GENERAL AGREEMENT ON
TARIFFS AND TRADE

GENERALIZED SYSTEM OF PREFERENCES

Notification by the European Communities

With reference to the Decision of the CONTRACTING PARTIES of 25 June 1971 concerning the Generalized System of Preferences and the previous notifications by the European Communities on the implementation of the generalized tariff preferences accorded by the European Economic Community (documents L/3550 and L/3671), the Commission of the European Communities has transmitted for the information of the contracting parties the text of the regulations and decisions adopted by the Council of the European Communities in respect of the application of the scheme for the year 1973.¹

The regulations and decisions are the following:

- Regulations (EEC) No. 2761/72 to No. 2767/72
- Decisions No. 71/403 and 71/404/ECSC

¹The EEC's GSP scheme for 1973 reproduced in the present document is applied by the six original member States. This scheme is scheduled to be replaced in 1974 by a scheme to be applied by the enlarged Community of nine members.
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I

(Instruments for which publication is a condition of their application)

COUNCIL REGULATION (EEC) No. 2761/72
of 19 December 1972
Concerning the establishment, sharing and management
of community tariff quotas for certain products
originating in developing countries

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the proposal of the Commission,

Whereas, in the framework of UNCTAD, the European Economic Community made an offer concerning the grant of tariff preferences for manufactures and semi-manufactures from developing countries; whereas under this offer, as a general rule, preferential treatment shall be given to all industrial manufactures and semi-manufactures mentioned in chapters 25 to 99 of the Brussels Nomenclature originating in the developing countries; whereas the preference shall take the form of exemption from customs duties; whereas preferential imports shall be effected up to ceilings in value terms to be calculated for each product on a basis common to all products; whereas in order to limit the preferences granted to the most competitive developing country or countries and to reserve a substantial quota for the less competitive, preferential imports of a given product from a single developing country should not as a general rule exceed 50 per cent of the ceiling fixed for that product;

Whereas under the terms of the offer in question, the annual ceilings are normally to be calculated as the sum of the c.i.f. value of imports in 1968 from beneficiaries under the system, excluding those already benefiting from various preferential tariff régimes granted by the Community and 5 per cent of the c.i.f. value of imports from other sources, including countries already benefiting from such régimes, this additional amount is variable and it is calculated each year on the basis of the most recent data available provided that no reduction in the ceiling may result therefrom;

Whereas the offer in question includes a clause stating that the Community makes the offer on the assumption that all the main industrialized countries of OECD will take part in the grant of preferences and make comparable efforts; and whereas, under the agreed conclusions of UNCTAD, this offer is temporary in nature, does not constitute a binding commitment and, in particular, may subsequently be withdrawn in whole or in part; whereas this possibility may be availed of, inter alia, to correct any adverse situations which may arise in the associated countries as a result of implementation of the generalized system of preferences;

Whereas the tariff preferences have been implemented as from the second half of the year 1971 in the conditions defined above, and it is desirable to continue to implement them during the year 1973; and whereas, having regard to the terms of the offer in question, the additional amount of 5 per cent mentioned above normally refers to the year 1970;
Whereas it is therefore appropriate that the Community should establish for the year 1973, for the products listed in annex A originating in the countries and territories listed in annex B, duty-free Community tariff quotas not to exceed the amounts in units of account shown against each of these products;

Whereas imports charged to each of these tariff quotas of products originating in any of the above-mentioned countries and territories must not exceed a given percentage of the quota amount; whereas only products originating in the countries and territories in question should be eligible to benefit from these tariff quotas, origin to be determined in accordance with the procedure laid down in article 14 of Council Regulation (EEC) No. 802/68 of 27 June 1968 1/;

Whereas it is necessary to guarantee equal and continuous access to the said quotas for all the Community importers and uninterrupted application of the quota percentages to all imports of the products concerned into all the member States until the quotas are exhausted; whereas a system of use of these Community tariff quotas based on sharing among the member States would appear to respect the Community nature of the said quotas in relation to the principles stated above;

Whereas, in view of the diversity of the products concerned and the specification of the beneficiary countries and territories, application of the principles normally applied in allocating the Community tariff quotas hitherto established would in this case call for calculations which are all the more difficult inasmuch as the necessary statistical data are in some cases incomplete or insufficiently accurate and representative; whereas the delays entailed by these calculations cannot be reconciled with the need for continuity in the implementation of the tariff preferences in question; whereas in the circumstances, it is still necessary at this stage to resort to an arbitrary formula for the allocation of these Community tariff quotas to the member States; whereas, on the basis of general economic criteria related to external trade, gross national product and population, the initial percentage shares of the individual member States in the quota amounts for the quota year concerned shall be as follows:

<table>
<thead>
<tr>
<th>Country</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Germany</td>
<td>37.5 per cent</td>
</tr>
<tr>
<td>Benelux</td>
<td>15.1 per cent</td>
</tr>
<tr>
<td>France</td>
<td>27.1 per cent</td>
</tr>
<tr>
<td>Italy</td>
<td>20.3 per cent</td>
</tr>
</tbody>
</table>

Whereas, without prejudice to the Community nature of the tariff quotas in question, it appears possible, in this first stage, to provide for a system of use based on a single allocation to each member State; whereas, furthermore, the allocation adopted by the present Regulation in no way precludes revision after a limited experimental period, to the usual method of allocating Community tariff quotas which involves establishment of a reserve quota; whereas, at the present stage, it appears possible to base this allocation on the percentages indicated in the above table;

Whereas, having regard to the duration of the Community tariff quotas and their amounts, the percentage shares of the member States in the said quotas do not appear in this case to preclude equal access for Community importers to the Community tariff

quotas; whereas it therefore appears appropriate to leave each member State free to choose the method of managing its quota;

Whereas, the Kingdom of Belgium, the Kingdom of the Netherlands and the Grand Duchy of Luxembourg being jointly represented by the Benelux Economic Union in the said allocation of tariff quotas, any operation connected with the management of the quotas allocated to the said Economic Union may be carried out by one of its members,

Whereas, since the validity of the tariff quotas in question extends until 31 December 1973, the régime thus provided for may be modified to take account of the accession of new member States,

HAS MADE THE PRESENT REGULATION:

Article 1

1. As from 1 January and until 31 December 1973, the duties under the common customs tariff applicable to the products listed in Annex A to this Regulation shall be totally suspended in respect of Community tariff quotas of the amount, expressed in units of account, indicated in column 3 of the said Annex A against each product.

2. Only products originating in the countries and territories listed in Annex B shall be eligible to benefit from these tariff quotas. However, imports already enjoying exemption from customs duty under another preferential tariff régime granted by the Community shall not be charged to these tariff quotas. For the purposes of implementation of this Regulation, origin shall be determined in accordance with the procedure laid down in article 14 of Council Regulation (EEC) No. 802/68.

3. For each country and territory referred to in paragraph 2, the amount which may be charged to each of the tariff quotas indicated above shall not exceed the maximum amount shown as a percentage and in units of account in column 4 of annex A against each category of product.

4. Any modification of annex B, in particular by the addition of further countries or territories benefiting from the tariff preferences, may entail a corresponding adjustment of the quota amounts and maximum amounts shown in columns 3 and 4 of Annex A.

Article 2

The Community tariff quotas referred to in article 1 shall be shared among the member States on the basis of the amounts indicated in column 5 of Annex A against each category of product.

Article 3

1. The member States shall guarantee for importers of the products concerned established in their territory free access to the share allocated to them.

2. The fact that the share of a member State has actually been exhausted shall be determined on the basis of the imports of the products concerned, presented for customs inspection under cover of declarations that they are intended to consumption and accompanied by a certificate of origin conforming to the rules referred to in article 1, paragraph 2, according to the customs value of the said products.
3. Good shall be eligible for import under the tariff quota only if the certificate of origin referred to in paragraph 2 is submitted before the date of the resumption of collection of duty.

Article 4

The Commission shall take all necessary steps to ensure that the maximum amount referred to in article 1, paragraph 3, is not exceeded. Whenever imports into the Community of products originating in the countries and territories listed in Annex B under any of the Community tariff quotas reach the maximum amount shown in column 4 of Annex A, the Commission shall immediately inform the member States of the date on which, in view of this fact, the normal tariff must be reimposed in respect of the Country or territory concerned. This information shall be published in the Official Journal of the European Communities.

Article 5

The member States shall inform the Commission periodically of the imports of the products in question which have actually been charged to their shares.

Article 6

The member States and the Commission shall co-operate closely to ensure observance of the provisions of the preceding articles.

Article 7

The preceding provisions may be modified to take account of the situation resulting from the accession of new member States.

Article 8

The present Regulation shall enter into force on 1 January 1973.

The present Regulation shall be binding in all its parts and shall be directly enforceable in each member State.

Done at Brussels, on 19 December 1972.

By the Council

T. WESTERTERP

President
### ANNEX A

List of Products in Respect of which Zero-Duty Community Tariff Quotas are Established under the Generalized Tariff Preferences in Favour of Developing Countries and Territories

<table>
<thead>
<tr>
<th>Serial No.</th>
<th>Common tariff heading</th>
<th>Description of products</th>
<th>Quota amount (in units of account)</th>
<th>Maximum amount per country and territory</th>
<th>Share of quota allocated to member States (in Units of account)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>In %</td>
<td>In units of account</td>
<td>In units (5)</td>
</tr>
<tr>
<td>1</td>
<td>27.10</td>
<td>Petroleum oils and oils obtained from bituminous minerals, other than crude; preparations not elsewhere specified or included, containing not less than 70% by weight of petroleum oils or of oils obtained from bituminous minerals, these oils being the basic constituents of the preparations:</td>
<td>7,203,000</td>
<td>20% 1,440,200</td>
<td>Germany: 2,700,000 Benelux: 1,587,350 France: 1,921,470 Italy: 1,461,800</td>
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<tr>
<td></td>
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<td>A. Light oils:</td>
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<td></td>
<td></td>
<td>III. Intended for other purposes:</td>
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<tr>
<td></td>
<td></td>
<td>(a) Special spirits:</td>
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<tr>
<td></td>
<td></td>
<td>1. White spirit</td>
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<td>2. Other</td>
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<td></td>
<td></td>
<td>(b) Not specified</td>
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<td>2</td>
<td>27.10</td>
<td>Petroleum oils and oils obtained from bituminous minerals, other than crude; preparations not elsewhere specified or included, containing not less than 70% by weight of petroleum oils or of oils obtained from bituminous minerals, these oils being the basic constituents of the preparations:</td>
<td>6,160,000</td>
<td>20% 1,232,800</td>
<td>Germany: 2,310,000 Benelux: 930,160 France: 1,669,360 Italy: 1,250,480</td>
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<td></td>
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<td>B. Medium oils:</td>
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<td>III. Intended for other purposes:</td>
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<tr>
<td></td>
<td></td>
<td>(a) Kerosene</td>
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<td>(b) Not specified</td>
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<tr>
<td>3</td>
<td>27.10</td>
<td>Petroleum oils and oils obtained from bituminous minerals, other than crude; preparations not elsewhere specified or included, containing not less than 70% by weight of petroleum oils or of oils obtained from bituminous minerals, these oils being the basic constituents of the preparations:</td>
<td>40,595,000</td>
<td>20% 8,119,600</td>
<td>Germany: 15,224,250 Benelux: 6,130,300 France: 11,002,060 Italy: 8,241,390</td>
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<td></td>
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<td>C. Heavy oils:</td>
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<td>I. Gas oil:</td>
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<td></td>
<td>(c) intended for other purposes</td>
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<td>II. Fuel oil:</td>
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<td></td>
<td></td>
<td>(c) intended for other purposes</td>
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<td>III. Lubricating and other oils:</td>
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<td>(c) intended to be mixed in accordance with the terms of Additional Note 7 to Chapter 27</td>
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<td></td>
<td></td>
<td>(d) intended for other purposes</td>
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<tr>
<td>4</td>
<td>28.27</td>
<td>Lead oxides: red lead and orange lead</td>
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<tr>
<td>5</td>
<td>31.02</td>
<td>Mineral or chemical fertilizers, nitrogenous:</td>
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<tr>
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<td>B. Urea containing in the dry state more than 45% of nitrogen by weight of anhydrous product</td>
<td>13,000</td>
<td>20% 2,600</td>
<td>Germany: 4,880 Benelux: 1,960 France: 3,520 Italy: 2,640</td>
</tr>
<tr>
<td>Serial No.</td>
<td>Common tariff heading</td>
<td>Description of products</td>
<td>Quota amount (in units of account)</td>
<td>Maximum amount per country and territory</td>
<td>Share of quota allocated to member States (in units of account)</td>
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<tr>
<td>6</td>
<td>31.02</td>
<td>Mineral or chemical fertilizers, nitrogenous</td>
<td>174,000 30% 34,800</td>
<td>Germany: 65,250 Benelux: 26,270 France: 47,160 Italy: 35,320</td>
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<tr>
<td></td>
<td>C. Other</td>
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<tr>
<td>7</td>
<td>31.05</td>
<td>Other fertilizers: goods of the present chapter in tablets, lozenges and similar prepared forms or in packings of a gross weight not exceeding 10 kgs:</td>
<td>252,000 30% 50,400</td>
<td>Germany: 94,500 Benelux: 58,090 France: 68,290 Italy: 51,160</td>
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<tr>
<td></td>
<td>A. Other fertilizers</td>
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<tr>
<td></td>
<td>I. containing the three fertilizing substances nitrogen, phosphorus and potassium</td>
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<tr>
<td></td>
<td>II. containing the two fertilizing substances nitrogen and phosphorus</td>
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<tr>
<td></td>
<td>III. containing the two fertilizing substances nitrogen and potassium</td>
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<tr>
<td></td>
<td>(b) other</td>
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<td></td>
<td>IV. other</td>
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<td></td>
<td>B. Goods of the present chapter in tablets, lozenges and similar prepared forms or in packings of a gross weight not exceeding 10 kgs.</td>
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<tr>
<td>8</td>
<td>39.03</td>
<td>Regenerated cellulose; cellulose nitrate, cellulose acetate and other cellulose esters, cellulose ethers and other chemical derivatives of cellulose, plasticized or not (for example, collodions, celluloid); vulcanized fibre.</td>
<td>249,000 20% 49,800</td>
<td>Germany: 93,380 Benelux: 57,600 France: 50,540</td>
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<td></td>
<td>B. other:</td>
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<tr>
<td></td>
<td>II. Cellulose nitrates</td>
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<tr>
<td>9</td>
<td>40.11</td>
<td>Rubber tyres, tyre cases, inter-changeable tyre treads, inner tubes and tyre flaps, for wheels of all kinds</td>
<td>6,030,000 30% 958,600</td>
<td>Germany: 2,261,250 Benelux: 910,500 France: 1,634,130 Italy: 1,224,090</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>41.02</td>
<td>Bovine cattle leather (including buffalo leather) and equine leather, except leather falling within Heading No. 41.06, 41.07 or 41.08</td>
<td>4,793,000 20% 958,000</td>
<td>Germany: 1,797,380 Benelux: 725,740 France: 1,298,900 Italy: 972,980</td>
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<tr>
<td></td>
<td>ex B. other leather, excluding leather not further prepared than tanned</td>
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<tr>
<td>11</td>
<td>41.04</td>
<td>Goat and kid skin leather, except leather falling within Heading No. 41.06, 41.07 or 41.08:</td>
<td>982,000 30% 491,000</td>
<td>Germany: 368,250 Benelux: 149,280 France: 266,120 Italy: 199,550</td>
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<tr>
<td></td>
<td>B. other:</td>
<td></td>
<td></td>
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</tr>
<tr>
<td></td>
<td>II. not specified</td>
<td></td>
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</tr>
<tr>
<td>Serial No.</td>
<td>Common tariff heading</td>
<td>Description of products</td>
<td>Quota amount (in units of account)</td>
<td>Maximum amount per country and territory</td>
<td>Share of quota allocated to member States (in units of account)</td>
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<tr>
<td>12</td>
<td>42.02</td>
<td>Travel goods (for example, trunks, suitcases, hat-boxes, travelling-bags, rucksacks), shopping-bags, handbags, satchels, brief-cases, wallets, purses, toilet-cases, tool-cases, tobacco-pouches, sheaths, cases, boxes (for example, for arms, musical instruments, binoculars, jewellery, bottles, collars, footwear, brushes) and similar containers, of leather or of composition leather, of vulcanized fibre, of artificial plastic sheeting, of paperboard or of textile fabric: A. of artificial plastic sheeting</td>
<td>980,000</td>
<td>20%</td>
<td>196,000</td>
</tr>
<tr>
<td>13</td>
<td>42.02</td>
<td>Travel goods (for example, trunks, suitcases, hat-boxes, travelling-bags, rucksacks), shopping-bags, handbags, satchels, brief-cases, wallets, purses, toilet-cases, tool-cases, tobacco-pouches, sheaths, cases, boxes (for example, for arms, musical instruments, binoculars, jewellery, bottles, collars, footwear, brushes) and similar containers, of leather or of composition leather, of vulcanized fibre, of artificial plastic sheeting, of paperboard or of textile fabric: B. other</td>
<td>2,269,000</td>
<td>20%</td>
<td>453,600</td>
</tr>
<tr>
<td>14</td>
<td>42.03</td>
<td>Articles of apparel and clothing accessories, of leather or of composition leather: B. Gloves, including mittens and mitts: I. protective, for all trades</td>
<td>2,135,000</td>
<td>20%</td>
<td>426,600</td>
</tr>
<tr>
<td>15</td>
<td>42.03</td>
<td>Articles of apparel and clothing accessories, of leather or of composition leather: A. Articles of apparel B. Gloves, including mittens and mitts: II. special, for sports III. other C. Other clothing accessories</td>
<td>1,657,000</td>
<td>20%</td>
<td>331,400</td>
</tr>
<tr>
<td>16</td>
<td>44.14</td>
<td>Wood sawn lengthwise, sliced or peeled but not further prepared, of a thickness not exceeding 5 mm; veneer sheets and sheets for plywood of a thickness not exceeding 5 mm: B. Other</td>
<td>6,897,000</td>
<td>50%</td>
<td>3,448,500</td>
</tr>
<tr>
<td>17</td>
<td>44.15</td>
<td>Plywood, blockboard, laminboard, battenboard and similar laminated wood products (including veneered panels and sheets); inlaid wood and wood marquetry</td>
<td>2,291,000</td>
<td>20%</td>
<td>458,200</td>
</tr>
<tr>
<td>18</td>
<td>46.02</td>
<td>Plaiting materials bound together in parallel strands or woven, in sheet form, including matting, mats and screens; straw envelopes for bottles</td>
<td>1,279,000</td>
<td>50%</td>
<td>639,500</td>
</tr>
<tr>
<td>Serial No.</td>
<td>Common tariff heading (1)</td>
<td>Description of products (2)</td>
<td>Quota amount (in units of account) (3)</td>
<td>Maximum amount per country and territory (4)</td>
<td>Share of quota allocated to member States (in units of account) (5)</td>
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<tr>
<td>19</td>
<td>46.05</td>
<td>Basketwork, wickerwork and other articles of plaiting materials, made directly to shape: articles made up from goods falling within Heading No. 46.01 or 46.02; articles of loofah</td>
<td>4,872,000</td>
<td>20% 974,400</td>
<td>Germany: 1,827,000 Benelux: 735,670 France: 1,520,310 Italy: 199,290</td>
</tr>
<tr>
<td>20</td>
<td>48.01</td>
<td>Paper and paperboard (including cellulose'wadding), machine-made, in rolls or sheets: C. Kraft paper and paperboard II. other</td>
<td>13,169,000</td>
<td>20% 2,635,800</td>
<td>Germany: 4,938,370 Benelux: 1,298,950 France: 3,568,800 Italy: 2,673,310</td>
</tr>
<tr>
<td>21</td>
<td>66.01</td>
<td>Umbrellas and sunshades (including walking-stick umbrellas, umbrella tents and garden and similar umbrellas)</td>
<td>2,068,000</td>
<td>20% 413,600</td>
<td>Germany: 775,500 Benelux: 312,270 France: 560,340 Italy: 419,800</td>
</tr>
<tr>
<td>22</td>
<td>67.04</td>
<td>Wigs, false beards, hair pads, curls, switches and the like, of human or animal hair or of textiles: other articles of human hair (including hair nets)</td>
<td>5,482,000</td>
<td>20% 1,096,400</td>
<td>Germany: 2,055,750 Benelux: 827,780 France: 1,485,620 Italy: 1,112,850</td>
</tr>
<tr>
<td>23</td>
<td>69.02</td>
<td>Refractory bricks, blocks, tiles and similar refractory constructional goods, other than goods falling within Heading No. 69.01</td>
<td>3,642,000</td>
<td>20% 728,400</td>
<td>Germany: 1,565,750 Benelux: 549,940 France: 986,900 Italy: 739,330</td>
</tr>
<tr>
<td>24</td>
<td>69.11</td>
<td>Tableware and other articles of a kind commonly used for domestic or toilet purposes, of porcelain or china (including biscuit porcelain and parian)</td>
<td>264,000</td>
<td>20% 52,800</td>
<td>Germany: 99,000 Benelux: 59,880 France: 71,550 Italy: 35,590</td>
</tr>
<tr>
<td>25</td>
<td>70.13</td>
<td>Glassware (other than articles falling in Heading No.70.19) of a kind commonly used for table, kitchen, toilet or office purposes, for indoor decoration, or for similar uses</td>
<td>2,178,000</td>
<td>30% 635,400</td>
<td>Germany: 816,750 Benelux: 528,680 France: 590,240 Italy: 442,130</td>
</tr>
<tr>
<td>26</td>
<td>70.14</td>
<td>Illuminating glassware, signalling glassware and optical elements of glass, not optically worked nor of optical glass: A. Articles for the equipment of electrical lighting apparatus: II. other (diffusers, ceiling-lights, bowls, cups, supels, lamp-shades, globes, tulip-shaped pieces, etc.)</td>
<td>1,345,000</td>
<td>20% 269,000</td>
<td>Germany: 504,390 Benelux: 203,100 France: 364,490 Italy: 273,050</td>
</tr>
<tr>
<td>27</td>
<td>71.16</td>
<td>Imitation jewellery</td>
<td>1,187,000</td>
<td>20% 237,400</td>
<td>Germany: 445,120 Benelux: 179,240 France: 321,680 Italy: 240,960</td>
</tr>
<tr>
<td>28</td>
<td>73.18</td>
<td>Tubes and pipes and blanks therefor, of iron (other than of cast iron) or steel, excluding high-pressure hydro-electric conduits</td>
<td>5,935,000</td>
<td>30% 1,781,400</td>
<td>Germany: 2,226,750 Benelux: 896,640 France: 1,609,200 Italy: 1,205,410</td>
</tr>
<tr>
<td>29</td>
<td>74.03</td>
<td>Wrought bars, rods, angles, shapes and sections, of copper; copper wire</td>
<td>5,287,000</td>
<td>20% 1,057,400</td>
<td>Germany: 1,982,620 Benelux: 796,340 France: 1,422,780 Italy: 1,072,860</td>
</tr>
<tr>
<td>Serial No.</td>
<td>Common tariff heading (1)</td>
<td>Description of products (2)</td>
<td>Quota amount (in units of account) (3)</td>
<td>Maximum amount per country and territory (in Units of account) (4)</td>
<td>Share of quota allocated to member States (in Units of account) (5)</td>
</tr>
<tr>
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</tr>
<tr>
<td>30</td>
<td>79.03</td>
<td>Wrought plates, sheets and strip, of zinc; zinc foil; zinc powders and flakes:</td>
<td>3,717,000</td>
<td>20%</td>
<td>743,400</td>
</tr>
<tr>
<td>31</td>
<td>83.01</td>
<td>Locks and padlocks (key, combination or electrically operated), and parts thereof, of base metal; frames incorporating locks, for handbags, trunks or the like, and parts of such frames, of base metal; keys for any of the foregoing articles, finished or not, of base metal</td>
<td>474,000</td>
<td>20%</td>
<td>94,800</td>
</tr>
<tr>
<td>32</td>
<td>84.41</td>
<td>Sewing machines; furniture specially designed for sewing machines; sewing machine needles:</td>
<td>1,093,000</td>
<td>30%</td>
<td>309,900</td>
</tr>
<tr>
<td>33</td>
<td>84.41</td>
<td>Sewing machines; furniture specially designed for sewing machines; sewing machine needles:</td>
<td>370,000</td>
<td>30%</td>
<td>111,000</td>
</tr>
<tr>
<td>34</td>
<td>85.01</td>
<td>Electrical goods of the following descriptions: generators, motors, converters (rotary or static), transformers, rectifiers and rectifying apparatus, inductors:</td>
<td>2,036,000</td>
<td>20%</td>
<td>407,600</td>
</tr>
<tr>
<td>35</td>
<td>85.01</td>
<td>Electrical goods of the following descriptions: generators, motors, converters (rotary or static), transformers, rectifiers and rectifying apparatus, inductors:</td>
<td>4,934,000</td>
<td>20%</td>
<td>966,200</td>
</tr>
<tr>
<td>36</td>
<td>85.03</td>
<td>Primary cells and primary batteries</td>
<td>1,903,000</td>
<td>20%</td>
<td>380,600</td>
</tr>
<tr>
<td>Serial No.</td>
<td>Common tariff heading</td>
<td>Description of products</td>
<td>Quota amount (in units of account)</td>
<td>Maximum amount per country and territory (in units of account)</td>
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</tr>
</tbody>
</table>
| 37        | 85.10                 | Portable electric battery and magneto lamps, other than lamps falling within Heading No. 85.09: B. other | 1,976,000 | 20% Germany: 741,000
|           |                       |                         |                                   | Benelux: 298,580 |
|           |                       |                         |                                   | France: 555,490 |
|           |                       |                         |                                   | Italy: 401,130 |
| 38        | 85.15                 | Radiotelegraphic and radiotelephonic transmission and reception apparatus; radio-broadcasting and television transmission and reception apparatus (including receivers combined with sound recorders or reproducers) and television cameras; radio navigational aid apparatus, radar apparatus and radio remote control apparatus | 8,208,000 | 20% Germany: 3,078,000
|           |                       | A. Radiotelegraphic and radiotelephonic transmission and reception apparatus; radio-broadcasting and television transmission and reception apparatus (including receivers combined with sound recorders or reproducers) and television cameras: | | Benelux: 1,239,410 |
|           |                       | III. Receivers, whether or not combined with sound recorders or reproducers |                                   | France: 2,224,370 |
|           |                       | C. Parts: |                                   | Italy: 1,666,220 |
|           |                       | III. other |                                   | |
| 39        | 85.21                 | Thermionic, cold cathode and photo-cathode valves and tubes (including vapour or gas-filled valves and tubes, cathode-ray tubes, television camera tubes and mercury arc rectifying valves and tubes); photocells; mounted pino-electric crystals; diodes, transistors and similar devices incorporating semi-conductors; electronic microstructures | 1,346,000 | 20% Germany: 509,500
|           |                       | D. Diodes, transistors and similar devices incorporating semi-conductors; electronic microstructures | | Benelux: 203,550 |
|           |                       | E. Parts | | France: 365,310 |
|           |                       | | Italy: 273,640 |
| 40        | 85.23                 | Insulated (including enamelled or anodized) electric wire, cable, bars, strip and the like (including co-axial cable), whether or not fitted with connectors | 3,126,000 | 50% Germany: 1,272,250
|           |                       | | Benelux: 472,020 |
|           |                       | | France: 846,150 |
|           |                       | | Italy: 634,580 |
| 41        | 87.10                 | Cycles (including delivery tricycles), not motorized | 767,000 | 50% Germany: 287,620
|           |                       | | Benelux: 115,820 |
|           |                       | | France: 207,860 |
|           |                       | | Italy: 135,700 |
| 42        | 87.12                 | Parts and accessories of articles falling within Heading Nos. 87.09, 87.10 or 87.11: B. other | 964,000 | 50% Germany: 369,000
|           |                       | | Benelux: 149,560 |
|           |                       | | France: 266,670 |
|           |                       | | Italy: 199,750 |
| 43        | 87.14                 | Other vehicles (including trailers), not mechanically propelled, and parts thereof. B. Trailers and semi-trailers | 1,952,000 | 50% Germany: 732,000
<p>|           |                       | II. other | | Benelux: 294,750 |
|           |                       | | France: 528,990 |
|           |                       | | Italy: 396,260 |</p>
<table>
<thead>
<tr>
<th>Serial No.</th>
<th>Common tariff heading</th>
<th>Description of products</th>
<th>Quota amount (in units of account)</th>
<th>Maximum amount per country and territory</th>
<th>Share of quota allocated to member States (in units of account)</th>
</tr>
</thead>
<tbody>
<tr>
<td>44</td>
<td>90.05</td>
<td>Refracting telescopes (monocular or binocular), prismatic or not</td>
<td>662,000</td>
<td>20% In % In units of account</td>
<td>20% In units of account</td>
</tr>
<tr>
<td>45</td>
<td>91.09</td>
<td>Watch cases and parts of watch cases, including blanks thereof</td>
<td>480,000</td>
<td>20% In % In units of account</td>
<td>20% In units of account</td>
</tr>
<tr>
<td>46</td>
<td>92.11</td>
<td>Gramophones, dictating machines and other sound recorders and reproducers, including record players and tape decks, with or without sound-heads; television image and sound recorders and reproducers, magnetic: A. Sound recorders and reproducers</td>
<td>4,683,000</td>
<td>20% In % In units of account</td>
<td>20% In units of account</td>
</tr>
<tr>
<td>47</td>
<td>92.12</td>
<td>Gramophone records and other sound or similar recordings; matrices for the production of records, prepared record blanks, film for mechanical sound recording, prepared tapes, wires, strips and like articles of a kind only used for sound or similar recordings</td>
<td>1,523,000</td>
<td>20% In % In units of account</td>
<td>20% In units of account</td>
</tr>
<tr>
<td>48</td>
<td>94.01</td>
<td>Chairs and other seats (other than those falling within Heading No. 94.02), whether or not convertible into beds, and parts thereof: B. other</td>
<td>7,209,000</td>
<td>30% In % In units of account</td>
<td>30% In units of account</td>
</tr>
<tr>
<td>49</td>
<td>94.03</td>
<td>Other furniture and parts thereof</td>
<td>7,006,000</td>
<td>30% In % In units of account</td>
<td>30% In units of account</td>
</tr>
<tr>
<td>50</td>
<td>97.02</td>
<td>Dolls</td>
<td>2,821,000</td>
<td>20% In % In units of account</td>
<td>20% In units of account</td>
</tr>
<tr>
<td>51</td>
<td>97.03</td>
<td>Other toys; working models of a kind used for recreational purposes</td>
<td>9,028,000</td>
<td>20% In % In units of account</td>
<td>20% In units of account</td>
</tr>
<tr>
<td>52</td>
<td>97.05</td>
<td>Carnival articles; entertainment articles (for example, conjuring tricks and novelty jokes); Christmas tree decorations and similar articles for Christmas festivities (for example, artificial Christmas trees, Christmas stockings, imitation yule logs, Nativity scenes and figures thereof)</td>
<td>1,214,000</td>
<td>20% In % In units of account</td>
<td>20% In units of account</td>
</tr>
<tr>
<td>53</td>
<td>98.15</td>
<td>Vacuum flasks and other vacuum vessels, complete with cases; parts thereof, other than glass inners</td>
<td>597,000</td>
<td>20% In % In units of account</td>
<td>20% In units of account</td>
</tr>
</tbody>
</table>
ANNEX B

