## COMMISSION OF THE EUROPEAN COMMUNITIES

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Brussels, 31 January 1992

Proposal for a
COUNCIL REGULATION (EEC)
concerning the arrangements applicable to the import into the Community of products originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia and Slovenia Montenegro

Draft
decision of the representatives of the governments of the member states, MEETING WITHIN THE COUNCIL,
concerning the arrangements applicable to the import into the Community of products covered by the ECSC Treaty and originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia, Montenegro and Slovenia

Proposal for a
COUNCIL REGULATION (EEC)
establishing ceilings and Community surveillance for imports of certain products originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia, Montenegro and Slovenia (1992)

Proposal for a
COUNCIL REGULATION (EEC)
opening and providing for the administration of Community tariff quotas for certain products originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia, Montenegro and Slovenia (1992)

Draft
DECISION OF THE REPRESENTATIVES OF THE GOVERNMENTS OF THE MEMBER STATES OF THE EUROPEAN COAL AND STEEL COMMUNITY, MEETING WITHIN THE COUNCIL, establishing ceilings and Community surveillance for imports of certain products falling within the ECSC Treaty, originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia, Montenegro and Slovenia (1992)

## Explanatory memorandum

On 2 December 1991 the Council adopted Regulation (EEC) No 3567/91 concerning the arrangements applicable to the import of products originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia and Slovenia. ${ }^{1}$

The Regulation entitled those Republics to benefit from trade provisions essentially equivalent to those contalned in the EEC-Yugoslavia Cooperation Agreement, suspended and later denounced by the Community, with the exception of certain industrial products subject to tariff ceilings, agricultural products and ECSC products.

To enable the four Republics to benefit from all the trade concessions resulting from the denounced EEC-Yugoslavia Cooperation Agreement, it is necessary to include in the Regulation referred to above certain industrial products subject to tariff ceilings and to extend its scope to the agricultural products already covered by the denounced Cooperation Agreement .

In addition, the Community should adopt a similar decision covering ECSC products.

The necessary implementing regulations and decisions should also be adopted.

Furhermore, taking into account the Declaration adopted on the 10th of January, by the Community and its Member States in the framework of the political cooperation with regard to the Republic of Montenegro, the Community should extend these measures to this Republic;

Accordingly, the Commission is putting before the Council:

- a proposal for a Council Regulation (EEC) concerning the arrangements applicable to the import into the Community of products originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia, Montenegro and Slovenia;
- a draft Decision of the Representatives of the Governments of the Member States, meeting within the Council, concerning the arrangements applicable to the import into the Community of products covered by the ECSC Treaty and originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia, Montenegro and Slovenia;
- a proposal for a Council Regulation (EEC) establishing ceilings and Community surveillance for imports of certain products originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia, Montenegro and Slovenia (1992);

1 OJ No L 342, 12.12.1991

- a proposal for a Council Regulation (EEC) opening and providing for the administration of Community tariff quotas for certain products originating in the Republics of Bosnla-Herzegovina, Croatia, Macedonia, Montenegro and Slovenia (1992);
- a draft Decision of the Representatives of the Governments of the Member States of the ECSC, meeting within the Council, establishing ceilings and Community surveillance for imports of certain products covered by the ECSC Treaty and originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia, Montenegro and Slovenia (1922).


# Proposal for a Council Regulation (EEC) concerning the arrangements applicable to the import Into the Community of products originating in the Republics of Bosnia-Herzegovina, Croatia, Macedoniarand Slovenia; 

THE COUNCIL OF THE EUROPEAN COMMUNITIES,
Having regard to the Treaty establishing the European Economic Community, and in particular Article 113 thereof;

Having regard to the proposal from the Commission,
Whereas, by Council Regulation (EEC) No 3300/91 ${ }^{1}$ the Council suspended the trade concessions provided for by the Cooperatlon Agreement between the European Economic Communlty and the Soclalist Federal Republic of Yugoslavia;

Whereas the Community and its Member States, meeting within the framework of European Political Cooperation, have decided by common accord to apply selective positive measures in favour of those parties which contribute to progress towards peace;

Whereas, by Council Regulation (EEC) No $3567 / 91^{2}$ the Council granted the Republics of Bosnia-Herzegovina, Croatia, Macedonia and Slovenia the benefit of trade provisions which are equivalent in essence to those of the Cooperation Agreement suspended by the Community;

Whereas these measures should be maintained for 1992, amplifled in respect of certain industrial products subject to tariff ceilings and extended to cover certain agricultural products;

Whereas, taking into account the Decaration adopted on the 10th of January by the Community and its Member States in the framework of the political cooperation with regard to the Repubilic of Montenegro, these measures should be extended to this Republic,

HAS ADOPTED THIS REGULATION:

## Article 1

Subject to the special provisions laid down in Articles 2 to 8, products other than those listed in Annex 11 to the Treaty establishing the European Economic Community and in Annex A to this Regulation, originating in the Republics of Bosnia-Herzegovina, Croatia, Macedoniavand siovenia, shall be admitted for import into the Community without quantitative restrictions or measures having equivalent effect and exempt from customs duties and charges having equivalent effect.

[^0]This article shall be without prejudice to the provisions of Council Regulation (EEC) No 3301/91 of 11 November 1991 concerning import arrangements for certain textlie products originating in Yugosiavia, as amended by Council Regulation (EEC) No .... of .....

## Article 2

The import duties, namely the customs duties and the levies (mobile elements) applicable on import into the Community to the products listed in Annex $B$ shall be those indicated for each product in the said Annex.

## Article 3

1. The import of products listed in Annexes CI, CII, CIII, and CIV shall be subject, from 1 January to 31 December, to annual ceilings, indicated for each product, above which the customs duties actually applied in respect of third countries may be reintroduced in accordance with the provisions of paragraph 2.
2. As soon as a celling set for the import of a product has been reached, the Commission may reintroduce, by means of a regulation, the levying of the customs duties referred to in paragraph 1 until the end of the calendar year.

## Article 4

1. In respect of products listed in Annex $D$ to this Regulation and originating in the Republics referred to in this Regulation, customs duties on imports into the Community shall be reduced to the levels indicated in the said Annex for each product.
2. In the case of products for which annual tariff quotas are Indicated in Annex $D$, these reduced levels shall be granted within the limits of the quotas.

For quantities imported exceeding the quota, the Community shall apply the customs duties actually applied in respect of third countries.
3. With a view to the reduction of the customs duties in respect of certain products listed in Annex $D$ and originating in the Repubilics referred to in this Regulation, the annual reference quantity is set out in the sald Annex.
4. For tobacco of the "Prilep" type falling within CN codes ex 24011060 or ex 24012060 originating in and coming from the Republics concerned, paragraphs 1 and 2 shall apply within the limits of an annual tariff quota of 1500 tonnes.
5. For plum spirit marketed under the name of sljivovica falling within CN codes ex 220890 33, paragraphs 1 and 2 shall apply within the limits of an annual tariff quota of 5420 hl .
6. For sweet cherries, clear fleshed, preserved in alcohol and intended for the manufacture of chocolate products, falling within CN code ex 20086039 , originating in the Republics concerned, paragraphs 1 and 2 shall apply within the limits of an annual tariff quota of 3000 tonnes.

## Article 5

1. For sour cherries falling within CN codes ex 080920 10, ex 08092090 , ex 081190 10, ex 08119030 , ex 08119090 , $08121000,20086051$. 20086061,20086071 or 20086091 originating in the Republics concerned, the customs duties payable shall be those referred to in Annex D.
2. Paragraph 1 shall apply within the limits of a ceiling of 3000 tonnes to sour cherries falling within CN Codes ex 08092010 or ex 08092090 and of 19900 tonnes to sour cherries falling within the other CN Codes referred to therein. Where these ceilings are exceeded, the issuing of the import certificates provided for in respect of the products concerned may be suspended.

Paragraph 1 shall apply to sour cherries falling within CN Codes ex 081190 10, ex 08119030 , ex 08119090,20086051 , 20086061,20086071 or 20086091 on condition that the minimum import price set by the Community is applied. Where the minimum price is not applied, a countervaliing charge shall be payable.

## Article 6

1. For wines of fresh grapes falling within CN Codes ex 220421 or 220429 originating in the Republics concerned, import duties shall be reduced to the levels set out in Annex D. This provision shall apply within the limit of an annual tariff quota of 545000 hl . For quantities imported in excess of the quota, the Comunity shall apply the duty laid down in the common customs tariff.
2. Paragraph 1 shall apply on condition that the import price of the wines imported into the Community and originating in the Republics concerned, increased by the customs duties actually collected, is at all times at least equal to the Community reference prices.

## Article 7

The following provisions shall apply to "baby-beef" products defined in Annex E to this Regulation:

1. Within the limits of a first annual tariff quota of 25000 tonnes, the amount of levy collected on imports into the Community shall be equivalent to $20 \%$ of the basic levy. This provision shall apply on condition that the free-at-frontier offer price, increased by customs duty and the reduced levy, is equal to or higher than the community intervention price for the category AU 3 increased by 5\%.
2. Within the limits of a second annual tariff quota of 25400 tonnes, to be used after the quota referred to in paragraph 1 is used up, the amount of levy collected on imports into the Community shall be equivalent to 50\% of the basic levy. This provision shall apply on condition that the free-at-frontier offer price, increased by customs duty and the reduced levy, is equal to or higher than the price resulting from application of the standard levy.
3. To help stabilize the Community internal market, each Republic concerned shall maintain an appropriate delivery rate and shall adopt any measures required to ensure the orderly growth of its exports to the Community, in particular through effective controls on each consignment by means of a certificate stating that the goods originate in and come from the Republic concerned and correspond exactly to the definition in Annex $E$. The text of this certificate shall be drawn up by the Community.
4. Where the Community market price is less than $98 \%$ of the guide price, the paragraphs 1 and 2 shall apply within the limit of a volume of 4200 tonnes per month. Where, during a certain month, this volume has not been entirely used up, the remaining quantity, up to a volume of 3200 tonnes, may only be carried over to the following month. However, the quantities, up to a volume of 6000 tonnes, not exported during the period 1 January to 31 May may be carried over to the period 1 June to 30 September. The monthly export volume during the second period shall not exceed 7400 tonnes.
5. Each Republic concerned shall transmit any relevant information concerning export prices together with the quantities and presentation of the products exported (livestock, carcase or quarters) to the Community authorities.

## Article 8

The Kingdom of Spain and the Portuguese Republic shall apply, mutatis mutandis, customs duties calculated in accordance with Regulation (EEC) No 4150/87. 1

Article 9
The ceilings, reference quantities and quotas provided for in this Regulation shall apply as a whole to all the Republics to which this Regulation refers.

## Articie 10

Regulation (EEC) No 3567/91 is hereby repealed. 2

## Article 11

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

It shall be appiicable from 1 January 1992 to 31 December 1992.
This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels,
For the Council
The President

[^1]ANNEX A
concerning the products referred to in Article 1

| $\begin{gathered} \text { CN } \\ \text { code } \end{gathered}$ | Description |
| :---: | :---: |
| 05030000 | Horsehair and horsehair waste, whether or not put up as a layer with or without supporting material |
| 0507 | Ivory, tortoise-shell, whalebone and whalebone hair, horns, antlers, hooves, nails, claws and beaks, unworked or simply prepared but not cut to shape; powder and waste of these products: |
| 05071000 | - Ivory; ivory powder and waste |
| 050900 | Natural sponges of animal origin |
| 1302 | Vegetable saps and extracts; pectic substances, pectinates and pectates; agar-agar and other mucilages and thickeners, whether or nor modified, derived from vegetable products: <br> - Vegetable saps and extracts: |
| 13021300 | - - Of hops |
| 130220 | - Pectic substances, pectinates and pectates: |
| ex 13022010 | $\begin{aligned} -- & \text { Dry: } \\ & - \text { Pectic substances and pectinates } \end{aligned}$ |
| ex 13022090 | - - Other: <br> - Pectic substances and pectinates <br> - Mucilages and thickeners, whether or not modified, derived from vegetables: |
| 13023100 | - - Agar-agar |
| 130232 | - - Mucilages and thickeners, whether or not modified, derived from locust beans, locust bean seeds or guar seeds: |
| 13023210 | - - Of locust beans or locust bean seeds |
| 13023290 | - - Of guar seeds |
| 13023900 | - - Other |
| 1401 | Vegetable materials of a kind used primarily for plaiting (for example, bamboos, rattans, reeds, rushes, osier, raffia, cleaned, bleached or dyed cereal straw, and lime bark): |
| ex 14011000 | - Bamboos: <br> - Other than unworked or not further worked than split |
| 14012000 | - Rattans: <br> - Other than unworked or not further worked than split |
| ex 14019000 | - Other: <br> - Reeds and the like, rushes and the like, unworked or not further worked than split |
| 1402 | Vegetable materials of a kind used primarily as stuffing or as padding (for example, kapok, vegetable hair and eel-grass) whether or not put up as a layer with or withour supporting material: |
| ex 14021000 | -- Kapok: <br> - Put up on a layer or between two layers of other material <br> - Other than unworked <br> - Other: |
| ex 14029100 | - - Vegetable hair: <br> - Put up on a layer or between two layers of other material <br> - Other than unworked |


