]:    (') In determining the value of products, materials and parts, the following must be taken into sccount:
    (a) in respect of originating products, materials and parts, the first verifiable price paid, or the price which would be pald in case of sale, for the said products on the territory of the country where workiag procesting or aseembly is carried out:
    (b) in respect of other products, materials and parts, the provisions of Article 6 of this Protocol determiniag:

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

[^21]:    (') In detemining the value of products, maternals and parts, the following must be taken into account:
    (a) in respect of originating profucis, materials and parts, the first verifiable price paid, or the price which would be paid in case of sale, for the sad products on the territory of the country where working, processing or essembly is carried out:
    (b) is respect of other produces, materials and parts, the provisions of Aricie 6 of this Protocol devermining:

    - the value of imported products.
    - the value of products of undecerained origin.
    (7) This percentage is aot cumulative with the $40 \%$

[^22]:    (') In detemining the value of products, materisls and parts, the following must be talen into account:
    (t) in respect of onginating products, materials and parts, the first enfiable price paid, or the price which would be paid in case of sale for the suid products on the temtory of the country where working processiaf or semembly is carried out;
    (b) in respect of other products, materials and pars, the provisions of Artucle 6 of this Protocol derermiaing:

    - the value of imported products,
    - the value of products of undetermined origin.
    (2) The spplication of the rule must not result in the percentage of $3 \%$ of the noa-ariginating transistors laid down in List $A$ for the name enff hexdiag being exceeded.

[^23]:    (1) This rule does not apply when the general rule of change of tariff heading is applied to the other non-originating parts which are part of the composition of the fiasl product.

[^24]:     ceme state

[^25]:    il) Insert the countries. groups of countries or territories concerned
    Reter to anv verification slready carried out by the appropiate euthorities
    The term 'country of origin' means country, group of countriss or territory whare the goods are considered to be originating
    I The ferm 'country' means country. group of countrias of ierritory of destination

[^26]:    (') - If only some of the goods listed on the invoice are concerned they should be clearty indicated or marked and this marking entered on the declaration as follows: --............................................................................... ........... listed on this invoice and marked

    - If a document other than the invoice or an annex to the invoice is used the rame of the document concerned shall be mentioned instead of the wora invotce.
    (2) The Community. Member State or partner State. Where a partner State is given a a reference must also be made to the Community customs office holding the EUR. 1 or EUR 2 form ( $s$ ) concerned, giving the No of the certificate(s) or form(s) concerned and, if possible, the relevant customs entry No involved.
    (3) List partner State or States concerned.
    (4) Place and date.
    (3) Name and function in company.
    () Signature.

[^27]:    (1) Description.
    (2) Commercial designation as used on invoices, e.g. model No.
    (3) Name of company being supplied.
    (') The Community, Member State or partner State. Where a partner State is given, a reference must be made to the Community customs office holding the EUR 1 or $\operatorname{EUR} 2$ form 2 ( s T concerned.
    () List parner State or States concerned.
    (9) Insert dates. The period should not normally, subject to the conditions laid down by the customs authorities, exceed 12 months.
    (7) Place and date.
    (9) Name and function, name and address of company.
    ( ${ }^{()}$Signature.