List of developing countries and territories beneficiaries of generalized tariff preferences

INDEPENDENT COUNTRIES

<table>
<thead>
<tr>
<th>Afghanistan</th>
<th>India</th>
<th>Qatar</th>
</tr>
</thead>
<tbody>
<tr>
<td>Algeria</td>
<td>Indonesia</td>
<td>Rwanda</td>
</tr>
<tr>
<td>Arab Republic of Egypt</td>
<td>Iran</td>
<td>Saudi Arabia</td>
</tr>
<tr>
<td>Argentina</td>
<td>Iraq</td>
<td>Senegal</td>
</tr>
<tr>
<td>Bahrain</td>
<td>Ivory Coast</td>
<td>Sierra Leone</td>
</tr>
<tr>
<td>Bangladesh</td>
<td>Jamaica</td>
<td>Singapore</td>
</tr>
<tr>
<td>Barbados</td>
<td>Jordan</td>
<td>Somalia</td>
</tr>
<tr>
<td>Bhutan</td>
<td>Kenya</td>
<td>Southern Yemen</td>
</tr>
<tr>
<td>Bolivia</td>
<td>Khmer Republic</td>
<td>Sudan</td>
</tr>
<tr>
<td>Botswana</td>
<td>Korea (South)</td>
<td>Swaziland (Ngwane)</td>
</tr>
<tr>
<td>Brazil</td>
<td>Kuwait</td>
<td>Syria</td>
</tr>
<tr>
<td>Burma</td>
<td>Laos</td>
<td>Thailand</td>
</tr>
<tr>
<td>Burundi</td>
<td>Lebanon</td>
<td>Togo</td>
</tr>
<tr>
<td>Cameroon</td>
<td>Lesotho</td>
<td>Tonga</td>
</tr>
<tr>
<td>Central African Republic</td>
<td>Liberia</td>
<td>Trinidad and Tobago</td>
</tr>
<tr>
<td>Ceylon</td>
<td>Libya</td>
<td>Tunisia</td>
</tr>
<tr>
<td>Chad</td>
<td>Madagascar</td>
<td>Uganda</td>
</tr>
<tr>
<td>Chile</td>
<td>Malawi</td>
<td>United Arab Emirates:</td>
</tr>
<tr>
<td>Colombia</td>
<td>Malaysia</td>
<td>Abu Dhabi</td>
</tr>
<tr>
<td>Costa Rica</td>
<td>Maldives</td>
<td>Dubai</td>
</tr>
<tr>
<td>Cuba</td>
<td>Mali</td>
<td>Ras al Khaimah</td>
</tr>
<tr>
<td>Cyprus</td>
<td>Mauritania</td>
<td>Fujairah</td>
</tr>
<tr>
<td>Dahomey</td>
<td>Mauritius</td>
<td>Ajman</td>
</tr>
<tr>
<td>Dominican Republic</td>
<td>Mexico</td>
<td>Sharjah</td>
</tr>
<tr>
<td>Ecuador</td>
<td>Morocco</td>
<td>Umm al Quaiwan</td>
</tr>
<tr>
<td>El Salvador</td>
<td>Nauru</td>
<td>United Republic of</td>
</tr>
<tr>
<td>Equatorial Guinea</td>
<td>Nepal</td>
<td>Tanzania</td>
</tr>
<tr>
<td>Ethiopia</td>
<td>Nicaragua</td>
<td>Upper Volta</td>
</tr>
<tr>
<td>Fiji</td>
<td>Niger</td>
<td>Uruguay</td>
</tr>
<tr>
<td>Gabon</td>
<td>Nigeria</td>
<td>Venezuela</td>
</tr>
<tr>
<td>Gambia</td>
<td>Oman</td>
<td>Viet-Nam (South)</td>
</tr>
<tr>
<td>Ghana</td>
<td>Pakistan</td>
<td>Western Samoa</td>
</tr>
<tr>
<td>Guatemala</td>
<td>Panama</td>
<td>Yemen</td>
</tr>
<tr>
<td>Guinea</td>
<td>Paraguay</td>
<td>Yugoslavia</td>
</tr>
<tr>
<td>Guyana</td>
<td>People's Republic of the Congo</td>
<td>Zaire</td>
</tr>
<tr>
<td>Haiti</td>
<td>Peru</td>
<td>Zambia</td>
</tr>
<tr>
<td>Honduras</td>
<td>Philippines</td>
<td></td>
</tr>
</tbody>
</table>
COUNTRIES AND TERRITORIES

dependent or administered, or for the conduct of whose
external affairs States members of the Community or
third countries are wholly or partly responsible

Afars and Issas (Territory of the)
Angola (including Cabinda)
Bahamas
Bahrain
Bermuda
British Honduras
British Indian Ocean Territory (Chagos Archipelago, Des Roches)
British Oceania (Territories under the jurisdiction of the Western Pacific High
Commission) 1/
Brunei
Cape Verde Islands
Cayman Islands and Dependencies
Comoro Archipelago
Cook Islands
Falkland Islands (Malvinas) and Dependencies
French Polynesia
French Southern and Antarctic Territories
Gibraltar
Hong Kong
Macao
Mozambique
Netherlands Antilles
New Caledonia and Dependencies
New Guinea (Australian) and Papua
Pacific islands administered by the United States of America or under United States
trusteeship 2/
Papua (see Australian New Guinea)
Portuguese Guinea
Portuguese Timor

1/ Gilbert and Ellice Islands, British Solomon Islands, New Hebrides
Condominium, Canton, Enderbury and Pitcairn Islands

2/ The Pacific Islands administered by the United States of America include:
Guam, American Samoa including Swain’s Island, Midway Islands, Johnston and
Sand Islands, Wake Island and the Trust Territory of the Pacific Islands: the
Caroline, Mariana and Marshall Islands.
St. Helena (including Ascension, Gough Island, and Tristan da Cunha)
Saint-Pierre and Iquelon
Sao Tome and Principe
Seychelles (including Amirantes)
Sikkim
Spanish territory in Africa
Surinam
Territories for which New Zealand is responsible (Niuwe Island, Tokelau Islands)
Turks and Caicos Islands
Virgin Islands of the United States (St. Croix, St. Thomas, St. John etc.)
Wallis and Futuna Islands
West Indies

Note: The above lists may be amended subsequently to take account of changes in the international status of countries or territories.

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1/ Leeward Islands, Antigua, Montserrat, St. Kitts-Nevis-Anguilla, British Virgin Islands, Windward Islands, Dominica, Grenada, St. Lucia, St. Vincent
COUNCIL REGULATION (EEC) No. 2762/72
of 19 December 1972
Concerning the establishment of tariff preferences for certain products originating in developing countries

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the proposal of the Commission,

Whereas, in the framework of UNCTAD, the European Economic Community made an offer concerning the grant of tariff preferences for manufactures and semi-manufactures from developing countries; whereas, under this offer, as a general rule, preferential treatment shall be given to all industrial manufactures and semi-manufactures mentioned in chapters 25 to 99 of the Brussels Nomenclature originating in the developing countries; whereas the preference shall take the form of exemptions from customs duties; whereas preferential imports shall be effected up to ceilings in value terms to be calculated for each product on a basis common to all products; whereas in order to limit the preferences granted to the most competitive developing country or countries and to reserve a substantial quota for the less competitive, preferential imports of a given product from a single developing country should not as a general rule exceed 50 per cent of the ceiling fixed for that product;

Whereas under the terms of the offer in question, the annual ceilings are normally to be calculated as the sum of the c.i.f. value of imports in 1968 from beneficiaries under the system, excluding those already benefiting from various preferential tariff régimes granted by the Community, and 5 per cent of the c.i.f. value of imports from other sources, including countries already benefiting from such régimes, this additional amount is variable and it is calculated each year on the basis of the most recent data available provided that no reduction in the ceiling may result therefrom;

Whereas under the terms of the offer in question, the annual ceilings are normally to be calculated as the sum of the c.i.f. value of imports in 1968 from beneficiaries under the system, excluding those already benefiting from various preferential tariff régimes granted by the Community, and 5 per cent of the c.i.f. value of imports from other sources, including countries already benefiting from such régimes, this additional amount is variable and it is calculated each year on the basis of the most recent data available provided that no reduction in the ceiling may result therefrom;

Whereas the offer in question includes a clause stating that the Community makes the offer on the assumption that all the main industrialized countries of OECD will take part in the system of preferences and make comparable efforts; and whereas, under the agreed conclusions of UNCTAD, this offer is temporary in the nature, does not constitute a binding commitment and, in particular, may subsequently be withdrawn in whole or in part; whereas this possibility may be availed of inter alia, to correct any adverse situations which may arise in the associated countries as a result of implementation of the generalized system of preferences;

Whereas the tariff preferences have been implemented as from the second half of the year 1971 in the conditions defined above, and it is desirable to continue to implement them during the year 1973; and whereas, having regard to the terms of the offer in question, the additional amount of 5 per cent mentioned above normally refers to the year 1970;

Whereas it is therefore appropriate that the Community should permit during the year 1973, duty-free import of products of the categories listed in annex A originating in the countries and territories listed in annex B, within the limit of the Community ceilings calculated in the manner indicated above; whereas only products originating
in the countries and territories in question should be eligible to benefit from this tariff exemption, origin to be determined in accordance with the procedure laid down in article 14 of Council Regulation (EEC) No. 802/68 of 27 June 1968 on common definitions of rules of origin; 1/ whereas the imports charged to each of these ceilings should not as a general rule exceed 50 per cent of a maximum Community amount for products originating in any of the above-mentioned countries and territories;

Whereas in the present case these objectives may be achieved by recourse to a management procedure based on charging at the Community level imports of the products in question to the above-mentioned ceilings and maximum amounts, as the products are presented for customs inspection under cover of declarations that they are intended for consumption and accompanied by a certificate of origin; whereas, this management procedure must provide for the possibility of reimposing duty under the common customs tariff whenever the ceilings or maximum amounts have been reached at the Community level;

Whereas this management procedure calls for very close and particularly rapid co-operation between the member States and the Commission, which must in particular be able to follow the situation with regard to charging to the ceilings and maximum amounts and to inform member States thereof; whereas this co-operation must be particularly close in view of the need for the Commission to be able to take appropriate steps to reimpose duties under the common customs tariff, generally or in a particular case, whenever one of the ceilings or maximum amounts is reached;

Whereas, since the validity of the ceilings in question extends until 31 December 1973, the régime thus provided for may be modified to take account of the accession of new members,

HAS MADE THE PRESENT REGULATION:

Article 1

1. As from 1 January and until 31 December 1973, the duties under the common customs tariff applicable to the products listed in annex A shall be totally suspended, subject to the provisions of article 2 and of article 4, paragraph 2.

2. Only products originating in the countries and territories listed in annex B shall benefit from this suspension. However, imports already enjoying exemption from customs duty under another preferential tariff régime granted by the Community shall not count towards the ceilings referred to in paragraph 3. For the purposes of implementation of this regulation, origin shall be determined in accordance with the procedure laid down in article 14 of Council Regulation (EEC) No. 802/68.

3. Subject to the provisions of article 2 and of article 4, paragraph 2, below, the benefit of this suspension shall be accorded, for each category of products, within the limit of a Community ceiling, expressed in units of account, equal to the sum of the c.i.f. value of Community imports of the products in question in 1968 from beneficiary countries and territories under the scheme, excluding those already

benefiting from various preferential tariff régimes granted by the Community, and 5 per cent of the c.i.f. value of imports from other sources in 1970, including countries and territories already benefiting from such régimes.

4. Subject to the provisions of article 2 and of article 4, paragraph 2, and within the limit of each ceiling thus calculated, imports of products originating in any of the countries and territories mentioned in annex B which are charged to the ceiling shall not exceed a maximum Community amount corresponding to 50 per cent of this ceiling, except in the case of certain products for which the maximum amount shall be reduced to the percentages indicated in annex A.

5. Any modification of annex B, in particular by the addition of further countries or territories beneficiaries of the tariff preferences, may entail a corresponding adjustment of the Community ceilings and maximum amounts referred to in paragraphs 3 and 4.

**Article 2**

1. Whenever the ceilings fixed for Community imports of products originating in the countries and territories referred to in article 1, paragraph 2, considered as a whole, calculated in accordance with the provisions of article 1, paragraph 3, have been reached at the Community level, collection of duties under the common customs tariff on imports of the products in question from all the countries and territories concerned may be resumed at any time until the end of the period specified in article 1, paragraph 1.

2. Whenever the maximum amounts fixed for Community imports of products originating in each of the countries and territories referred to in article 1, paragraph 2, calculated in accordance with the provisions of article 1, paragraph 4, have been reached at the Community level in the case of one of these countries or territories, collection of duties under the common customs tariff on imports of the products in question from the country or territory concerned may be resumed at any time until the end of the period specified in article 1, paragraph 1.

**Article 3**

1. Imports of the products concerned shall be actually charged to the Community ceilings and maximum amounts, according to the customs value of the said products, as and when the products are presented for customs inspection under cover of declarations that they are intended for consumption, and accompanied by a certificate of origin conforming to the rules referred to in article 1, paragraph 2.

2. Goods may be charged to a ceiling or a maximum amount only if the certificate of origin referred to in paragraph 1 is presented before the date of the resumption of collection of duty.

3. The fact that the ceilings and maximum amounts have been reached shall be established at the Community level on the basis of the imports charged in the manner defined in paragraphs 1 and 2.
Article 4

1. The Commission shall, in close co-operation with the member States, take all necessary steps to ensure the implementation of the preceding provisions.

2. In the circumstances referred to in article 2, paragraphs 1 and 2, the Commission shall, by making a regulation, re-establish collection of duties under the common customs tariff in respect of any or all of the countries and territories referred to in article 1, paragraph 2.

Article 5

1. The member States shall inform the Commission periodically of the imports of the products in question which have actually been charged to the Community ceilings and the maximum amounts referred to in article 1, paragraphs 3 and 4.

Article 6

The preceding provisions may be modified to take account of the situation resulting from the accession of new member States.

Article 7

The present Regulation shall enter into force on 1 January 1973.

The present Regulation shall be binding in all its parts and shall be directly enforceable in each member State.

Done at Brussels, on 19 December 1972.

By the Council

T. WESTERTERP
President
ANNEX A

List of products originating in developing countries and territories beneficiaries under the generalized tariff preferences in respect of which duties under the common customs tariff are totally suspended

CHAPTER 25

25.22 Quicklime, slaked lime and hydraulic lime, other than calcium oxide and hydroxide.

25.23 Portland cement, ciment fondu, slag cement, supersulphate cement and similar hydraulic cements, whether or not coloured or in the form of clinker

25.31 A Fluorspar

CHAPTER 27

27.03 B Agglomerated peat

27.04 Coke and semi-coke of coal, of lignite or of peat:
   A. Of coal:
      I. Intended for use in the manufacture of electrodes
   C. Other

27.05 Retort carbon

27.07 Oils and other products of the distillation of high temperature coal tar; similar products as defined in Note 2 to this Chapter:
   A. Crude oils
   B. Benzol, toluol, xylol, solvent naphtha (heavy benzol); similar products as defined in Note 2 to Chapter 27, of which more than 65 per cent by volume distills at a temperature of up to 250°C (including mixtures of petroleum spirit and benzol); sulphuretted crude light oil toppings:
      I. Intended for use as power or heating fuels.
   C. Basic products
   D. Phenols, cresols and xylenols
   G. Other:
      II. Not specified
27.11 Petroleum gases and other gaseous hydrocarbons:
   A. Propane of a purity of 99 per cent or more:
      I. Intended for use as power or heating fuels
   B. Other:
      I. Commercial propane and commercial butane:
         (c) Intended for other purposes

27.12 Petroleum jelly:
   A. Crude:
      III. Intended for other purposes
   B. Other

27.13 Paraffin wax, micro-crystalline wax, slack wax, ozokerite, lignite wax, peat wax and other mineral waxes, whether or not coloured:
   A. Ozokerite, lignite wax or peat wax:
      I. Crude
      II. Other
   B. Other:
      I. Crude
         (c) Intended for other purposes
      II. Other

27.14 Petroleum bitumen, petroleum coke and other residues of petroleum oils or of oils obtained from bituminous minerals:
   C. Other
      II. Unspecified

27.16 Bituminous mixtures based on natural asphalt, on natural bitumen, on petroleum bitumen, on mineral tar or on mineral tar pitch (for example, bituminous mastics, cut-backs)

CHAPTER 28
ex 28.01 Halogens (fluorine, chlorine, bromine and iodine), excluding crude iodine
  28.02 Sulphur, sublimed or precipitated; colloidal sulphur
  28.03 Carbon, including carbon black
ex 28.04 Hydrogen, rare gases and other non-metals, excluding selenium and silicium
  28.06 Hydrochloric acid and chlorosulphonic acid
  28.07 Sulphur dioxide
28.08 Sulphuric acid; oleum
28.09 Nitric acid; sulphonitric acids
28.10 Phosphorus pentoxide and phosphoric acids (meta-, ortho-, and phro-)
28.11 Arsenic trioxide, arsenic pentoxide and acids of arsenic
28.12 Boric oxide and boric acid
28.13 Other inorganic acids and oxygen compounds of non-metals (excluding water)
28.14 Halides, oxyhalides and other halogen compounds of non-metals
28.15 Sulphides of non-metals; phosphorus trisulphide
28.16 Ammonia, anhydrous or in aqueous solution
28.17 Sodium hydroxide (caustic soda); potassium hydroxide (caustic potash); peroxides of sodium or potassium
28.18 Oxides, hydroxides and peroxides of strontium, barium or magnesium
28.19 Zinc oxide and zinc peroxide
28.20 Artificial corundum
28.21 Chromium oxides and hydroxides
28.22 Manganese oxides
28.23 Iron oxides and hydroxides; earth colours containing 70 per cent or more by weight of combined iron evaluated as Fe₂O₃
28.24 Cobalt oxides and hydroxides
28.25 Titanium oxides
28.26 Tin oxides (stannous oxide and stannic oxide)
ex28.28 Hydrazine and hydroxylamine and their inorganic salts; other inorganic bases and metallic oxides, hydroxides and peroxides excluding nickel oxides
28.29 Fluorides; fluorosilicates, fluoroborates and other complex fluorine salts
28.30 Chlorides and oxychlorides
28.31 Chlorites and hypochlorites
28.32 Chlorates and perchlorates
28.33 Bromides, oxybromides, bromates and perbromates and hypobromites
28.34 Iodides, oxyiodides, iodates and periodates
28.35 Sulphides; polysulphides
28.36 Dithionites, including those stabilized with organic substances; sulphoxylates
28.37 Sulphites and thiosulphates
28.38 Sulphates (including alums) and persulphates
28.39 Nitrites and Nitrates
28.40 Phosphites, hypophosphites and phosphates
28.41 Arsenites and arsenates
28.42 Carbonates and percarbonates; commercial ammonium carbonate containing ammonium carbamate
28.43 Cyanides and complex cyanides
28.44 Fulminates, cyanates and thiocyanates
28.45 Silicates; commercial sodium and potassium silicates
28.46 Borates and perborates excluding anhydrous borates of sodium intended for the manufacture of sodium perborate
28.47 Salts of metallic acids (for example, chromates, permanganates, stannates)
28.48 Other salts and peroxysalts of inorganic acids, but not including azides
28.49 Colloidal precious metals; amalgams of precious metals; salts and other compounds, inorganic or organic, of precious metals, including albuminates, proteinates, tannates and similar compounds, whether or not chemically defined
28.50 Isotopes and their compounds, inorganic or organic, whether or not chemically defined, other than isotopes and compounds falling within heading No. 28.50:
   B. Other
28.51 Compounds, inorganic or organic, of thorium, of uranium depleted in U 235, of rare earth metals, of yttrium or of scandium, whether or not mixed together:
   B. Other
28.52 Liquid air (whether or not gas has been removed) and compressed air
28.53 Hydrogen peroxide (including solid hydrogen peroxide)
28.55 Phosphides

28.56 Carbides (for example, silicon carbide, boron carbide, metallic carbides)\(^1\)

28.57 Hydrides, nitrides and azides, silicides and borides

28.58 Other inorganic compounds (including distilled and conductivity water and water of similar purity); amalgams, except amalgams of precious metals]

CHAPTER 29

29.01 Hydrocarbons:
   A. Acyclic
      I. Intended for use as power or heating fuels
   B. Cyclanes and cyclenes:
      I. Azulenes
      II. Other:
         (a) Intended for use as power or heating fuels
   C. Cycloterpenic
   D. Aromatic:
      I. Benzene, toluene and xylenes:
         (a) Intended for use as power or heating fuels
      II. Styrene and ethylbenzene
      III. Isopropylbenzene (cumene)
      V. Diphenyl and triphenyl
      ex VI. Other, excluding 1-2-3-4 tetramethylbenzene (Durol)]

29.02 Halogenated derivatives of hydrocarbons:
   A. Halogenated derivatives of acyclic hydrocarbons
   ex B. Halogenated derivatives of cyclanes, cyclenes and of cycloterpenes, excluding hexachlorocyclopentadiene
   C. Halogenated derivatives of aromatic hydrocarbons

29.03 Sulphonated, nitrated or nitrosated derivatives of hydrocarbons

29.04 Acyclic alcohols and their halogenated, sulphonated, nitrated or nitrosated derivatives:
   A. Saturated monohydric alcohols
   B. Unsaturated monohydric alcohols]
   C. Polyhydric alcohols
      I. Diols, triols and tetrols
      IV. Other polyhydric alcohols
      V. Halogenated, sulphonated, nitrated or nitrosated derivatives of polyhydric alcohols

\(^1\) For products falling within sub-heading 28.56C, the maximum Community amount referred to in article 1, paragraph 4, of this regulation is reduced to 30 per cent.
29.05 Cyclic alcohols and their halogenated, sulphonated, nitrated or nitrosated derivatives

29.06 Phenols and phenol-alcohols

29.07 Halogenated, sulphonated, nitrated or nitrosated derivatives of phenols or pheno-alcohols

29.08 Ethers, ether-alcohols, ether-phenols, ether-alcohol-phenols, alcohol peroxides and ether peroxides, and their halogenated, sulphonated, nitrated or nitrosated derivatives

29.09 Epoxides, epoxyalcohols, epoxyphenols and epoxy-ethers, with a three or four member ring, and their halogenated, sulphonated, nitrated or nitrosated derivatives

29.10 Acetals and hemiacetals and single or complex oxygen-function acetals and hemiacetals, and their halogenated, sulphonated, nitrated or nitrosated derivatives

29.11 Aldehydes, aldehyde-alcohols, aldehyde-ethers, aldehyde-phenols and other single or complex oxygen-function aldehydes; cyclic aldehydepolymer; paraformaldehyde

29.12 Halogenated, sulphonated, nitrated or nitrosated derivatives of products falling within heading No. 29.11

29.13 Ketones, ketone-alcohols, ketone-phenols, ketone-aldehydes, quinones, quinone-alcohols, quinone-phenols, quinone-aldehydes and other single or complex oxygen-function ketones and quinones, and their halogenated, sulphonated, nitrated or nitrosated derivatives:

A. Acyclic ketones

B. Cyclanic, cyclenic and cycloterpenic ketones:
   
   I. Camphor:
      (a) Natural, crude
      (b) Other (synthetic)

II. Other

C. Aromatic ketones

D. Ketone-alcohols and ketone-aldehydes

E. Ketone-phenols and other single or complex oxygen-function ketones

ex F. Quinones, quinone-alcohols, quinone-phenols, quinone-aldehydes and other single or complex oxygen-function quinones, excluding 1,4 naphthoquinone

G. Halogenated, sulphonated, nitrated or nitrosated derivatives
29.14 Monocarboxylic acids and their anhydrides, acid halides, acid peroxides and peracids, and their halogenated, sulphonated, nitrated or nitrosated derivatives

29.15 Polyacids and their anhydrides, acid halides, acid peroxides and peracids, and their halogenated, sulphonated, nitrated or nitrosated derivatives

29.16 Alcohol-function, p-phenol-function, aldehyde-function and ketone-function carboxylic acids and other single or complex oxygen-function carboxylic acids, and their anhydrides, acid halides, acid peroxides and peracids, and their halogenated, sulphonated, nitrated or nitrosated derivatives

ex 29.17 Sulphuric esters and their salts, and their halogenated, sulphonated, nitrated or nitrosated derivatives, excluding diethyl sulphate

29.18 Nitrous and nitric esters, and their halogenated, sulphonated, nitrated or nitrosated derivatives

29.19 Phosphoric esters and their salts, including lacto-phosphates, and their halogenated, sulphonated, nitrated or nitrosated derivatives

29.20 Carbonic esters and their salts, and their halogenated, sulphonated, nitrated or nitrosated derivatives

29.21 Other esters of mineral acids (excluding halides) and their salts, and their halogenated, sulphonated, nitrated or nitrosated derivatives

29.22 Amine-function compounds

29.23 Single or complex oxygen-function amino-compounds

29.24 Quaternary ammonium salts and hydroxides; lecithins and other phosphoaminolipins

29.25 Carboxyamide-function compounds and amide-function compounds of carbonic acid

29.26 Imide-function compounds of carboxylic acids (including orthosulfo-benzoic imide and its salts) and imine-function compounds (including hexamethylenetetramine and trimethylenetrinitramine)

29.27 Nitrile-function compounds

29.28 Diazo-, azo- and azoxy-compounds

29.29 Organic derivatives or hydrazine or of hydroxylamine

29.30 Compounds with other nitrogen-functions

29.31 Organo-sulphur compounds

29.32 Organo-arsenic compounds
29.33 Organo-mercury compounds
29.34 Other organo-inorganic compounds

ex: 29.35 Heterocyclic compounds; nucleic acids, excluding diosgenin and its esters
29.36 Sulphonamides
29.37 Sultones and sultams
29.38 Provitamins and vitamins, natural or reproduced by synthesis (including natural concentrates), derivatives thereof used primarily as vitamins, and inter-mixtures of the foregoing, whether or not in any solvent

ex: 29.39 Hormones, natural or reproduced by synthesis, and derivatives thereof used primarily as hormones, excluding serum gonadotrophin
ex 29.40 Enzymes, excluding bromelin
29.41 Glycosides, natural or reproduced by synthesis and their salts, ethers, esters and other derivatives

ex: 29.42 Vegetable alkaloids, natural or reproduced by synthesis, and their salts, ethers, esters and other derivatives, excluding crude cocaine
29.43 Sugars, chemically pure, other than sucrose, glucose and lactose; sugar ethers and sugar esters, and their salts, other than products of heading Nos. 29.39, 29.41 and 29.42

ex 29.44 Antibiotics, excluding nystatine, cephaloridine, cephalothin, cephalaxine and gentamycin
29.45 Other organic compounds

CHAPTER 30

30.01 Organo-therapeutic glands or other organs, dried, whether or not powdered; organo-therapeutic extracts of glands or other organs or of their secretions; other animal substances prepared for therapeutic or prophylactic uses, not elsewhere specified or included:

A. Glands of other organs, dried
ex B. Other, excluding anti-tetanus immuno-plasma and adrenal gland extracts

30.02 Antisera; microbial vaccines, toxins, microbial cultures (including ferments but excluding yeasts) and similar products

30.03 Medicaments (including veterinary medicaments)

30.04 Wadding, gauze, bandages and similar articles (for example, dressings, adhesive plasters, poultices), impregnated or coated with pharmaceutical substances or put up in retail packings for medical or surgical purposes, other than goods specified in Note 3 to this Chapter

30.05 Other pharmaceutical goods
CHAPTER 31

31.03 Mineral or chemical fertilizers, phosphatic:
   A. Mentioned in (A) of Note 2 to this Chapter:
      II. Superphosphates
   B. Mentioned in (B) and (C) of Note 2 to this Chapter

31.04 B Mineral or chemical fertilizers, potassic, mentioned in (B) of Note 3 to this Chapter

CHAPTER 32

32.02 Tannins (tannic acids), including water-extracted gall-nut tannin, and their salts, ethers, esters and other derivatives

32.03 Synthetic organic tanning substances and inorganic tanning substances; tanning preparations, whether or not mixed with natural tanning materials; enzymatic preparations for tanning (for example, bates of enzymatic, pancreatic or bacterial origin)

ex 32.04 Colouring matter of vegetable origin (including dye-wood extract and other vegetable dyeing extracts, but excluding indigo) or of animal origin, excluding black cutch (acacia catechu) and dyeing extracts obtained from logwood, yellow wood and red wood

32.05 Synthetic organic dyestuffs (including pigment dyestuffs); synthetic organic products of a kind used as luminophores; products of the kind known as optical bleaching agents, substantive to the fibre; natural indigo

32.06 Colour lakes

ex 32.07 Other colouring matter; inorganic products of a kind used as luminophores, excluding magnetite

32.08 Prepared pigments, prepared opacifiers and prepared colours, vitrifiable enamels and glazes, liquid lustres and similar products, of the kind used in the ceramic, enamelling and glass industries; engobes (slips); glass frit and other glass, in the form of powder, granules or flakes

32.09 Varnishes and laquers; distempers; prepared water pigments of the kind used for finishing leather; paints and enamels; pigments in linseed oil, white spirit, spirits of turpentine, varnish or other paint or enamel media; stamping foils; dyes in forms or packings of a kind sold by retail

32.10 Artists', students', and signboard painters' colours, modifying tints, amusement colours and the like, in tablets, tubes, jars, bottles, pans or in similar forms or packings, including such colours in sets or outfits, with or without brushes, palettes or other accessories
32.11 Prepared driers

32.12 Glaziers' putty; grafting putty; painters' fillings, and stopping, sealing and similar mastics, including resin mastics and cements; masons' non-refractory fillings and stopping, sealing and similar mastics

32.13 Writing ink, printing ink and other inks

CHAPTER 33

33.01 Essential oils (terpeneless or not); concretes and absolutes; resinoids:

   A. Essential oils, not terpeneless:
      I. Of citrus fruit
      II. Other
         (a) Geranium, clove, niauli and ylang-ylang oils
   B. Essential oils, terpeneless
   C. Resinoids

33.02 Terpenic by-products of the deterpenation of essential oils

33.03 Concentrates of essential oils in fats, in fixed oils, or in waxes or the like, obtained by cold absorption or by maceration

33.04 Mixtures of two or more odoriferous substances (natural or artificial) and mixtures (including alcoholic solutions) with a basis of one or more of these substances, of a kind used as raw materials in the perfumery, food drink or other industries

33.05 Aqueous distillates and aqueous solutions of essential oils, including such products suitable for medicinal uses

33.06 Perfumery, cosmetics and toilet preparations

CHAPTER 34 SOAP, ORGANIC SURFACE-ACTIVE AGENTS, WASHING PREPARATIONS, LUBRICATING PREPARATIONS, ARTIFICIAL WAXES, PREPARED WAXES, POLISHING AND SCOURING PREPARATIONS, CANDLES AND SIMILAR ARTICLES, MODELLING PASTES AND "DENTAL WAXES"

CHAPTER 35

35.02 B Albuminates and other albumin derivatives

35.03 Gelatin (including gelatin in rectangles, whether or not coloured or surface-worked) and gelatin derivatives; glues derived from bones, hides, nerves, tendons or from similar products, and fish glues, isinglass

35.04 Peptones and other protein substances and their derivatives; hide powder, whether or not chromed

35.06 Prepared glues not elsewhere specified or included; products suitable for use as glues, put up for sale by retail as glues in packages not exceeding a net weight of 1 kg.
CHAPTER 36 EXPLOSIVES; PYROTECHNIC PRODUCTS; MATCHES; PYROPHORIC ALLOYS; CERTAIN COMBUSTIBLE PREPARATIONS

CHAPTER 37

37.01 Photographic plates and film in the flat, sensitized, unexposed, of any material other than paper, paperboard or cloth

37.02 Film in rolls, sensitized, unexposed, perforated or not

37.03 Sensitized paper, paperboard and cloth, unexposed or exposed but not developed

37.04 Sensitized plates and film, exposed but not developed, negative or positive:

   A. Cinematograph film:

   II. Other positive films

37.05 Plates, unperforated film and perforated film (other than cinematograph film), exposed and developed, negative or positive

37.07 B Other cinematograph film, exposed and developed, whether or not incorporating sound-track, positive excluding intermediate positives

37.08 Chemical products and flash light materials, of a kind and in a form suitable for use in photograph

CHAPTER 38

38.01 Artificial graphite; colloidal graphite, other than suspensions in oil

38.02 Animal black (for example, bone black and ivory black), including spent animal black

38.03 Activated carbon (decolourizing, depolarizing or absorbent); activated diatomite, activated clay, activated bauxite and other activated natural mineral products

38.04 Ammoniacal gas liquors and spent oxide produced in coal gas purification

38.05 B Tall oil, other than crude

38.06 Concentrated sulphite lye

38.07 Spirits of turpentine (gum, wood and sulphate) and other terpenic solvents produced by the distillation or other treatment of coniferous woods; crude dipentene; sulphite turpentine; pine oil (excluding "pine oils" not rich in terpineol)
38.08 Rosin and resin acids, and derivatives thereof other than ester gums included in heading No. 39.05; rosin spirit and rosin oils
A. Rosins, including "resinous pitch"
B. Rosin spirits and rosin oils
ex C. Other, excluding technical hydro-abietylic alcohol

38.09 Wood tar; wood tar oils (other than the composite solvents and thinners falling within heading No. 38.18); wood creosote; wood naptha; acetone oil

38.10 Vegetable pitch of all kinds; brewers' pitch and similar compounds based on rosin or on vegetable pitch; foundry core binders based on natural resinous products

38.11 Disinfectants, insecticides, fungicides, weed-killers, anti-sprouting products, rat poisons and similar products, put up in forms or packings for sale by retail or as preparations or as articles (for example, sulphur-treated bands, wicks and candles, fly-papers)

38.12 Prepared glazings, prepared dressings and prepared mordants, of a kind used in the textile, paper, leather or like industries:
A. Prepared glazings and prepared dressings
   II. Other
B. Prepared mordants

38.13 Pickling preparations for metal surfaces; fluxes and other auxiliary preparations for soldering, brazing or welding; soldering, brazing or welding powders and pastes consisting of metal and other materials; preparations of a kind used as cores or coatings for welding rods and electrodes

38.14 Anti-knock preparations, oxidation inhibitors, gum inhibitors, viscosity improvers, anti-corrosive preparations and similar prepared additives for mineral oils

38.15 Prepared rubber accelerators

38.16 Prepared culture media for development of micro-organisms

38.17 Preparations and charges for fire-extinguishers; charged fire-extinguishing grenades

38.18 Composite solvents and thinners for varnishes and similar products
Chemical products and preparations of the chemical or allied industries (including those consisting of mixtures of natural products), not elsewhere specified or included; residual products of the chemical or allied industries, not elsewhere specified or included:

A. Fusel oil; dippel's oil
B. Naphthenic acids
C. Sulphonaphthenic acids and their non-water-soluble salts; esters of sulphonaphthenic acids
D. Petroleum sulphonates, excluding petroleum sulphonates of alkali metals, of ammonium or of ethanolamines; thiophenated sulphonic acids of oils obtained from bituminous minerals, and their salts
E. Mixed alkylbenzenes and mixed alkylnaphthalenes
F. Ion exchangers
G. Catalysts
H. Getters for vacuum tubes
I.J. Non-agglomerated metallic carbides
K. Refractory cements, mortars and similar preparations
L. Alkaline iron oxide for the purification of gas
M. Carbonaceous pastes for electrodes
N. Accumulâtôrr compounds, based on cadmium oxide or nickel hydroxide
O. Carbon (other than that falling within sub-heading 38.01 A) in metallo-graphite or other compounds, in the form of small plates, bars or other semi-manufactures
P. Preparations known as "liquids for hydraulic transmission" (hydraulic brake fluids, etc.) not containing or containing less than 70 per cent by weight of petroleum oils or oils obtained from bituminous minerals
Q. Foundry core binders based on synthetic resins
R. Anti-rust preparations containing amines as active elements
S. Chemical elements mentioned in Note 2(g) to this Chapter

Other, excluding mixtures of aldehydes obtained from lignin, crude guanin (paste of fish scales and other fish waste, containing mineral oil of the kind used in the manufacture of pearl essence), crude diosgenin, crude bromelin and aqueous suspension of microcapsules containing a colorant in leuco form of the kind lused in the manufacture of duplication paper.

CHAPTER 39

Condensation, polycondensation and polyaddition products, whether or not modified or polymerized, and whether or not linear (for example) phenoplasts, aminoplasts, alkyds, polyallyl esters and other unsaturated polyesters, silicones); excluding scrap of polyester sheets coated with a tungsten compound
39.02 Polymerization and copolymerization products (for example, polyethylene, polytetrahaloethylenes, polyisobutylene, polystyrene, polyvinylchloride, polyvinyl acetate, polyvinyl chloroacetate and other polyvinyl derivates, polyacrylic and polymethacrylic derivates, coumarone-indene resins)

39.03 Regenerated cellulose; cellulose nitrate, cellulose acetate and other cellulose esters, cellulose ethers and other chemical derivates of cellulose, plasticized or not (for example: collodions, celluloid); vulcanized fibre 1/  
A. Adhesive ribbons not exceeding 10 cm in width, of which the coating is of unvulcanised natural or synthetic rubber  
B. Other:  
   I. regenerated cellulose 1/  
   III. cellulose acetate  
   IV. other cellulose esters  
   V. cellulose ethers and other chemical derivates of cellulose  
   VI. vulcanized fibre

39.04 Hardened proteins (for example, hardened casein and hardened gelatin)

39.05 Natural resins modified by fusion (run gums); artificial resins obtained by esterification of natural resins or of resinic acids (ester gums); chemical derivates of natural rubber (for example, chlorinated rubber, rubber hydrochloride, oxidized rubber, cyclized rubber)

39.06 Other high polymers, artificial resins and artificial plastic materials, including alginic acid, its salts and esters; linoxyn

39.07 Articles of materials of the kinds described in heading Nos. 39.01 to 39.06

CHAPTER 40

40.02 Synthetic rubber latex; pre-vulcanized synthetic rubber latex; synthetic rubber; factice derived from oils:  
A. Factice derived from oils  
B. Products strengthened by the incorporation of artificial plastic materials

40.03 Reclaimed rubber

40.05 Plates, sheets and strip, of unvulcanized natural or synthetic rubber, other than smoked sheets and crepe sheets of heading No. 40.01 or 40.02; granules of unvulcanized natural or synthetic rubber compounded ready for vulcanization; unvulcanized natural or synthetic rubber, compounded before or after

1/ 1/ For products falling within this sub-heading the maximum Community amount referred to in article 1, paragraph 4 of this regulation is reduced to 30 per cent.
40.05 coagulation either with carbon black (with or without the addition of mineral oil) or with silica (with or without the addition of mineral oil), in any form, of a kind known as masterbatch (contd)

40.06 Unvulcanized natural or synthetic rubber, including rubber latex, in other forms of states (for example, rods, tubes and profile shapes, solutions and dispersions); articles of unvulcanized natural or synthetic rubber (for example, coated or impregnated textile thread; rings and discs)

40.07 Vulcanized rubber thread and cord, whether or not textile covered and textile thread covered or impregnated with vulcanized rubber

40.08 Plates, sheets, strip, rods and profile shapes, of unhardened vulcanized rubber

40.09 Piping and tubing, of unhardened vulcanized rubber

40.10 Transmission, conveyor or elevator belts or belting, of vulcanized rubber

40.12 Hygienic and pharmaceutical articles (including teats), of unhardened vulcanized rubber, with or without fittings of hardened rubber

40.13 Articles of apparel and clothing accessories (including gloves) for all purposes, of unhardened vulcanized rubber

40.14 Other articles of unhardened vulcanized rubber

40.15 A Hardened rubber (ebonite and vulcanite), in bulk or blocks, in plates, sheets or strip, in rods, profile shapes or tubes

40.16 Articles of hardened rubber (ebonite and vulcanite)

CHAPTER 41

41.03 Sheep and lamb skin leather, except leather falling within heading No. 41.06, 41.07 or 41.08

B. Other:

II. Not specified

41.05 Other kinds of leather, except leather falling within heading No. 41.06, 41.07 or 41.08:

B. Other:

II. Not specified 1/

41.06 Chamois-dressed leather

1/ For products falling within this sub-heading, the maximum Community amount referred to in article 1, paragraph 4, of this Regulation is reduced to 30 per cent
41.07 Parchment-dressed leather

41.08 Patent leather and imitation patent leather; metallized leather

41.10 Composition leather with a basis of leather or leather fibre, in slabs, in sheets or in rolls

CHAPTER 42

42.01 Saddlery and harness, of any material (for example, saddles, harness, collars, traces, knee-pads and boots), for any kind of animal

42.04 Articles of leather or of composition leather of a kind used in machinery or mechanical appliances or for industrial purposes

42.05 Other articles of leather or of composition leather

42.06 Articles made from gut (other than silk-worm gut), from goldbeater's skin, from bladders or from tendons

CHAPTER 43

43.02 Furskins, tanned or dressed, including furskins assembled in plates, crosses and similar forms

43.03 Articles of furskin

43.04 Artificial fur and articles made thereof

CHAPTER 44

44.05 Wood sawn lengthwise, sliced or peeled, but not further prepared, of a thickness exceeding 5 mm.

B. Coniferous wood; of a length of 125 cm or less and of a thickness of less than 12.5 mm

44.06 Wood paving blocks

44.07 Railway or tramway sleepers of wood

44.08 Riven stages of wood, not further prepared than sawn on one principal surface; sawn staves of wood; of which at least one principal surface has been cylindrically sawn, not further prepared than sawn

ex 44.09 Hoopwood; split poles, piles, pickets and stakes of wood, pointed but not sawn lengthwise; chipwood; wood reduced to fragments in the form of small plates or of particles; wood shavings of a kind suitable for use in the manufacture of vinegar or for the clarification of liquids:

B. Other

44.10 Wooden sticks, roughly trimmed but not turned, bent or otherwise worked, suitable for the manufacture of walking-sticks, whips, golf club shafts, umbrella handles, tool handles or the like
44.11 Drawn wood; match splints; wooden pegs or pins for footwear
44.12 Wood wool and wood flour
44.13 Wood (including blocks, strips and friezes for parquet or wood block flooring, not assembled), planed, tongued, grooved, rebated, chamfered, V-jointed, centre V-jointed, beaded centre-beaded or the like, but not further manufactured
44.16 Cellular wood panels, whether or not faced with base metal
44.17 "Improved" wood, in sheets, blocks or the like
44.18 Reconstituted wood, being wood shavings, wood chips, sawdust, wood flour or other ligneous waste agglomerated with natural or artificial resins or other organic binding substances, in sheets, blocks or the like
44.19 Wooden beadings and mouldings, including moulded skirting and other moulded boards
44.20 Wooden picture frames, photograph frames, mirror frames and the like
44.21 Complete wooden packing cases, boxes, crates, drums and similar packings
44.22 Casks, barrels, vats, tubs, buckets and other cooper's products and parts thereof, of wood, other than staves falling within heading No. 44.06
44.23 Builders' carpentry and joinery (including prefabricated and sectional buildings and assembled parquet flooring panels)]
44.24 Household utensils of wood
44.25 Wooden tools, tool bodies, tool handles, broom and brush bodies and handles; boot and shoe lasts and trees, of wood
44.26 Spools, cops, bobbins, sewing thread reels and the like, of turned wood
44.27 Standard lamps, table lamps and other lighting fittings, of wood; articles of furniture, of wood, not falling within Chapter 94; caskets, cigarette boxes, trays, fruit bowls, ornaments and other fancy articles of wood; cases for cutlery, for drawing instruments or for violins, and similar receptacles, of wood; articles of wood for personal use or adornment, of a kind normally carried in the pocket, in the handbag or on the person; parts of the foregoing articles, of wood
ex 44.28 Other articles of wood, excluding roofing or wall shingles of coniferous wood

CHAPTER 45

45.02 Natural cork in blocks, plates, sheets or strips (including cubes or square slabs, cut to size for corks or stoppers)
45.03 Articles of natural cork
45.04 Agglomerated cork (being cork agglomerated with or without a binding substance) and articles of agglomerated cork

CHAPTER 46
46.01 Plaits and similar products of plaiting materials, for all uses, whether or not assembled into strips

CHAPTER 47
47.01 Pulp derived by mechanical or chemical means from any fibrous vegetable material:
   A. Wood-pulp:
   II. Other

47.02 Waste paper and paperboard; scrap articles of paper or of paperboard, fit only for use in paper-making:
   A. Waste paper and paperboard:
   II. Other:
      (b) Not specified

CHAPTER 48
48.01 Paper and paperboard (including cellulose wadding), machine-made, in rolls or sheets:
   A. Newsprint
   B. Cigarette paper
   C. Kraft paper and paperboard:
      I. Paper for the manufacture of paper yarn
   D. Paper weighing 15 grs. or less per square metre, for use in stencilmaking
   E. Other

48.02 Hand-made paper and paperboard

48.03 Parchment or greaseproof paper and paperboard, and imitations thereof, and glazed transparent paper, in rolls or sheets

48.04 Composite paper or paperboard (made by sticking flat layers together with an adhesive), not surface-coated or impregnated, whether or not internally reinforced, in rolls or sheets

48.05 Paper and paperboard, corrugated (with or without flat surface sheets), creped, crinkled, embossed or perforated, in rolls or sheets

48.06 Paper and paperboard, ruled, lined or squared, but not otherwise printed, in rolls or sheets
48.07 Paper and paperboard, impregnated, coated, surface-coloured, surface-decorated or printed (not being merely ruled, lined or squared and not constituting printed matter within chapter 49), in rolls or sheets

48.08 Filter blocks, slabs and plates, of paper-pulp

48.09 Building board of wood-pulp or of vegetable fibre, whether or not bonded with natural or artificial resins or with similar binders

48.10 Cigarette paper, cut to size, whether or not in the form of booklets or tubes

48.11 Wallpaper and linoleum; window transparencies of paper

48.12 Floor coverings prepared on a base of paper or of paperboard, whether or not cut to size, with or without a coating of linoleum compound

48.13 Carbon and other copying papers (including duplicator stencils) and transfer papers, cut to size, whether or not put up in boxes

48.14 Writing blocks, envelopes, letter cards, plain postcards, correspondence cards; boxes, pouches, wallets and writing compendiums, of paper or paperboard, containing only an assortment of paper stationery

48.15 Other paper and paperboard, cut to size or shape

48.16 Boxes, bags and other packing containers, of paper or paperboard

48.17 Box files, letter trays, storage boxes and similar articles, of paper or paperboard, of a kind commonly used in offices, shops and the like

48.18 Registers, exercise books, notebooks, memorandum blocks, order books, receipt books, diaries, blotting pads, binders (loose-leaf or other), file covers and other stationery of paper or paperboard; sample and other albums and book covers, of paper or paperboard

48.19 Paper or paperboard labels, whether or not printed or gummed

48.20 Bobbins, spools, cops and similar supports of paper-pulp, paper or paperboard (whether or not perforated or hardened)

48.21 Other articles of paper-pulp, paper, paperboard or cellulose wadding

CHAPTER 49

49.03 Children's picture books and painting books

49.05 A Printed globes (terrestrial or celestial)
49.07 Unused postage, revenue and similar stamps of current or new issue in
the country to which they are destined; stamp-impressed paper; banknotes,
stock, share and bond certificates and similar documents of title; cheque
books
A. Postage, revenue and similar stamps
C. Other:
II. Not specified

49.08 Transfers (decalcomanias)

49.09 Picture postcards, Christmas and other picture greeting cards, printed;
by any process, with or without trimmings

49.10 Calendars of any kind, of paper or paperboard, including calendar blocks

49.11 Other printed matter, including printed pictures and photographs:
B. Other

CHAPTER 65 HEADGEAR AND PARTS THEREOF

CHAPTER 66

66.02 Walking-sticks (including climbing-sticks and seat-sticks), canes, whips,
riding-crops and the like

66.03 Parts, fittings, trimmings and accessories of articles falling within
heading No. 66.01 or 66.02

CHAPTER 67

67.01 Skins and other parts of birds and their feathers or down, feathers, parts
of feathers, down, and articles thereof (other than goods falling within
heading No. 05.07 and worked quills and scapes)

67.02 Artificial flowers, foliage or fruit and parts thereof; articles made of
artificial flowers, foliage or fruit

67.03 Human hair, dressed thinned, bleached or otherwise worked; wool or
other animal hair prepared for use in making wigs and the like

67.05 Fans and hand screens, non-mechanical, of any material; frames and handles
therefor and parts of such frames and handles, of any material

CHAPTER 68 ARTICLES OF STONE, OF PLASTER, OF CEMENT, OF ASBESTOS, OF MICA AND OF
SIMILAR MATERIALS

CHAPTER 69

69.01 Heat-insulating bricks, blocks, tiles and other heat-insulating goods
of siliceous fossil meal or of similar siliceous earths (kieselguhr,
tripolite, diatomite, etc.)
69.03 Other refractory goods (for example, retorts, crucibles, muffle
nozzles, plugs, supports, cupels, tubes, pipes, sheaths and rods),
other than goods falling within heading No. 69.01

69.04 Building bricks (including flooring blocks, support or filler tiles
and the like)

69.05 Roofing tiles, chimney-pots, cowls, chimney-liners, cornices and other
constructional goods, including architectural ornaments

69.06 Piping, conduits and guttering (including angles, bends and similar
fittings)

69.07 Unglazed setts, flags and paving, hearth and wall tiles

69.08 Glazed setts, flags and paving, hearth and wall tiles

69.09 Laboratory, chemical or industrial wares; troughs, tubs, and similar
receptacles of a kind used in agriculture; pots, jars and similar
articles of a kind commonly used for the conveyance or packing of
goods

69.10 Sinks, wash basins, bidets, water-closet pans, urinals, baths and
like sanitary fittings

69.12 Tableware and other articles of a kind commonly used for domestic
or toilet purposes, of other kinds of pottery

69.13 Statuettes and other ornaments, and articles of personal adornment;
articles of furniture

69.14 Other articles

CHAPTER 70

70.01 B Glass in the mass (excluding optical glass)

70.02 Glass of the variety known as "enamel" glass, in the mass, rods
and tubes

1/
For products falling within this tariff heading, the maximum Community
amount referred to in article 1, paragraph 4, of this Regulation is reduced to
20 per cent.
70.03 Glass in balls, rods and tubes, unworked (not being optical glass)

70.04 Unworked cast or rolled glass (including flashed or wired glass), whether figured or not, in rectangles

70.05 Unworked drawn or blown glass (including flashed glass), in rectangles

70.06 Cast, rolled, drawn or blown glass (including flashed or wired glass), in rectangles, surface ground or polished, but not further worked

70.07 Cast, rolled, drawn or blown glass (including flashed or wired glass) cut to shape other than rectangular shape, or bent or otherwise worked (for example, edge worked or engraved), whether or not surface ground or polished; multiple-walled insulating glass; leaded lights and the like.