| $\begin{gathered} \text { CN } \\ \text { code } \end{gathered}$ | Description |
| :---: | :---: |
| 1404 | Vegetable products not elsewhere specified or included: |
| ex 14049000 | - Other: <br> - Other than raw vegetable materials of a kind used for dyeing or tanning, hard seeds, pips, hulls and nuts, of a kind used for carving (for example', corozo and dom): <br> - - Put up on a layer or between two layers of other material |
| 1505 | Wool grease and fatty substances derived therefrom (including lanolin) |
| 1515 | Other fixed vegetable fats and oil (including jojoba oil) and their fractions, whether or nor refined, but not chemically modified: |
| 151560 | - Jojoba oil and its fractions: |
| 15156090 | - Other: |
| 1518 | Animal or vegetable fats and oils and their fractions, boiled, oxidized, dehydrated, sulphurized, blown, polymerized by heat in vacuum or in inert gas or otherwise chemically modified, excluding those of heading No 1516; inedible mixtures or preparations of animal or vegetable fats or oils or of fractions of different fats of oils of this Chapter, not elsewhere specified or included: |
| 15180090 | - Other |
| 1520 | Glycerol (glycerine), whether or not pure; glycerol waters and glycerol lyes |
| 1521 | Vegetable waxes (other than triglycerides), beeswax, orher insect waxes and spermaceti, whether or not refined or coloured: |
| 152110 | - Vegetable waxes: |
| 15211090 | - - Other |
| 152190 | - Other: |
| 15219010 | - - Spermaceti, whether or not refined or coloured |
| $\begin{array}{r} 15219091 \\ \text { and } 99 \end{array}$ | - - Beeswax and other insect waxes, whether or not refined or coloured |
| 1702 | Other sugars, including chemically pure lactose, maltose, glucose and fructose, in solid form; sugar syrups not containing added flavouring or colouring matter; artificial honey, whether or not mixed with natural honey; caramel: |
| 170210 | - Lactose and lactose syrup: |
| 17021010 | - - Containing in the dry state, $99 \%$ or more by weight of the pure product |
| 170230 | - Glucose and glucose syrup, not containing fructose or containing in the dry state less than $20 \%$ by weight of fructose: <br> - - Other: |
| $\begin{array}{r} 17023051 \\ \text { and } 59 \end{array}$ | - - Containing in the dry state $99 \%$ or more by weight of glucose |
| 1803 | Cocoa paste, whether or not defatted |
| 1804 | Cocoa butter, fat and oil |
| 1805 | Cocoa powder, not containing added sugar or other sweetening matter |
| 1901 | Mait extract; food preparations of flour, meal, starch or malt extract, not containing cocoa powder or containing cocoa powder in a proportion by weight of less than $50 \%$, not elsewhere specified or included; food preparations of goods of heading Nos 0401 to 0404, not containing cocoa powder or containing cocoa powder in proportion by weight of less than $10 \%$, not elsewhere specified or included: |
| ex 190110 | - Preparations for infant use, put up for retail sale: <br> - Excluding those containing cocoa and prepared milk in powder form: |


| CN code | Description |
| :---: | :---: |
| 19012000 | - Mixes and doughs for the preparation of bakers' wares of heading No 1905 |
| 190190 | - Other: <br> - - Malt extract: |
|  |  |
| 19019011 | - - With a dry extract content of $90 \%$ or more by weight |
| 19019019 | - - Other |
| ex 19019090 | _ - Other: <br> - Excluding those containing cocoa and prepared milk in powder form for dietetic or culinary purposes |
| 1902 | Pasta, whether or not cooked or stuffed (with meat or other substances) or otherwise prepared, such as spaghetti, macaroni, noodles, lasagne, gnocchi, ravioli, cannelloni; couscous, whether or not prepared: <br> - Uncooked pasta, not stuffed or otherwise prepared: |
| 190211 | - Containing eggs |
| 190219 | - - Other |
| 190240 | - Couscous: |
| 19024010 | - - Unprepared |
| 1903 | Tapioca and substitutes therefor prepared from starch, in the form of flakes, grains, pearls, siftings or similar forms |
| 1905 | Bread, pastry, cakes, biscuits and other bakers' wares, whether or not containing cocoa; communion wafers, empty cachets of a kind suitable for pharmaceutical use, sealing wafers, rice paper and similar products |
| 2008 |  |
| 200811 |  |
| 20081110 |  |
| 200899 |  |
| ex 200899 |  |
| 2101 | Extracts, essences and concentrates, of coffee, tea or maté, and preparations with a basis of these products or with a basis of coffee, tea or maté; roasted chicory and other roasted coffee substitutes and extracts, essences and concentrates or with a basis of coffee: |
| 210110 | - Extracts, essences and concentrates, of coffee, and preparations with a basis of these extracts, essences or concentrates or with a basis of coffee: |
| $\begin{array}{r} 21011011 \\ \text { and } 19 \end{array}$ | - - Extracts, essences or concentrates |
|  | - - Preparations: |
| 21011091 | - - - Containing no milkfats, mulk proteins, sucrose, isoglucose, glucose or starch or containing less than $1,5 \%$ milkfat, $2,5 \%$ malk protems. $5 \%$ sucrose or isoglucose, $5 \%$ glucose or starch |
| 210120 | - Extracts, essences and concentrates of ted or mate, and preparatuons with a basis of these extracts, essences or concemarate or with a hasts of te.s or mati- |


| $\begin{aligned} & \mathrm{CN} \\ & \text { code } \end{aligned}$ | Description |
| :---: | :---: |
| 21012010 | - - Containing no milkfats, milk proteins, sucrose, isoglucose, glucose or starch or containing less than $1,5 \%$ milkfat, $2,5 \%$ milk proteins, $5 \%$ sucrose or isoglucose, $5 \%$ glucose or starch |
| 210130 | - Roasted chicory and other roasted coffee substitutes, and extracts, essences and concentrates thereof |
| 2102 | Yeast (active or inactive); other single-cell micro-organisms, dead (but not including vaccines of heading No 3002); prepared baking powders: |
| 210220 | - Inactive yeasts; other single-cell micro-organisms, dead; |
| $\begin{array}{r} 21022011 \\ \text { and } 19 \end{array}$ | - - Inactive yeasts |
| 210230 | - Prepared baking powders |
| 2103 | Sauces and preparations therefor; mixed condiments and mixed seasonings; mustard flour and meal and prepared mustard |
| 2104 | Soups and broths and preparations therefor; homogenized composite food preparations |
| 2106 | Food preparations not elsewhere specified or included: |
| 210610 | - Protein concentrates and textured protein substances: |
| 21061010 | - - Containing no milkfats, milk proteins, sucrose, isoglucose, glucose or starch or containing less than $1,5 \%$ milkfat, $2,5 \%$ milk proteins, $5 \%$ sucrose or isoglucose, $5 \%$ glucose or starch |
| 210690 | - Other: |
| $\begin{array}{r} 21069030 \\ \text { to } 59 \end{array}$ | -- Flavoured or coloured sugar syrups: |
| ex 21069091 | - - - Containing no milkfats, milk proteins, sucrose, isoglucose, glucose or starch or containing less than $1,5 \%$ milkfat, $2,5 \%$ milk proteins, $5 \%$ sucrose or isoglucose, $5 \%$ glucose or starch <br> - Excluding hydrolysates of proteins and autolysates of yeast |
| 2202 | Waters, including mineral waters and aerated waters, containing added sugar or other sweetening matter or flavoured, and other non-alcoholic beverages, not including fruit or vegetable juices of heading No 2009 |
| 2203 | Beer made from malt |
| 2205 | Vermouth and other wine of fresh grapes flavoured with plants or aromatic substances |
| 2207 | Undenatured ethyl alcohol of an alcoholic strength by volume of less than $\mathbf{8 0 \%}$ vol or higher; ethyl alcohol and other spirits, denatured, of any strength |
| 2208 | Undenatured ethyl alcohol of an alcoholic strength by volume of less than $80 \%$ vol; spirits; liqueurs and other spirituous beverages; compound alcoholic preparations of a kind used for the manufacture of beverages |
| 2209 | Vinegar and substitutes for vinegar obtained from acetic acid |
| 2402 | Cigars, cheroots, cigarillos and cigarettes, of tobacco or of tobacco substitutes |
| 2403 | Other manufactured tobacco and manufactured tobacco substitutes; 'homogenized' or 'reconstituted' tobacco; tobacco extracts and essences |
| 2905 | Acyclic alcohols and their halogenated, sulphonated, nitrated or nitrosated derivatives: <br> - Other polyhydric alcohols: |
| 290543 | - - Mannitol |
| 290544 | -- D-Glucitol (sorbitol) |

-12-

| $\begin{gathered} \text { CN } \\ \text { code } \end{gathered}$ | Description |
| :---: | :---: |
| 3501 | Casein, caseinates and other casein derivates; casein glues: |
| 350110 | -- Casein |
| 3501.90 | - Other: |
| 35019090 | - Other |
| 3502 | Albumins, albuminates and other albumin derivatives: |
| 350210 | - Egg albumin: |
| $\begin{array}{r} 35021091 \\ \text { and } 99 \end{array}$ | - Other |
| 350290 | - Other: |
|  | - - Albumins, other than egg albumin: |
|  | - - Other: |
| $\begin{array}{r} 35029051 \\ \text { and } 59 \end{array}$ | - - - Milk albumin (lactalalbumin) |
| 3505 | Dextrins and other modified starches (for example, pregelatinized or esterified starches); glues based on starches, or on dextrins or other modified starches: |
| 350510 | - Dextrins and other modified starches: |
| 35051010 | - - Dextrins |
|  | - - Other modified starches: |
| 35051090 | - - - Other |
| 350520 | - Glues |
| 3809 . | Finishing agents, dye carriers to accelerate the dyeing or fixing of dyestuffs and other products and preparations (for example, dressings and mordants), of a kind used in the textile, paper, leather or like industries, not elsewhere specified or included: |
| 380910 | - With a basis of amylaceous substances |
| 3823 | Prepared binders for foundry moulds or cores; 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 chemical or allied industries, not elsewhere specified or included: |
| 382360 | - Sorbitol, other than that of subheading 290544 |

ANNEX B
concerning the tariff arrangements and rules applicable to certain goods resulting from the processing of agricultural products referred to in Article 2

| $\underset{\text { code }}{\mathrm{CN}}$ | Description | Rates of duty (\%) |
| :---: | :---: | :---: |
| 0403 | Buttermilk; curdled milk and cream, yoghurt, kephir and other fermented or acidified milk and cream, whether or not concentrated or containing added sugar or other sweetening matter or flavoured or containing added fruit or cocoa: |  |
| 040310 | - Yoghurt: |  |
| $\begin{array}{r} 04031051 \\ \text { to } 99 \end{array}$ | - - Flavoured or containing added fruit or cocoa | MOB |
| 040390 | - Other: |  |
| $\begin{array}{r} 04039071 \\ \text { to } 99 \end{array}$ | - Flavoured or containing added fruit or cocoa | MOB |
| 0710 | Vegetables (uncooked or cooked by steaming or boiling in water), frozen: |  |
| 071040 | - Sweet corn | MOB |
| 0711 | Vegetables, provisionally preserved (for example by sulphur dioxide gas, in brine, in sulphur water or in other preservative solutions), but unsuitable in that state for immediate consumption: |  |
| 071190 | - Other vegetables; mixtures of vegetables: <br> - - Vegetables: |  |
| 07119030 | - - - Sweet corn | MOB |
| 1517 | Margarine; edible mixtures or preparations of animal or vegetable fats or oils or of fractions of different fats or oils of this Chapter, other than edible fats or oils or their fractions of heading No 1516: |  |
| 151710 | - Margarine, excluding liquid margarine: |  |
| 15171010 | - - Containing more than $10 \%$ but not more than $15 \%$ by weight of milkfats | MOB |
| 151790 | - Other: |  |
| 15179010 | - - Containing more than $10 \%$ but not more than $15 \%$ by weight of milkfats | MOB |
| 1519 | Industrial monocarboxylic fatty acids; acid oils from refining; industrial fatty acids: <br> - Industrial monocarboxylic fatty acids: |  |
| 151911 | - - Stearic acid | 2\% |
| 151912 | - Olerc acid | 5\% |
| 151930 | - Industrial fatty alcohols | 6\% |
| 1704 | Sugar confectionery (including white chocolate), not containing cocoa: |  |
| 170410 | - Chewing-gum, whether or not sugar coated | $\begin{gathered} \text { MOB } \\ \max 23 \% \end{gathered}$ |
| 170490 | - Other: |  |
| 17049010 | -- Liquorice extract containing more than $10 \%$ by weight of sucrose but not containing other added substances | $9 \%$ |
| 17049030 | - - White chocolate | $\begin{gathered} \mathrm{MOB} \\ \max 27 \% \\ +\mathrm{AD} S / Z \end{gathered}$ |
| $\begin{array}{r} 17049051 \\ \text { to } 99 \end{array}$ | - - Other | $\begin{gathered} \text { MOB } \\ \max 27 \% \\ +A D S / Z \end{gathered}$ |


