

# FINAL ACT

The plenipotentiaries of:

His Majesty the King of the Belgians,  
Her Majesty the Queen of Denmark,  
The President of the Federal Republic of Germany,  
The President of the Hellenic Republic,  
His Majesty the King of Spain,  
The President of the French Republic,  
The President of Ireland,  
The President of the Italian Republic,  
His Royal Highness the Grand Duke of Luxembourg,  
Her Majesty the Queen of the Netherlands,  
The Federal President of the Republic of Austria,  
The President of the Portuguese Republic  
The President of the Republic of Finland,  
The Government of the Kingdom of Sweden,  
Her Majesty the Queen of the United Kingdom of Great Britain and Northern Ireland,

Contracting Parties to the Treaty establishing the European Community, hereinafter referred to as "the Community", the States of the Community being hereinafter referred to as "Member States", and of the Council of the European Union and the Commission of the European Communities, on the one part, and

The plenipotentiaries of:

The President of the Republic of Angola,  
Her Majesty the Queen of Antigua and Barbuda,  
The Head of State of the Commonwealth of the Bahamas,  
The Head of State of Barbados,  
Her Majesty the Queen of Belize,  
The President of the Republic of Benin,  
The President of the Republic of Botswana,  
The President of Burkina Faso,  
The President of the Republic of Burundi,  
The President of the Republic of Cameroon,  
The President of the Republic of Cape Verde,  
The President of the Central African Republic,  
The President of the Republic of Chad,  
The President of the Islamic Federal Republic of the Comoros,  
The President of the Democratic Republic of Congo,  
The President of the Republic of Congo,  
The Government of the Cook Islands  
The President of the Republic of Côte d'Ivoire,  
The President of the Republic of Djibouti,  
The Government of the Commonwealth of Dominica,  
The President of the Dominican Republic,  
The President of the State of Eritrea,  
The President of the Republic of Equatorial Guinea,  
The President of the Federal Democratic Republic of Ethiopia,  
The President of the Sovereign Democratic Republic of Fiji,  
The President of the Gabonese Republic,  
The President and Head of State of the Republic of The Gambia,  
The President of the Republic of Ghana,  
Her Majesty the Queen of Grenada,  
The President of the Republic of Guinea,  
The President of the Republic of Guinea-Bissau,  
The President of the Republic of Guyana,  
The President of the Republic of Haiti,  
The Head of State of Jamaica,  
The President of the Republic of Kenya,

The President of the Republic of Kiribati,  
His Majesty the King of the Kingdom of Lesotho,  
The President of the Republic of Liberia,  
The President of the Republic of Madagascar,  
The President of the Republic of Malawi,  
The President of the Republic of Mali,  
The Government of the Republic of the Marshall Islands,  
The President of the Islamic Republic of Mauritania,  
The President of the Republic of Mauritius,  
The Government of the Federated States of Micronesia,  
The President of the Republic of Mozambique,  
The President of the Republic of Namibia,  
The Government of the Republic of Nauru,  
The President of the Republic of Niger,  
The President of the Federal Republic of Nigeria,  
The Government of Niue,  
The Government of the Republic of Palau,  
Her Majesty the Queen of the Independent State of Papua New Guinea,  
The President of the Rwandese Republic,  
Her Majesty the Queen of Saint Kitts and Nevis,  
Her Majesty the Queen of Saint Lucia,  
Her Majesty the Queen of Saint Vincent and the Grenadines,  
The Head of State of the Independent State of Samoa,  
The President of the Democratic Republic of São Tomé and Príncipe,  
The President of the Republic of Senegal,  
The President of the Republic of Seychelles,  
The President of the Republic of Sierra Leone,  
Her Majesty the Queen of the Solomon Islands,  
The President of the Republic of South Africa,  
The President of the Republic of Sudan,  
The President of the Republic of Suriname,  
His Majesty the King of the Kingdom of Swaziland,  
The President of the United Republic of Tanzania,  
The President of the Togolese Republic,  
His Majesty King Taufa'ahau Tupou IV of Tonga,  
The President of the Republic of Trinidad and Tobago,  
Her Majesty the Queen of Tuvalu,  
The President of the Republic of Uganda,  
The Government of the Republic of Vanuatu,  
The President of the Republic of Zambia,  
The Government of the Republic of Zimbabwe,

whose States are hereinafter referred to as "ACP States", of the other part,

meeting at Cotonou this 23<sup>rd</sup> of June in the year two thousand for the signature of the ACP-EC Partnership Agreement have adopted the following texts:

The ACP-EC Partnership Agreement, and the following Annexes and Protocols:

**Annex I**

Financial Protocol

**Annex II**

Terms and Conditions of Financing

**Annex III**

Institutional Support - CDE and CTA

**Annex IV**

Implementation and management procedures

**Annex V**

Trade regime applicable during the preparatory period referred to in Article 37(1)

**Annex VI**

List of LDLICs

**Protocole 1**

on operating expenditure of the joint institutions

**Protocol 2**

on privileges and immunities

**Protocol 3**

on South Africa

The plenipotentiaries of the Member States and of the Community and the plenipotentiaries of the ACP States have adopted the texts of the declarations listed below annexed to this Final Act:

**Declaration I**

Joint Declaration on the actors of the Partnership (Article 6)

**Declaration II**

Declaration of the Commission and the Council of the European Union on the clause concerning the return and readmission of illegal immigrants (Article 13(5))

**Declaration III**

Joint Declaration on participation in the Joint Parliamentary Assembly (Article 17(1))

**Declaration IV**

Community Declaration on the financing of the ACP Secretariat

**Declaration V**

Community Declaration on the financing of the joint institutions

**Declaration VI**

Community Declaration relating to the Protocol on privileges and immunities

**Declaration VII**

Declaration by the Member States relating to the Protocol on privileges and immunities

**Declaration VIII**

Joint Declaration relating to the Protocol on privileges and immunities

**Declaration IX**

Joint Declaration on Article 49(2) on trade and environment

**Declaration X**

ACP Declaration on trade and environment

**Declaration XI**

Joint Declaration on the ACP cultural heritage

**Declaration XII**

Declaration by the ACP States on return or restitution of cultural property

**Declaration XIII**

Joint Declaration on copyright

**Declaration XIV**

Joint Declaration on regional cooperation and the outermost regions (Article 28)

**Declaration XV**

Joint Declaration on accession

**Declaration XVI**

Joint Declaration on accession of the overseas countries and territories referred to in Part Four of the EC Treaty

**Declaration XVII**

Joint Declaration on Article 66 (debt relief) of the Agreement

**Declaration XVIII**

EU Declaration on the Financial Protocol

**Declaration XIX**

Declaration by the Council and the Commission on the Programming Process

**Declaration XX**

Joint Declaration on the impact of Export Revenue Fluctuations on Vulnerable Small, Island and Landlocked ACP States

**Declaration XXI**

Community Declaration on Article 3 of Annex IV

**Declaration XXII**

Joint Declaration concerning agricultural products referred to in Article 1(2)(a) of Annex V

**Declaration XXIII**

Joint Declaration on market access in the EC-ACP Partnership

**Declaration XXIV**

Joint Declaration on rice

**Declaration XXV**

Joint Declaration on rum

**Declaration XXVI**

Joint Declaration on beef and veal

**Declaration XXVII**

Joint Declaration on the arrangements governing access to the markets of the French overseas departments for products originating in the ACP States referred to in Article 1(2) of Annex V

**Declaration XXVIII**

Joint Declaration on cooperation between ACP States and the neighbouring overseas countries and territories and French overseas departments

**Declaration XXIX**

Joint Declaration on products covered by the common agricultural policy

**Declaration XXX**

ACP Declaration on Article 1 of Annex V

**Declaration XXXI**

Community Declaration on Article 5(2)(a) of Annex V

**Declaration XXXII**

Joint Declaration on non-discrimination

**Declaration XXXIII**

Community Declaration on Article 8(3) of Annex V

**Declaration XXXIV**

Joint Declaration on Article 12 of Annex V

**Declaration XXXV**

Joint Declaration relating to Protocol 1 on Article 7 of Annex V

**Declaration XXXVI**

Joint Declaration relating to Protocol 1 of Annex V

**Declaration XXXVII**

Joint Declaration relating to Protocol 1 of Annex V on the origin of fishery products

**Declaration XXXVIII**

Community Declaration relating to Protocol 1 of Annex V on the extent of territorial waters

**Declaration XXXIX**

ACP Declaration relating to Protocol 1 of Annex V on the origin of fishery products

**Declaration XL**

Joint Declaration on the application of the value tolerance rule in the tuna sector

**Declaration XLI**

Joint Declaration on Article 6(11) of Protocol 1 of Annex V

**Declaration XLII**

Joint Declaration on rules of origin: cumulation with South Africa

**Declaration XLIII**

Joint Declaration on Annex 2 to Protocol 1 of Annex V

## DECLARATION I

### **Joint Declaration on the actors of the partnership (Article 6)**

The Parties agree that the definition of civil society may differ significantly according to the socio-economic and cultural conditions of each ACP country. However, they believe that this definition may include inter alia the following organisations: human rights groups and agencies, grassroots organisations, women's associations, youth organisations, child-protection organisations, environmental movements, farmers' organisations, consumers' associations, religious organisations, development support structures (NGOs, teaching and research establishments), cultural associations and the media.

## DECLARATION II

### **Declaration of the Commission and the Council of the European Union on the clause concerning the return and readmission of illegal immigrants (Article 13(5))**

Article 13(5) shall be without prejudice to the internal division of powers between the Community and its Member States for the conclusion of readmission agreements.

## DECLARATION III

### **Joint Declaration on participation in the Joint Parliamentary Assembly (Article 17(1))**

The Parties reaffirm the role of the Joint Parliamentary Assembly in promoting and defending democratic processes through dialogue between members of parliament, and agree that the participation of representatives who are not members of a parliament, as set out in Article 17, shall be allowed only in exceptional circumstances. Such participation shall be subject to the approval of the Joint Parliamentary Assembly before each session.

## DECLARATION IV

### **Community Declaration on the financing of the ACP Secretariat**

The Community shall contribute to the cost of running the ACP Secretariat from intra-ACP cooperation resources.

## DECLARATION V

### **Community Declaration on the financing of the Joint Institutions**

The Community, being aware that expenditure in connection with interpreting at meetings and the translation of documents is expenditure incurred essentially for its own requirements, is prepared to

continue past practice and meet this expenditure both for meetings of the institutions of the Agreement which take place in the territory of a Member State and those which take place in the territory of an ACP State.

## DECLARATION VI

### **Community Declaration relating to the Protocol on privileges and immunities**

The Protocol on privileges and immunities is a multi-lateral act from the point of view of international law. However, any specific problems that may arise in the host State regarding the application of this Protocol should be settled by bilateral agreement with that State.

The Community has noted the ACP States' requests that certain provisions of Protocol 2 be modified, notably as regards the status of the staff of the ACP Secretariat, the Centre for the Development of Enterprise (CDE) and the Centre for the Development of Agriculture (CTA).

The Community is willing to seek jointly appropriate solutions in respect of the ACP States' requests with a view to establishing a separate legal instrument as referred to above.

In this context, the host country will, without derogating from the present benefits enjoyed by the ACP Secretariat, the CDE, the CTA and their staff:

- 1) Show understanding as regards the interpretation of the expression "staff of senior rank", such an interpretation to be arrived at by mutual agreement;
- 2) Recognise the powers delegated by the President of the Council of ACP Ministers to the Chairman of the ACP-EC Committee of Ambassadors, in order to simplify implementation of Article 9 of the Protocol;
- 3) Agree to grant certain facilities to the staff of the ACP Secretariat, the CDE and the CTA to facilitate initial installation in the host country;
- 4) Examine in an appropriate way tax-related questions concerning the ACP Secretariat, the CDE and the CTA and their staff.

## DECLARATION VII

### **Declaration by the Member States relating to the Protocol on privileges and immunities**

The Member States shall strive, in the context of their respective regulations, to facilitate throughout their respective territories, the movement in pursuit of their official duties of ACP diplomats accredited to the Community, members of the ACP Secretariat referred to in Article 7 of Protocol 2, whose names and positions shall be communicated in accordance with Article 9 of that Protocol, and the ACP executives of the CDE and the CTA.

## **DECLARATION VIII**

### **Joint Declaration relating to the Protocol on privileges and immunities**

Within the context of their respective regulations, the ACP States shall grant Commission delegations privileges and immunities similar to those granted to diplomatic missions so that they are able to carry out the functions incumbent on them under the Agreement in a satisfactory and effective manner.

## **DECLARATION IX**

### **Joint Declaration on Article 49 (2) on trade and environment**

Keenly aware of the specific risks attaching to radioactive waste, the Parties will refrain from any practice of discharging such waste which would encroach upon the sovereignty of States or threaten the environment or public health in other countries. They attach the greatest importance to developing international cooperation to protect the environment and public health against such risks. They accordingly affirm their determination to play an active part in the work being done in the IAEA to produce an internationally approved code of good practice.

Council Directive 92/3/Euratom of 3 February 1992 on the supervision and control of shipments of radioactive waste between Member States and into and out of the Community defines the term "radioactive waste" as any material, which contains or is contaminated by radio-nuclides and for which no use is foreseen. The Directive is applicable to shipments of radioactive waste between Member States and into and out of the Community whenever the quantities and concentration exceed the levels laid down in Article 3(2)(a) and (b) of the Council Directive 96/29/Euratom of 13 May 1996. The defined levels ensure basic safety standards for the protection of health of workers and the general public against the dangers arising from ionising radiation.