70.08 Safety glass consisting of toughened or laminated glass, shaped or not

70.09 Glass mirrors (including rear-view mirrors), unframed, framed or backed

70.10 Carboys, bottles, jars, pots, tubular containers and similar containers of glass, of a kind commonly used for the conveyance or packing of goods; stoppers and other closures, of glass

70.11 Glass envelopes (including bulbs and tubes) for electric lamps, electronic valves or the like

70.12 Glass inners for vacuum flasks or for other vacuum vessels

70.14 Illuminating glassware, signalling glassware and optical elements of glass, not optically worked nor of optical glass:

A. Articles for the equipment of electrical lighting apparatus:

    I. Facetted glass, small plates, balls, pear-shaped drops, flower-shaped ornaments and the like

1/ For products falling within this tariff heading, the maximum Community amount referred to in article 1, paragraph 4, of this Regulation is reduced to 30 per cent.
70.14 B. Other 1/

70.15 Clock and watch glasses and similar glasses (including glass of a kind used for sunglasses but excluding glass suitable for corrective lenses) curved, bent, hollowed and the like; glass spheres and segments of spheres, of a kind used for the manufacture of clock and watch glasses and the like

70.16 Bricks, tiles, slabs, paving blocks, squares and other articles of pressed or moulded glass, of a kind commonly used in building; multicellular glass in blocks, slabs, plates, panels and similar forms

70.17 Laboratory, hygienic and pharmaceutical glassware, whether or not graduated or calibrated; glass ampoules

70.18 Optical glass and elements of optical glass, other than optically-worked elements; blanks for corrective spectacle lenses

70.19 Glass beads, imitation pearls, imitation precious and semi-precious stones, fragments and chippings, and similar fancy or decorative glass smallwares, and articles of glassware made therefrom; glass cubes and small glass plates, whether or not on a backing, for mosaics and similar decorative purposes; artificial eyes of glass, including those for toys but excluding those for wear by humans; ornaments and other fancy articles of lamp-worked glass; glass grains (ballotini)

70.20 Glass fibre (including wool), yarns, fabrics, and articles made therefrom

70.21 Other articles of glass

1/ For products falling within this sub-heading, the maximum Community amount referred to in article 1, paragraph 4, of this regulation is reduced to 20 per cent
CHAPTER 71

71.02 Precious and semi-precious stones, unworked, cut or otherwise worked, but not mounted, set or strung (except ungraded stones temporarily strung for convenience of transport):
B. Other:
   I. For industrial purposes

71.03 Synthetic or reconstructed precious or semi-precious stones, unworked, cut or otherwise worked, but not mounted, set or strung (except ungraded stones temporarily strung for convenience of transport)

ex 71.05 Silver, including silver gilt and platinum-plated silver, semi-manufactured

71.06 Rolled silver, unworked or semi-manufactured

ex 71.07 Gold, including platinum-plated gold, semi-manufactured

71.08 Rolled gold on base metal or silver, unworked or semi-manufactured

ex 71.09 Platinum and other metals of the platinum group, semi-manufactured

71.10 Rolled platinum or other platinum group metals, on base metal or precious metal, unworked or semi-manufactured

71.12 Articles of jewellery and parts thereof, of precious metal or rolled precious metal

71.13 Articles of goldsmiths' or silversmiths' wares and parts thereof, of precious metal or rolled precious metal, other than goods falling within heading No. 71.12

71.14 Other articles of precious metal or rolled precious metal

71.15 Articles consisting of, or incorporating, pearls, precious or semi-precious stones (natural, synthetic or reconstructed):
   A. Articles consisting of, or incorporating, pearls:
      II. Other
   B. Articles consisting of, or incorporating, precious or semi-precious stones (natural, synthetic or reconstructed):
      I. Exclusively or precious or semi-precious stones:
         (b) Other
      II. Other
CHAPTER 73

73.04 Shot and angular grit, of iron or steel, whether or not graded; wire pellets of iron or steel

73.05 A Iron and steel powders

73.07 Blooms, billets, slabs and sheet bars (including tinplate bars), of iron or steel; pieces roughly shaped by forging, of iron or steel:
   A. Blooms and billets:
      II. Forged
   B. Slabs and sheet bars (including tinplate bars):
      II. Forged
   C. Pieces roughly shaped by forging

73.10 Bars and rods (including wire rod), of iron or steel, hot-rolled, forged, extruded, cold-formed or cold-finished (including precision-made); hollow mining drill steel:
   B. Not further worked than forged
   C. Not further worked than cold-formed or cold-finished
   D. Clad or surface-worked (polished, coated, etc.):
      I. Not further worked than clad:
         (b) Cold-formed or cold-finished
      II. Other

73.11 Angles, shapes and sections, of iron or steel, hot-rolled, forged, extruded, cold-formed or cold-finished; sheet piling of iron or steel, whether or not drilled, punched or made from assembled elements:
   A. Angles, shapes and sections:
      II. Not further worked than forged
      III. Not further worked than cold-formed or cold-finished
      IV. Clad or surface-worked (polished, coated, etc.):
         (a) Not further worked than clad:
            2. Cold-formed or cold-finished
         (b) Other

73.12 Hoop and strip, of iron or steel, hot-rolled or cold-rolled:
   B. Not further worked than cold-rolled:
      II. Other
73.12  C. Clad, coated or otherwise surface-treated:
   (cont'd)
   I. Silvered, gilt or platinized
   II. Enamelled
   III. Tinned:
      (b) Other
   IV. Zinc-coated or lead-coated
   V. Other (coppered, artificially oxidized, lacquered, nickelled, varnished; clad, parkerized, printed etc.):
      (a) Not further worked than clad
         2. Cold-rolled
      (b) Other

D. Otherwise shaped or worked (perforated, chamfered, lap-jointed, etc.)

73.13  Sheets and plates, of iron or steel, hot-rolled or cold-rolled:
   B. Other sheets and plates:
      II. Not further worked than cold-rolled, pickled or not, of a thickness of:
         (a) 3 mm. or more
      IV. Clad, coated or otherwise surface treated:
         (a) Silvered, gilt, platinized or enamelled
      V. Otherwise worked:
         (a) Not further worked than cut to other than square or rectangular shape:
            1. Silvered, gilt, platinized or enamelled
         (b) Other, excluding plates and sheets with designs obtained by rolling

73.14  Iron or steel wire, whether or not coated, but not insulated

73.15  Alloy steel and high carbon steel in the forms mentioned in headings Nos. 73.06 to 73.14:
   A. High carbon steel:
      I. Ingots, blooms, billets, slabs and sheet bars:
         (a) Forged
      II. Pieces roughly shaped by forging
      V. Bars and rods (including wire rod and hollow mining drill steel) and angles, shapes and sections:
         (a) Not further worked than forged
(c) Not further worked than cold-formed or cold-finished
(d) Clad or surface-worked (polished, coated, etc.):
   1. Not further worked than clad:
      (bb) Cold-formed or cold-finished
   2. Other

VI. Hoop and strip:
   (b) Not further worked than cold-rolled, pickled or not
   (c) Clad, coated or otherwise surface-treated:
      1. Not further worked than clad:
         (bb) Cold-rolled
      2. Other
   (d) Otherwise shaped or worked (perforated, chamfered, lap-jointed, etc.)

VII. Sheets and plates:
   (b) Not further worked than cold-rolled, pickled or not, of a thickness of:
      1. 3 mm. or more
   (d) Otherwise shaped or worked:
      2. Other, excluding sheets and plates with designs obtained by rolling

VIII. Wire, whether or not coated, but not insulated

B. Alloy steel:
   I. Ingots, blooms, billets, slabs and sheet bars:
      (a) Forged
   II. Pieces roughly shaped by forging
   V. Bars and rods (including wire rod and hollow mining drill steel) and angles, shapes and sections:
      (a) Not further worked than forged
      (c) Not further worked than cold-formed or cold-finished
      (d) Clad or surface-worked (polished, coated, etc.):
         1. Not further worked than clad:
            (bb) Cold-formed or cold-finished
         2. Other
VI. Hoop and strip:
(b) Not further worked than cold-rolled, pickled or not
(c) Clad, coated or otherwise surface-treated:
   1. Not further worked than clad:
      (bb) Cold-rolled
   2. Other
(d) Otherwise shaped or worked (perforated, chamfered, lap-jointed, etc.)

VII. Sheets and plates:
(b) Other sheets and plates:
   2. Not further worked than cold-rolled, pickled or not, of a thickness of:
      (aa) 3 mm. or more
   4. Otherwise shaped or worked:
      (bb) Other, excluding sheets and plates with designs obtained by rolling

VIII. Wire, whether or not coated, but not insulated

Railway and tramway track construction material of iron or steel, the following: rails, check-rails, switch blades, crossings (or frogs), crossing pieces, point rods, rack rails, sleepers, fish-plates, chairs, chair wedges, sole plates (base plates), rail clips, bed-plates, ties and other material specialized for joining or fixing rails:

A. Rails:
   I. Current-conducting, with parts of non-ferrous metal
D. Fish-plates and chairs:
   II. Other
E. Other

Tubes and pipes, of cast iron

High-pressure hydro-electric conduits of steel, whether or not reinforced

Tube and pipe fittings (for example, joints, elbows, unions and flanges) of iron and steel

Structures and parts of structures (for example, hangars and other buildings, bridges and bridge-sections, lock-gates, towers, lattice masts, roofs, roofing frameworks, door and window frames, shutters, balustrades, pillars and columns), of iron or steel; plates, strip, rods, angles, shapes, sections, tubes and the like, prepared for use in structures of iron or steel
73.22 Reservoirs, tanks, vats and similar containers, for any material (excluding compressed gas cylinders and similar pressure containers), of iron or steel, of a capacity exceeding 300 litres, whether or not lined or heat-insulated, but not fitted with mechanical or thermal equipment

73.23 Casks, drums, cans, boxes and similar containers, or sheet or plate iron or steel, of a description commonly used for the conveyance of packing of goods

73.24 Compressed gas cylinders and similar pressure containers, of iron or steel

73.25 Stranded wire, cables, cordage, ropes, plaited bands, slings and the like, of iron or steel wire, but excluding insulated electric cables

73.26 Barbed iron or steel wire; twisted hoop or single flat wire, barbed or not, and loosely twisted double wire, of kinds used for fencing, of iron or steel

73.27 Gauze, cloth, grill, netting, fencing, reinforcing fabric and similar materials, of iron or steel wire

73.28 Expanded metal, of iron or steel

73.29 Chain and parts thereof, of iron or steel

73.30 Anchors and grapnels and parts thereof, of iron or steel

73.31 Nails, tacks, staples, hook-nails, corrugated nails, spiked cramps, studs, spikes and drawing pins, of iron or steel, whether or not with heads of other materials, but not including such articles with heads of copper

73.32 Bolts and nuts (including bolt ends and screw studs), whether or not threaded or tapped, and screws (including screw hooks and screw rings), of iron or steel; rivets, cotters, cotter-pins, washers and spring washers, of iron or steel

73.33 Needles for hand sewing (including embroidery), hand carpet needles and hand knitting needles, bodkins, crochet hooks, and the like, and embroidery stilettos, of iron or steel, including blanks

73.34 Pins (excluding hatpins and other ornamental pins and drawing pins), hairpins and curling grips, of iron or steel

73.35 Springs and leaves for springs, of iron or steel

73.36 Stoves (including stoves with subsidiary boilers for central heating), ranges, cookers, grates, fires and other space heaters, gas-rings, plate warmers with burners, wash boilers with grates or other heating elements, and similar equipment, of a kind used for domestic purposes, not electrically operated, and parts thereof, of iron or steel
Boilers (excluding steam-generating boilers of heading No. 84.01) and radiators, for central heating, not electrically heated and parts thereof, of iron or steel; air heaters and hot air distributors (including those which can also distribute cool or conditioned air), not electrically heated, incorporating a motor-driven fan or blower, and parts thereof, of iron or steel

Articles of a kind commonly used for domestic purposes, builders' sanitary ware for indoor use, and parts of such articles and ware, of iron or steel

Iron or steel wool: pot scourers and scouring and polishing pads, gloves and the like, of iron or steel

Other articles of iron or steel

CHAPTER 74

Wrought plates, sheets and strip, of copper

Copper foil (whether or not embossed, cut to shape, perforated, coated, printed, or backed with paper or other reinforcing material), of a thickness (excluding any backing) not exceeding 0.15 mm.

Copper powders and flakes

Tubes and pipes and blanks therefor, of copper; hollow bars of copper

Tube and pipe fittings (for example, joints, elbows, sockets and flanges), of copper

Reservoirs, tanks, vats and similar containers, for any material, (excluding compressed gas cylinders and similar pressure containers), of copper, of a capacity exceeding 300 litres, whether or not lined or heat insulated, but not fitted with mechanical or thermal equipment

Stranded wire, cables, cordage, ropes, plaited bands and the like, of copper wire, but excluding insulated electric wires and cables

Gauze, cloth, grill, netting, fencing, reinforcing fabric and similar materials (including endless bands), of copper wire

Expanded metal, of copper

Chain and parts thereof, of copper

Nails, tacks, staples, hook-nails, spiked cramps, studs, spikes and drawing pins, of copper, or of iron or steel with heads of copper

1/ For products falling within this heading, the maximum Community amount referred to in article 1, paragraph 4, of this Regulation is reduced to 30 per cent.
Bolts and nuts (including bolt ends and screw studs), whether or not threaded or tapped, and screws (including screw hooks and screw rings) of copper; rivets, cotters, cotter-pins, washers and spring washers, of copper

Springs, of copper

Cooking and heating apparatus of a kind used for domestic purposes, not electrically operated, and parts thereof, of copper

Other articles of a kind commonly used for domestic purposes, builders' sanitary ware for indoor use, and parts of such articles and ware, of copper

Other articles of copper

CHAPTER 75

Wrought bars, rods, angles, shapes and sections, of nickel; nickel wire

Wrought plates, sheets and strip, of nickel; nickel foil; nickel powders and flakes

Tubes and pipes and blanks therefor, of nickel; hollow bars, and tube and pipe fittings (for example, joints, elbows, sockets and flanges), of nickel

Electro-plating anodes, of nickel, wrought or unwrought, including those produced by electrolysis

Other articles of nickel

CHAPTER 76

Wrought bars, rods, angles, shapes and sections, of aluminium; aluminium wire

Wrought plates, sheets and strip, of aluminium

Aluminium foil (whether or not embossed, cut to shape, perforated, coated, printed, or backed with paper or other reinforcing material), of a thickness (excluding any backing) not exceeding 0.20 mm.

Aluminium powders and flakes

Tubes and pipes and blanks therefor, of aluminium, hollow bars of aluminium

Tube and pipe fittings (for example, joints, elbows, sockets and flanges), of aluminium

\(1\) For products falling within this heading, the maximum Community amount referred to in article 1, paragraph 4, of this Regulation is reduced to 30 per cent.
76.08 Structures and parts of structures (for example, hangars and other buildings, bridges and bridge-sections, towers, lattice masts, roofs, roofing, frameworks, door and window frames, balustrades, pillars and columns), of aluminium; plates, rods, angles, shapes, sections, tubes and the like, prepared for use in structures, of aluminium

76.09 Reservoirs, tanks, vats and similar containers, for any material, (excluding compressed gas cylinders and similar pressure containers) of aluminium, of a capacity exceeding 300 litres, whether or not lined or heat-insulated, but not fitted with mechanical or thermal equipment

76.10 Casks, drums, cans, boxes and similar containers (including rigid and collapsible tubular containers), of aluminium, of a description commonly used for the conveyance or packing of goods

76.11 Compressed gas cylinders and similar pressure containers, of aluminium

76.12 Stranded wire, cables, cordage, ropes, plaited bands and the like, of aluminium wire, but excluding insulated electric wires and cables

76.13 Gauze, cloth, grill, netting, reinforcing fabric and similar materials, of aluminium wire

76.14 Expanded metal, of aluminium

76.15 Articles of a kind commonly used for domestic purposes, builders' sanitary ware for indoor use, and parts of such articles and ware, of aluminium

76.16 Other articles of aluminium

CHAPTER 77

77.02 Wrought bars, rods, angles, shapes and sections, of magnesium; magnesium wire; wrought plates, sheets and strip, of magnesium; magnesium foil; raspings and shavings of uniform size; powders and flakes, of magnesium; tubes and pipes and blanks therefor, of magnesium; hollow bars of magnesium

77.03 Other articles of magnesium

77.04 Beryllium, unwrought or wrought, and articles of beryllium

CHAPTER 78

78.02 Wrought bars, rods, angles, shapes and sections, of lead; lead wire

78.03 Wrought plates, sheets and strip, of lead

78.04 Lead foil (whether or not embossed, cut to shape, perforated, coated, printed, or backed with paper or other reinforcing material), of a weight per square metre (excluding any backing) not exceeding 1,700 grammes, lead powders and flakes
78.05 Tubes and pipes and blanks therefor, of lead; hollow bars, and tube and pipe fittings (for example, joints, elbows, sockets, flanges and S-bends), of lead

78.06 Other articles of lead

CHAPTER 79

79.02 Wrought bars, rods, angles, shapes and sections, of zinc; zinc wire

79.04 Tubes and pipes and blanks therefor, of zinc; hollow bars, and tube and pipe fittings (for example, joints, elbows, sockets and flanges), of zinc

79.05 Gutters, roof capping, skylight frames, and other fabricated building components, of zinc

79.06 Other articles of zinc

CHAPTER 80

80.02 Wrought bars, rods, angles, shapes and sections, of tin; tin wire

80.03 Wrought plates, sheets and strip, of tin

80.04 Tin foil (whether or not embossed, cut to shape, perforated, coated, printed, or backed with paper or other reinforcing material), of a weight (excluding any backing) not exceeding 1 kg. per square metre; tin powders and flakes

80.05 Tubes and pipes and blanks therefor, of tin, hollow bars, and tubes and pipe fittings (for example, joints, elbows, sockets and flanges), of tin

80.06 Other articles of tin

CHAPTER 81

81.01 Tungsten (wolfram), unwrought or wrought, and articles thereof:
   B. Hammered bars; angles, shapes and sections; wire, filaments, plates, sheets and strip
   C. Other

81.02 Molybdenum, unwrought or wrought, and articles thereof:
   B. Hammered bars; angles, shapes and sections; wire, filaments, plates, sheets and strip
   C. Other
Tantalum, unwrought or wrought, and articles thereof:
B. Hammered bars; angles, shapes and sections; wire, filaments, plates, sheets and strip
C. Other

Other base metals, unwrought or wrought, and articles thereof; cermets, unwrought or wrought, and articles thereof:
A. Bismuth
   II. Wrought
B. Cadmium:
   II. Wrought
C. Cobalt:
   II. Wrought
D. Chromium:
   II. Wrought
E. Germanium:
   II. Wrought
F. Hafnium (celtium):
   II. Wrought
G. Manganese:
   II. Wrought
H. Niobium (colombium):
   II. Wrought
IJ. Antimony:
   II. Wrought
K. Titanium:
   II. Wrought
L. Vanadium:
   II. Wrought
O. Zirconium:
   II. Wrought
P. Rhenium:
   II. Wrought
Q. Gallium, indium and thallium:
   II. Wrought
R. Cermets:
   II. Wrought
CHAPTER 82

82.01 Hand tools, the following: spades, shovels, picks, hoes, forks and rakes; axes, bill hooks and similar hewing tools; scythes, sickles, hay knives, grass shears, timber wedges and other tools of a kind used in agriculture, horticulture or forestry

82.02 Saws (non-mechanical) and blades for hand or machine saws (including toothless saw blades)

82.03 Hand tools, the following: pliers (including cutting pliers), pincers, tweezers, tinmen's snips, bolt croppers and the like; perforating punches; pipe cutters; spanners and wrenches (but not including tap wrenches); files and rasps

82.04 Hand tools, including mounted glaziers' diamonds, not falling within any other heading of this chapter; blow lamps, anvils; vices and clamps, other than accessories for, and parts of, machine tools; portable forges; grinding wheels mounted on frameworks (hand or pedal operated)

82.05 Interchangeable tools for hand tools, for machine tools or for power-operated hand tools (for example, for pressing, stamping, drilling, tapping, threading, boring, broaching, milling, cutting, turning, dressing, morticing or screw driving), including dies for wire-drawing, extrusion dies for metal, and rock drilling bits

82.06 Knives and cutting blades, for machines or for mechanical appliances

82.07 Tool-tips and plates, sticks and the like for tool-tips, unmounted, of sintered metal carbides (for example, carbides of tungsten, molybdenum or vanadium)

82.08 Coffee-mills, mincers, juice-extractors, and other mechanical appliances, of a weight not exceeding 10 kgs. and of a kind used for domestic purposes in the preparation, serving or conditioning of food or drink

82.09 Knives with cutting blades, serrated or not (including pruning knives), other than knives falling within heading No. 82.06

82.10 Knife blades

82.11 Razors and razor blades (including razor blade blanks, whether or not in strips)

82.12 Scissors (including tailors' shears), and blades therefor

1/ For products falling within this heading, the maximum Community amount referred to in article 1, paragraph 4, of this Regulation is reduced to 30 per cent.
82.13 Other articles of cutlery (for example, secateurs, hair clippers, butchers' cleavers, paper knives); manicure and chiropody sets and appliances (including nail files)

82.14 Spoons, forks, fish-eaters, butter-knives, ladles and similar kitchen or tableware

82.15 Handles of base metal for articles falling within headings Nos. 82.09, 82.13 or 82.14

CHAPTER 83

83.02 Base metal fittings and mountings of a kind suitable for furniture, doors, staircases, windows, blinds, coachwork, saddlery, trunks, caskets and the like (including automatic door closers); base metal hat-racks, hat-pegs, brackets and the like

83.03 Safes, strong-boxes, armoured or reinforced strong-rooms, strong-room linings and strong-room doors, and cash and deed boxes and the like, of base metal

83.04 Filing cabinets, racks, sorting boxes, paper trays, paper rests and similar office equipment, of base metal, other than office furniture falling within heading No. 94.03

83.05 Fittings for loose-leaf binders, for files or for stationery books, of base metal; letter clips, paper clips, staples, indexing tags, and similar stationery goods, of base metal

83.06 Statuettes and other ornaments of a kind used indoors, of base metal

83.07 Lamps and lighting fittings, of base metal, and parts thereof, of base metal (excluding switches, electric lamp holders, electric lamps for vehicles, electric battery or magneto lamps, and other articles falling within Chapter 85 except heading No. 85.22)

83.08 Flexible tubing and piping, of base metal

83.09 Clasps, frames with clasps for handbags and the like, buckles, buckle-clasps, hooks, eyes, eyelets, and the like, of base metal, of a kind commonly used for clothing, travel goods, handbags, or other textile or leather goods; tubular rivets and bifurcated rivets, of base metal

83.10 Beads and spangles, of base metal

83.11 Bells and gongs, non-electric, of base metal, and parts thereof of base metal

1/ For products falling within this heading, the maximum Community amount referred to in Article 1, paragraph 4, of this Regulation is reduced to 30 per cent.
83.12 Photograph, picture and similar frames, of base metal; mirrors of base metal
83.13 Stoppers, crown corks, bottle caps, capsules, bung covers, seals and plombs, case corner protectors and other packing accessories, of base metal
83.14 Sign-plates, name-plates, numbers, letters and other signs, of base metal
83.15 Wire, rods, tubes, plates, electrodes, and similar products, of base metal or of metal carbides, coated or cored with flux material, of a kind used for soldering, brazing, welding or deposition of metal or of metal carbides; wire and rods, of agglomerated base metal powder, used for metal spraying

CHAPTER 84

84.01 Steam and other vapour generating boilers (excluding central heating hot water boilers capable also of producing low pressure steam); "superheated water" boilers
84.02 Auxiliary plant for use with boilers falling within heading No. 84.01 (for example, economizers, superheaters, soot removers, gas recoverers and the like); condensers for vapour engines and power units
84.03 Producer gas and water gas generators, with or without purifiers; acetylene gas generators (water process) and similar gas generatory, with or without purifiers
84.04 Steam engines (including mobile engines, but not steam tractors falling within heading No. 87.01 or mechanically propelled road rollers) with self-contained boilers
84.05 Steam and other vapour power units, not incorporating boilers
84.06 Internal combustion piston engines
84.07 Hydraulic engines and motors (including water wheels and water turbines)
84.08 Other engines and motors
84.09 Mechanically propelled road rollers
84.10 Pumps (including motor pumps and turbo pumps) for liquids, whether or not fitted with measuring devices; liquid elevators of bucket, chain, screw, band and similar kinds
84.11 Air pumps, vacuum pumps and air or gas compressors (including motor and turbo pumps and compressors and free-piston generators for gas turbines); fans, blowers and the like
84.12 Air-conditioning machines, self-contained, comprising a motor-driven fan and elements for changing the temperatures and humidity of air
84.13 Furnace burners for liquid fuel (atomizers), for pulverized solid fuel or for gas; mechanical stokers, mechanical grates, mechanical ash dischargers and similar appliances

84.14 Industrial and laboratory furnaces and ovens, non-electric

84.15 Refrigerators and refrigerating equipment (electric and other)

84.16 Calendering and similar rolling machines (other than metal-working and metal-rolling machines and glass-working machines) and cylinders therefor

84.17 Machinery, plant and similar laboratory equipment, whether or not electrically heated, for the treatment of materials by a process involving a change of temperature such as heating, cooking, roasting, distilling, rectifying, sterilizing, pasteurizing, steaming, drying, evaporating, vapourizing, condensing or cooling, not being machinery or plant of a kind used for domestic purposes; instantaneous or storage water heaters, non-electrical

84.18 Centrifuges; filtering and purifying machinery and apparatus (other than filter funnels, milk strainers and the like), for liquids or gases

84.19 Machinery for cleaning or drying bottles or other containers; machinery for filling, closing, sealing, capsuling or labelling bottles, cans, boxes, bags or other containers; other packing or wrapping machinery; machinery for aerating beverages; dish washing machines

84.20 Weighing machinery (excluding balances of a sensitivity of 5 centigrammes or better), including weight-operated counting and checking machines; weighing machine weights of all kinds

84.21 Mechanical appliances (whether or not hand operated) for projecting, dispersing or spraying liquids or powders; fire extinguishers (charged or not); spray guns and similar appliances; steam or sand blasting machines and similar jet projecting machines

84.22 Lifting, handling, loading or unloading machinery, telphers and conveyors (for example, lifts, hoists, winches, cranes, transporter cranes, jacks, pulley tackle, belt conveyors and telephers), not being machinery falling within heading No. 84.23

84.23 Excavating, levelling, tamping, boring and extracting machinery, stationary or mobile, for earth, minerals or ores (for example, mechanical shovels, coal-cutters, excavators, scrapers, levellers and bulldozers); pile-drivers; snow-ploughs, not self-propelled (including snow-plough attachments), excluding the snow-ploughs falling within heading No. 87.03