| $\underset{\text { code }}{\mathrm{CN}}$ | Description | Rates of duty (\%) |
| :---: | :---: | :---: |
| 1806 | Chocolate and other food preparations containing cocoa: |  |
| 180610 | - Cocoa powder, containing added sugar or other sweetening matter | MOB |
| 180620 | - Other preparations in blocks or slabs weighing more than 2 kg or in liquid, paste, powder, granular or other buik form in containers or immediate packings, of a content exceeding 2 kg : |  |
| 18062010 | - - Containing $31 \%$ or more by weight of cocoa butter or containing a combined weight of $31 \%$ or more of cocoa butter and milk fat | $\begin{gathered} \text { MOB } \\ \max 27 \% \\ +\mathrm{AD} \mathrm{~S} / \mathrm{Z} \end{gathered}$ |
| 18062030 | - - Containing a combined weight of $25 \%$ or more, but less than $31 \%$ of cocoa butter and milk fat <br> - - Other: | $\begin{gathered} \text { MOB } \\ \max 27 \% \\ +\operatorname{AD~S/Z} \end{gathered}$ |
| 18062050 | - - - Containing $18 \%$ or more by weight of cocoa butter | $\begin{gathered} \text { MOB } \\ \max 27 \% \\ +\operatorname{ADS} / Z \end{gathered}$ |
| 18062070 | - - - Chocolate milk crumb | 6\% + MOB |
| 18062090 | - - Other | $\begin{gathered} M O B \\ \max 27 \% \\ +\operatorname{ADS} \mathrm{SI} \end{gathered}$ |
|  | - Other in blocks, slabs or bars: |  |
| 180631 | - - Filled | $\begin{gathered} \text { MOB } \\ \max 27 \% \\ +A D S / Z \end{gathered}$ |
| 180632 | - - Not filled | $\begin{gathered} \text { MOB } \\ \max 27 \% \\ +\mathrm{AD} \mathrm{~S} / \mathrm{Z} \end{gathered}$ |
| 180690 | - Other: |  |
| $\begin{array}{r} 18069011 \\ \text { to } 39 \end{array}$ | - - Chocolate and chocolate products | $\begin{gathered} \mathrm{MOB} \\ \max 27 \% \\ +\mathrm{ADS} / \mathrm{Z} \end{gathered}$ |
| 18069050 | - - Sugar confectionery and substitutes therefor made from sugar substitution products, containing cocoa | $\begin{gathered} \text { MOB } \\ \max 27 \% \\ +\operatorname{ADS} \mathrm{S} / \mathrm{Z} \end{gathered}$ |
| 18069060 | - - Spreads containing cocoa: <br> - in immediate packings of a net capacity of 1 kg or less | $\begin{gathered} \text { MOB } \\ \max 27 \% \\ +\mathrm{AD} \mathrm{~S} / \mathrm{Z} \end{gathered}$ |
| - | - Other | $\begin{gathered} 6 \%+M O B \\ \max 27 \% \\ +A D S / Z \end{gathered}$ |
| 18069070 | - - Preparations containing cocoa for making beverages: <br> - in immediate packings of a net capacity of 1 kg or less <br> - Other | $\begin{gathered} M O B \\ \max 27 \% \\ +A D S / Z \\ 6 \%+M O B \\ \max 27 \% \\ +A D S / Z \end{gathered}$ |
| 18069090 | - - Other: <br> - in immediate packings of a net capacity of 1 kg or less <br> - Other | $\begin{gathered} \operatorname{MOB} \\ \max 27 \% \\ +\mathrm{ADS} / \mathrm{Z} \\ 6 \%+\mathrm{MOB} \\ \max 27 \% \\ +\mathrm{ADS} / \mathrm{Z} \end{gathered}$ |




ANNEX C I (a) (b)

| Order No | CN code | Description | Cenling (tonnes) |
| :---: | :---: | :---: | :---: |
| (1) | (2) | (3) | (4) |
| 01.0010 | $\begin{aligned} & 3102(1) \\ & 31021010 \end{aligned}$ | Mineral or chemical fertilizers, nitrogenous: <br> - - Urea.containing more than $45 \%$ by weight of nitrogen on the dry anhydrous product | 4 2y |
| 01.0020 | $\begin{aligned} & 31021091 \\ & 31021099 \\ & 31022100 \\ & 310229 \\ & 31022910 \\ & 31022990 \\ & 310230 \\ & 31023010 \\ & 31023090 \\ & 310240 \\ & \\ & 31024010 \\ & 31024090 \\ & 310250 \\ & 31025090 \\ & 31026000 \\ & 31027000 \\ & 31028000 \\ & 31029000 \end{aligned}$ | - - Other urea in aqueous solution <br> - - - Other <br> - Ammonum sulphate; double salts and mixtures of ammonium sulphate and ammonium nitrate: <br> - - Ammonium sulphate <br> - Other: <br> - - Ammonium sulphate-nitrate <br> - - Other <br> - Ammonium nitrate, whether or not in aqueous solution: <br> - - In aqueous solution <br> - - Other <br> - Mixtures of ammonium nitrate with calcium carbonate or other inorganic non-fertilizing substances: <br> -- - With a nitrogen content not exceeding $28 \%$ by weight <br> - - With a nitrogen content exceeding $28 \%$ by weight <br> - Sodium nitrate: <br> - Other fertilizers <br> - Double salts and mixtures of calcium nitrate and ammonium nitrate <br> - Calcium cyanamide <br> - Mixtures of urea and ammonium nitrate in aqueous or ammoniacal solution <br> - Other, including mixtures not specified in the foregoing subheadings | 37721 |
| 01.0030 | 3105 (1) | Mineral or chemical fertilizers containing two or three of the fertilizing elements nitrogen, phosphorus and potassium; other fertilizers; goods of this chapter in tablets or similar forms or in packages of a gross weight not exceeding 10 kg | 59941 |
| 01.0040 | 3915 391590 39159091 39159099 3916 391690 ex 39169090 3917 391710 | Waste, parings and scrap, of plastics: <br> - Of other plastics: <br> - - Other: <br> - - Of epoxide resins <br> - - - Other <br> Monofilament of which any cross-sectional dimension exceeds 1 mm , rods, sticks and profile shapes, whether or not surface-worked but not otherwise worded, of plastics: <br> - Of other plastics: <br> - - Other: <br> - Of regenerated cellulose <br> Tubes, pipes and hoses, and fittings therefor (for example, joints, elbows, flanges), of plastics: <br> - Artificial guts (sausage casings) of hardened protein or of cellulosic materials: | 1764 |

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| Order No (1) | CN code <br> (2) | Description <br> (3) | Ceiling (tonnes) <br> (4) |
| :---: | :---: | :---: | :---: |
| 010050 (cont'd) | $\begin{aligned} & 3921 \\ & 392119 \\ & 39211990 \\ & 392190 \\ & 39219090 \end{aligned}$ | Other plates, sheets, film, foil and strip, of plastics: <br> - Cellular: <br> -- Of other plastics: <br> - - - Other <br> - Other: <br> -- ... Other | 1104 (cont'd) |
| 01.0060 | 4011 40111000 40112000 401130 40113090 40119100 40119900 4012 401210 ex 40121090 401220 ex 40122090 4013 401310 40131010 40131090 40139090 | New pneumatic cyres, of rubber: <br> -- Of a kind used on moror cars (including station wagons and racing cars) <br> - Of a kind used on buses or lorries <br> - Of a kind used on aircraft:: <br> - -- Other <br> - Other: <br> - - Having a 'herring-bone' or simular tread <br> - - Other <br> Retreaded or used pneumatic tyres of rubber; solid or cushion tyres, interchangeable tyre treads and tyre flaps, of rubber: <br> - Retreaded tyres: <br> - - Other. <br> - Other than of the kind used on bicycles or cycles with auxiliary motor, on motor-cycles or motor-scooters <br> - Used pneumatic tyres: <br> - - Other: <br> - Other than of the kind used on bicycles or cycles with auxiliary motor, on motor-cycles or motor-scooters <br> Inner tubes, of rubber: <br> - Of a kind used on motor cars (including station wagons and racing cars), buses or lorries. <br> - - Of the kınd used on motor cars (including station wagons and racing cars) <br> - - Of the kind used on buses or lorries <br> - Other: <br> - - Other | 5764 |
| 01.0080 | 4203 <br> 42031000 <br> 42032100 <br> 42032991 <br> 42032999 <br> 42033000 <br> 42034000 | Artucles of apparel and cloching accessories, of leather or of composition leather: <br> - Arucles of apparel <br> - Gloves, mittens and mitts: <br> - - Specially designed for use in sports <br> - - Other: <br> - - Other: <br> - - - - Men's and boys' <br> - - .- - Other <br> - Belts and bandoliers <br> - Other clothing accessories | 562 |
| 01.0090 | 4412 <br> 4420 <br> 442090 <br> 44209011 <br> 44209019 | Plywood, veneered panels and similar lammated wood: <br> Wood marquetry and inlaid wood; caskets and cases for teweilery or cutlery, and similar articles, of wood; statuettes and ather ornaments, of wood; wooden articles of furniture not falling within Chapter 94: <br> - Other: <br> - - Wood marquetry and inlaid wood: <br> - - Of tropical woods referred to in Additional Note 2 of this Chapter <br> - - Of other woods | \{ $153925 \mathrm{~m}^{3}$ |
| 11,0100 | 4410 | Particle board and similar board of wood or other hgneous materials; whether or not agglomerated with resins or otber organic binding, substances | 39546 |

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| $\begin{gathered} \text { Order } \\ \text { No } \end{gathered}$ | CN code | Description | $\begin{gathered} \text { Ceiling } \\ \text { (tonnes) } \end{gathered}$ |
| :---: | :---: | :---: | :---: |
| (1) | (2) | (3) | (4) |
| $\begin{aligned} & 01.0160 \\ & \text { (cont'd) } \end{aligned}$ | 7305 <br> 7306 <br> 730610 <br> 73061011 <br> 73061019 <br> 73061090 <br> 73062000 <br> 730630 <br> 73063021 <br> 73063029 <br> 73063051 <br> 73063059 <br> 73063071 <br> 73063078 <br> 73063090 <br> 730640 <br> 73064091 <br> 73064099 <br> 730650 <br> 73065091 <br> 73065099 <br> 730660 <br> 73066031 <br> 73066039 <br> 73066090 <br> 73069000 | Other tubes and pipes (for example, welded, riveted or similarly closed), having internal and external circular cross-sections, the external diameter of which exceeds $406,4 \mathrm{~mm}$, of iron or steel <br> Other tubes, pipes and hollow profiles (for example, open seam or welded, riveted or similarly closed), of iron or steel: <br> - Line pipe of a kind used for oil or gas pipelines: <br> - - Longitudinally welded, of an external diameter of: <br> - - - Not more than $168,3 \mathrm{~mm}$ <br> - - More than $168,3 \mathrm{~mm}$, but not more than $406,4 \mathrm{~mm}$ <br> - - Spirally weided <br> - Casıng and tubing of a kind used in drilling for oil or gas <br> - Other, welded, of circular cross-section, of iron or non-alley steel: <br> - Other: <br> - - - Precision tubes, with a wall thickness: <br> - - - Not exceeding 2 mm <br> - - - Exceeding 2 mm <br> - - - Other: <br> - - - Threaded or threadable tubes (gas pipe): <br> - - - - Plated or coated with zinc <br> - - - - Other <br> - - - Other, of an external diameter: <br> - - - - Not exceeding $168,3 \mathrm{~mm}$ : <br> - - - - - Plated or coated with zinc <br> - - - - - Other <br> — - - - Exceeding $168,3 \mathrm{~mm}$, but not exceeding $406,4 \mathrm{~mm}$ <br> - Other, welded, of circular cross-section, of stainless steel: <br> - - Other: <br> - - Cold-drawn or cold-rolled (cold-reduced) <br> - - Other <br> - Other, welded, of circular cross-section, of other alloy steel: <br> - Other: <br> - - - Precision tubes <br> - - - Other <br> - Other, welded, of non-circular cross-section: <br> - - Other: <br> - - - Of rectangular (including square) cross-section, with a wall thickness: <br> - - - - Not exceeding 2 mm <br> - - - Exceeding 2 mm <br> - - Of other sections <br> - Other | 15735 (cont'd) |
| $01.0165$ | $\begin{gathered} 7407 \\ \text { ex } 74071000 \\ \\ 740721 \\ 74072110 \end{gathered}$ | Copper bars, rods and profiles: <br> - Of refined copper: <br> - Solid <br> - Of copper alloys: <br> - Of copper-zinc base alloys (brass): <br> - - - Bars and rods | 4873 |