Shipments of radioactive waste are subject to a system of prior authorisation as defined in Directive 92/3/Euratom of 3 February 1992 on the supervision and control of shipments of radioactive waste between Member States and into and out of the Community. Article 11(1)b of the Directive stipulates that the competent authorities of Member States shall not authorise shipments of radioactive waste to a State party to the Fourth ACP-EEC Convention which is not a member of the Community, taking account, however, of Article 14. The Community ensures that Article 11 of Directive 92/3/Euratom will be revised to cover all Parties of this Agreement which are not members of the Community. Until then, the Community will act, as if the abovementioned parties would already be covered.

The Parties shall make every effort to sign and ratify as quickly as possible the Basle Convention on the Control of Transboundary Movements of Hazardous

Wastes and their Disposal, as well as the 1995 amendment to the Convention, as laid down in Decision III/1.

## **DECLARATION X**

### **ACP Declaration on trade and environment**

The ACP States are seriously concerned about environmental problems in general and the transboundary movement of hazardous, nuclear and other radioactive wastes in particular.

In interpreting and implementing the provisions of Article 32(1)(d) of the Agreement, the ACP States have expressed their determination to be guided by the principles and the provisions of the OAU Resolution on the Control of Transboundary Movements of Hazardous Wastes and their Disposal in Africa as contained in AHG 182 (XXV).

## **DECLARATION XI**

### **Joint Declaration on the ACP cultural heritage**

1. The Parties express their common will to promote the preservation and enhancement of the cultural heritage of each ACP country, at the international, bilateral and private level and in the context of this Agreement.
2. The Parties acknowledge the need to facilitate the access of ACP historians and researchers to archives with a view to promoting the development of exchange of information on the cultural heritage of ACP States.
3. They acknowledge the usefulness of providing assistance for the appropriate activities conducted especially in the area of training, for the preservation, protection and exhibition of cultural properties, monuments and objects, including the promulgation and implementation of appropriate legislation.
4. They underpin the importance of undertaking common cultural activities, facilitating the mobility of ACP and European artists, as well as the exchanges of cultural objects which are symbolic of their cultures and civilisations with a view to enhancing mutual understanding and solidarity between their respective populations.

## **DECLARATION XII**

### **Declaration by the ACP States on return or restitution of cultural property**

The ACP States urge the Community and its Member States, insofar as they acknowledge the legitimate right of the ACP States to cultural identity, to promote the return or restitution of cultural property taken from ACP States and now to be found in Member States.

## **DÉCLARATION XIII**

### **Joint Declaration on copyright**

The Parties acknowledge that promotion of copyright protection is an integral part of cultural cooperation, the aim of which is to enhance all forms of human expression. Furthermore, such protection is a prerequisite for nurturing and developing production, dissemination and publishing activities.

Consequently, the two Parties shall, in the context of ACP-EC cultural cooperation, seek to promote and foster respect for copyright and related rights.

In this context, and in accordance with the rules and procedures laid down by the Agreement, the Community may offer financial and technical support for disseminating copyright information, training economic operators in the protection of such rights and drafting national legislation for their better protection.

## **DECLARATION XIV**

### **Joint Declaration on regional cooperation and the outermost regions (Article 28)**

The reference to the outermost regions concerns the Spanish autonomous community of the Canary Islands, the four French overseas departments, namely Guadeloupe, Guyana, Martinique and Réunion, and the Portuguese autonomous regions of the Azores and Madeira.

## **DECLARATION XV**

### **Joint Declaration on accession**

Any accession of a third State to this Agreement shall be made in compliance with the provisions of Article 1 and the objectives of Article 2 laid down by the ACP Group in the Georgetown Agreement as amended in November 1992..

## **DECLARATION XVI**

### **Joint Declaration on accession of the overseas countries and territories referred to in Part Four of the EC Treaty**

The Community and the ACP States are prepared to allow the overseas countries and territories referred to in Part Four of the Treaty which have become independent to accede to this Agreement, if they wish to continue their relations with the Community in this form.

## **DECLARATION XVII**

### **Joint Declaration on Article 66 (debt relief) of the Agreement**

The Parties agree on the following principles:

- a) In the longer-term, the Parties will seek an improvement of the Heavily Indebted Poor Countries ini-

tiative and promote a deepening, broadening and speeding up debt relief to ACP Countries; ,

- b) The Parties will also seek the mobilisation and establishment of support mechanisms for debt reduction in favour of ACP countries who are not yet eligible for the HIPC initiative.

## **DECLARATION XVIII**

### **EU Declaration on the Financial Protocol**

Within the overall amount of EUR 13 500 million of the 9th EDF, EUR 12 500 million shall be made available immediately upon the entry into force of the Financial Protocol. The remaining EUR 1 000 million shall be released on the basis of the performance review referred to in paragraph 7 of the Financial Protocol that shall be undertaken in 2004.

In evaluating the need for new resources, full account shall be taken of this performance review as well as of a date beyond which the funds of the 9th EDF will not be committed.

## **DECLARATION XIX**

### **Declaration by the Council and the Commission on the Programming Process**

The Community and its Member States reaffirm their attachment to the agreement on a reform of the programming process for implementation of assistance financed from the 9th EDF.

In this context, the Community and its Member States regard a properly implemented review mechanism as the most important tool for successful programming. The review process that has been agreed for governing the implementation of the 9th EDF will ensure continuity in the programming process while allowing for regular adjustments of the Country Support Strategy to reflect developments in needs and performance of the ACP State concerned.

In order to reap the full benefits of the reform and ensure the efficiency of the programming process, the Community and its Member States reaffirm the political commitment to the following principles:

The reviews must as far as possible be carried out in the ACP State concerned. Localising the reviews shall not imply that the Member States or the Commission Headquarters shall be prevented from following and being involved in the programming process as appropriate.

The time frames that have been set for completion of the reviews shall be respected.

The reviews must not be an isolated event in the programming process. The reviews shall be regarded as management tools, which synthesise the results of the regular (monthly) dialogue between the National

Authorising Officer and the Commission's Head of Delegation.

The reviews must not increase the administrative burden of either of the Parties concerned. The procedures and reporting requirements surrounding the programming process must therefore be managed in a disciplined manner. To this end, the respective roles of the Member States and the Commission in the decision making process will be reviewed and adapted.

## **DECLARATION XX**

### **Joint Declaration on the Impact of Export Revenue Fluctuations on Vulnerable Small, Island and Landlocked ACP States**

The Parties note the concern of ACP States that the modalities of the mechanism for additional support to countries suffering from fluctuation of export revenues may not provide sufficient support to vulnerable small, island and landlocked States subject to volatile export revenues.

From the second year of operation of the mechanism, and on request of one or more ACP States who have met with difficulties, the Parties agree to re-examine the modalities of the mechanism on the basis of a proposal from the Commission, with a view, where necessary, to remedy the effects of such fluctuations.

## **DECLARATION XXI**

### **Community Declaration on Article 3 of Annex IV**

The notification of the indicative amount referred to in Article 3 of Annex IV, will not apply to the ACP States with whom the Community has suspended its cooperation.

## **DÉCLARATION XXII**

### **Joint Declaration concerning agricultural products referred to in Article 1(2)(a) of Annex V**

The Parties have taken note that the Community intends to take the measures mentioned in the Annex, and which are laid down at the date of signing of the Agreement, with a view to granting ACP States the preferential treatment provided for in Article 1(2)(a), for certain agricultural and processed products.

They have taken note that the Community declares that it will take all the measures required to ensure that the corresponding agricultural regulations are adopted in good time and that, wherever possible, they come into force at the same time as the interim arrangements which will be introduced after the signing of the successor Agreement to the Fourth ACP-EC Convention signed in Lomé on 15 December 1989.

01	LIVE ANIMALS		other species: within the limit of the quota (quota 1) reduction 100% specific duties
0101	LIVE HORSES, ASSES, MULES AND HINNIES		
0101	exemption	0205	MEAT OF HORSES, ASSES, MULES OR HINNIES, FRESH, CHILLED OR FROZEN
0102	LIVE BOVINE ANIMALS	0205	exemption
01029005	reduction 100% ad valorem customs duties	0206	EDIBLE OFFAL OF BOVINE ANIMALS, SWINE, SHEEP, GOATS, HORSES, ASSES, MULES OR HINNIES, FRESH, CHILLED OR FROZEN
01029021	reduction 100% ad valorem customs duties		
01029029	reduction 100% ad valorem customs duties	02061091	exemption
01029041	reduction 100% ad valorem customs duties	02061095	reduction 100% ad valorem customs duties (1)
01029049	reduction 100% ad valorem customs duties	02061099	exemption
01029051	reduction 100% ad valorem customs duties	020621	exemption
01029059	reduction 100% ad valorem customs duties	020622	exemption
01029061	reduction 100% ad valorem customs duties	02062991	reduction 100% ad valorem customs duties (1)
01029069	reduction 100% ad valorem customs duties	02062999	exemption
01029071	reduction 100% ad valorem customs duties	02063021	within the limit of the quota (ctg 7) reduction 50%
01029079	reduction 100% ad valorem customs duties	02063031	within the limit of the quota (ctg 7) reduction 50%
0103	LIVE SWINES	02063090	exemption
01039110	reduction 16%	02064191	within the limit of the quota (ctg 7) reduction 50%
01039211	reduction 16%	02064199	exemption
01039219	reduction 16%	02064991	within the limit of the quota (ctg 7) reduction 50%
0104	LIVE SHEEP AND GOATS	02064999	exemption
01041030	reduction 100% customs duties within the limit of the quota (ctg 1)	020680	exemption
01041080	reduction 100% customs duties within the limit of the quota (ctg 1)	020690	exemption
01042010	exemption	0207	MEAT AND EDIBLE OFFAL OF FOWLS OF THE SPECIES GALLUS DOMESTICUS, DUCKS, GEESE, TURKEYS AND GUINEA FOWLS, FRESH, CHILLED OR FROZEN
01042090	reduction 100% customs duties within the limit of the quota (ctg 1)	0207	within the limit of the quota (ctg 3) reduction 65%
0105	LIVE POULTRY, FOWLS OF THE SPECIES GALLUS DOMESTICUS, DUCKS, GEESE, TURKEYS AND GUINEA FOWLS	0208	MEAT AND EDIBLE OFFAL OF RABBITS, HARES, PIGEONS AND OTHER ANIMALS NOT ELSEWHERE SPECIFIED OR INCLUDED, FRESH, CHILLED OR FROZEN
0105	reduction 16%	0208	exemption
0106	LIVE ANIMALS (EXCL. HORSES, ASSES, MULES, HINNIES, BOVINE ANIMALS, SWINE, SHEEP, GOATS, POULTRY, FISH, CRUSTACEANS, MOLLUSCS AND OTHER AQUATIC INVERTEBRATES, AND MICRO-ORGANIC CULTURES, ETC.)	0209	PIG FAT, FREE OF LEAN MEAT AND POULTRY FAT NOT RENDERED, FRESH, CHILLED, FROZEN, SALTED, IN BRINE, DRIED OR SMOKED
0106	exemption	02090011	within the limit of the quota (ctg 7) reduction 50%
02	MEAT AND EDIBLE MEAT OFFAL	02090019	within the limit of the quota (ctg 7) reduction 50%
0201	MEAT OF BOVINE ANIMALS, FRESH OR CHILLED	02090030	within the limit of the quota (ctg 7) reduction 50%
0201	reduction 100% ad valorem customs duties (1)	02090090	reduction 16%
0202	MEAT OF BOVINE ANIMALS, FROZEN	0210	MEAT AND EDIBLE OFFAL, SALTED, IN BRINE, DRIED OR SMOKED; EDIBLE FLOURS AND MEALS OF MEAT OR MEAT OFFAL
0202	reduction 100% ad valorem customs duties (1)	02101111	within the limit of the quota (ctg 7) reduction 50%
0203	MEAT OF SWINE, FRESH, CHILLED OR FROZEN	02101119	within the limit of the quota (ctg 7) reduction 50%
02031110	within the limit of the quota (ctg 7) reduction 50%	02101131	within the limit of the quota (ctg 7) reduction 50%
02031190	exemption	02101139	within the limit of the quota (ctg 7) reduction 50%
02031211	within the limit of the quota (ctg 7) reduction 50%	02101190	exemption
02031219	within the limit of the quota (ctg 7) reduction 50%	02101211	within the limit of the quota (ctg 7) reduction 50%
02031290	exemption	02101219	within the limit of the quota (ctg 7) reduction 50%
02031911	within the limit of the quota (ctg 7) reduction 50%	02101290	exemption
02031913	within the limit of the quota (ctg 7) reduction 50%	02101910	within the limit of the quota (ctg 7) reduction 50%
02031915	within the limit of the quota (ctg 7) reduction 50%	02101920	within the limit of the quota (ctg 7) reduction 50%
ex 02031955	within the limit of the quota (ctg 7) reduction 50% (excluding tenderloin presented separately)	02101930	within the limit of the quota (ctg 7) reduction 50%
02031959	within the limit of the quota (ctg 7) reduction 50%	02101940	within the limit of the quota (ctg 7) reduction 50%
02031990	exemption	02101951	within the limit of the quota (ctg 7) reduction 50%
02032110	within the limit of the quota (ctg 7) reduction 50%	02101959	within the limit of the quota (ctg 7) reduction 50%
02032190	exemption	02101960	within the limit of the quota (ctg 7) reduction 50%
02032211	within the limit of the quota (ctg 7) reduction 50%	02101970	within the limit of the quota (ctg 7) reduction 50%
02032219	within the limit of the quota (ctg 7) reduction 50%	02101981	within the limit of the quota (ctg 7) reduction 50%
02032290	exemption	02101989	within the limit of the quota (ctg 7) reduction 50%
02032911	within the limit of the quota (ctg 7) reduction 50%	02101990	exemption
02032913	within the limit of the quota (ctg 7) reduction 50%	021020	reduction 100% ad valorem customs duties
02032915	within the limit of the quota (ctg 7) reduction 50%	02109010	exemption
ex 02032955	within the limit of the quota (ctg 7) reduction 50% (excluding the tenderloin in one piece)	02109011	reduction 100% ad valorem customs duties; domestic sheep: within the limit of the quota (quota 2) reduction 65% specific duties; other species: within the limit of the quota (quota 1) reduction 100% specific duties
02032959	within the limit of the quota (ctg 7) reduction 50%	02109019	reduction 100% ad valorem customs duties; domestic sheep: within the limit of the quota (quota 2) reduction 65% specific duties; other species: within the limit of the quota (quota 1) reduction 100% specific duties
02032990	exemption		
0204	MEAT OF SHEEP OR GOATS, FRESH, CHILLED OR FROZEN		
0204	reduction 100% ad valorem customs duties; domestic sheep: within the limit of the quota (quota 2) reduction 65% specific duties;		