84.24 Agricultural and horticultural machinery for soil preparation or cultivation (for example, ploughs, harrows, cultivators, seed and fertilizer distributors); lawn and sports ground rollers
84.25 Harvesting and threshing machinery; straw and fodder presses; hay or grass mowers; winnowing and similar cleaning machines for seed, grain or leguminous vegetables and egg-grading and other grading machines for agricultural produce (other than those of a kind used in the bread grain milling industry falling within heading No. 84.29)

84.26 Dairy machinery (including milking machines)

84.27 Presses, crushers and other machinery, of a kind used in wine-making, cider-making, fruit juice preparation or the like

84.28 Other agricultural, horticultural, poultry-keeping and bee-keeping machinery; germination plant fitted with mechanical or thermal equipment; poultry incubators and brooders

84.29 Machinery of a kind used in the bread grain milling industry, and other machinery (other than farm-type machinery) for the working of cereals or dried leguminous vegetables

84.30 Machinery, not falling within any other heading of this Chapter, of a kind used in the following food or drink industries: bakery, confectionery, chocolate manufacture, macaroni, ravioli or similar cereal food manufacture, the preparation of meat, fish, fruit or vegetables (including mincing or slicing machines), sugar manufacture or brewing

84.31 Machinery for making or finishing cellulosic pulp, paper or paperboard

84.32 Book-binding machinery, including book-sewing machines

84.33 Paper or paperboard cutting machines of all kinds; other machinery for making up paper-pulp, paper or paperboard

84.34 Machinery, apparatus and accessories for type-founding or type-setting; machinery for preparing or working printing blocks, plates or cylinders; printing type, impressed flongs and matrices, printing blocks, plates and cylinders; blocks, plates, cylinders and lithographic stones, prepared for printing purposes (for example, planed, grained or polished)

84.35 Other printing machines; machines for uses ancillary to printing

84.36 Machines for extruding man-made textiles; machines of a kind used for processing natural or man-made textile fibres; textile spinning and twisting machines; textile doubling, throwing and reeling (excluding weftwinding) machines

84.37 Weaving machines, knitting machines and machines for making gimped yarn, tulle, lace, embroidery, trimmings, braid or net; machines for preparing yarns for use on such machines, including warping and warp sizing machines
34.38 Auxiliary machinery for use with machines of heading No. 84.37 (for example, dobbies, Jacquards, automatic stop motions and shuttle-changing mechanisms); parts and accessories suitable for use solely or principally with the machines of the present heading or with machines falling within headings Nos. 84.36 or 84.37 (for example, spindles and spindle flyers, card clothing, combs, extruding nipples, shuttles, healds and heald-lifters and hosiery needles)

84.39 Machinery for the manufacture or finishing of felt in the piece or in shapes, including felt-hat making machines and hat-making blocks

84.40 Machinery for washing, cleaning, drying, bleaching, dyeing, dressing, finishing or coating textile yarns, fabrics or made-up textile articles (including laundry and dry-cleaning machinery); fabric folding, reeling or cutting machines; machines of a kind used in the manufacture of linoleum or other floor coverings for applying the paste to the base fabric or other support; machines of a type used for printing a repetitive design, repetitive words or overall colour on textiles, leather, wallpaper wrapping paper, linoleum or other materials, and engraved or etched plates, blocks or rollers therefor

84.41 Sewing machines; furniture specially designed for sewing machines; sewing machine needles:

A. Sewing machines; furniture specially designed for sewing machines;

   I. Sewing machines (lock-stitch only) with heads of a weight not exceeding 16 kg without motor of 17 kg with motor; sewing machine heads (lock-stitch only) of a weight not exceeding 16 kg without motor or 17 kg with motor:

      (a) sewing machines having a unit value (excluding frames, tables or furniture) of more than 65 UA

   II. Other sewing machines and other sewing machine heads

B. Sewing machine needles

84.42 Machinery (other than sewing machines) for preparing, tanning or working hides, skins or leather (including boot and shoe machinery)

84.43 Converters, ladles, ingot moulds and casting machines, of a kind used in metallurgy and in metal foundries

84.44 Rolling mills and rolls therefor

84.45 Machine-tools for working metal or metallic carbides; not being machines falling within heading Nos. 84.49 or 84.50

84.46 Machine-tools for working stone, ceramics, concrete, asbestos-cement and like mineral materials or for working glass in the cold, other than machines falling within heading No. 84.49
84.47 Machine-tools for working wood, cork, bone, ebonite (vulcanite), hard artificial plastic materials or other hard carving materials, other than machines falling within heading No. 84.49

84.48 Accessories and parts suitable for use solely or principally with the machines falling within heading Nos. 84.45 to 84.47, including work and tool holders, self-opening dieheads, dividing heads and other appliances for machine-tools; tool holders for any type of tool or machine-tool for working in the hand

84.49 Tools for working in the hand, pneumatic or with self-contained non-electric motor

84.50 Gas-operated welding, brazing, cutting and surface tempering appliances.

84.51 Typewriters, other than typewriters incorporating calculating mechanisms; cheque-writing machines

84.52 Calculating machines; accounting machines, cash registers, postage-franking machines, ticket-issuing machines and similar machines, incorporating a calculating device

84.53 Automatic data-processing machines and units therefor; magnetic or optical readers; machines for recording data in coded form on storage media and machines for processing such data, not elsewhere specified or included

84.54 Other office machines (for example, hectograph or stencil duplicating machines, addressing machines, coin-sorting machines, coin-counting and wrapping machines, pencil-sharpening machines, perforating and stapling machines)

84.55 Parts and accessories (other than covers, carrying cases and the like) suitable for use solely or principally with machines of a kind falling within headings Nos. 84.51, 84.52, 84.53 or 84.54

84.56 Machinery for sorting, screening, separating, washing, crushing, grinding or mixing earth, stone, ores or other mineral substances, in solid (including powder and paste) form; machinery for agglomerating, moulding or shaping solid mineral fuels, ceramic paste, unhardened cements, plastering materials or other mineral products in powder or paste form; machines for forming foundry moulds of sand

84.57 Glass-working machines (other than machines for working glass in the cold); machines for assembling electric filament and discharge lamps and electronic and similar tubes and valves

84.58 Automatic vending machines (for example, stamp, cigarette, chocolate and food machines), not being games of skill or chance
84.59 Machines and mechanical appliances having individual functions, not falling within any other heading of this chapter:

A. For the manufacture of the products specified in sub-heading 28.51 A (EURATOM)

B. Nuclear reactors:
   I. Nuclear reactors (EURATOM)
   II. Parts:
      ex (c) Other, excluding other fuel elements

C. Specially designed for the re-cycling of irradiated fissile material the sintering of radio-active metal oxides, covering, etc. (EURATOM)

D. Machines and appliances for rope or cable making, including electric wire and cable-making machines

E. Other

84.60 Moulding boxes for metal foundry, moulds of a type used for metal (other than ingot moulds), for metallic carbides, for glass, for mineral materials (for example, ceramic pastes, concrete or cement) or for rubber or artificial plastic materials

84.61 Taps, cocks, valves and similar appliances, for pipes, boiler shells, tanks, vats and the like, including pressure-reducing valves and thermostatically controlled valves

84.62 Ball, roller or needle roller bearings

ex 84.63 Transmission shafts, cranks, bearing housings, plain shaft bearings, gears and gearing (including friction gears and gear-boxes and other variable speed gears), flywheels, pulleys and pulley blocks, clutches and shaft couplings other than forged and bloomed shafts, of a unit weight exceeding 150 tons, for generators and turbines

84.64 Gaskets and similar joints of metal sheeting combined with other material (for example, asbestos, felt and paperboard) or of laminated metal foil, sets or assortments of gaskets and similar joints, dissimilar in composition, for engines, pipes, tubes and the like, put up in pouches, envelopes or similar packings

84.65 Machinery parts, not containing electrical connectors, insulators, coils, contacts or other electrical features and not falling within any other heading in this Chapter

CHAPTER 85

85.01 Electrical goods of the following descriptions: generators, motors, converters (rotary or static), transformers, rectifiers and rectifying apparatus, inductors:

B. Transformers, rectifiers and rectifying apparatus; inductors

C. Parts
85.02 Electro-magnets; permanent magnets and articles of special materials for permanent magnets, being blanks of such magnets; electro-magnetic and permanent magnet chucks, clamps, vices and similar work holders; electro-magnetic clutches and couplings; electro-magnetic brakes; electro-magnetic lifting heads

85.04 Electric accumulators¹/

85.05 Tools for working in the hand, with self-contained electric motor

85.06 Electro-mechanical domestic appliances, with self-contained electric motor

85.07 Shavers and hair clippers, with self-contained electric motor

85.08 Electrical starting and ignition equipment for internal combustion engines (including ignition magnetos, magneto-dynamos, ignition coils, starter motors, sparking plugs and glow plugs); generators (dynamos and alternators) and cut-outs for use in conjunction therewith

85.09 Electrical lighting and signalling equipment and electrical windscreen wipers, defrosters and demisters, for cycles or motor vehicles

85.10 Portable electric battery and magneto lamps, other than lamps falling within heading No. 85.09

A. Miners' safety lamps

85.11 Industrial and laboratory electric furnaces, ovens and induction and dielectric heating equipment; electric welding, brazing and soldering machines and apparatus and similar electric machines and apparatus for cutting

85.12 Electric instantaneous or storage water heaters and immersion heaters; electric soil heating apparatus and electric space heating apparatus; electric hair dressing appliances (for example, hair dryers, hair curlers, curling tong heaters) and electric smoothing irons; electrothermic domestic appliances; electric heating resistors, other than those of carbon

85.13 Electrical line telephonic and telegraphic apparatus (including such apparatus for carrier-current line systems)

85.14 Microphones and stands therefore; loudspeakers; audio-frequency electric amplifiers

85.15 Radiotelegraphic and radiotelephonic transmission and reception apparatus; radio-broadcasting and television transmission and reception apparatus (including receivers combined with sound recorders or reproducers) and television cameras; radio navigational aid apparatus, radar apparatus and radio remote control apparatus:

¹/ For products falling within sub-heading 85.04 A, the maximum Community amount referred to in article 1, paragraph 4, of this Regulation is reduced to 30 per cent.
A. Radiotelegraphic and radiotelephonic transmission and reception apparatus; radio-broadcasting and television transmission and reception apparatus (including receivers combined with sound recorders or reproducers) and television cameras:

I. Transmitters
II. Transmitter-receivers
IV. Television cameras

B. Other apparatus

C. Parts:

I. Cabinets and cases

II. Parts cut from the bar, of base metal, the greatest diameter of which does not exceed 25 mm

85.16 Electric traffic control equipment for railways, roads or inland water-ways and equipment used for similar purposes in port installations or upon airfields

85.17 Electric sound or visual signalling apparatus (such as bells, sirens, indicator panels, burglar and fire alarms), other than those of headings Nos. 85.09 or 85.16

85.18 Electrical capacitors, fixed or variable ¹/

85.19 Electrical apparatus for making and breaking electrical circuits, for the protection of electrical circuits, or for making connexions to or in electrical circuits (for example, switches, relays, fuses, lightning arresters, surge suppressors, plugs, lampholders, terminals, terminal strips and junction boxes); resistors, fixed or variable (including potentiometers), other than heating resistors, switchboards (other than telephone switchboards) and control panels

85.20 Electric filament lamps and electric discharge lamps (including infra-red and ultra-violet lamps); arc-lamps; electrically ignited photographic flashbulbs ²/

85.21 Thermionic, cold cathode and photo-cathode valves and tubes (including vapour or gas-filled valves and tubes, cathode-ray tubes, television camera tubes and mercury arc rectifying valves and tubes); photocells; mounted piezo-electric crystals; diodes, transistors and similar devices incorporating semi-conductors; electronic microstructures:

A. Valves and tubes
B. Photocells, including phototransistors
D. Mounted piezo-electric crystals

¹/ For products falling within this heading, the maximum Community amount referred to in article 1, paragraph 4, of this Regulation is reduced to 30 per cent.

²/ For products falling within sub-heading 85.20 A, the maximum Community amount referred to in article 1, paragraph 4, of this Regulation is reduced to 30 per cent.
85.22 Electrical appliances and apparatus, having individual functions, not falling within any other heading of this chapter

85.24 Carbon brushes, arc-lamp carbons, battery carbons, carbon electrodes and other carbon articles of a kind used for electrical purposes

85.25 Insulators of any material

85.26 Insulating fittings for electrical machines, appliances or equipment, being fittings wholly of insulating material apart from any minor components of metal incorporated during moulding solely for purposes of assembly, but not including insulators falling within heading No. 85.25

85.27 Electrical conduit tubing and joints therefor, of base metal lined with insulating material

85.28 Electrical parts of machinery and apparatus, not being goods falling within any of the preceding headings of this chapter

CHAPTER 86 RAILWAY AND TRAMWAY LOCOMOTIVES, ROLLING-STOCK AND PARTS THEREOF; RAILWAY AND TRAMWAY TRACK FIXTURES AND FITTINGS; TRAFFIC SIGNALLING EQUIPMENT OF ALL KINDS (NOT ELECTRICALLY POWERED)

CHAPTER 87

87.01 Tractors (other than those falling within heading No. 87.07), whether or not fitted with power take-offs, winches or pulleys

87.02 Motor vehicles for the transport of persons, goods or materials (including sports motor vehicles other than those of heading No. 87.09)

87.03 Special purpose motor lorries and vans (such as break-down lorries, fire-engines, fire-escapes, road sweeper lorries, snow-ploughs, spraying lorries, crane lorries, searchlight lorries, mobile workshops and mobile radiological units), but not including the motor vehicles of heading No. 87.02

87.04 Chassis fitted with engines, for the motor vehicles falling within headings Nos. 87.01, 87.02 or 87.03

87.05 Bodies (including cabs), for the motor vehicles falling within headings Nos. 87.01, 87.02 or 87.03

87.06 Parts and accessories of the motor vehicles falling within headings Nos. 87.01, 87.02 or 87.03

87.07 Works trucks, mechanically propelled, of the types used in factories or warehouses for short distance transport or handling of goods (for example, fork-lift trucks and platform trucks); tractors of the type used on railway station platforms; parts of the foregoing trucks and tractors

87.08 Tanks and other armoured fighting vehicles, motorized, whether or not fitted with weapons, and parts of such vehicles
87.09 Motor cycles, auto-cycles and cycles fitted with an auxiliary motor, with or without side-cars; side-cars of all kinds

87.11 Invalid carriages, fitted with means of mechanical propulsion (motorized or not)

87.12A Parts and accessories for motor cycles

87.13 Baby carriages and invalid carriages (other than motorized or otherwise mechanically propelled) and parts thereof

87.14 Other vehicles (including trailers), not mechanically propelled, and parts thereof
   A. Animal-drawn vehicles
   B. Trailers and semi-trailers
      I. Specially designed for the carriage of highly radio-active
   C. Other vehicles
   D. Parts

CHAPTER 88

88.01 Balloons and airships

ex 88.02 Flying machines, gliders and kites; rotochutes, not fitted with means of mechanical propulsion, of an unladen weight exceeding 15,000 kgs.

88.03 Parts of goods falling within headings Nos. 88.01 or 88.02

88.04 Parachutes and parts thereof and accessories thereto

88.05 Catapults and similar aircraft launching gear; ground flying trainers; parts of any of the foregoing articles

CHAPTER 89

89.01 Ships, boats and other vessels not falling within any of the following headings of this chapter:
   B. Other:
      II. Other

89.02 Vessels specially equipped for towing (tugs) or pushing other vessels:
   B. Push-boats
      II. Other

89.03 Light-vessels, fire-floats, dredgers of all kinds, floating cranes, and other vessels the navigability of which is subsidiary to their main function; floating docks;
   B. Other
89.05 Floating structures other than vessels (for example, coffer-dams, landing stages, buoys and beacons)

CHAPTER 90

90.01 Lenses, prisms, mirrors and other optical elements, of any material, unmounted, other than such elements of glass not optically worked; sheets or plates, of polarizing material

90.02 Lenses, prisms, mirrors and other optical elements, of any material, mounted, being parts of or fittings for instruments or apparatus, other than such elements of glass not optically worked

90.03 Frames and mountings, and parts thereof, for spectacles, pince-nez, lorgnettes, goggles and the like

90.04 Spectacles, pince-nez, lorgnettes, goggles and the like, corrective, protective or other

90.06 Astronomical instruments (for example, reflecting telescopes, transit instruments and equatorial telescopes), and mountings therefor, but not including instruments for radio-astronomy

90.07 Photographic cameras; photographic flashlight apparatus:
   A. Photographic cameras
   B. Photographic flashlight apparatus

90.08 Cinematographic cameras, projectors, sound recorders and sound reproducers; any combination of these articles:
   A. Cameras and sound recorders, combined or not
   B. Projectors and sound reproducers, combined or not

90.09 Image projectors (other than cinematographic projectors); photographic (except cinematographic) enlargers and reducers

90.10 Apparatus and equipment of a kind used in photographic or cinematographic laboratories, not falling within any other heading in this chapter; photocopying apparatus (optical or contact type); thermo-copying apparatus; screens for projectors

90.11 Microscopes and diffraction apparatus, electron and proton

90.12 Compound optical microscopes, whether or not provided with means for photographing or projecting the image

1/ For products falling within this heading or sub-heading, the maximum Community amount referred to in article 1, paragraph 4, of this Regulation is reduced to 20 per cent.
90.13 Optical appliances and instruments (but not including lighting appliances other than searchlights or spotlights), not falling within any other heading of this chapter

90.14 Surveying (including photogrammetrical surveying), hydrographic, navigational, meteorological, hydrological and geophysical instruments; compasses, rangefinders

90.15 Balances of a sensitivity of 5 centigrammes or better, with or without their weights

90.16 Drawing, marking-out and mathematical calculating instruments, drafting machines, pantographs, slide rules, disc calculators and the like; measuring or checking instruments, appliances and machines, not falling within any other heading of this chapter (for example, micrometers, callipers, gauges, measuring rods, balancing machines); profile projectors

90.17 Medical, dental, surgical and veterinary instruments and appliances (including electro-medical apparatus and ophthalmic instruments)

90.18 Mechano-therapy appliances; massage apparatus; psychological aptitude-testing apparatus; artificial respiration, ozone therapy, oxygen therapy, aerosol therapy or similar apparatus; breathing appliances (including gas masks and similar respirators)

90.19 Orthopaedic appliances, surgical bolts, trusses and the like; splints and other fracture appliances; artificial limbs, eyes, teeth and other artificial parts of the body; deaf aids and other appliances intended to be held in the hand, worn or implanted in the body in order to overcome a deficiency or infirmity

90.20 Apparatus based on the use of X-rays or of the radiations from radio-active substances (including radio-graphy and radiotherapy apparatus); X-ray generators; X-ray tubes; X-ray screens; X-ray high tension generators; X-ray control panels and desks; X-ray examination or treatment tables, chairs and the like

90.21 Instruments, apparatus or models, designed solely for demonstrational purposes (for example, in education or exhibition), unsuitable for other uses

90.22 Machines and appliances for testing mechanically the hardness, strength, compressibility, elasticity and the like properties of industrial materials (for example, metals, wood, textiles, paper or plastics)

90.23 Hydrometers and similar instruments; thermometers, pyrometers, barometers, hygrometers, psychrometers, recording or not; any combination of these instruments

90.24 Instruments and apparatus for measuring, checking or automatically controlling the flow, depth, pressure or other variables of liquids or gases, or for automatically controlling temperature (for example, pressure gauges, thermostats, level gauges, flow meters, heat meters, automatic oven-draught regulators), not being articles falling within heading No. 90.14
90.25 Instruments and apparatus for physical or chemical analysis (such as polarimeters, refractometers, spectrometers, gas analysis apparatus); instruments and apparatus for measuring or checking viscosity, porosity, expansion, surface tension or the like (such as viscometers, porosimeters, expansion meters); instruments and apparatus for measuring or checking quantities of heat, light or sound such as photometers (including exposure meters), calorimeters; microtomes

90.26 Gas, liquid and electricity supply or production meters; calibrating meters therefor

90.27 Revolution counters, production counters, teximeters, mileometers, pedometers and the like, speed indicators (including magnetic speed indicators) and tachometers (other than articles falling within heading No. 90.14); stroboscopes

90.28 Electrical measuring, checking, analysing or automatically controlling instruments and apparatus

90.29 Parts or accessories suitable for use solely or principally with one or more of the articles falling within headings Nos 90.23, 90.24, 90.26, 90.27 or 90.28

CHAPTER 91

91.01 Pocket-watches, wrist-watches and other watches, including stop-watches

91.02 Clocks with watch movements (excluding clocks of heading No. 91.03)

91.03 Instrument panel clocks and clocks of a similar type for vehicles, aircraft or vessels

91.04 Other clocks

91.05 Control and time of day recording apparatus with clock or watch movement (including secondary movement) or with synchronous motor, for measuring, recording or otherwise indicating intervals of time

91.06 Time switches with clock or watch movement (including secondary movement) or with synchronous motor

91.07 Watch movements (including stop watch movements) assembled

91.08 Clock movements, assembled

91.10 Clock cases and cases of a similar type for other goods of this chapter and parts thereof

91.11 Other clock and watch parts

1/ For products falling within this heading, the maximum Community amount referred to in article 1, paragraph 4, of this Regulation is reduced to 20 per cent.
CHAPTER 92

92.01 Pianos (including automatic pianos, whether or not with keyboards); harpsichords and other keyboard stringed instruments; harps but not including aeolian harps

92.02 Other string musical instruments

92.03 Pipe and reed organs, including harmoniums and the like

92.04 Accordion, concertinas and similar musical instruments; mouth organs

92.05 Other wind musical instruments

92.06 Percussion musical instruments (for example, drums, xylophones, cymbals, castanets)

92.07 Electro-magnetic, electrostatic, electronic and similar musical instruments (for example, pianos, organs, accordions)

92.08 Musical instruments not falling within any other heading of this chapter (for example, fair-ground organs, mechanical street organs, musical boxes, musical saws); mechanical singing birds; decoy calls and effects of all kinds; mouth-blown sound signalling instruments (for example, whistles and boatswain's pipes)

92.09 Musical instrument strings

92.10 Parts and accessories of musical instruments (other than strings), including perforated music rolls and mechanisms for musical boxes; metronomes, tuning forks and pitch pipes of all kinds

92.11 Gramophones, dictating machines and other sound recorders and reproducers, including record players and tape decks, with or without sound-heads; television image and sound recorders and reproducers, magnetic:

B. Television image and sound recorders and reproducers magnetic

92.13 Other parts and accessories of apparatus falling within heading No. 92.11

CHAPTER 93

93.01 Side-arms (for example, swords, cutlasses and bayonets) and parts thereof and scabbards and sheaths therefor

93.02 Revolvers and pistols, being fire-arms

93.04 Other fire-arms, including Very-light pistols, pistols and revolvers for firing blank ammunition only, line-throwing guns and the like

93.05 Arms of other descriptions, including air, spring and similar pistols, rifles and guns
93.06 Parts of arms including gun barrel blanks but not including parts of side-arms:
   B. Of other arms

93.07 Bombs, grenades, torpedoes, mines, guided weapons and missiles and similar munitions of war, and parts thereof; ammunition and parts thereof, including cartridge wads; lead shot prepared for ammunition

CHAPTER 94

94.01 Chairs and other seats (other than those falling within heading No. 94.02), whether or not convertible into beds, and parts thereof:
   A. Specially designed for use in aircraft

94.02 Medical, dental, surgical or veterinary furniture (for example, operating tables, hospital beds with mechanical fittings etc.); dentists' and similar chairs with mechanical elevating, rotating or reclining movements; parts of the foregoing articles

94.04 Mattress supports; articles of bedding or similar furnishing fitted with springs or stuffed or internally fitted with any material or of expanded, foam or sponge rubber or expanded, foam or sponge artificial plastic material whether or not covered, (for example, mattresses, quilts, eiderdowns, cushions, pouffes and pillows)

CHAPTER 95 ARTICLES AND MANUFACTURES OF CARVING OR MOULDING MATERIAL

CHAPTER 96 BROOMS, BRUSHES, FEATHER DUSTERS, POWDER-PUFFS AND SIEVES

CHAPTER 97

97.01 Wheeled toys designed to be ridden by children (for example toy bicycles and tricycles and pedal motor-cars), dolls; prams and dolls' push chairs

97.04 Equipment for parlour, table and funfair games for adults or children (including billiard tables and pintables and table tennis requisites)

97.06 Appliances, apparatus, accessories and requisites for gymnastics or athletics, or for sports and outdoor games (other than articles falling within heading No. 97.04):
   B. Tennis rackets
   C. Other

1/ For products falling within this heading, the maximum Community amount referred to in article 1, paragraph 4, of this Regulation is reduced to 30 per cent.