| $\begin{aligned} & \text { Order } \\ & \text { No } \end{aligned}$ | CN code | Description | $\begin{gathered} \text { Ceiling } \\ \text { (tonnes) } \end{gathered}$ |
| :---: | :---: | :---: | :---: |
| (1) | (2) | (3) | (4) |
| $\begin{aligned} & 01.0165 \\ & \text { (cont'd) } \end{aligned}$ | ex 74072190 <br> 740722 <br> ex 74072210 <br> ex 74072290 <br> ex 74072900 <br> 7408 | - - - Profiles: <br> - Solid <br> - -. Of copper-nickel base alloys (cupro-nickel) or copper-nickel-zinc base alloys (nickel silver): <br> - - Of copper-nickel base alloys (cupro-nickel): <br> - Solid <br> - - Of copper-nickel-zinc base alloys (nickel silver): <br> - Solid <br> - - Other <br> - Solid <br> Copper wire: | $4873$ |
| 01.0170 | 7409 | Copper plates, sheets and strip, of a thickness excceding $0,15 \mathrm{~mm}$ : | 1300 |
| 01.0180 | 7407 <br> ex 74071000 <br> 740721 <br> ex 74072190 <br> ex 74072210 <br> ex 74072290 <br> ex 74072900 <br> 7411 | Copper bars, rods and profiles: <br> - Of refined copper: <br> - Hollow <br> - Of copper alloys: <br> - - Of copper-zinc base alloys (brass): <br> - - - Profiles: <br> - Hollow <br> - - Of copper-nickel base alloys (cupro-nickel) or copper-nickel-zinc base alloys (nickel silver): <br> - - Of copper-nickel base alloys (cupro-nickel): <br> - Hollow <br> - - Of copper-nickel-zinc base alloys (nickel silver): <br> - Hollow <br> -- - Other <br> - Hollow <br> Copper tubes and pipes | 3614 |
| 01.0190 | $\begin{array}{r} \text { ex } 7604 \\ 7605 \end{array}$ | Aluminium bars, rods and profiles, excluding code 76042100 Aluminium wire | 2169 |
| 01.0200 | 7606 | Aluminium plates, sheets and strip, of a thickness exceeding $0,2 \mathrm{~mm}$ | 4756 |
| 01.0210 | $\begin{aligned} & 7903 \\ & 7905 \end{aligned}$ | Zinc dust, powders and flakes <br> Zinc plates, sheets, strip and foil | 3580 |
| 01.0220 | 8501 <br> 850110 <br> 85011010 <br> 85011091 <br> 85011093 <br> 85011099 <br> 850120 <br> 85012090 <br> 850131 <br> 85013190 <br> 850132 <br> 85013291 <br> 85013299 | Electric motors and generators (excluding generating sets): <br> - Motors of an output not exceeding 37,5 W: <br> - - Synchronous motors of an output not exceeding 18 W: <br> - - Other: <br> - - Universal AC/DC motors <br> - - - AC motors <br> - - - DC motors <br> - Universal AC/DC motors of an output exceeding 37,5 W: <br> - - Other <br> - Other DC motors; DC generators: <br> - - Of an output not exceeding 750 W : <br> - - Other: <br> - - Of an output exceeding 750 W but not exceeding 75 kW : <br> - - Other: <br> -. - - Of an output exceeding 750 W but not exceeding $7,5 \mathrm{~kW}$ <br> - _ - Of an output exceeding $7,5 \mathrm{~kW}$ but not exceeding 75 kW | $6 \% 44$ |



| Order No | CN code | Description | Ceiling (tonnes) |
| :---: | :---: | :---: | :---: |
| (1) | (2) | (3) | (4) |
| 01.0220 (cont'd) | 85022091 <br> 85022099 <br> 850230 <br> 85023091 <br> 85023099 <br> 850240 <br> 85024090 | - - - Of an output not exceeding $7,5 \mathrm{kVA}$ <br> - - - Of an ourput exceeding $7,5 \mathrm{kVA}$ <br> - Other generating sets: <br> - - Other: <br> - - Turbo-generators <br> - - - Other <br> - Electric rotary converters: <br> - - Other | 6744 (cont'd) |
| 01.0230 | 850300 <br> 8504 <br> 850490 <br> 85049011 <br> 85049019 <br> 85049090 | Parts suitable for use solely or principally with the machines of code 8501 or 8502 <br> Electrical transformers, static converters (for example, rectifiers) and inductors: <br> - Parts: <br> - - Of transformers and inductors: <br> - - - Ferrite cores <br> - - - Other <br> - - Of static converters | 2819 |
| 01.0240 | ex 8544 | Insulated (including enamelled or anodized) wire, cable (including coaxial cable) and other insulated electric conducrors, whether or not fitted with connectors; optical fibre cables, made up of individually sheathed fibres, whether or not assembled with electric conductors or fitted with connectors excluding products of CN codes 85443010 and 85447000 | 2911 |
| 01.0250 | 8546 | Electrical insulators of any material | 510 |
| 01.0270 | 8716 <br> 871610 <br> 87161010 <br> 87161091 <br> 87161093 <br> 87161099 <br> 871620 <br> 87162010 <br> 87162090 <br> 87163100 <br> 87163930 <br> 87163951 <br> 87163959 <br> 87163980 <br> 87164000 | Trailers and semi-trailers; ocher vehicles, nor mechanically propelled; parts thereof: <br> - Trailers and semi-trailers of the caravan type, for housing or camping: <br> - - Trailer tents <br> - - Other, of a weight: <br> - - - Nor exceeding 750 kg <br> - - - Exceeding 750 kg but not exceeding 3500 kg <br> - - - Exceeding 3500 kg <br> - Self-loading or self-unloading trailers and semi-trailers for agricultural purposes: <br> - - Manure spreaders <br> - - Other <br> - Other trailers and semi-trailers for the transport of goods: <br> - - Tanker trailers and tanker semi-trailers: <br> - - - New: <br> - - - Semi-trailers <br> - - - Other: <br> - - - - With a single axle <br> - - - - Other <br> - - - Used <br> - Other trailers and semi-crailers | $3168$ |
| 01.0280 | $\begin{aligned} & 9401 \\ & 940130 \\ & 94013010 \\ & 94013090 \end{aligned}$ | Seats (orther than those of code 9402), whether or not convertible into beds, and parts thereof: <br> - Swivel seats with variable height adjustment: <br> - - Upholstered, with backrest and fitted with cassors or glides <br> - - Other | 9886 |


| Order No | CN code | Dexription | Ceiling (ronnes) |
| :---: | :---: | :---: | :---: |
| (1) | (2) | (3) | (4) |
| 01.0280 (cont'd) | 94014000 <br> 94015000 <br> 94016100 <br> 94016900 <br> 94017100 <br> 94017900 <br> 94018000 <br> 940190 <br> 94019090 | - Seats other than garden seats or camping equipment, convertible into beds <br> - Seats of cane, osier, bambox or similar materials <br> - Other seats, with wooden frames: <br> - - Upholstered <br> - - Other <br> - Other seats, with metal frames: <br> - - Upholstered <br> - - Other <br> - Other seats <br> - Parts: <br> - - Other |  |
| 01.0290 | $\begin{aligned} & 9403 \\ & 940310 \\ & 94031010 \\ & 94031051 \\ & 94031059 \\ & 94031091 \\ & 94031093 \\ & 94031099 \\ & 940320 \\ & 94032091 \\ & 94032099 \\ & 940330 \\ & 94033011 \\ & 94033019 \\ & 94033091 \\ & 9403 \\ & 94033099 \\ & 94034000 \\ & 94035000 \\ & 940360 \\ & 94036010 \\ & 94036030 \\ & 94036090 \\ & 940370 \\ & 94037090 \\ & 94038000 \\ & 940390 \\ & 94039010 \\ & 94030 \end{aligned}$ | Other furniture and parts thereof: <br> - Metal furniture of a kind used in offices: <br> - - Drawing tables (other than those of code 9017) <br> - -- Other: <br> - - - Not exceeding 80 cm in height: <br> - - - Desks <br> - - - - Other <br> - - - Exceeding 80 cm in height: <br> - - - - Cupboards with doors, shutters or flaps <br> - - - - Filing, card-index and other cabinets <br> - - - - Other <br> - Other metal furniture: <br> - - Other: <br> - - - Beds <br> - - Other <br> - Wooden furniture of a kind used in offices: <br> -- Not exceeding 80 cm in height: <br> - - Desks <br> - - Other <br> - - Exceeding 80 cm in beight: <br> - - - Cupboards with doors, shutters or flaps; filing, card-index and other cabinets <br> - - Other <br> - Wooden furniture of a kind used in the kitchen <br> - Wooden furniture of a kind used in the bedroom <br> - Other wooden furniture: • <br> - - Wooder furniture of a kind used in the dining room and the living room <br> - - Wooden furniture of a kind used in shops <br> - - Other wooden furniture <br> - Furniture of plastics: <br> - - Other <br> - Furniture of other materials, including cane, osier, bamboo or similar materials <br> - Parts: <br> - - Of metal <br> - - Of wood <br> - - Of other materials | ( |

ANNE. CII ( B ) (b)


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| (1) | (2) | (3) | (4) |
| :---: | :---: | :---: | :---: |
| 02.0020 | 52103900 |  | (b) 11392 tonnes |
| (2) | 52104100 |  | (cont'd) |
| (cont'd) | 52104200 |  |  |
|  | 52104900 |  |  |
|  | 52105100 |  |  |
|  | 52105200 |  |  |
|  | 52105900 |  |  |
|  | 52111100 |  |  |
|  | 52111200 |  |  |
|  | 52111900 |  |  |
|  | 52112100 |  |  |
|  | 52112200 |  |  |
|  | 52112900 |  |  |
|  | 52113100 |  |  |
|  | 52113200 |  |  |
|  | 52113900 |  |  |
|  | 52114100 |  |  |
|  | 52114200 |  |  |
|  | 52114300 |  |  |
|  | 52114911 |  |  |
|  | 52114919 |  |  |
|  | 52114990 |  |  |
|  | 52115100 |  |  |
|  | 52115200 |  |  |
|  | 52115900 |  |  |
|  | 52121110 |  |  |
|  | 52121190 |  |  |
|  | 52121210 |  |  |
|  | 52121290 |  |  |
|  | 52121310 |  |  |
|  | 52121390 |  |  |
|  | 52121410 |  |  |
|  | 52121490 |  |  |
|  | 52121510 |  |  |
|  | 52121590 |  |  |
|  | 52122110 |  |  |
|  | 52122190 |  |  |
| - | 52122210 |  |  |
|  | 52122290 |  |  |
|  | 52122310 |  |  |
|  | 52122390 |  |  |
|  | 52122410 |  |  |
|  | 52122490 | - |  |
|  | 52122510 |  |  |
|  | 52122590 |  |  |
|  | ex 58110000 |  |  |
|  | ex 63080000 |  |  |
| $\begin{aligned} & 02.0025 \\ & (2 A) \end{aligned}$ | S208 3100 | Of which other than unbleached or bleached | (b) 2575 tomes |
|  | 52083211 |  |  |
|  | 52083213 |  |  |
|  | 52083215 |  |  |
|  | S208 3219 |  |  |
|  | 52083291 |  |  |
|  | 52083293 |  |  |
|  | 52083295 |  |  |
|  | 52083299 |  |  |
|  | 52083300 |  |  |
|  | . 52083900 |  |  |
|  | 52084100 |  |  |
|  | 52084200 |  |  |
|  | 52084300 |  |  |
|  | S208 4900 |  |  |
|  | 52085100 |  |  |
|  | 52085210 |  |  |
|  | 52085290 |  |  |
|  | 52085300 |  |  |
|  | 52085900 |  |  |


| (1) | (2) | (3) | (4) |
| :---: | :---: | :---: | :---: |
| 02.0025 | 52093100 |  | (b) 2575 tornes |
| (2A) | 52093200 |  | (cont'd) |
| (cont'd) | 52093900 |  |  |
|  | 52094100 |  |  |
|  | 52094200 |  |  |
|  | 52094300 |  |  |
|  | 52094910 |  |  |
|  | 52094990 |  |  |
|  | 52095100 |  |  |
|  | 52095200 |  |  |
|  | 52095900 |  |  |
|  | 52103110 |  |  |
|  | 52103190 |  |  |
|  | 52103200 |  |  |
|  | 52103900 |  |  |
|  | 52104100 |  |  |
|  | 52104200 |  |  |
|  | 52104900 |  |  |
|  | 52105100 |  |  |
|  | 52105200 |  |  |
|  | 52105900 |  |  |
|  | 52113100 |  |  |
|  | 52113200 |  |  |
|  | 52113900 |  |  |
|  | 52114100 |  |  |
|  | 52114200 |  |  |
|  | 52114300 |  |  |
|  | 52114911 |  |  |
|  | 52114919 |  |  |
|  | 52114990 |  |  |
|  | 52115100 |  |  |
|  | 52115200 |  |  |
|  | 52115900 |  |  |
|  | 52121310 |  |  |
|  | 52121390 |  |  |
|  | 52121410 |  |  |
|  | 52121490 |  |  |
|  | 52121510 |  |  |
|  | 52121590 |  |  |
|  | 52122110 |  |  |
|  | 52122190 |  |  |
|  | 52122210 |  |  |
|  | 52122290 |  |  |
|  | 52122310 |  |  |
|  | 52122390 |  |  |
|  | 52122410 |  |  |
|  | 52122490 |  |  |
|  | 52122510 |  |  |
|  | 52122590 |  |  |
|  | ex 58110000 |  |  |
|  | ex 63080000 |  |  |
| 02.0030 | 55121100 | Woven fabrics of synthetic fibres (staple or waste) other than narrow | 1247 tomes |
| (3) | 55121910 | woven fabrics, pile fabrics (including terry fabrics) and chenille |  |
|  | 55121990 | fabrics |  |
|  | 55122100 |  |  |
|  | 55122910 |  |  |
|  | 55122990 | . |  |
|  | 55129100 |  |  |
|  | 55129910 |  |  |
| $\backslash$ | 55129990 |  |  |
|  | 55131110 |  |  |
|  | 55131130 |  |  |
|  | 55131190 |  |  |
|  | 55131200 |  |  |
|  | 55131300 |  |  |
|  | 55131900 |  |  |