02109021	exemption	0406	CHEESE AND CURD
02109029	exemption	0406	within the limit of the quota (ctg 6) reduction 65%
02109031	within the limit of the quota (ctg 7) reduction 50%	0407	BIRDS' EGGS, IN SHELL, FRESH, PRESERVED OR COOKED
02109039	within the limit of the quota (ctg 7) reduction 50%	04070011	reduction 16%
02109041	reduction 100% ad valorem customs duties	04070019	reduction 16%
02109049	exemption	04070030	reduction 16%
02109060	exemption	04070090	exemption
02109071	reduction 16%	0408	BIRDS' EGGS, NOT IN SHELL, AND EGG YOLKS, FRESH, DRIED, COOKED BY STEAMING OR BY BOILING IN WATER, MOULDED, FROZEN OR OTHERWISE PRESERVED, WHETHER OR NOT CONTAINING ADDED SUGAR OR OTHER SWEETENING MATTER
02109079	reduction 16%	04081180	reduction 16%
02109080	exemption	04081981	reduction 16%
02109090	reduction 100% ad valorem customs duties	04081989	reduction 16%
04089180		04089180	reduction 16%
04089980		04089980	reduction 16%
03 FISH AND CRUSTACEANS, MOLLUSCS AND OTHER AQUATIC INVERTEBRATES		0409	NATURAL HONEY
03	exemption	0409	exemption
04 DAIRY PRODUCE; BIRDS' EGGS; NATURAL HONEY; EDIBLE PRODUCTS OF ANIMAL ORIGIN, NOT ELSEWHERE SPECIFIED OR INCLUDED		0410	TURTLES' EGGS, BIRDS' NESTS AND OTHER EDIBLE PRODUCTS OF ANIMAL ORIGIN NOT ELSEWHERE SPECIFIED OR INCLUDED
0401	MILK AND CREAM, NOT CONCENTRATED NOR CONTAINING ADDED SUGAR OR OTHER SWEETENING MATTER	0410	exemption
0401	reduction 16%	05 PRODUCTS OF ANIMAL ORIGIN NOT ELSEWHERE SPECIFIED OR INCLUDED	
0402	MILK AND CREAM, CONCENTRATED OR CONTAINING ADDED SUGAR OR OTHER SWEETENING MATTER	05	exemption
0402	within the limit of the quota (ctg 5) reduction 65%	06 LIVE TREES AND OTHER PLANTS; BULBS, ROOTS AND THE LIKE; CUT FLOWERS AND ORNAMENTAL FOLIAGE	
0403	BUTTERMILK, CURDLED MILK AND CREAM, YOGURT, KEPHIR AND OTHER FERMENTED OR ACIDIFIED MILK AND CREAM, WHETHER OR NOT CONCENTRATED OR FLAVOURED OR CONTAINING ADDED SUGAR OR OTHER SWEETENING MATTER, FRUITS, NUTS OR COCOA	06	exemption
04031011	reduction 16%	07 EDIBLE VEGETABLES AND CERTAIN ROOTS AND TUBERS	
04031013	reduction 16%	0701	POTATOES, FRESH OR CHILLED
04031019	reduction 16%	0701	exemption
04031031	reduction 16%	0702	TOMATOES, FRESH OR CHILLED
04031033	reduction 16%	0702	tomatoes other than cherry tomatoes 15/11-30/4: reduction 60% ad valorem customs duties within the limit of the quota (quota 13a); cherry tomatoes 15/11-30/4: reduction 100% ad valorem customs duties within the limit of the quota (quota 13b)
04031051	reduction 100% ad valorem customs duties	0703	ONIONS, SHALLOTS, GARLIC, LEEKS AND OTHER ALLIACEOUS VEGETABLES, FRESH OR CHILLED
04031053	reduction 100% ad valorem customs duties	07031019	reduction 15% from 16/5-31/1, exemption 1/2-15/5
04031059	reduction 100% ad valorem customs duties	07031090	reduction 16%
04031091	reduction 100% ad valorem customs duties	070320	reduction 15% from 1/6-31/1, exemption 1/2-31/5
04031093	reduction 100% ad valorem customs duties	070390	reduction 16%
04031099	reduction 100% ad valorem customs duties	0704	CABBAGES, CAULIFLOWERS, KOHLRABI, KALE AND SIMILAR EDIBLE BRASSICAS, FRESH OR CHILLED
04039011	reduction 16%	070410	reduction 16%
04039013	reduction 16%	070420	reduction 16%
04039019	reduction 16%	07049010	reduction 16%
04039031	reduction 16%	07049090	Chinese cabbage: reduction 15% 1/1-30/10, exemption 1/11-31/12; other cabbages: reduction 16%
04039033	reduction 16%	0705	LETTUCE "LACTUCA SATIVA" AND CHICORY "CICHORIUM SPP.", FRESH OR CHILLED
04039039	reduction 16%	070511	Iceberg salad: reduction 15% 1/11-30/6, exemption 1/7-31/10; other salads: reduction 16%
04039051	reduction 16%	070519	reduction 16%
04039053	reduction 16%	070521	reduction 16%
04039059	reduction 16%	070529	reduction 16%
04039061	reduction 16%	0706	CARROTS, TURNIPS, SALAD BEETROOT, SALSIFY, CELERIAC, RADISHES AND SIMILAR EDIBLE ROOTS, FRESH OR CHILLED
04039063	reduction 16%		
04039069	reduction 16%		
04039071	reduction 100% ad valorem customs duties		
04039073	reduction 100% ad valorem customs duties		
04039079	reduction 100% ad valorem customs duties		
04039091	reduction 100% ad valorem customs duties		
04039093	reduction 100% ad valorem customs duties		
04039099	reduction 100% ad valorem customs duties		
0404	WHEY, WHETHER OR NOT CONCENTRATED OR CONTAINING ADDED SUGAR OR OTHER SWEETENING MATTER; PRODUCTS CONSISTING OF NATURAL MILK CONSTITUENTS, WHETHER OR NOT CONTAINING ADDED SUGAR OR OTHER SWEETENING MATTER, NOT ELSEWHERE SPECIFIED OR INCLUDED		
0404	reduction 16%		
0405	BUTTER AND OTHER FATS AND OILS DERIVED FROM MILK		
0405	reduction 16%		

070610	carrots: reduction 15% 1/4-31/12, exemption 1/1-31/3; turnips: reduction 16%	07129005	exemption
07069005	reduction 16%	07129019	reduction 1,81 EUR/t
07069011	reduction 16%	07129030	exemption
07069017	reduction 16%	07129050	exemption
07069030	exemption	07129090	exemption except olives
ex 07069090	salad beetroot and radishes ( <i>raphanus sativus</i> ): exemption	0713	DRIED LEGUMINOUS VEGETABLES, SHELLED, WHETHER OR NOT SKINNED OR SPLIT
0707	CUCUMBERS AND GHERKINS, FRESH OR CHILLED	0713	exemption
ex 07070005	small winter cucumbers 1/11-15/5: reduction 100% ad valorem customs duties; winter cucumbers other than small cucumbers: reduction 16% ad valorem customs duties	0714	MANIOC, ARROWROOT, SALEP, JERUSALEM ARTICHOKEs, SWEET POTATOES AND SIMILAR ROOTS AND TUBERS WITH HIGH STARCH OR INULIN CONTENT, FRESH OR DRIED, WHETHER OR NOT SLICED OR IN THE FORM OF PELLETS; SAGO PITH
07070090	reduction 16%	07141010	reduction 8,38 EUR/t
0708	LEGUMINOUS VEGETABLES, SHELLED OR UNSHELLED, FRESH OR CHILLED	07141091	exemption
0708	exemption	07141099	reduction 6,19 EUR/t
0709	OTHER VEGETABLES, FRESH OR CHILLED	071420	exemption
070910	reduction 15% from 1/1-30/9, reduction 100% ad valorem customs duties 1/10-31/12	07149011	exemption
070920	reduction 15% from 1/2-14/8, reduction 40% from 16/1-31/1, exemption 15/8-15/1	07149019	reduction 6,19 EUR/t; arrow-root: exemption
070930	exemption	07149090	exemption
070940	exemption	08	EDIBLE FRUIT AND NUTS; PEEL OF CITRUS FRUITS OR MELONS
07095110	reduction 16%	0801	COCONUTS, BRAZIL NUTS AND CASHEW NUTS, FRESH OR DRIED, WHETHER OR NOT SHELLED OR PEELED
0095130	reduction 16%	0801	exemption
07095150	reduction 16%	0802	OTHER NUTS, FRESH OR DRIED, WHETHER OR NOT SHELLED OR PEELED (EXCL. COCONUTS, BRAZIL NUTS AND CASHEW NUTS)
07095190	exemption	08021190	reduction 16%
070952	reduction 16%	08021290	reduction 16%
070960	exemption	080221	reduction 16%
070970	reduction 16%	080222	reduction 16%
07099010	reduction 16%	080231	exemption
07099020	reduction 16%	080232	exemption
07099040	reduction 16%	080240	reduction 16%
07099050	reduction 16%	080250	exemption
07099060	reduction 1,81 EUR/t	080290	exemption
07099070	reduction 100% ad valorem customs duties	0803	BANANAS, INCL. PLANTAINS, FRESH OR DRIED
07099090	exemption	08030011	exemption
0710	VEGETABLES, UNCOOKED OR COOKED BY STEAMING OR BOILING IN WATER, FROZEN	08030019	The Community import regime for bananas is presently under review. The Parties agree to provide appropriate preferential access for ACP bananas in the context of the Community's future banana regime.
071010	exemption	08030090	exemption
071021	exemption	0804	DATES, FIGS, PINEAPPLES, AVOCADOS, GUAVAS, MANGOES AND MANGOSTEENS, FRESH OR DRIED
071022	exemption	080410	exemption
071029	exemption	08042010	exemption from 1/11-30/4 within the limit of the ceiling (ceiling 3)
071030	exemption	08042090	exemption
071040	reduction 100% ad valorem customs duties	080430	exemption
07108051	exemption	080440	exemption
07108059	exemption	080450	exemption
07108061	exemption	0805	CITRUS FRUIT, FRESH OR DRIED
07108069	exemption	080510	reduction 80% ad valorem customs duties; within the framework of the reference quantity (rq 1) 15/5-30/9 reduction 100% ad valorem customs duties (4)
07108070	exemption	080520	reduction 80% ad valorem customs duties; within the framework of the reference quantity (rq 2) 15/5-30/9 reduction 100% ad valorem customs duties (4)
07108080	exemption	08053090	exemption
07108085	exemption	080540	exemption
07108095	exemption	080590	exemption
071090	exemption	0806	GRAPES, FRESH OR DRIED
0711	VEGETABLES PROVISIONALLY PRESERVED, E.G. BY SULPHUR DIOXIDE GAS, IN BRINE, IN SULPHUR WATER OR IN OTHER PRESERVATIVE SOLUTIONS, BUT UNSUITABLE IN THAT STATE FOR IMMEDIATE CONSUMPTION	ex 08061010	seedless table grapes: within the limit of the quota (quota 14) 1/12-31/1 exemption; within the framework of the reference quantity (rq 3) 1/2-31/3 exemption (4) from 1/2-31/3 exemption (4)
071110	exemption		
071130	exemption		
071140	exemption		
07119010	exemption		
07119030	reduction 100% ad valorem customs duties		
07119040	exemption		
07119060	exemption		
07119070	exemption		
07119090	exemption		
0712	DRIED VEGETABLES, WHOLE, CUT, SLICED, BROKEN OR IN POWDER, BUT NOT FURTHER PREPARED		
071220	exemption		
071230	exemption		