2/ For products falling within sub-headings B and C, the maximum Community amount referred to in article 1, paragraph 4, of this Regulation is reduced to 30 per cent.
97.07 Fish-hooks, line fishing rods and tackle; fish landing nets and butterfly nets; decoy "birds", lark mirrors and similar hunting or shooting requisites

97.08 Roundabouts, swings, shooting galleries and other fair-ground amusements; travelling circuses, travelling menageries and travelling theatres

CHAPTER 98

98.01 Buttons and button moulds, studs, cuff-links, and press-fasteners, including snap-fasteners and press-studs; blanks and parts of such articles

98.02 Slide fasteners and parts thereof

98.03 Fountain pens, stylograph pens and pencils (including ball point pens and pencils) and other pens, pen-holders, pencil-holders and similar holders, propelling pencils and sliding pencils; parts and fittings thereof, other than those falling within headings Nos. 98.04 or 98.05

98.04 Pen nibs and nib points

98.05 Pencils (other than pencils of heading No. 98.03), pencil leads, slate pencils, crayons and pastels, drawing charcoals and writing and drawing chalks; tailors' and billiards chalks

98.06 Slates and boards, with writing or drawing surfaces, whether framed or not

98.07 Date, sealing or numbering stamps, and the like (including devices for printing or embossing labels), designed for operating in the hand; hand-operated composing sticks and hand printing sets incorporating such composing sticks

98.08 Typewriter and similar ribbons, whether or not on spools; ink-pads, impregnated or not, with or without boxes

98.09 Sealing wax (including bottle-sealing wax) in sticks, cakes or similar forms; copying pastes with a basis of gelatin, whether or not on a paper or textile backing

98.10 Mechanical lighters and similar lighters, including chemical and electrical lighters, and parts thereof, excluding flints and wicks

98.11 Smoking pipes; pipe bowls, stems and other parts of smoking pipes (including roughly shaped blocks of wood or root); cigar and cigarette holders and parts thereof

98.12 Combs, hair-slides and the like

98.13 Corset busks and similar supports for articles of apparel or clothing accessories

98.14 Scent and similar sprays of a kind used for toilet purposes, and mounts and heads therefor

98.16 Tailors' dummies and other lay figures; automata and other animated displays of a kind used for shop window dressing
### Annex B

List of developing countries and territories beneficiaries of generalized tariff preferences

#### INDEPENDENT COUNTRIES

<table>
<thead>
<tr>
<th>Country</th>
<th>Country</th>
<th>Country</th>
<th>Country</th>
</tr>
</thead>
<tbody>
<tr>
<td>Afghanistan</td>
<td>Honduras</td>
<td>Peru</td>
<td>United Arab Emirates:</td>
</tr>
<tr>
<td>Algeria</td>
<td>India</td>
<td>Philippines</td>
<td>Abu Dhabi</td>
</tr>
<tr>
<td>Arab Republic of Egypt</td>
<td>Indonesia</td>
<td>Quatar</td>
<td>Dubai</td>
</tr>
<tr>
<td>Argentina</td>
<td>Iran</td>
<td>Rwanda</td>
<td>Ras al Khaimah</td>
</tr>
<tr>
<td>Bahrain</td>
<td>Iraq</td>
<td>Saudi Arabia</td>
<td>Fujairah</td>
</tr>
<tr>
<td>Bangladesh</td>
<td>Ivory Coast</td>
<td>Senegal</td>
<td>Ajman</td>
</tr>
<tr>
<td>Barbados</td>
<td>Jamaica</td>
<td>Sierra Leone</td>
<td>Sharjah</td>
</tr>
<tr>
<td>Bhutan</td>
<td>Jordan</td>
<td>Singapore</td>
<td>United Republic of Tanzania</td>
</tr>
<tr>
<td>Bolivia</td>
<td>Kenya</td>
<td>Somalia</td>
<td>United Republic of Tanzania</td>
</tr>
<tr>
<td>Botswana</td>
<td>Khmer Republic</td>
<td>Southern Yemen</td>
<td>------------------------------</td>
</tr>
<tr>
<td>Brazil</td>
<td>Korea (South)</td>
<td>Sudan</td>
<td>------------------------------</td>
</tr>
<tr>
<td>Burundi</td>
<td>Kuwait</td>
<td>Swaziland (Ngwane)</td>
<td>------------------------------</td>
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<tr>
<td>Cameroon</td>
<td>Laos</td>
<td>Syria</td>
<td>------------------------------</td>
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<tr>
<td>Central African Republic</td>
<td>Lesotho</td>
<td>Thailand</td>
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<tr>
<td>Ceylon</td>
<td>Liberia</td>
<td>Togo</td>
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<tr>
<td>Chad</td>
<td>Libya</td>
<td>Tonga</td>
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<tr>
<td>Chile</td>
<td>Madagascar</td>
<td>Trinidad and Tobago</td>
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<tr>
<td>Colombia</td>
<td>Malawi</td>
<td>Tunisia</td>
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<tr>
<td>Costa Rica</td>
<td>Malaysia</td>
<td>Uganda</td>
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<tr>
<td>Cuba</td>
<td>Maldives</td>
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<tr>
<td>Cyprus</td>
<td>Mali</td>
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<tr>
<td>Dahomey</td>
<td>Mauritania</td>
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<tr>
<td>Dominican Republic</td>
<td>Mauritius</td>
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<tr>
<td>Ecuador</td>
<td>Mexico</td>
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<tr>
<td>El Salvador</td>
<td>Morocco</td>
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</tr>
<tr>
<td>Equatorial Guinea</td>
<td>Nauru</td>
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<tr>
<td>Ethiopia</td>
<td>Nepal</td>
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<tr>
<td>Fiji</td>
<td>Nicaragua</td>
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<tr>
<td>Gabon</td>
<td>Niger</td>
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<tr>
<td>Gambia</td>
<td>Nigeria</td>
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<tr>
<td>Ghana</td>
<td>Oman</td>
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<tr>
<td>Guatemala</td>
<td>Pakistan</td>
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<tr>
<td>Guinea</td>
<td>Panama</td>
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<tr>
<td>Guyana</td>
<td>Paraguay</td>
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</tr>
<tr>
<td>Haiti</td>
<td>People's Republic</td>
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<tr>
<td></td>
<td>of the Congo</td>
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<td>------------------------------</td>
</tr>
</tbody>
</table>


COUNTRIES AND TERRITORIES

dependent or administered, or for the conduct of whose external affairs States members of the Community or third countries are wholly or partly responsible

Afars and Issas (Territory of the)
Angola (including Cabinda)
Bahamas
Bermuda
British Honduras
British Indian Ocean Territory (Chagos Archipelago, Des Roches)
British Oceania (Territories under the jurisdiction of the Western Pacific High Commission) 1/
Brunei
Cape Verde Islands
Cayman Islands and Dependencies
Comoro Archipelago
Cook Islands
Falkland Islands (Malvinas) and Dependencies
French Polynesia
French Southern and Antarctic Territories
Gibraltar
Hong Kong
Macao
Mozambique
Netherlands Antilles
New Caledonia and Dependencies
New Guinea (Australian) and Papua
Pacific Islands administered by the United States of America or under United States trusteeship 2/
Papua (see Australian New Guinea)
Portuguese Guinea
Portuguese Timor
St. Helena (including Ascension, Gough Island, and Tristan da Cunha)
Saint-Pierre and Miquelon
São Tomé and Principe
Seychelles (including Amirantes)

1/ Gilbert and Ellice Islands, British Solomon Islands, New Hebrides, Condominium, Canton, Enderbury and Pitcairn Islands.

2/ The Pacific Islands administered by the United States of America include: Guam, American Samoa including Swain's Island, Midway Islands, Johnston and Sand Islands, Wake Island and the Trust Territory of the Pacific Islands: the Caroline, Mariana and Marshall Islands.
Sikkim
Spanish Territory in Africa
Surinam
Territories for which New Zealand is responsible (Niuwe Island, Tokelau Islands)
Turks and Caicos Islands
Virgin Islands of the United States (St. Croix, St. Thomas, St. John etc.)
Wallis and Futuna Islands
West Indies 1/

Note: The above lists may be amended subsequently to take account of changes in the international status of countries or territories.

1/ Leeward Islands, Antigua, Montserrat, St. Kitts-Nevis-Anguilla, British Virgin Islands, Windward Islands, Dominica, Grenada, St. Lucia, St. Vincent.
COUNCIL REGULATION (EEC) No. 2763/72 of 19 December 1972
Concerning the establishment, sharing and management of Community tariff quotas for certain textile products originating in developing countries

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the proposal of the Commission,

Whereas, in the framework of UNCTAD, the European Economic Community made an offer concerning the grant of tariff preferences for manufactures and semi-manufactures from developing countries; whereas under this offer, as a general rule, preferential treatment shall be given to all industrial manufactures and semi-manufactures mentioned in chapters 25 to 99 of the Brussels Nomenclature originating in the developing countries; whereas the preference shall take the form of exemption from customs duties; whereas preferential imports shall be effected up to ceilings in value terms to be calculated for each product on a basis common to all products; whereas in order to limit the preferences granted to the most competitive developing country or countries and to reserve a substantial quota for the less competitive, preferential imports of a given product from a single developing country should not as a general rule exceed 50 per cent of the ceiling fixed for that product;

Whereas under the terms of the offer in question, the annual ceilings are normally to be calculated as the sum of the c.i.f. value of imports in 1968 from beneficiaries under the system, excluding those already benefiting from various preferential tariff régimes granted by the Community, and 5 per cent of the c.i.f. value of imports from other sources, including countries already benefiting from such régimes;

Whereas, however, for cotton textiles covered by the Long-Term Arrangement Regarding International Trade in Cotton Textiles, the offer in question specifies that the preferences, in the form of duty-free ceilings normally calculated according to the formula indicated in the preceding clause, will be granted to the countries beneficiaries under the generalized preferences and signatories to the Long-Term Arrangement, and to countries which, vis à vis the Community, enter into obligations similar to those subscribed to in this Arrangement, for the duration of the said Arrangement which expires on 30 September 1973; whereas, therefore, only imports from those countries are to be taken into account as the basis for calculation of the said ceilings; whereas, having regard in particular to the link established in article 6 of the Long-Term Arrangement between cotton products and substitute products, it appears justifiable in the present case of total suspension of customs duties to apply the treatment described above also to the substitute textile products included in the conditional list of partial and limited reductions of customs duties deposited with GATT by the Community at the time of the recent tariff negotiations; whereas, having regard to the special character which trade in these products can assume, it appears desirable to fix, whenever the sensitivity of the product so warrants, tonnage ceilings for preferential imports of these products, such ceilings to be based on deliveries during 1968 by the beneficiary countries only; whereas, moreover, having regard in particular to the substantial level of deliveries of the textiles in question to the Community by the third countries concerned, it appears sufficient, except in special cases, to limit the preferential imports from any one beneficiary country to 30 per cent of the ceiling fixed for each of the categories of textile products concerned;
Whereas the offer in question includes a clause stating that the Community makes the offer on the assumption that all the main industrialized countries of OECD will take part in the system of preferences and make comparable efforts; and whereas, under the agreed conclusions of UNCTAD, this offer is temporary in nature, does not constitute a binding commitment and, in particular, may subsequently be withdrawn in whole or in part; whereas this possibility may be availed of, inter alia, to correct any adverse situations which may arise in the associated countries as a result of implementation of the generalized system of preferences;

Whereas the tariff preferences have been implemented as from the second half of the year 1971 in the conditions defined above, and it is desirable to continue to implement them, pro rata temporis, until 30 September 1973;

Whereas it is therefore appropriate that the Community should establish until 30 September 1973 for the products listed in annex A originating in the countries listed in annex B, Community tariff quotas for duty-free import not to exceed the amount in tons indicated against each product;

Whereas the quantity of such products originating in any one of the above-mentioned countries charged against any of these tariff quotas should not exceed a specific percentage of the quota amount; whereas only products originating in the countries in question should be eligible to benefit from these tariff quotas, origin to be determined in accordance with the procedure laid down in article 14 of Council Regulation (EEC) No. 802/68 of 27 June 1968 1/ on common definition of rules of origin;

Whereas it is necessary to guarantee equal and continuous access to the said quotas for all the Community importers and uninterrupted application of the quota percentages to all imports of the products concerned into all the member States until the quotas are exhausted; whereas a system of use of these Community tariff quotas based on sharing among the member States would appear to respect the Community nature of the said quotas in relation to the principles stated above; and whereas, to that end and within the framework of the system of use, imports actually charged to the quotas may involve only goods presented for Customs inspection under cover of declarations that they are intended for consumption and accompanied by a certificate of origin;

Whereas, in view of the diversity of the products concerned and the specification of the beneficiary countries, application of the principles normally applied in sharing Community tariff quotas hitherto established would in this case call for calculations which are all the more difficult inasmuch as the necessary statistical data are in some cases incomplete or insufficiently accurate and representative; whereas the delays entailed by these calculations cannot be reconciled with the need for continuity in the implementation of the tariff preferences in question; whereas in the circumstances, it is still necessary at this stage to resort to a fixed scale for sharing these Community tariff quotas among the member States; whereas, on the basis of general economic criteria related to external trade, gross national product and population, the initial percentage shares of the individual member States in the quota mounts for the quota year concerned shall be as follows:

<table>
<thead>
<tr>
<th>Country</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Germany</td>
<td>37.5 per cent</td>
</tr>
<tr>
<td>Benelux</td>
<td>15.1 per cent</td>
</tr>
<tr>
<td>France</td>
<td>27.1 per cent</td>
</tr>
<tr>
<td>Italy</td>
<td>20.3 per cent</td>
</tr>
</tbody>
</table>

Whereas, without prejudice to the Community nature of the tariff quotas in question, it appears possible, at this stage, to provide for a system of use based on a single distribution among the member States; whereas, furthermore, the distribution adopted by the present Regulation in no way precludes reversion, after a limited experimental period, to the usual method of distributing Community tariff quotas which involves establishment of a reserve share; whereas, at the present stage, it appears possible to base this distribution on the percentages indicated in the above table;

Whereas, having regard to the duration of the quota period and to the size of the shares involved, the percentage shares of the member States in the Community tariff quotas do not appear in this case to preclude equal access for Community importers to the Community tariff quotas;

Whereas, the Kingdom of Belgium, the Kingdom of the Netherlands and the Grand Duchy of Luxembourg being jointly represented by the Benelux Economic Union in the distribution of these tariff quotas, any operation connected with the management of the shares allocated to the same Economic Union may be carried out by one of its members;

Whereas, since the validity of the tariff quotas in question extends until 30 September 1973, the régime thus provided for may be modified to take account of the accession of new member States,

HAS MADE THE PRESENT REGULATION:

Article 1

1. As from 1 January and until 30 September 1973, the duties under the common customs tariff applicable to the products listed in annex A shall be totally suspended in respect of Community tariff quotas of the amount, expressed in tons, indicated in column 3 of the said annex against each product.

2. Only products originating in the countries listed in Annex B shall benefit from these tariff quotas. However, imports already enjoying exemption from customs duty under another preferential tariff régime granted by the Community shall not be charged to these quotas. For the purposes of implementation of this Regulation, origin shall be determined in accordance with the procedure laid down in article 14 of Council Regulation (EEC) No. 802/68.

3. For each country referred to in paragraph 2, the amount which may be charged to each of the tariff quotas indicated above shall not exceed the maximum amount shown as a percentage and in tons in column 4 of annex A against each category of product.

4. Any modification of annex B, in particular by the addition of further countries beneficiaries of the tariff preferences, may entail a corresponding adjustment of the quota amounts and maximum amounts shown in columns 3 and 4 of annex A.

Article 2

The Community tariff quotas referred to in article 1 shall be shared among the member States on the basis of the amounts indicated in column 5 of annex A against each category of product.
Article 3

1. The member States shall guarantee for importers of the products concerned established in their territory free access to the quota allocated to them.

2. The fact that the share of a member State has actually been exhausted shall be determined on the basis of the imports of the products concerned presented for customs inspection under cover of declarations that they are intended for consumption and accompanied by a certificate of origin conforming to the rules referred to in article 1, paragraph 2.

3. Goods shall be eligible for import under the tariff quota only if the certificate of origin referred to in paragraph 2 is submitted before the date of the resumption of collection of duty.

Article 4

The commission shall take all necessary steps to ensure that the maximum amount referred to in Article 1, paragraph 3, is not exceeded. Whenever imports into the Community of products originating in the countries listed in annex B under any of the Community tariff quotas reach the maximum amount shown in column 4 of annex A, the Commission shall immediately inform the member States of the date on which, in view of this fact, the normal tariff must be reimposed in respect of the country concerned. This information shall be published in the Official Journal of the European Committees.

Article 5

The member States shall inform the Commission periodically of the imports of the products in question which have actually been charged to their share.

Article 6

The member States and the Commission shall co-operate closely to ensure observance of the provisions of the preceding articles.

Article 7

The preceding provisions may be modified to take account of the situation resulting from the accession of new member States.

Article 8

The present Regulation shall enter into force on 1 January 1973.

The present Regulation shall be binding in all its parts and shall be directly enforceable in each member State.

Done at Brussels, on 19 December 1972.

By the Council
T. WESTER TERP
President
### ANNEX A

List of products in respect of which zero-duty Community tariff quotas are established under the generalized tariff preferences in favour of certain developing countries

<table>
<thead>
<tr>
<th>Serial No.</th>
<th>Common tariff heading (1)</th>
<th>Description of products (2)</th>
<th>Quota amount (in tons) (3)</th>
<th>Maximum amount per country in % (4)</th>
<th>Share of quota allocated to member States (in tons) (5)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>55.05</td>
<td>Cotton yarn, not put up for retail sale:</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>B. Other:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>II. not specified:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>single, measuring per kg:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>- 14,000 m or less</td>
<td>566</td>
<td>30</td>
<td>170 Germany: 212.25 Benelux: 85.14 France: 153.38 Italy: 114.90</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>- more than 14,000 m and up to 40,000 m</td>
<td>2,138</td>
<td>30</td>
<td>641 Germany: 801.75 Benelux: 322.84 France: 579.40 Italy: 454.01</td>
</tr>
<tr>
<td>3</td>
<td></td>
<td>- more than 40,000 m and up to 80,000 m</td>
<td>735</td>
<td>30</td>
<td>221 Germany: 275.63 Benelux: 110.98 France: 199.19 Italy: 149.20</td>
</tr>
<tr>
<td>4</td>
<td></td>
<td>- more than 80,000 m and up to 120,000 m</td>
<td>105</td>
<td>30</td>
<td>32 Germany: 39.38 Benelux: 15.85 France: 28.45 Italy: 21.32</td>
</tr>
<tr>
<td>5</td>
<td>55.09</td>
<td>Other woven fabrics of cotton:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>A. containing 85% or more by weight of cotton:</td>
<td></td>
<td></td>
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</tr>
<tr>
<td></td>
<td></td>
<td>I. of a width of less than 85 cm:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>- unbleached</td>
<td>383</td>
<td>30</td>
<td>115 Germany: 145.63 Benelux: 57.85 France: 103.79 Italy: 77.75</td>
</tr>
<tr>
<td>Serial No.</td>
<td>Common tariff heading (1)</td>
<td>Description of products (2)</td>
<td>Quota amount (in tons) (3)</td>
<td>Maximum amount per country (4) in % in tons</td>
<td>Share of quota allocated to member States (in tons) (5)</td>
</tr>
<tr>
<td>-----------</td>
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<td>------------------------------------------</td>
<td>------------------------------------------------</td>
</tr>
<tr>
<td>6</td>
<td>55.09 (cont'd)</td>
<td>II. Other:</td>
<td></td>
<td></td>
<td>Germany: 717.38, Benelux: 288.86, France: 518.42, Italy: 388.24</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- unbleached, of a width of:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>- 85 cm to 115 cm</td>
<td>1,913</td>
<td>30</td>
<td>574,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- more than 115 cm and up to 165 cm</td>
<td>1,163</td>
<td>30</td>
<td>349,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- more than 165 cm</td>
<td>375</td>
<td>30</td>
<td>113,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- not specified</td>
<td>158</td>
<td>30</td>
<td>47,</td>
</tr>
<tr>
<td>7</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Germany: 436.13, Benelux: 175.61, France: 315.17, Italy: 236.09</td>
</tr>
<tr>
<td>8</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Germany: 140.63, Benelux: 56.63, France: 101.62, Italy: 76.12</td>
</tr>
<tr>
<td>9</td>
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<td></td>
<td></td>
<td>Germany: 59.25, Benelux: 23.86, France: 42.82, Italy: 32.07</td>
</tr>
<tr>
<td>10</td>
<td>56.05</td>
<td>Yarn of man-made fibres (discontinuous or waste), not put up for retail sale:</td>
<td>180</td>
<td>30</td>
<td>54, Germany: 67.50, Benelux: 27.18, France: 48.78, Italy: 36.54</td>
</tr>
<tr>
<td></td>
<td></td>
<td>B. of regenerated fibres</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>56.07</td>
<td>Woven fabrics of man-made fibres (discontinuous):</td>
<td>180</td>
<td>30</td>
<td>54, Germany: 67.50, Benelux: 27.18, France: 48.78, Italy: 36.54</td>
</tr>
<tr>
<td></td>
<td></td>
<td>B. of regenerated fibres</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>ex 60.03</td>
<td>Stockings, under-stockings, socks, ankle-socks, sock-ettes and the like, knitted or crocheted, not elastic nor rubberized - of cotton</td>
<td>83</td>
<td>30</td>
<td>25, Germany: 31.13, Benelux: 12.53, France: 22.49, Italy: 16.65</td>
</tr>
<tr>
<td>Serial No.</td>
<td>Common tariff heading (1)</td>
<td>Description of products (2)</td>
<td>Quota amount (in tons) (3)</td>
<td>Maximum amount per country in % (4) in tons (5)</td>
<td>Share of quota allocated to member States (in tons)</td>
</tr>
<tr>
<td>-----------</td>
<td>---------------------------</td>
<td>-------------------------------</td>
<td>---------------------------</td>
<td>-----------------------------------------------</td>
<td>-----------------------------------------------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- other</td>
<td></td>
<td>44</td>
<td>30 13</td>
</tr>
</tbody>
</table>
ANNEX B

List of developing countries beneficiaries of
generalized tariff preferences for certain textile products

Afghanistan
Arab Republic of Egypt
Argentina
Bangladesh
Colombia
El Salvador
India
Jamaica
Korea (South)
Mexico
Pakistan
Thailand
COUNCIL REGULATION (EEC) NO. 2764/72

of 19 December 1972

Concerning the establishment of tariff preferences for certain textile products originating in developing countries

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the proposal of the Commission,

Whereas, in the framework of UNCTAD, the European Economic Community made an offer concerning the grant of tariff preferences for manufactures and semi-manufactures from developing countries; whereas under this offer, as a general rule, preferential treatment shall be given to all industrial manufactures and semi-manufactures mentioned in chapters 25 to 99 of the Brussels Nomenclature originating in the developing countries; whereas the preference shall take the form of exemption from customs duties; whereas preferential imports shall be effected up to ceilings in value terms to be calculated for each product on a basis common to all products; whereas in order to limit the preferences granted to the most competitive developing country or countries and to reserve a substantial quota for the less competitive, preferential imports of a given product from a single developing country should not as a general rule exceed 50 per cent of the ceiling fixed for that product;

Whereas under the terms of the offer in question, the annual ceilings are normally to be calculated as the sum of the c.i.f. value of imports in 1968 from beneficiaries under the system, excluding those already benefiting from various preferential régimes granted by the Community, and 5 per cent of the c.i.f. value of imports from other sources, including countries already benefiting from such régimes;

Whereas, however, for cotton textiles covered by the Long-Term Arrangement Regarding International Trade in Cotton Textiles the offer in question specifies that the preferences, in the form of duty-free ceilings normally calculated according to the formula indicated in the preceding clause, will be granted to the countries beneficiaries under the generalized preferences and signatories to the Long-Term Arrangement and to countries which, vis à vis the Community, enter into obligations similar to those subscribed to in this arrangement, for the duration of the said arrangement which expires on 30 September 1973; whereas, therefore, only imports from these countries are to be taken into account as the basis for calculation of the said ceilings; whereas, having regard to the link established in article 6 of the said Long-Term Arrangement between cotton products and substitute products, it appears justifiable in the present case of total suspension of customs duties to apply the treatment described above also to the substitute textile products included in the conditional list of partial and limited reductions of customs duties deposited with GATT by the Community at the time of the last tariff negotiations; whereas, having regard to the special character which trade in the products in question can assume, it appears desirable to calculate, in tons, ceilings for the preferential imports of these products;
Whereas, the offer in question includes a clause stating that the Community makes the offer on the assumption that all the main industrialized countries of OECD will take part in the system of preferences and make comparable efforts; and whereas, under the agreed conclusions of UNCTAD, this offer is temporary in nature, does not constitute a binding commitment and, in particular, may subsequently be withdrawn in whole or in part; whereas this possibility may be availed of, inter alia, to correct any adverse situations which may arise in the associated countries as a result of implementation of the generalized system of preferences;

Whereas, the tariff preferences have been implemented as from the second half of the year 1971 in the conditions defined above, and it is desirable to continue to implement them, pro rata temporis, until 30 September 1973; whereas, having regard to the terms of the offer in question, the additional amount of 5 per cent mentioned above may relate to the year 1970;

Whereas it is therefore appropriate that the Community should permit until 30 September 1973 duty-free entry of products of each of the categories listed in annex L originating in the countries listed in annex B within the limit of the Community ceilings calculated in the manner indicated above; whereas only products originating in the countries in question should be eligible to benefit from this tariff exemption, origin to be determined in accordance with the procedure laid down in article 14 of Council Regulation (EEC) No. 802/68 of 27 June 1968 on common definition of rules of origin; whereas the imports charged to each of these ceilings should not as a general rule exceed 50 per cent of a maximum Community amount for products originating in any of the above-mentioned countries;

Whereas in the present case these objectives may be achieved by recourse to a management procedure based on charging at the Community level imports of the products in question to the above-mentioned ceilings and maximum amounts, as the products are presented for customs inspection under cover of declarations that they are intended for consumption and accompanied by a certificate of origin; whereas this management procedure must provide for the possibility of reimposing duties under the common customs tariff whenever the said ceilings or maximum amounts have been reached at the Community level;

Whereas this management procedure calls for very close and particularly rapid co-operation between the States members of the Commission, which must in particular be able to follow the situation with regard to charging to the ceilings and maximum amounts and to inform member States thereof; whereas this co-operation must be particularly close in view of the need for the Commission to be able to take appropriate steps to reimpose duties under the common customs tariff, generally or in a particular case, whenever one of the ceilings or maximum amounts is reached;

Whereas, since the validity of the ceilings in question extends until 30 September 1973, the régime thus provided for may be modified to take account of the accession of new member States,

---

The present Regulation:

Article 1

1. As from 1 January and until 30 September 1973, the duties under the common customs tariff applicable to the products listed in annex A shall be totally suspended, subject to the provisions of article 2 and of article 4, paragraph 2.

2. Only products originating in the countries listed in annex B shall benefit from this suspension. However, imports already enjoying exemption from customs duty under another preferential tariff régime granted by the Community shall not count towards the ceilings mentioned in paragraph 3. For the purposes of implementation of this Regulation, origin shall be determined in accordance with the procedure laid down in Article 14 of Council Regulation (EEC) No. 802/68.

3. Subject to the provisions of article 2 and of article 4, paragraph 2, the benefit of this suspension shall be accorded, for each category of products, within the limit of a Community ceiling expressed in tons and equal to three quarters of the sum of Community imports of the products in question in 1968 from the countries mentioned in annex B, excluding those already benefiting from various preferential schemes tariff régimes granted by the Community, and 5 per cent of the volume of imports in 1970, from other sources, including countries already benefiting from such régimes.

4. Subject to the provisions of article 2 and article 4, paragraph 2, imports from any of the countries mentioned in annex B under each ceiling thus calculated shall not exceed a maximum Community amount corresponding to 50 per cent of this ceiling except in the case of certain products for which the maximum amount shall be reduced to the percentage indicated in annex A.

5. Any modifications of annex B, in particular by the addition of further countries benefiting from the tariff preferences, may entail a corresponding adjustment of the Community ceilings and maximum amounts referred to in paragraphs 3 and 4.

Article 2

1. Whenever the ceilings fixed for Community imports of products originating in the countries referred to in article 1, paragraph 2, considered as a whole, calculated in accordance with the provisions of article 1, paragraph 3, have been reached at the Community level, collection of duties under the common customs tariff on imports of the products in question from all the countries concerned may be resumed at any time until the end of the period specified in article 1, paragraph 1.

2. Whenever the maximum amounts fixed for Community imports of products originating in each of the countries referred to in article 1, paragraph 2, calculated in accordance with the provisions of article 1, paragraph 4, have been reached at the Community level in the case of one of these countries, collection of duties under the common customs tariff on imports of the products in question from the country concerned may be resumed at any time until the end of the period specified in article 1, paragraph 1.
Article 3

1. Imports of the products concerned shall be actually charged to the Community ceilings and maximum amounts as and when these products are presented for customs inspection under cover of declarations that they are intended for consumption and accompanied by a certificate of origin conforming to the rules referred to in article 1, paragraph 2.

2. Goods may be charged to a ceiling or a maximum amount only if the certificate of origin referred to in paragraph 1 is submitted before the date of resumption of collection of duty.

3. The fact that the ceilings and maximum amounts have been reached shall be established at the Community level on the basis of the imports charged in the manner defined in paragraphs 1 and 2.

Article 4

1. The Commission shall, in close co-operation with the member States, take all necessary steps to ensure the implementation of the preceding provisions.

2. In the circumstances referred to in article 2, paragraphs 1 and 2, the Commission shall, by making a regulation, re-establish collection of duties under the common customs tariff in respect of any or all of the countries referred to in article 2, paragraphs 1 and 2.