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| (1) | (2) | (3) | (4) |
| :---: | :---: | :---: | :---: |
| (a) 02.0160 <br> (b) 02.0165 <br> (16) | $\begin{aligned} & 62031100 \\ & 62031200 \\ & 62031910 \\ & 62031930 \\ & 62032100 \\ & 62032290 \\ & 62032390 \\ & 62032919 \end{aligned}$ | Men's or boys' suits and ensembles, other than knitted or crocheted, of wool of cotton or of man-made fibres, excluding skı suits | (a) 4235 pieces <br> (b) 756000 pieces |
| $\begin{gathered} 02.0670 \\ (67) \end{gathered}$ | 58079090 61130010 61171000 61172000 61178010 61178090 61179000 63012010 63013010 63014010 63019010 63021010 63021090 63024000 ex 63026000 63031100 63031200 63031900 63041100 63049100 ex 63052000 63053110 ex 63053900 ex 63059000 63071010 63079010 | Knitted or crocheted clothing accessories other than for babies, household linen of all kinds, knitted or crocheted; curtains (including drapes) and interior blinds, curtain or bed valances and other furnishing articles knitted or crocheted blankets and travelling rugs, other knitted or crocheted articles including parts of garments or of clothing accessories | (b) 962 tornes |

ANNEX CIII


[^5]ANNEX CIV (a) (b)

| $\begin{aligned} & \text { Order } \\ & \text { No } \end{aligned}$ | CN code | Description | Ceiling (tonnes) |
| :---: | :---: | :---: | :---: |
| 04.0030 | $\begin{aligned} & 7202 \\ & 720221 \\ & 72022110 \\ & 72022190 \\ & 72022900 \end{aligned}$ | Ferro-alloys <br> - Ferro-silicon: <br> - - Containng by weight more than $55 \%$ of silicon: <br> - - - Containing by weight more than $55 \%$ but not more than $80 \%$ of silicon <br> - - Containing by weight more than $80 \%$ of silicon <br> - Other | $\left\{\begin{array}{l} 850 \omega \end{array}\right.$ |
| 04.0040 | 72023000 | - Ferro-silico-manganese | 1362 |
| 04.0050 | 720241 72024110 72024190 720249 72024910 72024950 72024990 ex 72024910 ex 72024950 | - Ferro-chromium: <br> -- Containing by weight more than $4 \%$ of carbon: <br> - - - Containing by weight more than $4 \%$ but not more than $6 \%$ of carbon <br> -- -- Containing by weight more than $6 \%$ of carbon <br> - - Other: <br> - - - Containing by weight not more than $0,05 \%$ of carbon <br> - - Containıng by weight more than $0,05 \%$ but not more than $0,5 \%$ of carbon <br> - - - Containing by weight more than $0,5 \%$ but not more than $4 \%$ of carbon of which: <br> - Ferro-chromium containing by weight not more than $0,10 \%$ of carbon and more than $30 \%$ but not more than $90 \%$ of chromium (super-refined ferro-chromium), maximum |  |
| 04.0090 | $\begin{aligned} & 7901 \\ & 79011100 \\ & 790112 \\ & 79011210 \\ & 79011230 \\ & 79011290 \\ & 79012000 \end{aligned}$ | Unwrought zinc: <br> - Zinc, not alloyed: <br> - - Containing by weight $99,99 \%$ or more of zinc <br> - - Containing by weight less than $99,99 \%$ of zinc: <br> - - Containing by weight $99,95 \%$ or more but less than $99,99 \%$ of zinc <br> _ - Containing by weight $98,5 \%$ or more but less than $99,95 \%$ of zunc <br> - - - Contaning by weight $97,5 \%$ or more but less than $98,5 \%$ of zinc <br> - Zinc alloys | $\} 2994$ |

(a) Notwithstanding the rules for the interpretation of the combined nomenclature, the wording for the designation of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the application of the CN code. Where ex CN code positions are indicated, the preferential scheme is to be determined by apphication of CN code and corresponding description taken together.
(b) See Taric codes in Annex CV

## ANNEX CV

Taric codes


## AMEX D

Concerning the agricultural producte referred to in Articles 4, 5 and 6

| CN Code | Description | Preferantlal rate of duty |
| :---: | :---: | :---: |
| 0101 | Live horses, asses, mules and hinnies: - Horses: |  |
| 010119 | - Other: |  |
| 01011910 | - For slaughter ${ }^{1}$ | $0 \%$ |
| 0703 | Onions, shallote, garlic. leake and other alliaceous vegetables, freah or chilled: |  |
| ex 07032000 | ```- Garlic: - fram 1 February to 31 May``` | 2.7\% |
| 0709 | Other vegetables, fresh or chilled: <br> - Mushrooms and truffles: |  |
| 070951 | - Mushroome: |  |
| 07095130 | - Chanterelles | 08 |
| 07095150 | - Flop mushrooms | 2.5\% |
| 07095180 | - Other, excluding truffles | $0 \%$ |
| 070960 | - Frulte of the genus Capsicum or the genus Pimenta: ${ }^{3}$ |  |
| 07096010 | - Sweet peppers | 2.28 |
| 0710 | Vegetables (uncooked or cooked by steaming or bolling in woter), frozen: ${ }^{4}$ <br> - Leguminous vegetables, shelled or unshelled: |  |
| 07102100 | - Peas (Pisun sativum) | 2.28 |

[^6]| CN Code | Description $\begin{aligned} & \text { Prefor } \\ & \text { of }\end{aligned}$ | Preferential of duty |
| :---: | :---: | :---: |
| 0711 | Vegetables provisionally preserved (for example. by sulphur dioxide gas. In brine, in sulphur water or in other preservative solutions). but unsuitable in that state for immedlate consumption: |  |
| 071180 | - Other vegetables; mixtures of vegetables: <br> - Vegetables: |  |
| ex 07119050 | $\qquad$ Mushroome <br> - excluding cultivated mushrooms | $0 \%$ |
| 0712 | Dried vagetables, whole, cut, sliced, broken or in powder, but not further prepared: |  |
| 071220 | - Onions | 0\% |
| ex 071230 | - Mushrooms and truffles: <br> - excluding cultivated mushrooms | $0 \%$ |
| 0713 | Dried leguminous vegetables, shelled, whether or not skinned or split: <br> - Beans (Vigna spp.. Phaseolus spp.): |  |
| 071332 | - Small red (Adzukl) beans (Phaseolus or Vigna angularis): |  |
| 07133290 | - Other | $0 \%$ |
| 071333 | - Kidney beans, including white pea beans (Phaseolus vulgaris): |  |
| 07133390 | - Other | 0\% |
| 071339 | - Other: |  |
| 07133990 | - Other | 0\% |

## $-40=$



| CN Code | Description | Preferential of duty |
| :---: | :---: | :---: |
|  |  |  |
|  |  |  |
| 0813 | Fruit, dried, other than that of heading Nos 0801 to 0806; mixtures of nuts or dried fruits of this chapter: |  |
| 081340 | - Other fruit |  |
| ex 08134080 | - Other |  |
|  | - Sour cherries | $0 \%$ |
| 0904 | Pepper of the genus Piper: dried or crushed or ground frults of the genus Copslcum or of the genus Pimenta: <br> - Pepper: |  |
| 09041200 | - Crushed or ground | $0 \%$ |
| 090420 | - Fruits of the genus Copslcum or of the genue Pimento, dried or crushed or ground |  |
| 09042010 | - Sweet peppers | 08 |
| 09042090 | - Crushed or ground | 0\% |
| 0909 | Seeds of anlse, badian, fennel, coriander, cumin or caraway; juniper berries: |  |
| 1209 | Seeds, fruit and epores, of a kind used for |  |
|  | sowing: | $0 \%$ |
| 2001 | Vegetobies, fruit, nuts and other edible parts of plants, prepared or preserved by vinegar or acetic acid: |  |
| ex 20011000 | - Cucumbers and gherkins: <br> - Cucumbers ${ }^{1}$ |  |
| 200190 | - Other: |  |
| 0x 20019080 | - Other: |  |
|  | - Sweet peppers | 0\% |
| 2004 | Other vegetables prepared or preserved otherwise then by vinegar or acetic acid, frozen: |  |

[^7]- 5 -



## -43-

CN Code Description | Preferential rate |
| :--- | :--- |
| of duty |



Fruit, nuts and other edible parts of plants, otherwise prepared or preserved, whether or not containing added sugar or other sweetening matter or spirit, not elsewhere specified or included:

200890
ex 20089033

2401
ex 240110
ex 24011060
ex 240120
ex 24012060

- Other:
- Vodka of an alcoholic strength by volume of 45.4\% vol or less and plum. pear or cherry spirit (excluding liquers). In containers holding:
- 2 litres or less:
_- Plum, pear or cherry spirit (excluding liquers)
- Plum spirit under the name "SIjivovica"5.7 0\% Unmanufactured tobacco; tobacco refuse:
- Tobacco, not stemmed/stripped:
- Other:
- Sun-cured Oriental type tobacco - Tobacco of the "Prilep" type ${ }^{6} 7$
- Tobacco, partly or wholly stemmed/stripped: - Other:
- Sun-cured Oriental type tobacco

ECU 3.5 per

- Tobacco of the "Prilep" type $6.7 \quad 100 \mathrm{~kg}$ net ${ }^{\text {a }}$

3 Within the limits of on annal Community tariff quota of 3000 tonnes.
4 End use will be monitored in accordance with the relevant Community provisions.
5 Within the limits of an annal Community tariff quota of 5420 hl .
6 Within the limits of an annal Community tariff quota of 1500 tonnes in respect of both subheadings concerning tobacco of the "Prilep" type.
Entry under this subheading is subject to conditions laid down in the relevant Community provisions.

This specific customs duty is only collected where its value exceeds $2 \%$ ad valorem (see Regulation (EEC) No 2573/90).