080620	exemption	08129070	exemption
0807	MELONS, INCL. WATERMELONS, AND PAPAWS "PAPAYAS", FRESH	08129095	exemption
0807	exemption	0813	APRICOTS, PRUNES, APPLES, PEACHES, PEARS, PAWPAWS, TAMARINDS AND OTHER DRIED FRUIT NOT ELSEWHERE SPECIFIED OR INCLUDED; MIXTURES OF EDIBLE NUTS OR DRIED FRUITS
0808	APPLES, PEARS AND QUINCES, FRESH	0813	exemption
080810	within the limit of the quota (ctg 15) reduction 50% ad valorem customs duties	0814	PEEL OF CITRUS FRUIT OR MELONS, INCL. WATERMELONS, FRESH, FROZEN, DRIED OR PROVISIONALLY PRESERVED IN BRINE, OR IN WATER WITH OTHER ADDITIVES
08082010	within the limit of the quota (ctg 16) reduction 65% ad valorem customs duties	0814	exemption
08082050	within the limit of the quota (ctg 16) reduction 65% ad valorem customs duties	09	COFFEE, TEA, MATE AND SPICES
08082090	reduction 16%	09	exemption
0809	APRICOTS, CHERRIES, PEACHES INCL. NECTARINES, PLUMS AND SLOES, FRESH	10	CEREALS
080910	from 1/5-31/8 reduction 15% ad valorem customs duties, 1/9-30/4 exemption	1001	WHEAT AND MESLIN
08092005	from 1/11-31/3: exemption	100110	within the limit of the quota (ctg 10) reduction 50%
080930	from 1/4-30/11 reduction 15% ad valorem customs duties, 1/12-31/3 exemption	10019010	exemption
08094005	from 1/4-14/12 reduction 15% ad valorem customs duties, 15/12-31/3 exemption	10019091	within the limit of the quota (ctg 10) reduction 50%
08094090	exemption	10019099	within the limit of the quota (ctg 10) reduction 50%
0810	STRAWBERRIES, RASPBERRIES, BLACKBERRIES, BLACK, WHITE OR RED CURRANTS, GOOSEBERRIES AND OTHER EDIBLE FRUIT, NOT ELSEWHERE SPECIFIED OR INCLUDED, FRESH	1002	RYE
08101005	within the limit of the quota (ctg 17) from 1/11-29/2 exemption	1002	within the limit of the quota (ctg 10) reduction 50%
08101080	within the limit of the quota (ctg 17) from 1/11-29/2 exemption	1003	BARLEY
081020	reduction 16%	1003	within the limit of the quota (ctg 10) reduction 50%
081030	reduction 16%	1004	OATS
08104030	exemption	1004	within the limit of the quota (ctg 10) reduction 50%
08104050	duty = 3%	1005	MAIZE OR CORN
08104090	duty = 5%	10051090	reduction 1,81 EUR/t
081090	exemption	100590	reduction 1,81 EUR/t
0811	FRUIT AND NUTS, UNCOOKED OR COOKED BY STEAMING OR BOILING IN WATER, FROZEN, WHETHER OR NOT CONTAINING ADDED SUGAR OR OTHER SWEETENING MATTER	1006	RICE
08111011	reduction 100% ad valorem customs duties	10061010	exemption
08111019	exemption	10061021	within the limit of the quota (ctg 11) reduction 65% and 4,34 EUR/t (2)
08111090	exemption	10061023	within the limit of the quota (ctg 11) reduction 65% and 4,34 EUR/t (2)
08112011	reduction 100% ad valorem customs duties	10061025	within the limit of the quota (ctg 11) reduction 65% and 4,34 EUR/t (2)
08112019	exemption	10061027	within the limit of the quota (ctg 11) reduction 65% and 4,34 EUR/t (2)
08112031	exemption	10061092	within the limit of the quota (ctg 11) reduction 65% and 4,34 EUR/t (2)
08112039	exemption	10061094	within the limit of the quota (ctg 11) reduction 65% and 4,34 EUR/t (2)
08112051	exemption	10061096	within the limit of the quota (ctg 11) reduction 65% and 4,34 EUR/t (2)
08112059	exemption	10061098	within the limit of the quota (ctg 11) reduction 65% and 4,34 EUR/t (2)
08112090	exemption	100620	within the limit of the quota (ctg 11) reduction 65% and 4,34 EUR/t (2)
08119011	reduction 100% ad valorem customs duties	100630	within the limit of the quota (ctg 11) reduction of 16,78 EUR/t, then reduced by 65% and 6,52 EUR/t (2)
08119019	reduction 100% ad valorem customs duties	100640	within the limit of the quota (ctg 12) reduction 65% and 3,62 EUR/t (2)
08119031	exemption	1007	GRAIN SORGHUM
08119039	exemption	1007	reduction 60% within the limit of the ceiling (ceiling 3) (3)
08119050	exemption	1008	BUCKWHEAT, MILLET, CANARY SEED AND OTHER CEREALS (EXCL. WHEAT AND MESLIN, RYE, BARLEY, OATS, MAIZE, RICE AND GRAIN SORGHUM)
08119070	exemption	100810	within the limit of the quota (ctg 10) reduction 50%
08119075	exemption		
08119080	exemption		
08119085	exemption		
08119095	exemption		
0812	FRUIT AND NUTS, PROVISIONALLY PRESERVED, E.G. BY SULPHUR DIOXIDE GAS, IN BRINE, IN SULPHUR WATER OR IN OTHER PRESERVATIVE SOLUTIONS, BUT UNSUITABLE IN THAT STATE FOR IMMEDIATE CONSUMPTION		
081210	exemption		
081220	exemption		
08129010	exemption		
08129020	exemption		
08129030	exemption		
08129040	exemption		
08129050	exemption		
08129060	exemption		

100820	reduction 100% within the limit of the ceiling (ceiling 2) (3)	1109	WHEAT GLUTEN, WHETHER OR NOT DRIED
100890	within the limit of the quota (ctg 10) reduction 50%	1109	reduction 219 EUR/t
11	PRODUCTS OF THE MILLING INDUSTRY; MALT; STARCHES; INULIN; WHEAT GLUTEN	12	OIL SEEDS AND OLEAGINOUS FRUITS; MISCELLANEOUS GRAINS, SEEDS AND FRUIT; INDUSTRIAL OR MEDICAL PLANTS; STRAW AND FODDER
1101	WHEAT OR MESLIN FLOUR	1208	FLOURS AND MEALS OF OIL SEEDS OR OLEAGINOUS FRUITS (EXCL. MUSTARD)
1101	reduction 16%	120810	exemption
1102	CEREAL FLOURS (EXCL. WHEAT OR MESLIN)	1209	SEEDS, FRUITS AND SPORES, FOR SOWING (EXCL. LEGUMINOUS VEGETABLES AND SWEETCORN, COFFEE, TEA, MATE AND SPICES, CEREALS, OIL SEEDS AND OLEAGINOUS FRUITS, AND SEEDS AND FRUIT USED PRIMARILY IN PERFUMERY)
110210	reduction 16%	1209	exemption
11022010	reduction 7,3 EUR/t	1210	HOP CONES, FRESH OR DRIED, WHETHER OR NOT GROUND, POWDERED OR IN THE FORM OF PELLETS; LUPULIN
11022090	reduction 3,6 EUR/t	1210	exemption
110230	reduction 3,6 EUR/t	1211	PLANTS AND PARTS OF PLANTS, INCL. SEEDS AND FRUITS, OF A KIND USED PRIMARILY IN PERFUMERY, MEDICAMENTS OR FOR INSECTICIDAL, FUNGICIDAL OR SIMILAR PURPOSES, FRESH OR DRIED, WHETHER OR NOT CUT, CRUSHED OR POWDERED
11029010	reduction 7,3 EUR/t	1211	exemption
11029030	reduction 7,3 EUR/t	1212	LOCUST BEANS, SEAWEEDES AND OTHER ALGAE, SUGAR BEET AND SUGAR CANE, FRESH OR DRIED, WHETHER OR NOT GROUND; FRUIT STONES AND KERNELS AND OTHER VEGETABLE PRODUCTS, INCL. UNROASTED CHICORY ROOTS OF THE VARIETY CICHORIUM INTYBU
11029090	reduction 3,6 EUR/t	121210	exemption
1103	CEREAL GROATS, MEAL AND PELLETS	121230	exemption
110311	reduction 16%	121291	reduction 16% (5)
110312	reduction 7,3 EUR/t	121292	reduction 16% (5)
11031310	reduction 7,3 EUR/t	12129910	exemption
11031390	reduction 3,6 EUR/t	1214	SWEDES, MANGOLDS, FODDER ROOTS, HAY, ALFALFA, CLOVER, SAINFOIN, FORAGE KALE, LUPINES, VETCHES AND SIMILAR FORAGE PRODUCTS, WHETHER OR NOT IN THE FORM OF PELLETS
110314	reduction 3,6 EUR/t	12149010	exemption
11031910	reduction 7,3 EUR/t	13	LACS; GUMS, RESINS AND OTHER VEGETABLE SAPS AND EXTRACTS
11031930	reduction 7,3 EUR/t	13	exemption
11031990	reduction 3,6 EUR/t	15	ANIMAL OR VEGETABLE FATS AND OILS AND THEIR CLEAVAGE PRODUCTS; PREPARED EDIBLE FATS; ANIMAL OR VEGETABLE WAXES
110321	reduction 7,3 EUR/t	1501	LARD; OTHER PIG FAT AND POULTRY FAT, RENDERED, WHETHER OR NOT PRESSED OR SOLVENT-EXTRACTED
11032910	reduction 7,3 EUR/t	1501	reduction 16%
11032920	reduction 7,3 EUR/t	1502	FATS OF BOVINE ANIMALS, SHEEP OR GOATS, RAW OR RENDERED, WHETHER OR NOT PRESSED OR SOLVENT-EXTRACTED
11032930	reduction 7,3 EUR/t	1502	exemption
11032940	reduction 7,3 EUR/t	1503	LARD STEARIN, LARD OIL, OLEOSTEARIN, OLEO-OIL AND TALLOW OIL (EXCL. EMULSIFIED, MIXED OR OTHERWISE PREPARED)
11032950	reduction 3,6 EUR/t	1503	exemption
11032990	reduction 3,6 EUR/t	1504	FATS AND OILS AND THEIR FRACTIONS OF FISH OR MARINE MAMMALS, WHETHER OR NOT REFINED (EXCL. CHEMICALLY MODIFIED)
1104	CEREAL GRAINS OTHERWISE WORKED, E.G. HULLED, ROLLED, FLAKED, PEARLED, SLICED OR KEBBLED; GERM OF CEREALS, WHOLE, ROLLED, FLAKED OR GROUND (EXCL. CEREAL FLOURS, AND HUSKED AND SEMI- OR WHOLLY MILLED RICE AND BROKEN RICE)	1504	exemption
11041110	reduction 3,6 EUR/t		
11041190	reduction 7,3 EUR/t		
11041210	reduction 3,6 EUR/t		
11041290	reduction 7,3 EUR/t		
110419	reduction 7,3 EUR/t		
11042110	reduction 3,6 EUR/t		
11042130	reduction 3,6 EUR/t		
11042150	reduction 7,3 EUR/t		
11042190	reduction 3,6 EUR/t		
11042199	reduction 3,6 EUR/t		
110422	reduction 3,6 EUR/t		
110423	reduction 3,6 EUR/t		
110429	reduction 3,6 EUR/t		
110430	reduction 7,3 EUR/t		
1105	FLOUR, MEAL, FLAKES, GRANULES AND PELLETS OF POTATOES		
1105	exemption		
1106	FLOUR, MEAL AND POWDER OF THE DRIED LEGUMINOUS VEGETABLES OF HEADING 0713, OF SAGO OR OF ROOTS AND TUBERS OF HEADING 0714 OR OF THE PRODUCTS OF CHAPTER 8		
110610	exemption		
11062010	reduction 7,98 EUR/t; arrow-root: exemption		
11062090	reduction 29,18 EUR/t; arrow-root: exemption		
110630	exemption		
1108	STARCHES; INULIN		
110811	reduction 24,8 EUR/t		
110812	reduction 24,8 EUR/t		
110813	reduction 24,8 EUR/t		
110814	reduction 50% + reduction 24,8 EUR/t		
11081910	reduction 37,2 EUR/t		
11081990	reduction 50% + reduction 24,8 EUR/t; arrow-root: exemption		
110820	exemption		