Article 5

The member States shall inform the Commission periodically of imports of the products in question which have actually been charged to the Community ceilings and maximum amounts referred to in article 1, paragraphs 3 and 4.

Article 6

The preceding provisions may be modified to take account of the situation resulting from the accession of new member States.

Article 7

The present Regulation shall enter into force on 1 January 1973.

The present Regulation shall be binding in all its parts and shall be directly enforceable in each member State.

Done at Brussels, on 19 December 1972.

By the Council

T. WESTERTERP

President
ANNEX A

List of products originating in developing countries
to which generalized tariff preferences for
certain textile products will apply

CHAPTER 54
54.05 Woven fabrics of flax or of ramie

CHAPTER 55
55.05 Cotton yarn, not put up for retail sale:
   A. Multiple or cabled cotton yarn, finished, put up on cards, reels,
      spools and similar supports, in balls or clews, weighing not more
      than 900 grammes (including the support)

   B. Other:
      I. Single, measuring 120,000 metres or more per kg.

55.06 Cotton yarn put up for retail sale

55.07 Cotton gauze

55.08 Terry towelling and similar terry fabrics, of cotton

55.09 Other woven fabrics of cotton:
   A. Containing at least 85 per cent cotton, by weight
      ex 1. not exceeding 85 cm in width: other than bleached
      B. Other

CHAPTER 58
58.04 Woven pile fabrics and chenille fabrics (other than terry towelling
   or similar terry fabrics of cotton falling within heading No. 55.08
   and fabrics falling within heading No. 5805)

58.10 Embroidery, in the piece, in strips or in motifs

CHAPTER 60
60.01 Knitted or crocheted fabrics, not elastic nor rubberized:
   B. of man-made textile fibres
   C. of other textile materials

ex 60.02 Gloves, mittens and mitts, knitted or crocheted, not elastic nor
     rubberized, of cotton

1/ For products falling within this sub-heading, the maximum Community amount
   referred to in article 1, paragraph 4, of this Regulation is reduced to 30 per cent.
60.04 Under garments, knitted or crocheted, not elastic nor rubberised
   A. of cotton 1/

60.05 Outergarments and other articles, knitted or crocheted, not elastic nor rubberized:
   A. Outergarments and clothing accessories:
      ex II. Other, of cotton
   ex B. Other, of cotton

60.06 Knitted or crocheted fabric and articles thereof, elastic or rubberized (including elastic knee-caps and elastic stockings):
   A. Knitted or crocheted fabric

CHAPTER 61

61.01 Men's and boys' outergarments

61.02 Women's, girls' and infants' outergarments

61.03 Men's and boys' undergarments, including collars, shirt fronts and cuffs

ex 61.04 Women's, girls' and infants' undergarments, of cotton

61.05 Handkerchiefs

CHAPTER 62

62.01 Travelling rugs and blankets:
   B. Other:
      I. Of cotton

62.03 Sacks and bags, of a kind used for the packing of goods:
   B. Of woven fabrics of other textile materials:
      I. Used:
         ex (b) Other:
            - of cotton
      ex II. Other
         - of cotton 1/

62.04 Tarpaulins, sails, awnings, sunblinds, tents and camping goods

1/ For products falling within this sub-heading, the maximum Community amount referred to in article 1, paragraph 4, of this Regulation is reduced to 30 per cent.
ANNEX B

List of developing countries beneficiaries of generalized tariff preferences for certain textile products

Afghanistan
Arab Republic of Egypt
Argentina
Bangladesh
Colombia
El Salvador
India
Jamaica
Korea (South)
Mexico
Pakistan
Thailand
COUNCIL REGULATION (EEC) No. 2765/72
of 19 December 1972
concerning the establishment, sharing and
management of community tariff quotas for
certain textile and footwear products
originating in the developing countries

THE COUNCIL OF THE EUROPEAN COMMUNITIES

Having regard to the Treaty establishing the European Economic Community,

Having regard to the proposal of the Commission,

Whereas, in the framework of UNCTAD, the European Economic Community made an offer concerning the grant of tariff preferences for manufactures and semi-manufactures from developing countries; whereas under this offer, as a general rule, preferential treatment shall be given to all industrial manufactures and semi-manufactures mentioned in chapters 25 to 99 of the Brussels Nomenclature originating in the developing countries; whereas the preference shall take the form of exemption from customs duties; whereas preferential imports shall be effected up to ceilings in value terms to be calculated for each product on a basis common to all products; whereas in order to limit the preferences granted to the most competitive developing country or countries and to reserve a substantial quota for the less competitive, preferential imports of a given product from a single developing country should not as a general rule exceed 50 per cent of the ceiling fixed for that product;

Whereas under the terms of the offer in question, the annual ceilings are normally to be calculated as the sum of the c.i.f. value of imports in 1968 from beneficiaries under the system, excluding those already benefiting from various preferential tariff régimes granted by the Community, and 5 per cent of the c.i.f. value of imports from other sources, including countries already benefiting from such régimes; this additional amount is variable and it is calculated each year on the basis of the most recent data available provided that no reduction in the ceiling may result therefrom;

Whereas, however, having regard to the special character which trade in most of the textile products referred to in this Regulation can assume, it appears generally desirable to fix, whenever the special sensitivity of a product so warrants, tonnage ceilings for preferential imports of these products, such ceilings to be based on deliveries during 1968 by the beneficiary countries only; whereas, moreover, having regard in particular to the substantial level of deliveries of the products in question to the Community by the third countries concerned, it appears sufficient, except in special cases, to limit the preferential imports from any one beneficiary country to 20 or 30 per cent of the ceiling fixed for the category of products concerned;

Whereas the offer in question includes a clause stating that the Community makes the offer on the assumption that all the main industrialized countries of OECD will take part in the system of preferences and make comparable efforts; and whereas, under the agreed conclusions of UNCTAD, this offer is temporary in nature, does not constitute a binding commitment and, in particular, may subsequently be withdrawn in whole or in part; whereas this possibility may be availed of, inter alia, to correct any adverse situations which may arise in the associated countries as a result of implementation of the generalized system of preferences;
Whereas the tariff preferences have been implemented as from the second half of the year 1971 in the conditions defined above, and it is desirable to continue to implement them during the year 1973; and whereas, having regard to the foregoing, the additional amount of 5 per cent mentioned above may relate to the year 1970;

Whereas it is therefore appropriate that the Community should establish, for the year 1973, for the products listed in annex A originating in the countries listed in annex B, Community tariff quotas for duty-free import not to exceed the amount in units of account or tons indicated against each product;

Whereas the quantity of such products originating in any one of the above-mentioned countries charged against any of these tariff quotas should not exceed a specific percentage of the quota amount; whereas only products originating in the countries in question should be eligible to benefit from these tariff quotas, origin to be determined in accordance with the procedure laid down in article 14 of Council Regulation (EEC) No. 802/68 of 27 June 1968 on common definition of rules of origin;

Whereas it is necessary to guarantee equal and continuous access to the said quotas for all the Community importers and uninterrupted application of the quota percentages to all imports of the products concerned into all the member States until the quotas are exhausted; whereas a system of use of these Community tariff quotas based on sharing among the member States would appear to respect the Community nature of the said quotas in relation to the principles stated above; whereas, moreover, to that end and within the framework of the system of use, imports actually charged to the quotas may involve only goods presented for Customs inspection under cover of declarations that they are intended for consumption and accompanied by a certificate of origin;

Whereas, in view of the diversity of the products concerned and the specification of the beneficiary countries, application of the principles normally applied in sharing Community tariff quotas hitherto established would in this case call for calculations which are all the more difficult inasmuch as the necessary statistical data are in some cases incomplete or insufficiently accurate and representative; whereas the delays entailed by these calculations cannot be reconciled with the need for continuity in the implementation of the tariff preferences in question; whereas in the circumstances, it is still necessary at this stage to resort to a fixed scale for sharing these Community tariff quotas among the member States; whereas, on the basis of general economic criteria related to external trade, gross national product and population, the initial percentage shares of the individual member States in the quota amounts for the quota year concerned shall be as follows:

<table>
<thead>
<tr>
<th>Country</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Germany</td>
<td>37.5 per cent</td>
</tr>
<tr>
<td>Benelux</td>
<td>15.1 per cent</td>
</tr>
<tr>
<td>France</td>
<td>27.1 per cent</td>
</tr>
<tr>
<td>Italy</td>
<td>20.3 per cent</td>
</tr>
</tbody>
</table>

Whereas, without prejudice to the Community nature of the tariff quotas in question, it appears possible, at this initial stage, to provide for a system of use based on a single allocation to each member State; whereas, furthermore, the allocation adopted by the present Regulation in no way precludes reversion, after a limited experimental period, to the usual method of distributing Community tariff quotas which involves establishment of a reserve share; whereas, at the present stage, it appears possible to base this distribution on the percentages indicated in the above table;

Whereas, having regard to the duration of the quota period and to the quota amounts, the percentage shares of the member States in the Community tariff quotas do not appear in this case to preclude equal access for Community importers to the Community tariff quotas;

Whereas, the Kingdom of Belgium, the Kingdom of the Netherlands and the Grand Duchy of Luxembourg being jointly represented by the Benelux Economic Union in the distribution of these tariff quotas, any operation connected with the management of the shares allocated to the said Economic Union may be carried out by one of its members;

Whereas, since the validity of the tariff quotas in question extends until 31 December 1973, the régime thus provided for may be modified to take account of the accession of new member States,

HAS MADE THE PRESENT REGULATION:

Article 1

1. As from 1 January and until 31 December 1973, the duties under the common customs tariff applicable to the products listed in annex A to this Regulation shall be totally suspended in respect of Community tariff quotas of the amount, expressed in tons or in units of account, indicated in column 3 of the said annex against each product.

2. Only products originating in the countries listed in annex B shall benefit from these tariff quotas. However, imports already enjoying exemption from customs duty under another preferential tariff régime granted by the Community shall not be charged to these quotas. For the purposes of implementation of this Regulation, origin shall be determined in accordance with the procedure laid down in Article 14 of Council Regulation (EEC) No. 802/68.

In the case of the carpets, carpeting and rugs in annex A falling within heading 58.01, the certificate of origin must indicate the number of knots per linear metre.

3. For each country referred to in paragraph 2, the quantity which may be charged to each of the above-mentioned tariff quotas shall not exceed the maximum amount shown as a percentage and in tons or units of account in column 4 of annex A against each category of product.

4. Any modification of annex B, in particular by the addition of further countries beneficiaries of the tariff preferences, may entail a corresponding adjustment of the quota amounts and maximum amounts shown in columns 3 and 4 of annex A.
Article 2

The Community tariff quotas referred to in article 1 shall be shared among the member States on the basis of the values or the amounts indicated in column 5 of annex A against each category of product.

Article 3

1. The member States shall guarantee for importers of the products concerned established in their territory free access to the share allocated to them.

2. The fact that the share of a member State has actually been exhausted shall be determined on the basis of the imports of the products concerned, presented for customs inspection under cover of declarations that they are intended for consumption and accompanied by a certificate of origin conforming to the rules referred to in article 1, paragraph 2, where appropriate according to the customs value of the said products.

3. Goods shall be eligible for import under the tariff quota only if the certificate of origin referred to in paragraph 2 is submitted before the date of the resumption of the collection of duty.

Article 4

The Commission shall take all necessary steps to ensure that the maximum amount referred to in article 1, paragraph 3 is not exceeded. Whenever imports into the Community of products originating in the countries listed in annex B under any of the Community tariff quotas reach the maximum amount shown in column 4 of annex A, the Commission shall immediately inform the member States of the date on which, in view of this fact, the normal tariff must be reimposed in respect of the country concerned. This information shall be published in the Official Journal of the European Communities.

Article 5

The member States shall inform the Commission periodically of the imports of the products in question which have actually been charged to their shares.

Article 6

The member States and the Commission shall co-operate closely to ensure observance of the provisions of the preceding articles.

Article 7

The preceding provisions may be modified to take account of the situation resulting from the accession of new member States.

Article 8

The present Regulation shall enter into force on 1 January 1973.

The present Regulation shall be binding in all its parts and shall be directly enforceable in each member State.

Done at Brussels, on 19 December 1972

By the Council

T. WESTERTERP
**ANNEX A**

List of products in respect of which zero-duty Community tariff quotas are established under the generalised tariff preferences in favour of developing countries

<table>
<thead>
<tr>
<th>Serial No.</th>
<th>Common tariff heading (1)</th>
<th>Description of products (2)</th>
<th>Quota amount (in tons) (a) (3)</th>
<th>Maximum amount per country (a) (4) % tons</th>
<th>Shares of quota allocated to member States (in tons) (a) (5)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>51.01</td>
<td>Yarn of man-made fibres (continuous) not put up for retail sale: ex A. Yarn of synthetic textile fibres, excluding single yarns of polytetrafluoroethylene B. Yarn of regenerated textile fibres: II. Other</td>
<td>900</td>
<td>30 270</td>
<td>Germany: 337.50 Benelux: 135.90 France: 243.90 Italy: 182.70</td>
</tr>
<tr>
<td>2</td>
<td>51.04</td>
<td>Woven fabrics of man-made fibres (continuous) including woven fabrics of monofil or strip of heading No. 51.01 or 51.02</td>
<td>220</td>
<td>30 66</td>
<td>Germany: 82.50 Benelux: 33.22 France: 59.62 Italy: 44.66</td>
</tr>
<tr>
<td>3</td>
<td>56.01</td>
<td>Man-made fibres (discontinuous), not carded, combed or otherwise prepared for spinning</td>
<td>4,700</td>
<td>30 1,410</td>
<td>Germany: 1,762.50 Benelux: 709.70 France: 1,273.70 Italy: 954.10</td>
</tr>
<tr>
<td>4</td>
<td>56.02</td>
<td>Continuous filament tow for the manufacture of man-made fibres (discontinuous)</td>
<td>600</td>
<td>30 180</td>
<td>Germany: 225.00 Benelux: 90.60 France: 162.60 Italy: 121.80</td>
</tr>
<tr>
<td>5</td>
<td>56.03</td>
<td>Waste (including yarn waste and pulled or garnetted rags) of man-made fibres (continuous or discontinuous), not carded, carded, combed, or otherwise prepared for spinning</td>
<td>1,000</td>
<td>30 300</td>
<td>Germany: 375.00 Benelux: 151.00 France: 211.00 Italy: 205.00</td>
</tr>
<tr>
<td>6</td>
<td>56.05</td>
<td>Yarn of man-made fibres (discontinuous or waste), not put up for retail sale: A. of synthetic fibres</td>
<td>365</td>
<td>20 73</td>
<td>Germany: 138.68 Benelux: 55.11 France: 96.91 Italy: 74.10</td>
</tr>
<tr>
<td>7</td>
<td>56.07</td>
<td>Woven fabrics of man-made fibres (discontinuous or waste): A. Of synthetic fibres</td>
<td>340</td>
<td>30 102</td>
<td>Germany: 127.50 Benelux: 51.34 France: 92.14 Italy: 69.02</td>
</tr>
<tr>
<td>8</td>
<td>58.01</td>
<td>Carpets, carpeting and rugs, knotted (made up or not): A. Of wool or of fine animal hair, containing per linear metre: - at least 350 rows of knots</td>
<td>1,800</td>
<td>20 360</td>
<td>Germany: 675.00 Benelux: 271.80 France: 487.80 Italy: 365.40</td>
</tr>
<tr>
<td>9</td>
<td></td>
<td></td>
<td>1,400</td>
<td>30 420</td>
<td>Germany: 525.00 Benelux: 211.40 France: 379.40 Italy: 284.20</td>
</tr>
<tr>
<td>10</td>
<td></td>
<td></td>
<td>7,000</td>
<td>50 3,500</td>
<td>Germany: 2,625.00 Benelux: 1,057.00 France: 1,897.00 Italy: 1,421.00</td>
</tr>
</tbody>
</table>

(a) unless otherwise indicated
<table>
<thead>
<tr>
<th>Serial No.</th>
<th>Common tariff heading</th>
<th>Description of products</th>
<th>Quota amount (in tons) (a)</th>
<th>Maximum amount per country (a)</th>
<th>Shares of quota allocated to member State (in tons) (a)</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>58.02</td>
<td>Other carpets, carpeting, rugs, mats and matting, and &quot;Kelem&quot;, &quot;Schumacks&quot; and &quot;Haramanie&quot; rugs and the like (made up or not): ex A. Carpets, carpeting, rugs, mats and matting, excluding coconut, jute or cotton matting</td>
<td>655</td>
<td>30</td>
<td>196</td>
</tr>
<tr>
<td>12</td>
<td>ex 59.04</td>
<td>Twine, cordage, ropes and cables (plaited or not) excluding coconut yarn, intended for the manufacture of carpets, matting and the like: ex A. Carpets, carpeting, rugs, mats and matting, excluding coconut, jute or cotton matting</td>
<td>1,600</td>
<td>30</td>
<td>480</td>
</tr>
<tr>
<td>13</td>
<td></td>
<td>- of hemp</td>
<td>400</td>
<td>30</td>
<td>120</td>
</tr>
<tr>
<td>14</td>
<td></td>
<td>- of sisal (agave sisalana)</td>
<td>395</td>
<td>30</td>
<td>116</td>
</tr>
<tr>
<td>15</td>
<td></td>
<td>- others, other than of coir</td>
<td>300</td>
<td>30</td>
<td>90</td>
</tr>
<tr>
<td>16</td>
<td>ex 60.03</td>
<td>Stockings, understockings, socks, ankle-socks, sockettes and the like knitted or crocheted, not elastic nor rubberised: other than of cotton</td>
<td>170</td>
<td>30</td>
<td>51</td>
</tr>
<tr>
<td>17</td>
<td>60.04</td>
<td>Undergarments, knitted or crocheted, not elastic nor rubberised: B. Of other textile materials</td>
<td>1,100</td>
<td>20</td>
<td>220</td>
</tr>
<tr>
<td>18</td>
<td>60.05</td>
<td>Outer garments and other articles, knitted or crocheted, not elastic nor rubberised: A. Outer garments and clothing accessories: ex II. other than of cotton ex B. Other, other than of cotton</td>
<td>330</td>
<td>30</td>
<td>99</td>
</tr>
<tr>
<td>19</td>
<td>64.01</td>
<td>Footwear with outersoles and uppers of rubber or artificial plastic material: - mid-calf boots, knee boots, thigh boots and overshoes</td>
<td>1,205,000</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>20</td>
<td></td>
<td>- other</td>
<td>1,175,000</td>
<td>30</td>
<td>361,500</td>
</tr>
<tr>
<td>21</td>
<td></td>
<td></td>
<td>376,000</td>
<td>30</td>
<td>112,800</td>
</tr>
<tr>
<td>22</td>
<td>64.02</td>
<td>Footwear with outersoles of leather or composition leather; footwear (other than footwear falling within heading No. 64.01) with outersoles of rubber or artificial plastic material: A. Footwear with uppers of leather</td>
<td>5,170,000</td>
<td>20</td>
<td>1,034,000</td>
</tr>
<tr>
<td>23</td>
<td></td>
<td></td>
<td>3,651,000</td>
<td>20</td>
<td>730,200</td>
</tr>
</tbody>
</table>

(a) unless otherwise indicated
ANNEX B

List of developing countries beneficiaries of generalized tariff preferences

Afghanistan  
Algeria  
Arab Republic of Egypt  
Argentina  
Bahrain  
Bangladesh  
Barbados  
Bhutan  
Bolivia  
Botswana  
Brazil  
Burma  
Burundi  
Cameroon  
Central African Republic  
Chad  
Chile  
Colombia  
Costa Rica  
Cuba  
Cyprus  
Dahomey  
Dominican Republic  
Ecuador  
El Salvador  
Equatorial Guinea  
Ethiopia  
Fiji  
Gabon  
Gambia  
Ghana  
Guatemala  
Guinea  
Guyana  
Haiti  
Honduras  
India  
Indonesia  
Iran  
Iraq  
Ivory Coast  
Jamaica  
Jordan  
Kenya  
Khmer Republic  
Korea (South)  
Kuwait  
Laos  
Lebanon  
Lesotho  
Liberia  
Libya  
Madagascar  
Malawi  
Malaysia  
Maldives  
Mali  
Mauritania  
Mauritius  
Mexico  
Morocco  
Nauru  
Nepal  
Nicaragua  
Niger  
Nigeria  
Oman  
Pakistan  
Panama  
Paraguay  
People's Republic of the Congo  
Peru  
Philippines  
Qatar  
Rwanda  
Saudi Arabia  
Senegal  
Sierra Leone  
Singapore  
Somalia  
Southern Yemen  
Sri Lanka  
Sudan  
Swaziland (Ngwane)  
Syria  
Tanzania  
Thailand  
Togo  
Tonga  
Trinidad and Tobago  
Tunisia  
Uganda  
United Arab Emirates:  
Abu Dhabi  
Dubai  
Ras al Khaimah  
Fujairah  
Ajman  
Sharjah  
Umm al Guaiwan  
Upper Volta  
Uruguay  
Venezuela  
Viet-Nam (South)  
Western Samoa  
Yemen  
Yugoslavia  
Zaire  
Zambia
COUNCIL REGULATION (EEC) NO. 2766/72
of 19 December 1972

concerning the establishment of tariff preferences
for certain textile and footwear products originating
in developing countries

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to the proposal of the Commission,

Whereas, in the framework of UNCTAD, the European Economic Community made an offer concerning the grant of tariff preferences for manufactures and semi-manufactures from developing countries; whereas under this offer, as a general rule, preferential treatment shall be given to all industrial manufactures and semi-manufactures mentioned in chapters 25 to 99 of the Brussels Nomenclature originating in the developing countries; whereas the preference shall take the form of exemption from customs duties; whereas preferential imports shall be effected up to ceilings in value terms to be calculated for each product on a basis common to all products; whereas in order to limit the preferences granted to the most competitive developing country or countries and to reserve a substantial quota for the less competitive, preferential imports of a given product from a single developing country should not as a general rule exceed 50 per cent of the ceiling fixed for that product;

Whereas under the terms of the offer in question, the annual ceilings are normally to be calculated as the sum of the c.i.f. value of imports in 1968 from beneficiaries under the system, excluding those already benefiting from various preferential régimes granted by the Community, and 5 per cent of the c.i.f. value of imports from other sources, including countries already benefiting from such régimes, this additional amount is variable and it is calculated each year on the basis of the most recent data available provided that no reduction in the ceiling may result therefrom; whereas, however, having regard to the special character which trade in the textile products falling within chapters 50 to 63 of the common customs tariff referred to in this Regulation can assume, it appears desirable to calculate the ceilings in question in tons;

Whereas the offer in question includes a clause stating that the Community makes the offer on the assumption that all the main industrialized countries of OECD will take part in the system of preferences and make comparable efforts; and whereas, under the agreed conclusions of UNCTAD, this offer is temporary in nature, does not constitute a binding commitment and, in particular, may subsequently be withdrawn in whole or in part; whereas this possibility may be availed of, inter alia, to correct any adverse situations which may arise in the associated countries as a result of implementation of the generalized system of preferences;

Whereas the tariff preferences have been implemented as from the second half of the year 1971 in the conditions defined above, and it is desirable to continue to implement them during the year 1973; and whereas, having regard to the terms of the offer in question, the additional amount of 5 per cent mentioned above may, in respect of footwear covered by this Regulation, relate to the year 1970;
Whereas it is therefore appropriate that the Community should permit for the year 1973, duty-free entry of products of each of the categories listed in annex A originating in the countries listed in annex B, within the limit of the Community ceilings calculated in the manner indicated above; whereas only products originating in the countries in question should be eligible to benefit from this tariff exemption, origin to be determined in accordance with the procedure laid down in Article 14 of Council Regulation (EEC) No. 802/68 of 27 June 1968 1/ on common definition of rules of origin; whereas the imports charged to each of these ceilings should not as a general rule exceed 50 per cent of a maximum Community amount for products originating in any of the above-mentioned countries;

Whereas in the present case these objectives may be achieved by recourse to a management procedure based on charging at the Community level imports of the products in question to the above-mentioned ceilings and maximum amounts, as the products are presented for customs inspection under cover of declarations that they are intended for consumption and accompanied by a certificate of origin; whereas this management procedure must provide for the possibility of reimposing duties under the common customs tariff whenever the said ceilings or maximum amounts have been reached at the Community level;

Whereas this management procedure calls for very close and particularly rapid co-operation between the States members of the Commission, which must in particular be able to follow the situation with regard to charging to the ceilings and maximum amounts and to inform member States thereof; whereas this co-operation must be particularly close in view of the need for the Commission to be able to take appropriate steps to reimpose duties under the common customs tariff, generally or in a particular case, whenever one of the ceilings or maximum amounts is reached;

Whereas, since the validity of the ceilings in question extends to 31 December 1973, the régime thus provided for may be modified to take account of the accession of new member States,

HAS MADE THE PRESENT REGULATION:

Article 1

1. As from 1 January and until 31 December 1973, the duties under the common customs tariff applicable to the products listed in annex A shall be totally suspended, subject to the provisions of article 2 and of article 4, paragraph 2.

2. Only products originating in the countries listed in annex B shall benefit from this suspension. However, imports already enjoying exemption from customs duty under another preferential tariff régime granted by the Community shall not count towards the ceilings mentioned in paragraph 3. For the purposes of implementation of this Regulation, origin shall be determined in accordance with the procedure laid down in article 14 of Council Regulation (EEC) No. 802/68.

3. Subject to the provisions of article 2 and of article 4, paragraph 2, the benefit of this suspension shall be accorded, for each category of products, within the limit of a Community ceiling equal to the sum, in tons for the textile products falling within chapters 50 to 63 listed in the aforementioned annex A, and in units of account for the articles falling within chapter 4 listed in the same annex, of Community imports of the products in question in 1968 from the countries listed in annex B, excluding those already benefiting from various preferential régimes granted by the Community, and 5 per cent respectively of the tonnage or the value recorded in 1970 of those imports from other sources, including countries already benefiting from such régimes.

4. Subject to the provisions of article 2 and of article 4, paragraph 2, imports from any of the countries mentioned in annex B charged to each ceiling thus calculated shall not exceed a maximum Community amount corresponding to 50 per cent of this ceiling.

5. Any modification of annex B, in particular by the addition of further countries beneficiaries of the tariff preferences, may entail a corresponding adjustment of the Community ceilings and maximum amounts referred to in paragraphs 3 and 4.

Article 2

1. Whenever the ceilings fixed for Community imports of products originating in the countries referred to in article 1, paragraph 2, considered as a whole, calculated in accordance with the provisions of article 1, paragraph 3, have been reached at the Community level, collection of duties under the common customs tariff on imports of the products in question from all the countries concerned may be resumed at any time until the end of the period specified in article 1, paragraph 1.

2. Whenever the maximum amounts fixed for Community imports of products originating in each of the countries referred to in article 1, paragraph 2, calculated in accordance with the provisions of article 1, paragraph 4, have been reached at the Community level in the case of one of these countries, collection of duties under the common customs tariff on imports of the products in question from the country concerned may be resumed at any time until the end of the period specified in article 1, paragraph 1.

Article 3

1. Imports of the products concerned shall be actually charged to the Community ceilings and maximum amounts, according to the customs value of the said products, as and when these products are presented for customs inspection under cover of declarations that they are intended for consumption and accompanied by a certificate of origin conforming to the rules referred to in article 1, paragraph 2, except in the case of the textile products falling within chapters 50 to 63 referred to in annex A below.