## -nh-



Wine of fresh grapes, including fortified wines; grope must other than that of heading No 2009:

- Other wine: grape must with fermentation prevented or arrested by the addition of alcohol:
- In containers holding 2 litres or leas:
- Other:
_ Of an actual alcoholic strength by volume not exceeding 13x vol:
22042125
22042135


## AMES E



[^8]

[^9]CN Code Description

## －Unseparated or separated hindquarters：

ex 02012051
ex 02012059
—— Of a weight not exceeding 75 kg for unseparated hindquarters or of a weight not exceeding 40 kg for separated hindquarters：
－separated hindquarters of a weight of not less than 38 kg in the case of＂Pistol＂cuts，with a low degree of ossification of the cartilages（in particular those of the vertebral apaphyses），the meat of which is a light pink colour and the fat of which，of extremely fine texture，is white to light yellow in colour a
＿Of a weight exceeding 75 kg for unseparated hindquarters or of o weight exceeding 40 kg for separated hindquarters：
－separated hindquarters of a weight of not less than 45 kg but not more than 75 kg （but not more than 68 kg in the case of＂Pistol＂ cuts），with a low degree of ossification of the cartilages（in particular those of the vertebral apaphyses），the meat of which is a light pink colour and the fat of which，of extremely fine texture．is white to light yellow in colour ${ }^{\text {a }}$

[^10]> Draft Decision of the Representatives of the Governments of the Member States, meeting within the Council, concerning the arrangements applicable to the import into the community of products covered by the ECSC Treaty and originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia, Montenegro and Slovenia;
the representatives of the governments of the member states meeting within the Council,

In agreement with the Commission,
Having regard to the Treaty establishing the European Coal and Steel Community;
Whereas, by Decision No $91 / 558 / E C S C$ of the Representatives of the Member States meeting within the Council, the Community suspended the trade concessions provided for by the Agreement between the Member States of the ECSC and the Socialist Federal Republic of Yugoslavia;

Whereas the Community and its Member States, meeting within the framework of European Political Cooperation, have decided by common accord to apply selective positive measures in favour of those parties which contribute to progress towards peace;

Whereas, by Council Regulation ((EEC) No 3567/91) ${ }^{1}$ the Council granted the Republics of Bosnia-Herzegovina, Croatia, Macedonia and Slovenia the benefit of trade provisions which are equivalent in essence to those of the Cooperation Agreement suspended by the Community in respect of EEC products;

Whereas selective positive measures in favour of Bosnia-Herzegovina, Croatia, Macedonia an Slovenia should also apply in respect of ECSC products;

HAVE DECIDED AS FOLLOWS:

## Article 1

1. Subject to the special provisions laid down in paragraphs 2 and 4, products originating in the Republics of Bosnia-Herzegovina, Croatia, Macedoniafand Slovenia shall be admitted for import into the Community without quantitative restrictions or measures having equivalent effect and exempt from customs duties and charges having equivalent effect.
2. The import of goods referred to in the Annex shall be subject to a system of annual ceilings above which the customs duties actually applied in respect of third countries may be reintroduced in accordance with the provisions of paragraph 3. The ceilings established for 1992 are indicated for each of them. Such ceilings shall apply as a whole to all the Republics to which this Regulation refers.
3. As soon as a ceiling set for the import of a product has been reached, the customs duties actually applicable to third countries may again be levied on imports of the product in question until the end of the calendar year.

1 OJ No L 342, 12.12.1991.

## $-49-$

4. The Kingdom of Spain and the Portuguese Republic shall apply, mutatis mutandis, customs duties calculated in accordance with Decision $87 / 603 / E C S C$ of the Representatives of the Governments of the Member States, meeting within the Council, and of the Commission of 21 December 1987.1

## Article 2

1. The provisions determining the rules of origin in the context of the import arrangements applicable to products covered by the EEC Treaty and originating in Bosnia-Herzegovina, Croatia, Macedonia and Slovenia, laid down in Regulation (EEC) No ......../92 shall apply to this Decision.

## Article 3

1. Where the offers made by economic operators in the Republics concerned are likely to cause prejudice to the operation of the common market and where this prejudice may be ascribed to a difference as regards prices in the conditions of competition, the Community may adopt such safeguard measures as it considers necessary to avoid or put an end to prejudice to the operation of the common market; in particular it may withdraw the tariff concessions.

## Article 4

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

It shall be applicable from 1 January 1992 to 31 December 1992.

ANNEX (a)

| Order No | CN code (*) | Description | Ceiling (tonnes) |
| :---: | :---: | :---: | :---: |
| (1) | (2) | (3) | (4) |
| 06.0010 | 72011011 <br> 72011019 <br> 72011030 <br> 72011090 <br> 72012000 <br> 72013090 <br> 72014000 <br> 72029911 <br> 72039000 | Pig iron and spiegeleisen in pigs, blocks or other primary forms: <br> - Non-alloy pig iron containing by weight $0,5 \%$ or less of phosphorus: <br> - - Containing by weight not less than $0,4 \%$ of manganese: <br> - - - Containing by weight $1 \%$ or less of silicon .: <br> - - Containing by weight more than $1 \%$ of silicon <br> - - Containing by weight not less than $0,1 \%$ but less than $0,4 \%$ of manganese <br> - - Containing by weight less than $0,1 \%$ of manganese <br> - Non-alloy pig iron containing by weight more than $0,5 \%$ of phosphorus <br> - Alloy pig iron: <br> - Other <br> - Spiegeleisen <br> Ferro-alloys: <br> - Other: <br> - Other: <br> - - Ferro-phosphorus: <br> - - - Containing by weight more than $3 \%$ but less than $15 \%$ of phosphorus <br> Ferrous products obtained by direct reduction of iron ore and ocher spongy ferrous products, in lumps, pellets or similar forms; iron having a minimum purity by weight of $\mathbf{9 9 , 9 4 \%}$, in lumps, pellets or similar forms: <br> - Other | ( |
| 06.0020 | $\begin{aligned} & 72081100 \\ & 72081210 \\ & 72081291 \\ & 72081295 \\ & 72081298 \\ & 72081310 \\ & 72081391 \\ & 72081395 \\ & 72081298 \\ & 72081410 \\ & 72081491 \end{aligned}$ | Flat-rolled products of iron or non-alloy steel, of a width of 600 mm or more, hot-rolled, not clad, plated or coated: <br> - In coils, not further worked than hot-rolled, of a thickness of less than 3 mm and having a minimum yield point of 275 MPa or of a thickness of 3 mm or more and having a minimum yield point of 355 MPa : <br> - - Of a thickness exceeding 10 mm <br> - - Of a thickness of $4,75 \mathrm{~mm}$ or more but not exceeding 10 mm : <br> - - Intended for re-rolling ( ${ }^{1}$ ) <br> - - - Other: <br> - - - With patterns in relief <br> - - - - Other: <br> - - - - Pickled <br> - - - - Other <br> - - Of a thickness of 3 mm or more but less than $4,75 \mathrm{~mm}$ : <br> - - - Intended for re-rolling ${ }^{(1)}$ <br> - - - Other: <br> - - - With patterns in relief <br> - - - - Other: <br> - - - - Pickled <br> - - - - Other <br> - Of a thickness of less than 3 mm <br> - - - Intended for re-rolling ( ${ }^{( }$) <br> - - Other: <br> - - - Pickled | $\underbrace{}$ |

[^11](a) Notwithstanding the rules for the interpretation of the combined nomenclature, the wording for the designation of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the application of CN codes. Where ex CN code positions are indicated, the preferental scheme is to be determined by application of the CN code and corresponding description taken together.
(*) The Taric codes are to be found on the last page of this Annex.

| Order No | CN code | Description | Ceiling (tonnes) |
| :---: | :---: | :---: | :---: |
| (1) | (2) | (3) | (4) |
| 06.0020 (cont'd) | 72081499 <br> 72082110 <br> 72082190 <br> 72082210 <br> 72082291 <br> 72082295 <br> 72082298 <br> 72082310 <br> 72082391 <br> 72082395 <br> 72082398 <br> 72082410 <br> 72082491 <br> 72082499 <br> ex 72111210 <br> ex 72111910 <br> ex 72112210 <br> ex 72112910 | - - - Other <br> - Other, in coils, not further worked than hot-rolled: <br> - - Of a thickness exceeding 10 mm : <br> - - - With patterns in relief <br> - - Other <br> - - Of a thickness of $4,75 \mathrm{~mm}$ or more but not exceeding 10 mm : <br> - - Intended for re-rolling ( ${ }^{1}$ ) <br> - - Other: <br> --- With patterns in relief <br> - - - - Other: <br> - - - - Pickled <br> - - - - Other <br> - - Of a thickness of 3 mm or more but less than $4,75 \mathrm{~mm}$ : <br> - - - Intended for re-rolling ( ${ }^{1}$ ) <br> - - Other: <br> - - - - With patterns in relief <br> - - - Other: <br> - - - - - Pickled <br> - - - - Other <br> - - Of a thickness of less than 3 mm : <br> - - - Intended for re-rolling ( ${ }^{1}$ ) <br> - - Other: <br> - - - - Pickied <br> - - - .- - Other <br> Flat-rolled products of iron or non-alloy steel, of a width of less than 600 mm , not clad, plated or coated: <br> - Not further worked than hot-rolled, of a thickness of less than 3 mm and having a minimum yield point of 275 MPa or of a thickness of 3 mm or more and having a minimum yield point of 355 MPa : <br> - Other, of a thickness of $4,75 \mathrm{~mm}$ or more: <br> - - Of a width exceeding 500 mm : <br> $\left.-{ }^{2}\right)$ <br> - - Other: <br> - - Of a width exceeding 500 mm : <br> $\left.-{ }^{2}\right)$ <br> - Other, not further worked than hot-rolled: <br> - Other, of a thickness of $4,75 \mathrm{~mm}$ or more: <br> - - Of a widch exceeding 500 mm : <br> - ( ${ }^{2}$ ) <br> - - Other: <br> - - Of a width exceeding 500 mm : <br> - ( ${ }^{2}$ ) | 42845 <br> (cont'd) |
| 06.0030 | 72071915 | Semi-finished products of iron or non-alloy steel: <br> - Containing by weight less than $0,25 \%$ of carbon: <br> - - Other: <br> - - Of circular or polygonal cross-section: <br> - - - - Rolled or obtained by continuous casting: <br> - - - - Other <br> - Containing by weight $0,25 \%$ or more of carbon: <br> - - Of circular or polygonal cross-section: <br> - - Rolled or obtained by continuous casting: <br> - - - - Other: | $\}$ |

[^12]\begin{tabular}{|c|c|c|c|}
\hline Order No \& CN code \& Description \& Ceiling (tonnes) <br>
\hline (1) \& (2) \& (3) \& (4) <br>
\hline 06.0030 (cont'd) \& 72072055
72131000
72133100
72133900
72134100
72134900

72142000
72144010
72144091
72144099
72145010
72145091
72145099

72159010

7 \& | _ - - - Containing by weight $0,25 \%$ or more but less than $0,6 \%$ of carbon |
| :--- |
| Bars and rods, hot-rolled, in irregularly wound coils of iron or non-alloy steel: |
| - Containing indentations, ribs, grooves or other deformations produced during the rolling process |
| - Other, containing by weight less than $0,25 \%$ of carbon |
| - Other, containing by weight $0,25 \%$ or more but less than $0,6 \%$ of carbon |
| Other bars and rods of other alloy steel, not further worked than forged hot-rolled, hot-drawn or hot-extruded but including those twisted after rolling: |
| - Containing indentations, ribs, grooves, or other deformations produced during the rolling process or twisted after rolling |
| - Other, containing by weight less than $0,25 \%$ of carbon |
| - Other, containing by weight $0,25 \%$ or more but less than $0,6 \%$ of carbon |
| Other bars and rods of iron or non-alloy steel: |
| - Other: |
| - - Hot-rolled, hot-drawn or extruded not further worked than clad |
| Other bars and rods of other alloy steel, angles, shapes and sections of other alloy steel: |
| - Hollow drill bars and rods: |
| - Of non-alloy steel - | \& \[

$$
\begin{gathered}
28231 \\
(\text { cont'd) }
\end{gathered}
$$
\] <br>

\hline 06.0040 \& 72071931
72072071
7
72161000
72162100
72162200
ex 72163111
ex 72163119
ex 72163191
ex 72163199

ex 72163211 \& | Semi-finished products of iron or non-alloy steel: |
| :--- |
| - Containing by weight less than $0,25 \%$ of carbon: |
| -- Other: |
| - - Blanks for angles, shapes and sections: |
| - - - Rolled or obrained by continuous casting |
| - Containing by weight $0,25 \%$ or more of carbon: |
| - - Blanks for angles, shapes and sections: |
| - - . Rolled or obtained by continuous casting |
| Angles, shapes and sections of iron of non-alloy steel: |
| - U-, I- or H-sections, nor further worked than hot-rolled, hot-drawn or extruded, of a height of less than 80 mm |
| - L- or T-sections, not further worked than hot-rolled, hor-drawn or extruded of a height of less than 80 mm |
| - - - Of a height of 80 mm or more but not exceeding 220 mm : |
| — $\quad$. With parallel flange faces. |
| - (') |
| - - - Other |
| - (1) |
| - - Of a height of more than 220 mm : |
| — - . With parallel flange faces |
| - ( ${ }^{1}$ ) |
| - - - - Other |
| - ( ${ }^{1}$ ) |
| - - - Of a height of 80 mm or more but not exceeding 220 mm : |
| - - . With parallel flange faces |
| $\left.-{ }^{1}\right)$ | \& ( ${ }^{\text {a }}$ <br>

\hline
\end{tabular}

[^13]

[^14] separately and less than $0,07 \%$ of these elements taken together.

$$
-6-
$$

$$
-1-\quad-56
$$


[^15]

[^16]

[^17]

[^18]|  | CN code | Description | Ceiling amount (in connes). |
| :---: | :---: | :---: | :---: |
|  | (2) | (3) | (4) |

[^19] $0,07 \%$ of these eiements taken together.