1505	WOOL GREASE AND FATTY SUBSTANCES DERIVED THEREFROM, INCL. LANOLIN exemption	1521	VEGETABLE WAXES, BEESWAX, OTHER INSECT WAXES AND SPERMACEIN, WHETHER OR NOT REFINED OR COLOURED (EXCL. TRIGLYCERIDES) exemption
1506	OTHER ANIMAL FATS AND OILS AND THEIR FRACTIONS, WHETHER OR NOT REFINED, BUT NOT CHEMICALLY MODIFIED (EXCL. PIG FAT, POULTRY FAT, FATS OF BOVINE ANIMALS, SHEEP AND GOATS, FATS OF FISH AND OTHER MARINE ANIMALS, LARD STEARIN, exemption	1522	DEGRAS; RESIDUES RESULTING FROM THE TREATMENT OF FATTY SUBSTANCES OR ANIMAL OR VEGETABLE WAXES exemption
1507	SOYA-BEAN OIL AND ITS FRACTIONS, WHETHER OR NOT REFINED (EXCL. CHEMICALLY MODIFIED) exemption	15220010	exemption
1507		15220091	exemption
1508	GROUND-NUT OIL AND ITS FRACTIONS, WHETHER OR NOT REFINED, BUT NOT CHEMICALLY MODIFIED exemption	15220099	exemption
1508		16	PREPARATIONS OF MEAT, FISH OR CRUSTACEANS, MOLLUSCS OR OTHER AQUATIC INVERTEBRATES
1511	PALM OIL AND ITS FRACTIONS, WHETHER OR NOT REFINED (EXCL. CHEMICALLY MODIFIED) exemption	1601	SAUSAGES AND SIMILAR PRODUCTS, OF MEAT, OFFAL OR BLOOD; FOOD PREPARATIONS BASED ON THESE PRODUCTS within the limit of the quota (ctg 8) reduction 65%.
1511		1601	
1512	SUNFLOWER-SEED, SAFFLOWER OR COTTON-SEED OIL AND FRACTIONS THEREOF, WHETHER OR NOT REFINED, BUT NOT CHEMICALLY MODIFIED exemption	1602	PREPARED OR PRESERVED MEAT, OFFAL OR BLOOD (EXCL. SAUSAGES AND SIMILAR PRODUCTS, AND MEAT EXTRACTS AND JUICES) reduction 16%
1512		160210	exemption
1513	COCONUT "COPRA", PALM KERNEL OR BABASSU OIL AND FRACTIONS THEREOF, WHETHER OR NOT REFINED, BUT NOT CHEMICALLY MODIFIED exemption	16022011	exemption
1513		16022019	exemption
1514	RAPE, COLZA OR MUSTARD OIL AND FRACTIONS THEREOF, WHETHER OR NOT REFINED, BUT NOT CHEMICALLY MODIFIED exemption	16022090	réduction 16%
1514		160231	within the limit of the quota (ctg 4) reduction 65%
1515	OTHER FIXED VEGETABLE FATS AND OILS, INCL. JOJOBA OIL, AND THEIR FRACTIONS, WHETHER OR NOT REFINED, BUT NOT CHEMICALLY MODIFIED exemption	160232	within the limit of the quota (ctg 4) reduction 65%
1515		160239	within the limit of the quota (ctg 4) reduction 65%
1516	ANIMAL OR VEGETABLE FATS AND OILS AND THEIR FRACTIONS, PARTLY OR WHOLLY HYDROGENATED, INTER-ESTERIFIED, RE-ESTERIFIED OR ELAIDINISED, WHETHER OR NOT REFINED, BUT NOT FURTHER PREPARED exemption	16024110	reduction 16%
1516		16024190	exemption
1517	MARGARINE, OTHER EDIBLE MIXTURES OR PREPARATIONS OF ANIMAL OR VEGETABLE FATS OR OILS AND EDIBLE FRACTIONS OF DIFFERENT FATS OR OILS reduction 100% ad valorem customs duties	16024210	reduction 16%
15171010	exemption	16024290	exemption
15171090	reduction 100% ad valorem customs duties	160249	reduction 16%
15179010	exemption	16025031	exemption
15179091	exemption	16025039	exemption
15179093	exemption	16025080	exemption
15179099	exemption	16029010	reduction 16%
1518	ANIMAL OR VEGETABLE FATS AND OILS AND THEIR FRACTIONS, BOILED, OXIDISED, DEHYDRATED, SULPHURISED, BLOWN, POLYMERISED BY HEAT IN VACUUM OR IN INERT GAS OR OTHERWISE CHEMICALLY MODIFIED; INEDIBLE MIXTURES OR PREPARATIONS OF ANIMAL OR VEGETABLE FATS OR OILS OR FRACTIONS OF DIFFERENT FATS OR OILS, NOT ELSEWHERE SPECIFIED OR INCLUDED exemption	16029031	exemption
1518		16029041	exemption
1520	GLYCEROL "GLYCERINE", WHETHER OR NOT PURE; GLYCEROL WATERS AND GLYCEROL LYES exemption	16029051	reduction 16%
1520		16029069	exemption
		16029072	exemption
		16029074	exemption
		16029076	exemption
		16029078	exemption
		16029098	exemption
		1603	EXTRACTS AND JUICES OF MEAT, FISH OR CRUSTACEANS, MOLLUSCS AND OTHER AQUATIC INVERTEBRATES exemption
		1603	
		1604	PREPARED OR PRESERVED FISH; CAVIAR AND CAVIAR SUBSTITUTES PREPARED FROM FISH EGGS exemption
		1604	
		1605	CRUSTACEANS, MOLLUSCS AND OTHER AQUATIC INVERTEBRATES, PREPARED OR PRESERVED exemption
		1605	
		17	SUGARS AND SUGAR CONFECTIONERY
		1702	OTHER SUGARS, INCL. 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 reduction 16%
		170211	reduction 16%
		170219	reduction 16% (5)
		170220	reduction 16% (5)
		17023010	reduction 117 EUR/t
		17023051	reduction 81 EUR/t
		17023059	reduction 117 EUR/t
		17023091	reduction 81 EUR/t
		17023099	

17024010	reduction 16% (5)	190110	reduction 100% ad valorem customs duties;
17024090	reduction 81 EUR/t		exemption EA under the condition (c 1)
170250	exemption	190120	reduction 100% ad valorem customs duties;
170260	reduction 16% (5)		exemption EA under the condition (c 1)
17029010	exemption	19019011	reduction 100% ad valorem customs duties
17029030	reduction 16% (5)	19019019	reduction 100% ad valorem customs duties
17029050	reduction 81 EUR/t	19019091	exemption
17029060	reduction 16% (5)	19019099	reduction 100% ad valorem customs duties;
17029071	reduction 16% (5)		exemption EA under the condition (c 1)
17029075	reduction 117 EUR/t		
17029079	reduction 81 EUR/t	1902	PASTA, WHETHER OR NOT COOKED OR
17029080	reduction 16% (5)		STUFFED WITH MEAT OR OTHER SUBSTANCES
17029099	reduction 16% (5)		OR OTHERWISE PREPARED, SUCH AS
			SPAGHETTI, MACARONI, NOODLES, LASAGNE,
1703	MOLASSES RESULTING FROM THE		GNOCCHI, RAVIOLI, CANNELLONI; COUSCOUS,
	EXTRACTION OR REFINING OF SUGAR		WHETHER OR NOT PREPARED
1703	within the limit of the quota (ctg 9) reduction	190211	reduction 100% ad valorem customs duties
	100%	190219	reduction 100% ad valorem customs duties
		19022010	exemption
1704	SUGAR CONFECTIONERY NOT CONTAINING	19022030	reduction 16%
	COCOA, INCL. WHITE CHOCOLATE	19022091	reduction 100% ad valorem customs duties
170410	reduction 100% ad valorem customs duties	19022099	reduction 100% ad valorem customs duties
17049010	exemption	190230	reduction 100% ad valorem customs duties
17049030	exemption	190240	reduction 100% ad valorem customs duties
17049051	reduction 100% ad valorem customs duties		
17049055	reduction 100% ad valorem customs duties	1903	TAPIOCA AND SUBSTITUTES THEREFOR
17049061	reduction 100% ad valorem customs duties		PREPARED FROM STARCH, IN THE FORM OF
17049065	reduction 100% ad valorem customs duties		FLAKES, GRAINS, PEARLS, SIFTINGS OR
17049071	reduction 100% ad valorem customs duties		SIMILAR FORMS
17049075	reduction 100% ad valorem customs duties	1903	exemption
17049081	reduction 100% ad valorem customs duties		
17049099	reduction 100% ad valorem customs duties	1904	PREPARED FOODS OBTAINED BY THE
			SWELLING OR ROASTING OF CEREALS OR
18	COCOA AND COCOA PREPARATIONS		CEREAL PRODUCTS, E.G. CORN FLAKES;
1801	COCOA BEANS, WHOLE OR BROKEN, RAW OR		CEREALS, OTHER THAN MAIZE "CORN", IN
	ROASTED		GRAIN FORM, PRE-COOKED OR OTHERWISE
1801	exemption		PREPARED
1802	COCOA SHELLS, HUSKS, SKINS AND OTHER	1904	reduction 100% ad valorem customs duties
	COCOA WASTE		
1802	exemption	1905	BREAD, PASTRY, CAKES, BISCUITS AND OTHER
1803	COCOA PASTE, WHETHER OR NOT DEFATTED		BAKERS' WARES, WHETHER OR NOT
1803	exemption		CONTAINING COCOA; COMMUNION WAFERS,
1804	COCOA BUTTER, FAT AND OIL		EMPTY CACHETS OF A KIND SUITABLE FOR
1804	exemption	190510	PHARMACEUTICAL USE, SEALING WAFERS,
		190520	RICE PAPER AND SIMILAR PRODUCTS
1805	COCOA POWDER, NOT CONTAINING ADDED	19053011	reduction 100% ad valorem customs duties
	SUGAR OR OTHER SWEETENING MATTER		reduction 100% ad valorem customs duties
1805	exemption	19053019	réduction 100% droits de douane ad valorem;
1806	CHOCOLATE AND OTHER FOOD		biscuits: exemption
	PREPARATIONS CONTAINING COCOA	19053030	reduction 100% ad valorem customs duties;
18061015	exemption		biscuits: exemption
18061020	reduction 100% ad valorem customs duties	19053051	reduction 100% ad valorem customs duties
18061030	reduction 100% ad valorem customs duties	19053059	reduction 100% ad valorem customs duties
18061090	reduction 100% ad valorem customs duties	19053091	reduction 100% ad valorem customs duties
180620	exemption	19053099	reduction 100% ad valorem customs duties
180631	exemption	190540	reduction 100% ad valorem customs duties
180632	exemption	190590	reduction 100% ad valorem customs duties
18069011	exemption		
18069019	exemption	20	PREPARATIONS OF VEGETABLES, FRUIT, NUTS OR OTHER
18069031	exemption		PARTS OF PLANTS
18069039	exemption	2001	VEGETABLES, FRUIT, NUTS AND OTHER EDIBLE
18069050	exemption		PARTS OF PLANTS, PREPARED OR PRESERVED
18069060	reduction 100% ad valorem customs duties		BY VINEGAR OR ACETIC ACID
18069070	reduction 100% ad valorem customs duties	200110	exemption
18069090	reduction 100% ad valorem customs duties	200120	exemption
		20019020	exemption
19	PREPARATIONS OF CEREALS, FLOUR, STARCH OR MILK;	20019030	reduction 100% ad valorem customs duties
	PASTRYCOOKS' PRODUCTS	20019040	reduction 100% ad valorem customs duties
1901	MALT EXTRACT; FOOD PREPARATIONS OF	20019050	exemption
	FLOUR, MEAL, STARCH OR MALT EXTRACT,	20019060	exemption
	NOT CONTAINING COCOA POWDER OR	20019065	exemption
	CONTAINING COCOA POWDER IN A	20019070	exemption
	PROPORTION BY WEIGHT OF < 40% NOT	20019075	exemption
	ELSEWHERE SPECIFIED OR INCLUDED; FOOD	20019085	exemption
	PREPARATIONS OF GOODS OF HEADINGS 04	20019091	exemption
	01 TO 04 04	ex 20019096	exemption except vine leaves
		2002	TOMATOES, PREPARED OR PRESERVED
			OTHERWISE THAN BY VINEGAR OR ACETIC
			ACID

2002	exemption	20083019	reduction 100% ad valorem customs duties; grapefruit: exemption
2003	MUSHROOMS AND TRUFFLES, PREPARED OR PRESERVED OTHERWISE THAN BY VINEGAR OR ACETIC ACID	20083031	exemption
2003	exemption	20083039	exemption
2004	OTHER VEGETABLES PREPARED OR PRESERVED OTHERWISE THAN BY VINEGAR OR ACETIC ACID, FROZEN (EXCL. TOMATOES, MUSHROOMS AND TRUFFLES)	20083051	exemption
20041010	exemption	20083055	exemption
20041091	reduction 100% ad valorem customs duties	20083059	exemption
20041099	exemption	20083071	exemption
20049010	reduction 100% ad valorem customs duties	20083075	exemption
ex 20049030	exemption except olives	20083079	exemption
20049050	exemption	20083091	exemption
20049091	exemption	20083099	exemption
20049098	exemption	200840	exemption
2005	OTHER VEGETABLES PREPARED OR PRESERVED OTHERWISE THAN BY VINEGAR OR ACETIC ACID (EXCL. FROZEN, AND TOMATOES, MUSHROOMS AND TRUFFLES)	20085011	exemption
200510	exemption	20085019	reduction 100% ad valorem customs duties
20052010	reduction 100% ad valorem customs duties	20085031	exemption
20052020	reduction 16%	20085039	exemption
20052080	reduction 16%	20085051	reduction 100% ad valorem customs duties
200540	exemption	20085059	exemption
200551	exemption	20085061	exemption
200559	exemption	20085069	exemption
200560	exemption	20085071	exemption
200570	exemption	20085079	exemption
200580	reduction 100% ad valorem customs duties	20085092	exemption
200590	exemption	20085094	exemption
2006	FRUIT, NUTS, FRUIT-PEEL AND OTHER PARTS OF PLANTS, PRESERVED BY SUGAR, DRAINED, GLACE OR CRYSTALLIZED	20085099	exemption
20060031	reduction 100% ad valorem customs duties	20086011	exemption
20060035	reduction 100% ad valorem customs duties	20086019	reduction 100% ad valorem customs duties
20060038	reduction 100% ad valorem customs duties	20086031	exemption
20060091	exemption	20086039	exemption
20060099	exemption	20086051	exemption
2007	JAMS, FRUIT JELLIES, MARMALADES, FRUIT OR NUT PUREE AND FRUIT OR NUT PASTES, BEING COOKED PREPARATIONS, WHETHER OR NOT CONTAINING ADDED SUGAR OR OTHER SWEETENING MATTER	20086059	exemption
20071010	exemption	20086061	exemption
20071091	exemption	20086069	exemption
20071099	exemption	20086071	exemption
20079110	reduction 100% ad valorem customs duties	20086079	exemption
20079130	reduction 100% ad valorem customs duties	20086091	exemption
20079190	exemption	20086099	exemption
20079910	exemption	20087011	exemption
20079920	exemption	20087019	reduction 100% ad valorem customs duties
20079931	exemption	20087031	exemption
20079933	exemption	20087039	exemption
20079935	exemption	20087051	reduction 100% ad valorem customs duties
20079939	exemption	20087059	exemption
20079951	exemption	20087061	exemption
20079955	exemption	20087069	exemption
20079958	exemption	20087071	exemption
20079991	exemption	20087079	exemption
20079993	exemption	20087092	exemption
20079998	exemption	20087094	exemption
2008	FRUITS, NUTS AND OTHER EDIBLE PARTS OF PLANTS, PREPARED OR PRESERVED, WHETHER OR NOT CONTAINING ADDED SUGAR OR OTHER SWEETENING MATTER OR SPIRIT, NOT ELSEWHERE SPECIFIED OR INCLUDED	20087099	exemption
200811	exemption	200880	exemption
200819	exemption	200891	exemption
200820	exemption	20089212	exemption
20083011	exemption	20089214	exemption
		20089216	exemption
		20089218	exemption
		20089232	exemption
		20089234	exemption
		20089236	exemption
		20089238	exemption
		20089251	exemption
		20089259	exemption
		20089272	exemption
		20089274	exemption
		20089276	exemption
		20089278	exemption
		20089292	exemption
		20089293	exemption
		20089294	exemption
		20089296	exemption
		20089297	exemption
		20089298	exemption
		20089911	exemption
		20089919	exemption
		20089921	exemption
		20089923	exemption
		20089925	exemption
		20089926	exemption

20089928	exemption	20099011	reduction 100% ad valorem customs duties
20089932	exemption	20099019	exemption
20089933	reduction 100% ad valorem customs duties	20099021	reduction 100% ad valorem customs duties
20089934	reduction 100% ad valorem customs duties	20099029	exemption
20089936	exemption	20099031	reduction 100% ad valorem customs duties
20089937	exemption	20099039	exemption
20089938	exemption	20099041	exemption
20089940	exemption	20099049	exemption
20089943	exemption	20099051	exemption
20089945	exemption	20099059	exemption
20089946	exemption	20099071	reduction 100% ad valorem customs duties
20089947	exemption	20099073	exemption
20089949	exemption	20099079	exemption
20089953	exemption	20099092	exemption
20089955	exemption	20099094	reduction 100% ad valorem customs duties
20089961	exemption	20099095	exemption
20089962	exemption	20099096	exemption
20089968	exemption	20099097	exemption
20089972	exemption	20099098	exemption
20089974	exemption		
20089979	exemption		
ex 20089985	exemption except sweet corn	21 MISCELLANEOUS EDIBLE PREPARATIONS	
20089991	reduction 100% ad valorem customs duties	2101	EXTRACTS, ESSENCES AND CONCENTRATES, OF COFFEE, TEA OR MATE AND PREPARATIONS WITH A BASIS OF THESE PRODUCTS OR WITH A BASIS OF COFFEE, TEA OR MATE; ROASTED CHICORY AND OTHER ROASTED COFFEE SUBSTITUTES, AND EXTRACTS, ESSENCE
ex 20089999	exemption except vine leaves		
2009	FRUIT JUICES, INCL. GRAPE MUST, AND VEGETABLE JUICES, UNFERMENTED, NOT CONTAINING ADDED SPIRIT, WHETHER OR NOT CONTAINING ADDED SUGAR OR OTHER SWEETENING MATTER	210111	exemption
20091111	reduction 100% ad valorem customs duties	210112	exemption
20091119	exemption	210120	exemption
20091191	reduction 100% ad valorem customs duties	21013011	exemption
20091199	exemption	21013019	reduction 100% ad valorem customs duties
20091911	reduction 100% ad valorem customs duties	21013091	exemption
20091919	exemption	21013099	reduction 100% ad valorem customs duties
20091991	reduction 100% ad valorem customs duties	2102	YEASTS, ACTIVE OR INACTIVE, OTHER DEAD SINGLE-CELL MICRO-ORGANISMS, PREPARED BAKING POWDERS (EXCL. SINGLE-CELL MICRO-ORGANISMS PACKAGED AS MEDICAMENTS)
20091999	exemption		
200920	exemption	21021010	exemption
20093011	reduction 100% ad valorem customs duties	21021031	reduction 100% ad valorem customs duties
20093019	exemption	21021039	reduction 100% ad valorem customs duties
20093031	exemption	21021090	exemption
20093039	exemption	210220	exemption
20093051	reduction 100% ad valorem customs duties	210230	exemption
20093055	exemption		
20093059	exemption	2103	SAUCE AND PREPARATIONS THEREFOR; MIXED CONDIMENTS AND MIXED SEASONINGS; MUSTARD FLOUR AND MEAL, WHETHER OR NOT PREPARED, AND MUSTARD
20093091	reduction 100% ad valorem customs duties		
20093095	exemption	2103	exemption
20093099	exemption		
200940	exemption	2104	SOUPS AND BROTHS AND PREPARATIONS THEREFOR; FOOD PREPARATIONS CONSISTING OF FINELY HOMOGENIZED MIXTURES OF TWO OR MORE BASIC INGREDIENTS, SUCH AS MEAT, FISH, VEGETABLES OR FRUIT, PUT UP FOR RETAIL SALE AS INFANT FOOD
200950	exemption		
200960	exemption	2104	exemption
20097011	reduction 100% ad valorem customs duties	2105	ICE CREAM AND OTHER EDIBLE ICE, WHETHER OR NOT CONTAINING COCOA
20097019	exemption	2105	reduction 100% ad valorem customs duties
20097030	exemption		
20097091	reduction 100% ad valorem customs duties	2106	FOOD PREPARATIONS NOT ELSEWHERE SPECIFIED OR INCLUDED
20097093	exemption		
20097099	exemption	210610	reduction 100% ad valorem customs duties
20098011	reduction 100% ad valorem customs duties	21069020	exemption
20098019	exemption	21069030	reduction 16% (5)
20098032	exemption	21069051	reduction 16%
20098033	reduction 100% ad valorem customs duties	21069055	reduction 81 EUR/t
20098035	reduction 100% ad valorem customs duties	21069059	reduction 16% (5)
20098036	exemption	21069092	exemption
20098038	exemption	21069098	reduction 100% ad valorem customs duties
20098050	exemption		
20098061	reduction 100% ad valorem customs duties		
20098063	exemption		
20098069	exemption		
20098071	exemption		
20098073	exemption		
20098079	exemption		
20098083	exemption		
20098084	reduction 100% ad valorem customs duties		
20098086	reduction 100% ad valorem customs duties		
20098088	exemption		
20098089	exemption		
20098095	exemption		
20098096	exemption		
20098097	exemption		
20098099	exemption		

22	BEVERAGES, SPIRITS AND VINEGAR	230250	exemption
2201	WATERS, INCL. NATURAL OR ARTIFICIAL MINERAL WATERS AND AERATED WATERS, NOT CONTAINING ADDED SUGAR, OTHER SWEETENING MATTER OR FLAVOURED; ICE AND SNOW	2303	RESIDUES OF STARCH MANUFACTURE AND SIMILAR RESIDUES, BEET-PULP, BAGASSE AND OTHER WASTE OF SUGAR MANUFACTURE, BREWING OR DISTILLING DREGS AND WASTE, WHETHER OR NOT IN THE FORM OF PELLETS
2201	exemption	23031011	reduction 219 EUR/t
2202	WATERS, INCL. MINERAL WATERS AND AERATED WATERS, CONTAINING ADDED SUGAR OR OTHER SWEETENING MATTER OR FLAVOURED, AND OTHER NON-ALCOHOLIC BEVERAGES (EXCLUDING FRUIT OR VEGETABLE JUICES AND MILK)	2308	ACORNS, HORSE-CHESTNUTS, MARC AND OTHER VEGETABLE MATERIALS AND VEGETABLE WASTE, VEGETABLE RESIDUES AND BY-PRODUCTS OF A KIND USED IN ANIMAL FEEDING, WHETHER OR NOT IN THE FORM OF PELLETS, NOT ELSEWHERE SPECIFIED OR INCLUDED
220210	exemption	23089090	exemption
22029010	exemption	2309	PREPARATIONS OF A KIND USED IN ANIMAL FEEDING
22029091	reduction 100% ad valorem customs duties	23091013	reduction 10,9 EUR/t
22029095	reduction 100% ad valorem customs duties	23091015	reduction 16%
22029099	reduction 100% ad valorem customs duties	23091019	reduction 16%
2203	BEER MADE FROM MALT	23091033	reduction 10,9 EUR/t
2203	exemption	23091039	reduction 16%
2204	WINE OF FRESH GRAPES, INCL. FORTIFIED WINES; GRAPE MUST, PARTLY FERMENTED, OF ACTUAL ALCOHOLIC STRENGTH OF > 0,5% VOL, WHETHER OR NOT WITH ADDED ALCOHOL	23091051	reduction 10,9 EUR/t
22043092	exemption	23091053	reduction 10,9 EUR/t
22043094	exemption	23091059	reduction 16%
22043096	exemption	23091070	reduction 16%
22043098	exemption	23091090	exemption
2205	VERMOUTH AND OTHER WINE OF FRESH GRAPES, FLAVOURED WITH PLANTS OR AROMATIC SUBSTANCES	23099010	exemption
2205	exemption	23099031	reduction 10,9 EUR/t
2206	OTHER FERMENTED BEVERAGES AND MIXTURES OF FERMENTED BEVERAGES (CIDER, PERRY, MEAD); MIXTURES OF FERMENTED BEVERAGES AND NON-ALCOHOLIC BEVERAGES, NOT ELSEWHERE SPECIFIED OR INCLUDED.	23099033	reduction 10,9 EUR/t
22060031	exemption	23099035	reduction 16%
22060039	exemption	23099039	reduction 16%
22060051	exemption	23099041	reduction 10,9 EUR/t
22060059	exemption	23099043	reduction 10,9 EUR/t
22060081	exemption	23099049	reduction 16%
22060089	exemption	23099051	reduction 10,9 EUR/t
2207	UNDENATURED ETHYL ALCOHOL OF AN ALCOHOLIC STRENGTH BY VOLUME OF >= 80%; ETHYL ALCOHOL AND OTHER SPIRITS, DENATURED, OF ANY STRENGTH	23099053	reduction 10,9 EUR/t
2207	exemption	23099059	reduction 16%
2208	UNDENATURED ETHYL ALCOHOL OF AN ALCOHOLIC STRENGTH BY VOLUME OF < 80%; SPIRITS, LIQUEURS AND OTHER SPIRITUOUS BEVERAGES; COMPOUND ALCOHOLIC PREPARATIONS OF A KIND USED FOR THE MANUFACTURE OF BEVERAGES	23099070	reduction 16%
2208	exemption	23099091	exemption
2209	VINEGAR AND SUBSTITUTES FOR VINEGAR OBTAINED FROM ACETIC ACID	24	TOBACCO AND MANUFACTURED TOBACCO SUBSTITUTES
22090091	exemption	24	exemption (6)
22090099	exemption	29	ORGANIC CHEMICALS
23	RESIDUES AND WASTE FROM THE FOOD INDUSTRIES; PREPARED ANIMAL FODDER	2905	ACYCLIC ALCOHOLS AND THEIR HALOGENATED, SULPHONATED, NITRATED OR NITROSATED DERIVATIVES
2302	BRAN, SHARPS AND OTHER RESIDUES, WHETHER OR NOT IN THE FORM OF PELLETS, DERIVED FROM THE SIFTING, MILLING OR OTHER WORKING OF CEREALS OR OF LEGUMINOUS PLANTS	2905	reduction 100% ad valorem customs duties
230210	reduction 7,2 EUR/t	33	ESSENTIAL OILS AND RESINOIDS; PERFUMERY, COSMETIC OR TOILET PREPARATIONS COSMÉTIQUES
230220	reduction 7,2 EUR/t	3301	ESSENTIAL OILS, WHETHER OR NOT TERPENELESS, INCL. CONCRETES AND ABSOLUTES; RESINOIDS; CONCENTRATES OF ESSENTIAL OILS IN FATS, FIXED OILS, WAXES OR THE LIKE, OBTAINED BY ENFLEURAGE OR MACERATION; TERPENIC BY-PRODUCTS
230230	reduction 7,2 EUR/t	3301	exemption
230240	reduction 7,2 EUR/t	3302	MIXTURES OF ODORIFEROUS SUBSTANCES AND MIXTURES, INCL. ALCOHOLIC SOLUTIONS, BASED ON ONE OR MORE OF THESE SUBSTANCES, OF A KIND USED AS RAW MATERIALS IN INDUSTRY
		33021029	exemption
		35	ALBUMINOUS SUBSTANCES; MODIFIED STARCHES; GLUES; ENZYMES
		3501	CASEIN, CASEINATES AND OTHER CASEIN DERIVATIVES; CASEIN GLUES (EXCL. THOSE PACKAGED AS GLUE FOR RETAIL SALE AND WEIGHING <= 1 KG)
		3501	exemption