[^20]

Taric codes



## EXPLANATORY MEMORANDUM

1. Council Regulation (EEC) No .../92 concerning the arrangements applicable to the import into the Community of products originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia, itontenegro and Slovenprovides for exemption from customs duty for almost all produces falling within Chapters 25 to 97 of the Combined Nomenclature and originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia and Slovenia. As a derogation from this, Article 3 of Regulation ..../91 provides that imports of some of these products will be subject to ceilings. If these are exceeded, customs duties applicable to third countries may be reintroduced until the end of the calendar year.

Within the limits of these tariff ceilings, Spain and Portugal will apply duties calculated in accordance with Council Regulation (EEC) No 4150/87.
2. The aims of the attached proposal for a Regulation are:

- to establish for 1992 import ceilings for certain products from the republics referred to above;
- to give the Commission powers to reintroduce customs duties under certain conditions;
- to set up a system of import surveillance for the products to which ceilings apply.

Implementation of these measures:

- annual ceilings
and
- reintroduction of customs duties
entails the acceptance of precise common rules, applied in the same way by all the Member States. This can be achieved by setting up a system of community surveillance to determine the actual level of imports from the partner country concerned.


## $-65-$

## -2-

To that end, the Member States should take the appropriate steps to allow rapid collection of statistics for the Community. Only imports of the products concerned should be recorded. This should be done when they arrive at customs, accompanied by an entry for free circulation and a movement certificate complying with the rules of the agreement referred to in paragraph 1.

The figures should be compiled by each Member state at the end of each month and sent by the fifteenth of the following month to the Commission. This will allow it to transmit to all the Member States a product-by-product summary of the relevant imports for the previous month. The surveillance arrangements will require diligence and close collaboration between the authorities and departments involved within the Member States and the Commission.
3. The mechanism for reintroducing customs duties would operate as follows: if the overall monthly figures compiled by the Commission show that $75 \%$ of the ceiling for a particular product has been reached, consultations may be held (notably within the economic tariff questions group) at the initiative either of a Member state or of the Commission. The aim of the consultations is to decide in each individual case whether customs duties in respect of third countries should be reintroduced when the ceiling is reached.

Monthly figures would continue to be compiled for imports of the product in question.

$$
-66-
$$

-3-
This will enable the Commission to take steps as rapidly as possible to reintroduce duties for the partner country until the end of the calendar year. If this occurs, levying of duty on the product in question will of course be reintroduced by the deadline stipulated in the Regulation.
4. With regard to the implementation of the rules concerning ceilings and the reintroduction of duty, the draft decision provides for a delegation of the Council's powers to the Commission.

The draft decision confines itself to sketching out a general framework for the use of these powers, in order to permit rapid and flexible adjustment of procedure in close collaboration with the Member States. Again in the interests of maximum efficiency and speed, the proposal gives the Commission responsibility for reintroducing the levying of duties applicable to third countries for the republics in question.

Annex: proposal for a Council Regulation

Proposal for<br>COUNCIL REGULATION (EEC) NO ..../92


#### Abstract

Of establishing ceilings and Community surveillance for imports of certain products originating in the Repuhlics of Bosnia-Herzegovina, Croatia, Macedonia and Slovenia (1992)


THE COUNCIL OF THE EUROPEAN COMMUNITIES,

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


#### Abstract

Having regard to the proposal from the Commission,

Whereas Council Regulation (EEC) No ..../92 of ...... 1992 concerning the arrangements applicable to the import into the Community of products originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia and Slovenial provides for exemption from customs duty and charges having an equivalent effect for almost all products falling within Chapters 25 to 97 of the Combined Nomenclature and originating in those Republics; whereas Article 3 of that Regulation stipulates that the products listed in Annexes I to IV hereto should be subject to annual import ceilings, the exceeding of which may result in reintroduction of the customs duties applicable to third countries;

Whereas, under these circumstances, the Commission must be kept regularly informed of the trend of imports of the said products and whereas it is therefore necessary for imports of those products to be subject to surveillance; whereas the said tariff ceilings should therefore be opened for 1992;

Whereas Council Regulation (EEC) No $4150 / 87$ of 21 December 1987 amending Regulation (EEC) No $449 / 86$ and (EEC) No $2573 / 87^{2}$ provides that the Kingdom of Spain and the Portuguese Republic are to apply duties progressively reducing the gap between the basic duties and the preferential duties in accordance with a given timetable;


[^21]Whereas Community surveillance may be achieved by means of an administrative procedure based on charging imports of the products in question against the ceilings at Community level as and when those products are entered with the customs authorities for free circulation; whereas this administrative procedure must make provision for the possibility of reintroducing customs duties as soon as the ceilings are reached at Community level;

Whereas this administrative procedure requires close and particularly rapid cooperation between the Member States and the Commission and the latter must in particular be able to follow the progress of quantities charged against the ceilings and keep the Member States informed; whereas this cooperation has to be particularly close since the Commission must be able to take appropriate measures to reintroduce customs duties if one of the ceilings is reached,

HAS ADOPTED THIS REGULATION:

## Article 1

1. From 1 January to 31 December 1992, imports into the Community of certain products originating in the Republics of Bosnia-Herzennvina, Croatia, Macedonia, Montenegro or Slovenia and listed in Annexes CI, CII, CIII and
CIV to Regulation (EEC) No .../92 shall be subject to ceilings and Community surveillance.

The description of the products referred to in the first subparagraph, their combined nomenclature codes and the corresponding ceilings or sub-ceilings are set out in the said Annexes. In Annex CII, the ceilings are indicated in column 4(b).

Within the limits of these tariff measures, the Kingdom of Spain and the Portuguese Republic shall apply duties calculated in accordance with Regulation (EEC) No 4150/87.
2. The ceilings laid down for certain products listed in Annex CII which have been the subject of an outward processing operation in accordance with the Community rules on economic outward processing are indicated in column 4(a).
3. Quantities shall be charged against the ceilings or sub-ceilings as and when the products are entered with customs authorities for free circulation accompanied by a movement certificate in accordance with the rules contained in Commission Regulation (EEC) No .../9. on the definition of the concept of "originating products" and methods of administrative cooperation applicable to the import into the Community of products originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia and Slovenia. ${ }^{1}$

[^22]With regard to the ceilings established for categories 5, 6, 7, 8, 15 and 16 of column 4(a) of Annex CII, reimported goods which have been the subject of an outward processing operation in accordance with the Community rules on economic outward processing may be charged against the respective ceilings only if the movement certificate issued by the competent authorities of the Republics in question contains a reference to the prior authorization provided for by the Community rules on economic outward processing.

Goods may be charged against a ceiling or sub-ceiling only if the movement certificate is presented before the date on which customs duties are reintroduced.

The extent to which the ceilings and sub-ceilings are used up shall be determined at Community level on the basis of the imports charged against them in the manner defined in the first, second and third sub-paragraphs.

Member States shall periodically inform the Commission of imports charged in accordance with the above procedure; such information shall be supplied in the manner laid down in paragraph 5.
4. As soon as the ceilings or sub-ceilings have been reached, the Commission may adopt a regulation reintroducing, until the end of the calendar year, the customs duties actually applied in respect of third countries.
5. Member States shall send the Commission not later than the fifteenth day of each month statements of the quantities charged during the preceding month. If the Commission so requests, they shall provide such statements for a period of ten days and forward them within five clear days of the end of each 10 -day period.

## Article 2

The Member States and the Commission shall cooperate closely to ensure that this Regulation is complied with.

## Article 3

This Regulation shall enter into force on 1 January 1992.
This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels,

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For the Council
The President
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\begin{aligned}
& \text { Proposal for a } \\
& \text { COUNCIL REGULATION (EEC) No .... } 791 \\
& \text { of } \\
& \text { Opening and providing for the administration of Community tariff } \\
& \text { quotas for certain products originating in the republics of } \\
& \text { Bosnia-Herzegovina, Croatia, Macedonia. fiontenegro and Slovenia (1992) }
\end{aligned}
$$

THE COUNCIL OF THE EUROPEAN COMMUNITIES,
Having regard to the Treaty establishing the European Economic Community, and in particular Article 113 thereof,

Having regard to the oroposal from the Commission,

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Whereas Council Regulation (EEC) No .... }192\mathrm{ of ........... }1992\mathrm{ concerning the
arrangements applicable to the import of products\mp@subsup{e}{e}{\prime}\mp@subsup{|}{igjnating in the Republics}{}
of Bosnia-Herzegovina, Croatia, Macedoniarand Slovenia provides for the
opening of Community tariff quotas for imports into the Community of:
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- 300 tonnes of garlic falling within CN code ex 0703 2000 , for the period 1 February to 31 May,
- 1200 tonnes of sweet peppers falling within CN code 070960 10,
- 1300 tonnes of frozen peas falling with CN code 071021 00,
- $\mathbf{3 0 0 0}$ tonnes of sweet cherries, clear-fleshed of a diameter not exceeding 18,9 millimetres, stoned, intended for the manufacture of chocolate products falling within CN code ex 200860 39,
- 545000 hectolitres of certain wine of fresh grapes. falling within Chapter 22 of the Conbined ivomenclature,
- 5420 hectolitres of plum spirit marketed under the name of 'Sljivovica', falling within CN code ex 220890 33, and
- 1500 tonnes of tobacco of the 'Prilep' type, falling within CN code ex 24011060 or 24012060 , as defined in an agreement in the form of an exchange of letters of 11 July 1980,

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originating in the republics to which this Regulation refers;
Whereas, within the limits of these tariff quotas, customs duties will be
brought down to the level stipulated in Article 4 of Regulation (EEC) No .....192;
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OJ L ...., .......1991, p. ....

Whereas, within the limits of these tariff quotas,
the Kingdom of Spain and the Portuguese Republic shall apply dutics calculated in accordance with the relevant provisions of Council Requlation (EEC) No 4150/87 of 21 December 1987 aniending Regulations (EEC) ivo 449/86 and (EEC) io 2573/871;

Whereas plum spirit and tobacco of the 'Prilep' type must be accompanied by a certificate of authenticity;

Whereas importation into the Community of the wines in question is subject to compliance with the free-at-frontier reference price; whereas the said wines qualify for these tariff quotas only if Article 54 of Council Regulation (EEC) No 822/87 of 16 March 1987 on the common organization of the market in wine (2), as last amended by Regulation (EEC) No 388/90 ( 3 ), is adhered to;

Whereas all Communiry importers should be ensured equal and continuous access to the said quotas and the duty rates laid down for the quotas should be applied consistently to all imports of the products in question into all Member States until the quotas are exhausted; whereas the necessary measures should be taken to provide for effective Community management of the quotas, so that the Member States may draw against the quotas such quantities as they may need, corresponding to actual imports; whereas this method of administration requires close cooperation between the Member States and the Commission;

Whereas, since the Kingdom of Belgium, the Kingdom of the Netherlands and the Grand Duchy of Luxembourg are united within, and jointly represented by, the Benelux Economic Union, any operation concerning the administration of these quotas may be carried our by any one of its members,

HAS ADOPTED THIS REGULATION:

## Article 1

1. (a) The customs duties applicable to impors into the Community of the following products, originating in the repuilics of Bosnia-Herzegovina. Croatia, Macedonia; Montenegro and Slovenia, shall ie suspended during the periods, st the levels and within the limits of the Community tariff quotas as shown below for each one:
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OJ L 389, 31.12.1987, p. 1.
0J L 84, 27.3.1987, p. 1.
OJ L 42, 16.2.1990, p. 9.
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(b) Taric codes

| Order No | CN code | Taric code |
| :---: | :---: | :---: |
| 09.1507 | ex 07032000 | $\begin{aligned} & 07032000 \cdot 10 \\ & 07032000 \cdot 20 \\ & 07032000 \cdot 30 \end{aligned}$ |
| 09.1517 | ex 20086039 | $20086039 \cdot 10$ |
| 09.1515 | $\begin{aligned} & \text { ex } 22042129 \\ & \text { ex } 22042139 \\ & \text { ex } 22042929 \\ & \text { ex } 22042939 \end{aligned}$ | $\begin{aligned} & 22042129 \cdot 95 \\ & 22042129 \cdot 96 \\ & 22042139 \cdot 94 \\ & 22042139 \cdot 95 \\ & 22042139 \cdot 96 \\ & 22042929 \cdot 91 \\ & 22042939 \cdot 93 \end{aligned}$ |
| 09.1503 | ex 22089033 | $22089033 \cdot 10$ |
| 09.1505 | $\begin{aligned} & e x 24011060 \\ & e x 24012060 \end{aligned}$ | $\begin{aligned} & 24011060 \cdot 10 \\ & 24012060 \cdot 10 \end{aligned}$ |

(') Use of the products for the particular purpose laid down shall be monitored in accordance with the relevant Community provisions.
(b) Within the limits of these tariff quotas, the Kingdom of Spain and the Portuguese Republic shall apply duties calculated in accordance with the relevant provisions of Regulation (EEC) No 4150/87.
2. In order to be eligible for these tariff concessions, the products listed in paragraph 1 must be accompanied by a movement certificat complying with the rules laid down in Commission Regulation (EEC) No .... $/ 92$ on the definition of the concept of "originating products" and methods of administrative cooperation applicable to imports into the Community of products griginating in the Republics of Bosnia-Herzegovina, Croatia, Macedoniavand Slovenia.
3. Imports of wine shall be subject to compliance with the free-at-frontier feference price. They shall qualify for the tariff quotas only if Article 54 of Regulation (EEC) No 822/87 is adhered to.
4. Imports of plum spirit and tobacco of the 'Prilep' type must be accompanied by certificates of authenticity issued by the competent zirthority of the reidilics to which this Regulation refers and conforiing to the models arnexedi to this Regulation.

## Article 2

The tariff quotas referred to in Article 1 shall be administered by the Commission, which may take all appropriate administrative measures in order to ensure efficient management thereof.

## Article 3

Where an importer enters a product covered by this Regulation for free circulation in a Member State and applies
to take advantage of the preferential arrangements and that entry is accepted by the customs authorities, the Member State concerned shall, by notifying the Commission, draw an amount corresponding to its requirements from the quota volume.

Requests for drawings, indicating the date of acceptance of the said entries, must be sent to the Commission withour delay.

The drawings shall be granted by the Commission by reference to the date of acceptance of the entry for free circulation by the customs authorities of the Member State concerned, to the extent that the available balance so permits.

If a Member State does not use quantities drawn, it shall return them to the corresponding quota volume as soon as possible.

If the quantities requested are greater than the available balance of the quota volume, the balance shall be allocated
on a pro rata basis. The Commission shall inform the Member States of the drawings made.

## Article 4

Each Member State shall ensure that importers of the products in question have equal and continuous access to the quotas for as long as the balance of the relevant quota volume so permits.

## Aricle $S$

The Member States and the Commission shall cooperate closely to ensure that this Regulation is complied with.

## Article 6

This Regulation shall enter into force on 1 January 1992.

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

Done at Brussels,
For the Council
The President

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## DEFINITION

Plum spirit with an alcoholic strength of $\mathbf{4 0} \%$ vol or more, marketed under the name SLJIVOVICA, corresponding to the specifications laid down in the regulations relating to the quality of spirituous beverages in force in the Republics covered by this regulation.

## DEFINITION

Eau-de-vie de prunes ayant un titre alcoometrique égal on supérieur à $40 \%$ vol, commercialisée sous la denomination SLIVOVICA correspondent à la spécification reprise dams la réglementation relative à la qualité does boissons alcooliques en vigueur dan les républiques visées par le pìésent règlement.

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## EXPLANATORY MEMORANDUM

1. Decision $92 / \ldots / E C S C$ of the Representatives of the Governments of the Member States, meeting within the Council, and of the Commission of ..... 1992 stipulates that certain steel products originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia, tronteneyro and Slovenia falling within Chapters 26,27 and 72 of the Combined Nomenclature will be exempt from duty on import into the Community. As a derogation from this, Article 3 provides that imports of some ECSC products will be subject to ceilings. If these are exceeded, customs duties applicable to third countries may be reintroduced until the end of the calendar year.
2. Within the limits of the tariff ceilings set out in the annex, Spain and Portugal will apply duties calculated in accordance with Decision $87 / 603 / E C S C$ of the Representatives of the Governments of the Member States, meeting within the Council, and of the Commission of 21 December 1987.
3. The aims of the attached draft decision are:
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- to establish for }1992\mathrm{ import ceilings for certain steel products
    originating in the republics referred to above;
- to lay down rules stipulating that customs duties may be
    reintroduced under certain conditions;
- to set up a system of import surveillance for the products to which
    ceilings apply.
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4. Implementation of these measures:

- annual ceilings
and
- reintroduction of customs duties
entails the acceptance of precise common rules, applied in the same way by all the Member states. This can be achieved by setting up a system of Community surveillance to determine the actual level of imports from the republics in question. To that end, the Member States should take the appropriate steps to allow rapid collection of statistics for the Community. Only imports of the products concerned should be recorded. This should be done when they arrive at customs, accompanied by an entry for free circulation and a movement certificate complying with current rules.

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The figures should be compiled by each Member State at the end of each month and sent by the fifteenth of the following month to the Commission. This will allow it to transmit to all the Member States a product-by-product summary of the relevant imports for the previous month. The surveillance arrangements will require diligence and close collaboration between the authorities and departments involved within the Member States and the Commission.
5. The mechanism for reintroducing customs duties would operate as follows: if the overall monthly figures compiled by the Commission shows that 75\% of the ceiling for a particular product has been reached, consultations may be held (notably within the economic tariff questions group) at the initiative either of a Member State or of the Commission. The aim of the consultations is to decide in each individual case whether customs duties applying to all the republics concerned should be reintroduced when the ceiling is reached.

Monthly figures would continue to be compiled for imports of the product in question. Alternatively, at the Commission's request, figures for a ten-day period would be transmitted by telex. Five days would be allowed for such communications.
6. With regard to the implementation of the rules concerning ceilings and the reintroduction of duty, the draft decision provides for a delegation of the Council's powers to the Commission. This will enable the Commission to take steps as rapidly as possible to reintroduce duties for the republics in question until the end of the calendar year or to coordinate this procedure if they are being implemented on the initiative of a Member State.

The draft decision confines itself to sketching out a general framework for the use of these powers, in order to permit rapid and flexible adjustment of procedure in close collaboration with the Member States.

Annex: proposal for a Council decision
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\begin{gathered}
\text { Draft } \\
\text { DECISION OF THE REPRESENTATIVES OF THE GOVERNMENTS OF THE } \\
\text { MEMBER STATES, MEETING WITHIN THE COUNCIL } \\
\text { of } \\
\text { establishing ceilings and Community surveillance for } \\
\text { imports of certain products falling within the ECSC Treaty and } \\
\text { originating in the republics of BOsnia-Herzegovina, } \\
\text { Croatia, Macedonia, montenegro and Slovenia (1992) } \\
\text { ( } 92 / \ldots \text {..../ECSC) }
\end{gathered}
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the representatives of the governments of the member states of the european COAL AND STEEL COMMUNITY, MEETING WITHIN THE COUNCIL,

In agreement with the Commission,
HAVE DECIDED AS FOLLOWS:
Article 1

1. From 1 January to 31 December 1992 imports into the Community of certain products originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia, Montenegro and Slovenia and referred to in Article 1 of Decision $92 / \ldots$ /ECSC of the Representatives of the Governments of the Member States meeting within the Council concerning the arrangements applicable to the import into the community of products covered by the ECSC Treaty ${ }^{1}$ shall be admitted into the Community free of quantitative restrictions and measures having equivalent effect and free of customs duty and charges having equivalent effect.
2. Imports of the products listed in the Annex to Decision $92 / \ldots /$ CSC shall, however, be subject to annual ceilings and Community surveillance.

The description of the goods referred to in the preceding subparagraph, their CN codes and the levels of the ceilings are given in the Annex hereto.
3. Within the limits of these tariff ceilings, the Kingdom of Spain and the Portuguese Republic shall apply customs duties calculated in accordance with Decision $87 / 603 / E C S C$ of the Representatives of the Governments of the Member states, meeting within the Council and of the Commission of 21 December 1987 amending Decisions 86/69/ECSC and 87/456/ECSC. ${ }^{2}$

[^23]
## -80-

4. Amounts shall be set off against the ceilings as and when the goods are entered with customs authorities for free circulation and accompanied by a movement certificate conforming to the rules contained in commission Regulation (EEC) No .../92 on the definition of the concept of "originating products" and methods of administrative cooperation applicable to imports into the Community of products originating in the Republics of Bosnia-Herzegovina, Croatia, Macedonia and Slovenia. ${ }^{1}$

Goods shall be set off against the ceilings only if the movement certificate has been submitted before the date on which the levying of customs duties is reintroduced.

The reaching of a ceiling shall be determined at community level on the basis of imports set off against it in the manner defined in the preceding subparagraphs.

The Member States shall periodically inform the Commission of imports effected in accordance with the rules laid down in this paragraph; such information shall be supplied in the manner laid down in paragraph 6.
5. As soon as the ceilings are reached at Community level, Member States may at any time, at the request of any one of them or of the Commission, and in respect of the whole of the community, reintroduce the levying of the customs duties applicable to third countries.

Within the framework of the foregoing provisions, the Commission shall coordinate the procedures for reintroducing the customs duties applicable to third countries, in particular by notifying the date common to the whole of the Community and directly applicable in each Member State. The notification shall be published in the Official Journal of the European Communities.
6. Member States shall forward to the Commission, not later than the fifteenth day of each month, statements of the amounts set off during the preceding month. They shall, if the Commission so requests, make up such statements for periods of ten days and forward them within five clear days of expiry of the preceding 10 -day period.

Article 2
Member States and the Commission shall cooperate closely to ensure that this Decision is complied with.

[^24]
## Article 3

Member States shall take all measures necessary to implement this Decision. Done at Brussels,

## COM(92) 26 final

## DOCUMENTS

# Catalogue number : CB-CO-92-035-EN-C 


[^0]:    OJ No L 315, 15.11.1991.
    OJ No L 342, 12.12.1991.

[^1]:    1 OJ NO L 389, 31.12.1987.
    2 OJ No L 242, 12.12.1991.

[^2]:    (') Within the Limit, with regard to exports to Italy, of quantities consolidated under the GATT
    (a) Notwithstanding the rules for the interpretation of the combined nomenclature, the wording for the designation of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the application of the CN code. Where ex CN code positions are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together.
    (b) See Taric codes in Annex CV

[^3]:    i) Entry under this code is subject to condıtions laid down in the relevant Community provisions. See also Section II, paragraph B, of the preliminary provisions (combined nomenclature).

[^4]:    (a) Notwidhetanding the rules for the interpretation of the combined nomendature, che wording for the deaignation of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of shis Asuex, by the application of the CN code. Where ex CN code positions are indicated, the preferential scheme is to be determined by application of CN code and correspondiag deacription taken together.
    (b) See Taric codes in Annex Cle.

[^5]:    (1) Enrry under this code is subject to conditions land down in the relevant Communty provisions

[^6]:    1 Entry under this subheading is subject to the conditions iald down in the relevant Community provisions.
    2 Within the limite of an annual tariff quota of 300 tonnes.
    3 Within the limite of an annal tariff quota of 1200 tonnes.
    4 Within the limite of on onnual tariff quota of 1300 tonnes.

[^7]:    1 Up to a reference quantity of 3000 tonnes.

[^8]:    a Entry under this subheading is subject to conditions laid down in the relevant Community provisions.

[^9]:    a Entry inter this subheading is subject to conditions laid down in the relevant Community provisions.

[^10]:    a Entry under this subheading is subject to conditions laid down in the relevant Community provisions．

[^11]:    (1) Entry within this code is subject to conditions laid down in the relevant Community provisions.

[^12]:    (1) Entry within this code is subject to condıtions laid down in the relevant Community provisions. (2) Flat-rolled products of a weight of 500 kg or more.

[^13]:    (') Other than products containing, by weight, not less than $0,60 \%$ of carbon and having a content, by weight, less than $0,04 \%$ of phosphorus and sulphur taken separately and less than $0,07 \%$ of these elements taken together.

[^14]:    (1) Other than products containıng, by weıght, not less than $0,60 \%$ of carbon and having a content, by weight, less than $0,04 \%$ of phosphorus and sulphur taken

[^15]:    (1) Not including flat-rolled products of a weight of 500 kg or more.
    (2) Contnining, by weigh, not less chan $0,6 \%$ of carbon and having a conecm, by weidne, kess than $0,04 \%$ of phouphorus and sulphur taken separately and less than $0.07 \%$ of diese elemenas taken rogether.

[^16]:    (') Containing, by weight, not less than $0,6 \%$ of carbon and having a content, by weight, less than $0,04 \%$ of phosphorus and sulphur taken separately and less than $0,07 \%$ of these elementa taken rogether.

[^17]:    (1) Containing, by weight, not less than $0,6 \%$ of carbon and having a content, by weight, less than $0,04 \%$ of phosphorus and sulphur taken separately and less than $0,07 \%$ of these elements taken together.

[^18]:    (1) Containing, by weight, noc less than $0,6 \%$ of carbon and having a content, by weighe, bess chan $0,04 \%$ of phosphorus and rulphur calken separstely and less than $0,07 \%$ of these elements taken rogether.

[^19]:    (') Containing, by weight, not less than $0,6 \%$ of carbon and having a content, by weight, less than $0,04 \%$ of phosphorus and sulphur taken separately and less than

[^20]:    (1) With a thickness of less than $\mathbf{3 m m}$.

[^21]:    1 OJ No L ...., ......1991, p. ...
    2 OJ L 389, 31.12.1987. p. 1.

[^22]:    1 OJ L .... ....1991, p...

[^23]:    1 OJ L ...., ...1991, p...
    2 OJ L 389, 31.12.1987, p. 61.

[^24]:    1 OJ L ..., .....1991, p..