3502	ALBUMINS, INCL, CONCENTRATES OF TWO OR MORE WHEY PROTEINS CONTAINING BY WEIGHT > 80% WHEY PROTEINS, CALCULATED ON THE DRY MATTER, ALBUMINATES AND OTHER ALBUMIN DERIVATIVES	38 MISCELLANEOUS CHEMICAL PRODUCTS	
35021190	reduction 100% ad valorem customs duties	3809	FINISHING AGENTS, DYE CARRIERS TO ACCELERATE THE DYEING OR FIXING OF DYES AND OTHER PRODUCTS AND PREPARATIONS SUCH AS DRESSINGS AND MORDANTS OF A KIND USED IN THE TEXTILE, PAPER, LEATHER OR LIKE INDUSTRIES NOT ELSEWHERE SPECIFIED OR INCLUDED
35021990	reduction 100% ad valorem customs duties		
35022091	reduction 100% ad valorem customs duties	380910	reduction 100% ad valorem customs duties
35022099	reduction 100% ad valorem customs duties		
3503	GELATIN, WHETHER OR NOT IN SQUARE OR RECTANGULAR SHEETS, WHETHER OR NOT SURFACE-WORKED OR COLOURED, AND GELATIN DERIVATIVES; ISINGLASS; OTHER GLUES OF ANIMAL ORIGIN (EXCL. CASEIN GLUES OF HEADING No 3501)	3824	PREPARED BINDERS FOR FOUNDRY MOULDS OR CORES; CHEMICAL PRODUCTS AND PREPARATIONS FOR THE CHEMICAL OR ALLIED INDUSTRIES, INCL, MIXTURES OF NATURAL PRODUCTS NOT ELSEWHERE SPECIFIED OR INCLUDED; RESIDUAL PRODUCTS OF THE CHEMICAL OR ALLIED INDUSTRIES
3503	exemption		
3504	PEPTONES AND THEIR DERIVATIVES; OTHER ALBUMINOUS SUBSTANCES AND THEIR DERIVATIVES NOT ELSEWHERE SPECIFIED OR INCLUDED; HIDE POWDER, WHETHER OR NOT CHROMED	382460	reduction 100% ad valorem customs duties
3504	exemption	50 SILK	
3505	DEXTRINS AND OTHER MODIFIED STARCHES, E.G. PRE-GELATINISED OR ESTERIFIED STARCHES; GLUES BASED ON STARCHES, DEXTRINS OR OTHER MODIFIED STARCHES (EXCL. THOSE PUT UP FOR RETAIL SALE AND WEIGHING =< 1 KG)	50	exemption
35051010	reduction 100% ad valorem customs duties	52 COTTON	
35051050	exemption	52	exemption
35051090	reduction 100% ad valorem customs duties		
350520	reduction 100% ad valorem customs duties		

## Provisions for the French overseas departments

1. Customs duties shall not be levied on imports into the French overseas departments of the following products originating in the ACP States or the overseas countries and territories:

NC Code	Description
0102	Live bovine animals of domesticated species other than pure-bred breeding animals
0102 90	
0102 90 05	
0102 90 21	
0102 90 29	
0102 90 41	
0102 90 49	
0102 90 51	
0102 90 59	
0102 90 61	
0102 90 69	
0102 90 71	
0102 90 79	
0201	
0202	Meat of bovine animals, fresh, chilled or frozen
0206 10 95	
0206 29091	
0709 90 60	
0712 10 90	Sweet corn
1005 90 00	
0714 10 91	
0714 90 11	Manioc roots, including yams

2. The customs duty shall not be levied on direct imports of rice falling within CN heading 1006, excluding rice for sowing of CN heading 1006 10 10 imported into Réunion.
3. If imports into the French overseas departments of sweet corn originating in the ACP States or the overseas countries and territories exceed 25 000 tonnes within a given year, and if these imports threaten to seriously disturb these markets, the Commission shall take the necessary measures.
4. Within the limit of an annual quota of 2000 tonnes, no customs duties shall be levied on products falling within CN codes 0714 10 91 and 0714 90 11.

## References

quota 1	100 tons	Live sheep and goats
quota 2	500 tons	Meat of sheep or goats
quota 3	400 tons	Poultrymeat
quota 4	500 tons	Prepared poultrymeat
quota 5	1000 tons	Milk and cream
quota 6	1000 tons	Cheese and curd
quota 7	500 tons	Pigmeat
quota 8	500 tons	Prepared pigmeat
quota 9	600 000 tons	Molasses
quota 10	15 000 tons	Wheat and meslin
quota 11	125 000 tons	Husked rice
quota 12	20 000 tons	Broken rice
quota 13a	2 000 tons	Tomatoes other than cherry tomatoes
quota 13b	2 000 tons	Cherry tomatoes
quota 14	800 tons	Seedless table grapes
quota 15	1 000 tons	Apples
quota 16	2 000 tons	Pears
quota 17	1 600 tons	Strawberries
ceiling 1	100 000 tons	Sorghum
ceiling 2	60 000 tons	Millet
ceiling 3	200 tons	Fresh figs
rq 1	25 000 tons	Oranges
rq 2	4 000 tons	Mandarins
rq 3	100 tons	Seedless table grapes

- (1). Where, in the course of a year, imports into the Community of products falling within CN codes 0201, 0206 10 95, 0206 29 91, 1602 50 10 or 1602 90 61, originating in an ACP State exceed a quantity equivalent to imports into the Community during whichever year between 1969 and 1974 Community imports of products of that origin were highest, plus an annual growth rate of 7%, exemption from customs duties on the products of that origin shall be partially or totally suspended.

In that event the Community shall determine the arrangements to be applied to the imports in question.

- (2). The reduction shall apply only to imports for which the importer provides proof that an export charge of an amount equivalent to the reduction has been collected by the exporting country.
  - (3). If, in the course of a year, the ceiling is reached, the Community may, by means of a Regulation, reintroduce the application of normal customs duties until the end of the period of validity; the duties applicable shall be reduced by 50%.
  - (4). If imports of a product exceed the reference quantity, a decision may be taken to make it subject to a ceiling equal to the reference quantity, having regard to the annual balance of trade in the product.
  - (5). This reduction shall not be applied when the Community, in accordance with its Uruguay Round commitments, applies additional duties.
  - (6). If serious disturbances occur as a result of a large increase in duty-free imports of products falling within CN code 2401, originating in the ACP States, or if these imports create difficulties which bring about a deterioration in the economic situation of a region of the Community, the Community may take measures to counteract any deflection of trade.
- (c1) Whether or not containing less than 1,5% by weight of milk fat, with a starch or flour content of 50% or over but of less than 75% by weight.

## DECLARATION XXIII

### Joint Declaration on market access in the ACP-EC Partnership

The Parties accept the fact that both sides expect to take part in the negotiations and implementation of agreements leading to further multilateral and bilateral trade liberalisation.

The Parties note the Community's commitment to provide least developed countries with free market access for essentially all products by 2005.

At the same time they recognise, with respect to ACP preferential access to the Community market, that this wider process of liberalisation could lead to a deterioration in the relative competitive position of the ACP States which would threaten their development efforts, which the Community is concerned to support.

The Parties therefore agree to examine all necessary measures in order to maintain the competitive position of the ACP States on the Community market during the preparatory period. This examination may include, inter alia, calendar requirements, rules of origin, sanitary and phytosanitary measures and implementation of specific measures addressing supply side constraints in the ACP countries. The objective will be to offer ACP countries possibilities to exploit their existing and potential comparative advantage on the Community market. Bearing in mind their commitment to cooperation in the WTO, the Parties agree that this examination will also take into account any extension within the WTO of the trade advantages which may be offered by member countries to developing countries.

To this end, the Joint Ministerial Trade Committee should make recommendations on the basis of an initial review to be prepared by the Commission and the ACP Secretariat. The EC Council will examine these recommendations on the basis of a proposal from the Commission, with a view to preserving the benefits of the ACP-EC trade arrangement.

The Council of the European Union, for its part, underlines its obligation to take into account the effect of any agreement or other measures to be taken by the EC on ACP-EC trade. It requests the Commission to carry out the necessary impact assessments on a systematic basis.

The measures will relate to the preparatory period and will take due account of the Community's common agricultural policy.

The Joint Ministerial Trade Committee shall monitor the implementation of this Declaration and make appropriate reports to the Council of Ministers.

### **DECLARATION XXIV Joint Declaration on rice**

1. The Parties recognise the importance of rice for the economic development of a number of ACP countries in terms of employment, foreign exchange and social and political stability.
2. They further recognise the importance of the Community market for rice. The Community reaffirms its commitment to enhance the competitiveness and efficiency of the ACP rice sector in order to maintain a viable and sustainable industry and thereby contribute to the smooth integration of ACP countries into the world economy.
3. The Community is prepared to provide sufficient funds to finance during the preparatory period, in consultation with the ACP sector concerned, an integrated sector-specific programme for the development of ACP exporters of rice which could in particular include the following measures:
  - improvement of conditions of production and enhancement of quality through action in the areas of research, harvesting and handling;
  - transport and storage;
  - enhancing the competitiveness of existing exporters of rice;
  - assisting ACP rice producers to meet environmental and waste management standards and other norms in the international markets, including the Community;
  - marketing and trade promotion;
  - programmes designed to develop value added by-products.

This package of measures will be financed in ACP rice exporting nations on a national basis, by agreement of both Parties, through specific sectoral programmes in accordance with programming rules and methods and in the short term through unallocated EDF resources after a decision of the Council of Ministers.

4. The Parties reiterate their commitment to cooperate closely in order to ensure that the ACP States can benefit fully from the Community trade preferences for rice. They agree on the importance of effective and transparent implementation of all rice exports to the Community of ACP origin.
5. The Community will examine after the entry into force of the agreement the position of the ACP rice sector in the light of future changes occurring on the Community's rice market. To this end, the Parties agree to create with the ACP and representatives of the sector concerned, a joint working party, which shall meet annually. The Community further undertakes to consult the ACP States on any bilateral or multilateral decisions which may have an impact on the competitive position of the ACP rice industry in the Community market.

### **DECLARATION XXV Joint Declaration on rum**

The Parties recognise the importance of the rum sector for the economic and social development of several ACP countries and regions and its major contribution in providing employment, export earnings and Government revenues. They acknowledge that rum is a value added agro-industrial ACP product capable, if appropriate efforts are undertaken, of competing in a global economy. They therefore acknowledge the need to take all measures that might be necessary to overcome the competitive disadvantage, which ACP producers are presently facing. In this context they also note the undertaking contained in the Council and Commission Declaration of 24 March 1997 to fully take into account in any future negotiations and arrangements related to the rum sector, the impact of the EC-US agreement to eliminate the duty on certain spirituous beverages of the same date. They also recognise the urgent need for ACP producers to become less dependent on the commodity rum market.

The Parties therefore agree on the need for the rapid development of the ACP rum industry so as to allow exporters of ACP rum to compete on the Community and the international spirits markets. To this end, they agree to implement the following measures:

1. Rum, arak and tafia originating in the ACP countries or regions falling under HS Code 22 08 40 shall be imported under this Agreement and any successor agreement to this Agreement, duty free and without quantitative limitations.
2. The Community undertakes to ensure fair competition in the Community market and that ACP rum is not disadvantaged or discriminated against in the EU market, in relation to third country rum producers.

3. The Community will, when considering any request for derogation to the provisions of Article 1.4(1) and (2) of Council Regulation (EC) No 1576/1989 of 29 March 1989 consult with and take account of the particular interests of ACP countries.
4. The Community is prepared to provide sufficient funds to finance during the preparatory period, in consultation with the ACP sector concerned, an integrated sector-specific programme for the development of ACP exporters of rum, which could in particular include the following measures:
  - enhancing the competitiveness of existing exporters of rum;
  - assist in creation of rum marques or brands by ACP region or country;
  - enabling marketing campaigns to be designed and implemented;
  - assist ACP rum producers to meet environmental and waste management standards and other norms in the international markets including the Community market;
  - assist the ACP rum industry to move out of bulk commodity production into higher value branded rum products.

This package of measures will be financed on a national and regional basis, by agreement of both parties, through specific sectoral programmes in accordance with programming rules and methods and, in the short term, through unallocated EDF resources after a decision of the Council of Ministers.
5. The Community commits itself to examine the impact on the ACP industry of the indexation of the price point incorporated in the Memorandum of Understanding on rum in the agreement on white spirits of March 1997 at which duties on non-ACP rum are applied. In this light it will take, where necessary, appropriate measures.
6. The Community undertakes to conduct appropriate consultations with the ACP through a joint working party, which shall meet regularly, on specific issues arising from these undertakings. The Community further undertakes to consult the ACP States on any bilateral or multilateral decisions, including tariff reductions and the enlargement of the Community, which may impact on the competitive position of the ACP rum industry in the Community market.

## **DECLARATION XXVI**

### **Joint Declaration on beef and veal**

1. The Community undertakes to ensure that the ACP States, beneficiaries of the Protocol on beef and veal, derive full benefits therefrom. To this end, it commits itself to give effect to the provisions of this protocol by enacting in a timely fashion appropriate rules and procedures.
2. The Community further undertakes to implement the protocol so that ACP States can market their beef and veal throughout the year without undue restrictions. In addition, the EC will assist the ACP beef and veal exporters to improve their competitiveness through, inter alia, addressing supply-side constraints, in accordance with the development strategies set out in this Agreement and within the context of National and Regional Indicative Programmes.
3. The Community will examine the requests of ACP Least-Developed-Countries to export their beef and veal under preferential conditions in the context of the actions it intends to take under the WTO's Integrated Framework for Least-Developed-Countries.

## **DECLARATION XXVII**

### **Joint Declaration on the arrangements governing access to the markets of the French overseas departments for products originating in the ACP States referred to in Article 1(2) of Annex V**

The Parties reaffirm that the provisions of Annex V apply to the relations between the French overseas departments and the ACP States.

The Community shall have the right during the life of the Agreement to amend, in the light of the economic development requirements of the French overseas departments, the arrangements governing access to the latter's markets for products originating in the ACP States referred to in Article 1(2) of Annex V.

When examining the possible application of this right, the Community will take into consideration the direct trade between the ACP States and the French overseas departments. Information and consultation procedures shall apply between the parties concerned in accordance with Article 12 of Annex V.

**DECLARATION XXVIII**  
**Joint Declaration on cooperation  
between ACP States and the  
neighbouring overseas countries and  
territories and French overseas  
departments**

The Parties shall encourage greater regional cooperation in the Caribbean, the Pacific and the Indian Ocean involving ACP States and the neighbouring overseas countries and territories and French overseas departments.

The Parties call upon interested Parties to consult each other on the procedure for promoting such cooperation and, in this context, to take measures, in line with their respective policies and their specific situation in the region, which will permit initiatives in the economic field, including the development of trade, as well as in the social and cultural fields.

Where there are trade agreements involving French overseas departments, such agreements may provide for specific measures in favour of products from those departments.

Issues relating to cooperation in these different areas shall be brought to the attention of the Council of Ministers, so that it can be duly informed of the progress achieved.

**DECLARATION XXIX**  
**Joint Declaration on products covered  
by the common agricultural policy**

The Parties recognise that products covered by the common agricultural policy follow specific rules and regulations, in particular with regard to safeguard measures. The provisions of the Agreement concerning the safeguard clause may be applied to these products only insofar as they are consistent with the specific nature of these rules and regulations.

**DECLARATION XXX**  
**ACP Declaration on Article 1  
of Annex V**

Conscious of the imbalance and the discriminatory effect resulting from the most-favoured-nation treatment applicable to products originating in the ACP States on the Community market under Article 1(2)(a) of Annex V, the ACP States reaffirm their understanding that the consultations provided for under this Article shall ensure that the ACP States' main export

table products benefit from treatment at least as favourable as that granted by the Community to countries enjoying the most-favoured-third-state treatment.

In addition similar consultations shall take place in cases where:

- a) one or more ACP States show potentialities for one or more specific products for which preferential third states enjoy more favourable treatment;
- b) one or more ACP States envisage exporting to the Community one or more specific products for which preferential third states enjoy more favourable treatment.

**DECLARATION XXXI**  
**Community Declaration on Article  
5(2)(a) of Annex V**

While agreeing to the reproduction of the text of Article 9(2)(a) of the Second ACP-EEC Convention in Article 5(2)(a) of Annex V, the Community reaffirms the interpretation of that text, namely that the ACP States shall grant to the Community treatment no less favourable than that which they grant to developed States under trade agreements where those States do not grant the ACP States greater preferences than those granted by the Community.

**DECLARATION XXXII**  
**Joint Declaration on non-discrimination**

The Parties agree that notwithstanding specific provisions of Annex V to this Agreement, the Community shall not discriminate between ACP States in the trade regime provided for in the framework of that Annex, taking account however of the provisions of this Agreement and of specific autonomous initiatives in the multilateral context, such as that in favour of the least developed countries pursued by the Community.

**DECLARATION XXXIII**  
**Community Declaration on Article 8(3)  
of Annex V**

Were the Community to adopt the strictly necessary measures referred to in this Article, it would endeavour to seek those which, by reason of their geographical scope or the types of products concerned, would least disturb the exports of the ACP States.

## **DÉCLARATION XXXIV**

### **Joint Declaration on Article 12 of Annex V**

The Parties agree that the consultations referred to in Article 12 of Annex V should take place in accordance with the following procedures:

- i) the two Parties will provide all necessary and relevant information on the specific issue(s) in good time to enable an early initiation of the discussions, and in any event not later than one month after the request for consultation is received,
- ii) the three-month consultation period will start from the date of receipt of this information. Within these three months, technical examination of such information shall be completed within one month, and joint consultations at the level of the Committee of Ambassadors shall be completed within two further months,
- iii) if the conclusion arrived at is not mutually acceptable, the matter shall be referred to the Council of Ministers,
- iv) in the event that no mutually acceptable solution is adopted by the Council of Ministers, the Council will decide what other steps should be taken in order to resolve the differences identified in the consultations.

## **DECLARATION XXXV**

### **Joint Declaration relating to Protocol 1 of Annex V**

If special tariff treatment were to be applied by the ACP States to imports of products originating in the Community, including Ceuta and Melilla, the provisions of Protocol 1 would apply *mutatis mutandis*. In all other cases where the treatment applied to imports by the ACP States necessitates the provision of proof of origin, those States shall accept certificates of origin drawn up in accordance with the relevant international agreements.

## **DECLARATION XXXVI**

### **Joint Declaration relating to Protocol 1 of Annex V**

1. For the purposes of applying Article 12(2)(c) of the Protocol, the shipping certificate, issued in the first port of embarkation for the Community, shall be equivalent to the through bill of lading for products covered by movement certificates issued in landlocked ACP States.

2. Products exported from landlocked ACP States which are warehoused elsewhere than in the ACP States or the countries and territories referred to in Annex III to the Protocol may be the subject of movement certificates issued under the circumstances referred to in Article 16 thereof.
3. For the purposes of Article 15(4) of the Protocol, certificates EUR.1 issued by a competent authority and endorsed by the customs authorities will be accepted.
4. In order to help ACP enterprises in their efforts to find new sources of supply with a view to benefiting to the maximum extent from the provisions of the Protocol as regards cumulation of origin, steps will be taken to ensure that the Centre for the Development of Enterprise provides assistance to ACP operators in the establishment of appropriate contacts with suppliers in the ACP States, the Community and the countries and territories, as well as to promote relations in the field of industrial cooperation among the operators concerned.

## **DECLARATION XXXVII**

### **Joint Declaration relating to Protocol 1 of Annex V on the origin of fishery products**

The Community acknowledges the right of the coastal ACP States to the development and rational exploitation of the fishery resources in all waters within their jurisdiction.

The Parties agree that the existing rules of origin have to be examined in order to determine what possible changes may have to be made in the light of the first paragraph.

Conscious of their respective concerns and interests, the ACP States and the Community agree to continue examining the problem posed by the entry, onto Community markets, of fishery products from catches made in zones within the national jurisdiction of the ACP States, with a view to arriving at a solution satisfactory to both sides. This examination will take place in the Customs Cooperation Committee, assisted, when necessary, by the appropriate experts, after entry into force of the Agreement. The results of this examination shall be submitted, within the first year of application of the Agreement, to the Committee of Ambassadors and, at the latest during the second year, to the Council of Ministers for their consideration with a view to arriving at a solution satisfactory to both sides.

For the time being, as regards the processing of fishery products in the ACP States, the Community declares that it is willing to examine with an open mind requests for derogations from the rules of origin for processed products in this production sector based on the existence of compulsory landing requirements provided for in fishery agreements with third countries. The examination the Community is to make will take into account in particular the fact that the third countries concerned should ensure the normal market for such productions, following processing, insofar as the latter are not intended for national or regional consumption.

**DECLARATION XXXVIII**  
**Community Declaration relating to Protocol 1 of Annex V on the extent of territorial waters**

The Community, recalling that the relevant acknowledged principles of international law restrict the maximum extent of territorial waters to 12 nautical miles, declares that it will take account of this limit in applying the provisions of the Protocol wherever the latter refers to this concept.

**DECLARATION XXXIX**  
**ACP Declaration relating to Protocol 1 of Annex V on the origin of fishery products**

The ACP States reaffirm the point of view they expressed throughout the negotiations on the rules of origin in respect of fishery products and consequently maintain that following the exercise of their sovereign rights over fishery resources in the waters within their national jurisdiction, including the exclusive economic zone, as defined in the United Nations Convention on the Law of the Sea, all catches effected in those waters and obligatorily landed in ports of the ACP States for processing should enjoy originating status.

**DECLARATION XL**  
**Joint Declaration on the application of the value tolerance rule in the tuna sector**

The European Community undertakes to implement adequate provisions to give full effect to the application in the tuna sector of the value tolerance rule, provided for in Article 4(2) of Protocol 1 of Annex V. To this end, the Community will submit by the date of signature of this Agreement the conditions under which the 15% non-originating tuna may be used pursuant to this Article.

The Community proposal will specify how the method of calculation shall be based on the EUR. 1 movement certificate.

The two Parties agree, if difficulties arise in achieving the flexibility aimed at by the application of this method, to undertake a revision of the method after two years of its application.

**DECLARATION XLI**  
**Joint Declaration on Article 6(11) of Protocol 1 of Annex V**

The Community agrees to consider, in the light of Article 40 of Protocol 1, and on a case-by-case basis, any substantiated requests presented after the signing of the Agreement regarding textile products excluded from cumulation with neighbouring developing countries (Article 6(11) of Protocol 1).

**DECLARATION XLII**  
**Joint Declaration on rules of origin: cumulation with South Africa**

The ACP-EC Customs Cooperation Committee is prepared to examine as soon as possible any requests for cumulation of working and processing under Article 6(10) of Protocol 1 of Annex V coming from regional bodies representing a high level of regional economic integration.

**DECLARATION XLIII**  
**Joint Declaration on Annex 2 to Protocol 1 of Annex V**

If in the application of the rules contained in Annex II, ACP States' exports are adversely affected, the Community will examine and, where necessary, adopt appropriate corrective measures to remedy the situation with a view to re-establishing the ex-ante situation (Decision 2/97 of the Council of Ministers).

The Community has noted the requests made by ACP States on rules of origin in the context of the negotiations. The Community agrees to consider any substantiated requests for improvement of the rules of origin contained in Annex II in the light of Article 40 of Protocol 1 and on a case-by-case basis.











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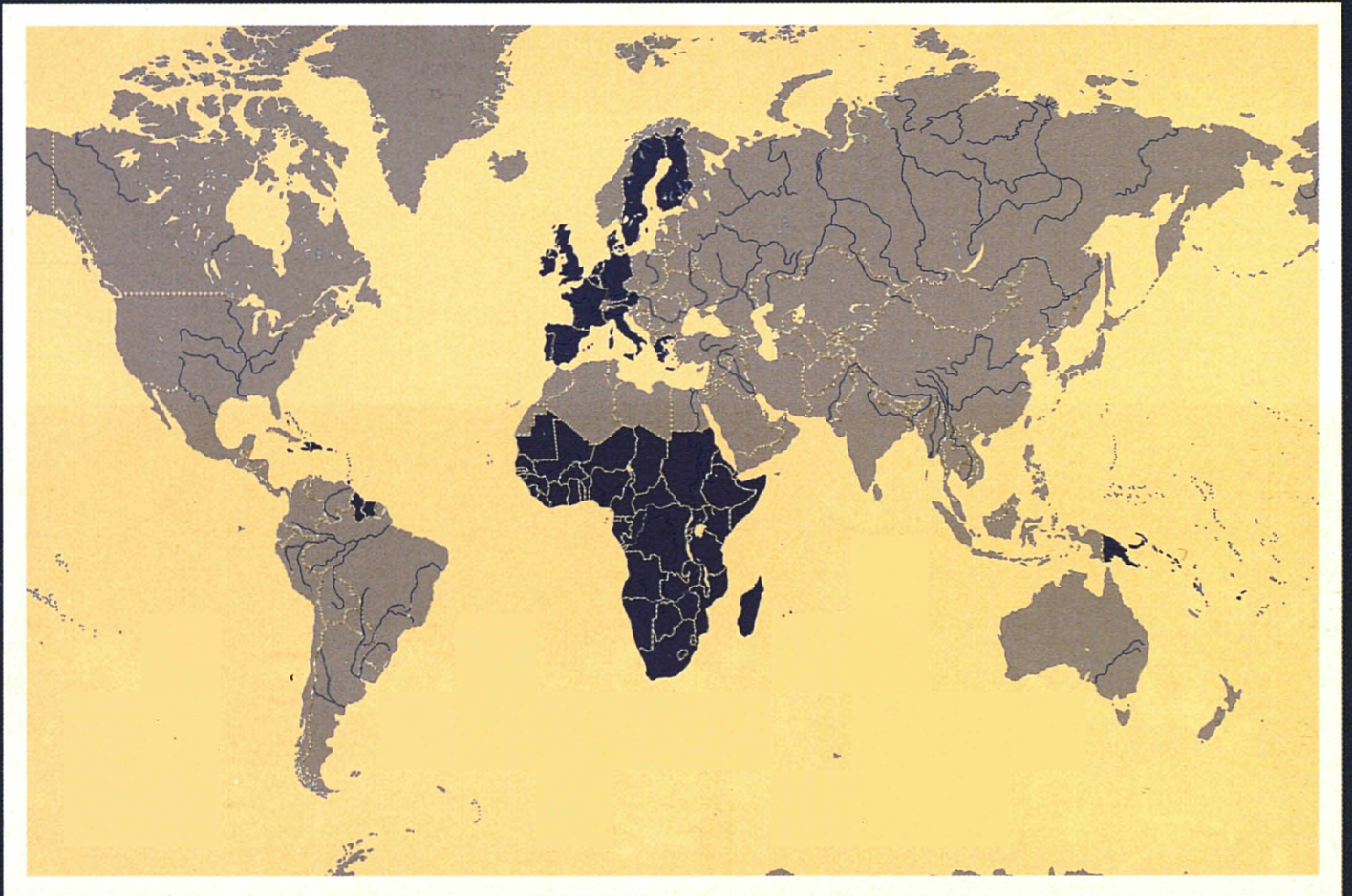
Group picture

General satisfaction after the signing of the Agreement



Photo Mapez

The signing ceremony 'fringe' festivities;  
traditional Benin dance



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