2. Goods may be charged to a ceiling or to a maximum amount only if the certificate of origin referred to in paragraph 1 is submitted before the date of resumption of collection of duty.

3. The fact that the ceilings and maximum amounts have been reached shall be established at the Community level on the basis of the imports charged in the manner defined in paragraphs 1 and 2.
Article 4

1. The Commission shall, in close co-operation with the member States, take all necessary steps to ensure the implementation of the preceding provisions.

2. In the circumstances referred to in article 2, paragraph 1 and 2, the Commission shall, by making a regulation, re-establish collection of duties under the common customs tariff in respect of any or all of all the countries referred to in article 2, paragraphs 1 and 2.

Article 5

The member States shall inform the Commission periodically of imports of the products in question which have actually been charged to the Community ceilings and maximum amounts referred to in article 1, paragraphs 3 and 4.

Article 6

The preceding provisions may be modified to take account of the situation resulting from the accession of new Member States.

Article 7

The present Regulation shall enter into force on 1 January 1973.

The present Regulation shall be binding in all its parts and shall be directly enforceable in each member State.

Done at Brussels, on 19 December 1972.

By the Council

T. WESTERTERP

President
ANNEX A

List of products originating in developing countries to which generalized tariff preferences for certain textiles and footwear products will apply

CHAPTER 50

50.04 Silk yarn, other than yarn of noil or other waste silk, not put up for retail sale
50.05 Yarn spun from silk waste other than noil, not put up for retail sale
50.06 Yarn spun from noil silk, not put up for retail sale
50.07 Silk yarn and yarn spun from noil or other waste silk, put up for retail sale
50.08 Silk-worm gut; imitation catgut of silk
50.09 Woven fabrics of silk or of waste silk other than noil
50.10 Woven fabrics of noil silk

CHAPTER 51

51.02 Monofil, strip (artificial straw and the like) and imitation catgut, of man-made fibre materials
51.03 Yarn of man-made fibres (continuous), put up for retail sale

CHAPTER 52 METALLIZED TEXTILES

CHAPTER 53

53.06 Yarn of carded sheep's or lambs' wool (woollen yarn), not put up for retail sale
53.07 Yarn of combed sheep's or lambs' wool (worsted yarn), not put up for retail sale
53.08 Yarn of fine animal hair (carded or combed), not put up for retail sale
53.09 Yarn of horsehair or of other coarse animal hair, not put up for retail sale
53.10 Yarn of sheep's or lambs' wool, of horsehair or of other animal hair (fine or coarse), put up for retail sale
53.11 Woven fabrics of sheep's or lambs' wool or of fine animal hair
53.12 Woven fabrics of coarse animal hair other than horsehair
53.13 Woven fabrics of horsehair
CHAPTER 54

54.03 Flax or ramie yarn, not put up for retail sale

54.04 Flax or ramie yarn, put up for retail sale

CHAPTER 56

56.04 Man-made fibres (discontinuous or waste), carded, combed or otherwise prepared for spinning

56.06 Yarn of man-made fibres (discontinuous or waste), put up for retail sale

CHAPTER 57

57.05 Yarn of true hemp

57.07 Yarn of other vegetable textile fibres:
   B. Other

57.08 Paper yarn

57.09 Woven fabrics of true hemp

ex 57.11 Woven fabrics of other vegetable textile fibres, excluding fabrics of coconut fibres

57.12 Woven fabrics of paper yarn

CHAPTER 58

58.01 Carpets, carpeting and rugs, knotted (made up or not):
   B. Of silk, waste silk other than noil, synthetic textile fibres, yarn falling within heading No. 52.01 or of metal threads
ex C. Of other textile materials, excluding jute or coconut fibre

58.02 Other carpets, carpeting, rugs, mats and matting, and "Kelem", "Schumacks" and "Karamanie" rugs and the like (made up or not):
   ex A. Carpets, carpeting, rugs, mats and matting of cotton
   B. "Kelem", "Schumacks" and "Karamanie" rugs and the like

58.03 Tapestries, hand-made, of the type Gobelins, Flanders, Aubusson, Beauvais and the like, and needleworked tapestries (for example, petit point and cross stitch) made in panels and the like by hand

58.05 Narrow woven fabrics, and narrow fabrics (bolduc) consisting of warp without weft assembled by means of an adhesive, other than goods falling within heading No. 58.06

58.06 Woven labels, badges and the like not embroidered, in the piece, in strips or cut to shape or size
Chenille yarn (including flock chenille yarn), gimped yarn (other than metallized yarn of heading No. 52.01 and gimped horsehair yarn); braids and ornamental trimmings in the piece; tassels, pompoms and the like

Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), plain

Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), figured; hand or mechanically made lace, in the piece, in strips or in motifs

CHAPTER 59

Wadding and articles of wadding; textile flock and dust and mill neps:

A. Wadding and articles of wadding

B. Flock and dust and mill neps

I. Of man-made textile materials

Felt and articles of felt, whether or not impregnated or coated

Bonded fibre fabrics, similar bonded yarn fabrics, and articles of such fabrics, whether or not impregnated or coated

Nets and netting made of twine, cordage or rope, and made up fishing nets of yarn, twine, cordage or rope

Other articles made from yarn, twine, cordage, rope or cables, other than textile fabrics and articles made from such fabrics

Textile fabrics coated with gum or amylaceous substances, of a kind used for the outer covers of books and the like; tracing cloth; prepared painting canvas; buckram and similar fabrics for hat foundations and similar uses

Textile fabrics impregnated, coated or covered with preparations of cellulose derivatives or of other artificial plastic materials, and textile fabrics stratified with such materials

Textile fabrics coated or impregnated with oil or preparations with a basis of drying oil

Linoleum and materials prepared on a textile base in a similar manner to Linoleum, whether or not cut to shape or of a kind used as floor coverings; floor coverings consisting of a coating applied on a textile base, cut to shape or not

Rubberized textile fabrics, other than rubberized knitted or crocheted goods

Textile fabrics otherwise impregnated or coated; painted canvas being theatrical scenery, studio back-cloths or the like
59.13 Elastic fabrics and trimmings (other than knitted or crocheted goods) consisting of textile materials combined with rubber threads

59.14 Wicks, or woven, plaited or knitted textile materials, for lamps, stoves, lighters, candles and the like; tubular knitted gas-mantle fabric and incandescent gas mantles

59.15 Textile hosepiping and similar tubing, with or without lining, armour or accessories of other materials

59.16 Transmission, conveyor or elevator belts or belting, of textile material, whether or not strengthened with metal or other material

ex 59.17 Textile fabrics and textile articles, of a kind commonly used in machinery or plant, excluding yarn of synthetic fibres (polytetrafluoroethylene) bleached, impregnated whether or not oiled.

CHAPTER 60

60.01 Knitted or crocheted fabric, not elastic nor rubberized:
A. Of wool or of fine animal hair

ex 60.02 Gloves, mittens and mitts, knitted or crocheted, not elastic nor rubberized, other than of cotton

60.05 Outergarments and other articles, knitted or crocheted, not elastic nor rubberized:
A. Outergarments and clothing accessories:
   I. Jerseys and pullovers, containing at least 50 per cent by weight of wool and weighing 600 grams or more per article

60.06 Knitted or crocheted fabric and articles thereof, elastic or rubberized (including elastic knee-caps and elastic stockings):
B. Other

CHAPTER 61

ex 61.04 Women's, girls' and infants' undergarments, other than of cotton

61.06 Shawls, scarves, mufflers, mantillas, veils and the like

61.07 Ties, bow ties and cravats

61.08 Collars, tuckers, fallals, bodice-fronts, jabots, cuffs, flounces, yokes and similar accessories and trimmings for women's and girls' garments

61.09 Corsets, corset-belts, suspender-belts, brassières, braces, suspenders, garters and the like (including such articles of knitted or crocheted fabric), whether or not elastic
Gloves, mittens, mitts, stockings, socks and sockettes, not being knitted or crocheted goods

Made-up accessories for articles of apparel (for example, dress shields, shoulder and other pads, belts, mufffs, sleeve protectors, pockets)

CHAPTER 62

Travelling rugs and blankets:

A. Electrically heated
B. Other
   II. Of other textile materials

Sacks and bags, of a kind used for the packing of goods:

B. Of woven fabrics of other textile materials:
   I. Used:
      (a) of woven fabrics of flax or sisal
      ex (b) other, excluding woven fabrics of coconut

Other made-up textile articles (including dress patterns) excluding articles of jute or coconut fibre

CHAPTER 63

Clothing, clothing accessories, travelling rugs and blankets, household linen and furnishing articles (other than articles falling within headings Nos. 58.01, 58.02 or 58.03), of textile materials, footwear and headgear of any material, showing signs of appreciable wear and imported in bulk or in bales, sacks or similar bulk packings, except articles of jute or coconut fibre

CHAPTER 64

Footwear with outersoles of wood or cork

Footwear with outersoles of other materials

Parts of footwear (including uppers, in-soles and screw-on heels) of any material except metal

Gaiters, spats, leggings, puttees, cricket pads, shin-guards and similar articles and parts thereof
ANNEX B

List of developing countries beneficiaries of generalized tariff preferences

<table>
<thead>
<tr>
<th>Afghanistan</th>
<th>India</th>
<th>Philippines</th>
</tr>
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<tbody>
<tr>
<td>Algeria</td>
<td>Indonesia</td>
<td>Qatar</td>
</tr>
<tr>
<td>Arab Republic of Egypt</td>
<td>Iran</td>
<td>Rwanda</td>
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<tr>
<td>Argentina</td>
<td>Iraq</td>
<td>Saudi Arabia</td>
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<tr>
<td>Bahrain</td>
<td>Ivory Coast</td>
<td>Senegal</td>
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<tr>
<td>Bangladesh</td>
<td>Jamaica</td>
<td>Sierra Leone</td>
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<tr>
<td>Barbados</td>
<td>Jordan</td>
<td>Singapore</td>
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<tr>
<td>Bhutan</td>
<td>Kenya</td>
<td>Somalia</td>
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<tr>
<td>Bolivia</td>
<td>Khmer Republic</td>
<td>Southern Yemen</td>
</tr>
<tr>
<td>Botswana</td>
<td>Korea (South)</td>
<td>Sri Lanka</td>
</tr>
<tr>
<td>Brazil</td>
<td>Kuwait</td>
<td>Sudan</td>
</tr>
<tr>
<td>Burma</td>
<td>Laos</td>
<td>Swaziland (Ngwane)</td>
</tr>
<tr>
<td>Burundi</td>
<td>Lebanon</td>
<td>Syria</td>
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<tr>
<td>Cameroon</td>
<td>Lesotho</td>
<td>Tanzania</td>
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<tr>
<td>Central African Republic</td>
<td>Liberia</td>
<td>Thailand</td>
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<tr>
<td>Chad</td>
<td>Libya</td>
<td>Togo</td>
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<td>Chile</td>
<td>Madagascar</td>
<td>Tonga</td>
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<tr>
<td>Colombia</td>
<td>Malawi</td>
<td>Trinidad and Tobago</td>
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<td>Costa Rica</td>
<td>Malaysia</td>
<td>Tunisia</td>
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<tr>
<td>Cuba</td>
<td>Maldives</td>
<td>Uganda</td>
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<tr>
<td>Cyprus</td>
<td>Mali</td>
<td>United Arab Emirates:</td>
</tr>
<tr>
<td>Dahomey</td>
<td>Mauritania</td>
<td>Abu Dhabi</td>
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<tr>
<td>Dominican Republic</td>
<td>Mauritius</td>
<td>Dubai</td>
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<tr>
<td>Ecuador</td>
<td>Mexico</td>
<td>Ras al Khaimah</td>
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<tr>
<td>El Salvador</td>
<td>Morocco</td>
<td>Fujairah</td>
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<tr>
<td>Equatorial Guinea</td>
<td>Nauru</td>
<td>Ajman</td>
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<tr>
<td>Ethiopia</td>
<td>Nepal</td>
<td>Sharjah</td>
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<tr>
<td>Fiji</td>
<td>Nicaragua</td>
<td>Umm al Quaiwan</td>
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<td>Gabon</td>
<td>Niger</td>
<td>Upper Volta</td>
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<td>Gambia</td>
<td>Nigeria</td>
<td>Uruguay</td>
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<td>Ghana</td>
<td>Oman</td>
<td>Venezuela</td>
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<tr>
<td>Guatemala</td>
<td>Pakistan</td>
<td>Viet-Nam (South)</td>
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<tr>
<td>Guinea</td>
<td>Panama</td>
<td>Western Samoa</td>
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<tr>
<td>Guyana</td>
<td>Paraguay</td>
<td>Yemen</td>
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<td>Haiti</td>
<td>People's Republic of the Congo</td>
<td>Yugoslavia</td>
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<td>Honduras</td>
<td>Peru</td>
<td>Zaire</td>
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<td>Zambia</td>
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</table>
COUNCIL REGULATION (EEC) NO. 2767/72  
of 19 December 1972  

Establishing a system of generalized preferences in favour  
of the developing countries for certain products falling  
within chapters 1-24 of the common customs tariff

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

the trade régime applicable to certain goods resulting from the processing of  
aricultural products 1/ and particularly to article 12 thereof,

Having regard to the proposal of the Commission,

Whereas, in the framework of UNCTAD, the European Economic Community made an  
offer concerning the grant of tariff preferences for certain processed agricultural  
products falling within chapters 1-24 of the common customs tariff originating in  
the developing countries; whereas, under this offer, the preferential treatment  
consists, in the case of certain goods to which the trade régime established by  
Regulation (EEC) No. 1059/69 applies, in suspension of the fixed element of the duty  
applicable to such goods under the said Regulation, and, in the case of products  
subject to the single customs duty, in suspension of this duty; whereas the preferential  
imports of the products concerned will not be subject to any quantitative limitation;

Whereas the offer in question includes a clause stating that the Community makes  
the offer on the assumption that all the main industrialized countries of OECD will  
take part in the system of preferences and make comparable efforts; and whereas,  
under the agreed conclusions of UNCTAD, this offer is temporary in nature, does not  
constitute a binding commitment and, in particular, may subsequently be withdrawn in  
whole or in part; whereas this possibility may be availed of, inter alia, to correct  
any adverse situations which may arise in the associated countries as a result of  
implementation of the generalized system of preferences;

Whereas the tariff preferences have been implemented as from the second half of  
the year 1971 in the conditions defined above, and it is desirable to continue to  
implement them during the year 1973,

Whereas it is therefore appropriate that the Community should permit, for the  
year 1973, the import of the products listed in annex A originating in the countries  
and territories listed in annex B on payment of customs duty at the rate indicated  
against them; whereas only products originating in the countries or territories in  
question should be eligible to benefit from these preferential terms, origin to be  
determined in accordance with the procedure laid down in article 14 of Council  
Regulation (EEC) No. 802/68 of 27 June 1968 2/ on common definition of rules of origin;

Whereas it is necessary to provide for measures to prevent any serious disturbance in a sector of the economy of the Community and for that purpose to give the Commission authority to re-establish the duties under the common customs tariff, in whole or in part, in order to avoid any such disturbance;

Whereas, the Commission should be in a position to be informed of imports under the generalized preferences; whereas, to that end, the member States must give the Commission every six months particulars, by country of origin, of goods actually imported,

HAS MADE THE PRESENT REGULATION:

Article 1

1. As from 1 January and until 31 December 1973, the products listed in annex A may be imported into the Community on payment of customs duty at the rate indicated against them.

2. Only products originating in the countries and territories listed in annex B shall be eligible to benefit from the régime provided for in paragraph 1.

For the purposes of implementation of this Regulation, origin shall be determined in accordance with the procedure laid down in article 14 of Regulation (EEC) No. 802/68.

Article 2

Whenever products benefiting from the régime provided for in article 1 are imported into the Community in such quantities or at such prices that they seriously prejudice or threaten seriously to prejudice Community producers of similar products or directly competitive products, duties under the common customs tariff may be re-established, in whole or in part, for the products concerned, in respect of the country or territory or countries or territories causing the prejudice. These measures may also be taken in case of serious prejudice or threat or serious prejudice limited to a single region of the Community.

Article 3

1. In order to ensure the implementation of article 2, the Commission may, by making a regulation, decide to re-establish the duties under the common customs tariff for a specified period.

2. If a member State requests the Commission to take action, the Commission shall signify its decision within a maximum of 10 working days from the receipt of the request and shall inform the member States of the action taken.

3. Any member State may refer to the Council the action taken by the Commission within 10 working days following the date of notification of the action. Such reference to the Council shall have no suspensive effect. The Council shall meet forthwith. It may, by a qualified majority vote, modify or cancel the measure concerned.
Article 4

The provisions of articles 2 and 3 shall not affect the application of the safeguard clauses established in connexion with the common agricultural policy under article 43 of the Treaty, nor those established in connexion with the common trade policy under article 113 of the Treaty.

Article 5

Member States shall give the Commission every six months particulars, by country of origin, of goods imported under this Regulation.

Article 6

The present Regulation shall enter into force on 1 January 1973.

The present Regulation shall be binding in all its parts and shall be directly enforceable in each member State.

Done at Brussels, on 19 December 1972.

By the Council

T. WUESTERTERP

President
ANNEX A

List of products falling within chapters 1-24 originating in developing countries and territories beneficiaries of the generalized tariff preferences

<table>
<thead>
<tr>
<th>Common tariff heading</th>
<th>Description of products</th>
<th>Duty rates</th>
</tr>
</thead>
</table>
| 02.04                  | Other meat and edible meat offals, fresh, chilled or frozen:  
                          | ex B. Of game:  
                          |   - furred game, frozen  
                          | C. Other:  
                          |   ex I. Frogs' legs  |
| 05.07                  | Skins and other parts of birds, with their feathers or down, feathers and parts of feathers (whether or not with trimmed edges) and down, not further worked than cleaned, disinfected or treated for preservation; powder and waste of feathers or parts of feathers:  
                          | B. Bed feathers; down:  
                          | II. Other  |
| 07.04                  | Dried, dehydrated or evaporated vegetables, whole, cut, sliced, broken or in powder, but not further prepared:  
                          | ex B. Other:  
                          |   - Mushrooms, excluding cultivated mushrooms  |
| 08.10                  | Fruit (whether or not cooked), preserved by freezing, not containing added sugar:  
                          | ex B. Other:  
                          |   - Fruit falling within heading No. 08.01, excluding pineapples; grapefruit and pomelos; quinces, whortleberries, bilberries, blackberries  |
| 08.11                  | Fruit provisionally preserved (for example, by sulphur dioxide gas, in brine, in sulphur water or in other preservative solutions), but unsuitable in that state for immediate consumption:  
                          | C. Pawpaws  
                          | ex D. Other:  
                          |   - Fruit falling within heading No. 08.01, excluding pineapples; grapefruit and pomelos; quinces, whortleberries, bilberries, blackberries  |

N.B.: See page 121 for the meaning of the abbreviations.
<table>
<thead>
<tr>
<th>Common tariff heading</th>
<th>Description of products</th>
<th>Duty rates</th>
</tr>
</thead>
<tbody>
<tr>
<td>08.12</td>
<td>Fruit, dried, other than that falling within heading No. 08.01, 08.02, 08.03, 08.04 or 08.05:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex G. Other:</td>
<td>free</td>
</tr>
<tr>
<td></td>
<td>- Tamarind (pods, pulp)</td>
<td></td>
</tr>
<tr>
<td>08.13</td>
<td>Peel of melons and citrus fruit, fresh, frozen, dried, or provisionally preserved in brine, in sulphur water or in other preservative solutions</td>
<td>free</td>
</tr>
<tr>
<td>11.03</td>
<td>Flours of the leguminous vegetables falling within heading No. 07.05:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Of peas, beans or lentils</td>
<td>3%</td>
</tr>
<tr>
<td></td>
<td>B. Other</td>
<td>3%</td>
</tr>
<tr>
<td>11.04</td>
<td>Flours of the fruits falling within any heading in Chapter 8:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Of bananas</td>
<td>12%</td>
</tr>
<tr>
<td></td>
<td>B. Other</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- of tamarind</td>
<td>7%</td>
</tr>
<tr>
<td></td>
<td>- not specified</td>
<td>10%</td>
</tr>
<tr>
<td>12.07</td>
<td>Plants and parts (including seeds and fruit) of trees, bushes, shrubs or other plants, being goods of a kind used primarily in perfumery, in pharmacy, or for insecticidal, fungicidal or similar purposes, fresh or dried, whole, cut, crushed, ground or powdered:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>B. Liquorice roots</td>
<td>free</td>
</tr>
<tr>
<td>13.03</td>
<td>Vegetable saps and extracts; pectic substances, pectinates and pectates; agar-agar and other mucilages and thickeners, derived from vegetable products:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Vegetable saps and extracts:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>III. Quassia-amara extract</td>
<td>free</td>
</tr>
<tr>
<td></td>
<td>IV. Liquorice</td>
<td>3%</td>
</tr>
<tr>
<td></td>
<td>V. Pyrethrum extracts of the roots of plants containing rotenone</td>
<td>3%</td>
</tr>
<tr>
<td></td>
<td>VII. Intermixtures of vegetable extracts, for the manufacture of beverage or of prepared foods</td>
<td>3%</td>
</tr>
<tr>
<td></td>
<td>VIII. Other:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) Medicinal</td>
<td>free</td>
</tr>
<tr>
<td>Common tariff heading</td>
<td>Description of products</td>
<td>Duty rates</td>
</tr>
<tr>
<td>-----------------------</td>
<td>-------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>13.03 (contd.)</td>
<td>C. Agar-agar and other mucilages and thickeners, derived from vegetable products:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>I. Agar-agar</td>
<td>free</td>
</tr>
<tr>
<td></td>
<td>II. Mucilages and thickeners derived from locust beans or locust-bean seeds</td>
<td>1%</td>
</tr>
<tr>
<td>15.03</td>
<td>Lard stearin, oleostearin and tallow stearin; lard oil, oleo-oil and tallow oil, not emulsified or mixed or prepared in any way</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Lard stearin and oleostearin:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>II. Other</td>
<td>6%</td>
</tr>
<tr>
<td></td>
<td>B. Tallow oil intended for other industrial purposes than the preparation of foodstuffs a/</td>
<td>2%</td>
</tr>
<tr>
<td></td>
<td>C. Other</td>
<td>10%</td>
</tr>
<tr>
<td>15.04</td>
<td>Fats and oils, of fish and marine mammals, whether or not refined:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Fish-liver oil:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>I. With a vitamin A content not exceeding 2,500 international units per gram</td>
<td>4%</td>
</tr>
<tr>
<td>15.05</td>
<td>Wool grease and fatty substances derived therefrom (including lanolin):</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Wool grease</td>
<td>3%</td>
</tr>
<tr>
<td></td>
<td>B. Other</td>
<td>4%</td>
</tr>
<tr>
<td>15.06</td>
<td>Other animal oils and fats (including neat's-foot oil and fats from bones or waste)</td>
<td>free</td>
</tr>
<tr>
<td>15.09</td>
<td>Degras</td>
<td>4%</td>
</tr>
<tr>
<td>15.10</td>
<td>Fatty acids; acid oils from refining; fatty alcohols:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Stearic acid</td>
<td>6%</td>
</tr>
<tr>
<td>15.11</td>
<td>Glycerol and glycerollyses:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Crude glycerol, and glycerol lyes</td>
<td>free</td>
</tr>
<tr>
<td></td>
<td>B. Other, including synthetic glycerol</td>
<td>4%</td>
</tr>
</tbody>
</table>

a/ Entry under this sub-heading is subject to conditions to be determined by the competent authorities.
<table>
<thead>
<tr>
<th>Common tariff heading</th>
<th>Description of products</th>
<th>Duty rates</th>
</tr>
</thead>
<tbody>
<tr>
<td>15.14</td>
<td>Spermaceti, crude, pressed or refined, whether or not coloured</td>
<td>1%</td>
</tr>
<tr>
<td>15.15</td>
<td>Beeswax and other insect waxes, whether or not coloured:</td>
<td></td>
</tr>
<tr>
<td>B. Other</td>
<td>free</td>
<td></td>
</tr>
<tr>
<td>15.16</td>
<td>Vegetable waxes, whether or not coloured:</td>
<td></td>
</tr>
<tr>
<td>B. Other</td>
<td>free</td>
<td></td>
</tr>
<tr>
<td>16.02</td>
<td>Other prepared or preserved meat or meat offal:</td>
<td></td>
</tr>
<tr>
<td>A. Liver:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>I. Goose or duck liver</td>
<td>14%</td>
<td></td>
</tr>
<tr>
<td>B. Other:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>II. Game or rabbit meat or offal</td>
<td>14%</td>
<td></td>
</tr>
<tr>
<td>III. Not specified:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) Other</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ex 1. Containing bovine meat or offal:</td>
<td>21%</td>
<td></td>
</tr>
<tr>
<td>- prepared or preserved bovine tongue</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Not specified:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(aa) Ovine meat or offal</td>
<td>18%</td>
<td></td>
</tr>
<tr>
<td>(bb) Other</td>
<td>23%</td>
<td></td>
</tr>
<tr>
<td>16.03</td>
<td>Meat extracts and meat juices, in immediate packagings of a net capacity of:</td>
<td></td>
</tr>
<tr>
<td>B. 1 kg. exclusive to 20 kgs. exclusive</td>
<td>5%</td>
<td></td>
</tr>
<tr>
<td>C. 1 kg. or less</td>
<td>16%</td>
<td></td>
</tr>
<tr>
<td>16.04</td>
<td>Prepared or preserved fish, including caviar and caviar substitutes:</td>
<td></td>
</tr>
<tr>
<td>A. Caviar and caviar substitutes:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>I. Caviar (sturgeon's eggs)</td>
<td>15%</td>
<td></td>
</tr>
<tr>
<td>II. Other</td>
<td>24%</td>
<td></td>
</tr>
<tr>
<td>B. Salmonidae</td>
<td>10%</td>
<td></td>
</tr>
<tr>
<td>ex G. Other, excluding hake (merluccius) and sardinops sagax ocellata (called &quot;Pilchards&quot;)</td>
<td>16%</td>
<td></td>
</tr>
<tr>
<td>16.05</td>
<td>Crustaceans and molluscs, prepared or preserved:</td>
<td></td>
</tr>
<tr>
<td>A. Crab</td>
<td>13%</td>
<td></td>
</tr>
<tr>
<td>ex B. Other, excluding shrimps of the &quot;Crangon sp. p&quot; type</td>
<td>16%</td>
<td></td>
</tr>
<tr>
<td>Common tariff heading</td>
<td>Description of products</td>
<td>Duty rates</td>
</tr>
<tr>
<td>-----------------------</td>
<td>----------------------------------------------------------------------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>17.04</td>
<td>Sugar confectionery, not containing cocoa:</td>
<td>17%</td>
</tr>
<tr>
<td></td>
<td>A. Liquorice extract containing more than 10% by weight of sugar but not containing other added substances</td>
<td>6% + vc 1/</td>
</tr>
<tr>
<td></td>
<td>B. Cheving gum</td>
<td>10% + vc 2/ + ads</td>
</tr>
<tr>
<td></td>
<td>C. White chocolate</td>
<td></td>
</tr>
<tr>
<td>18.06</td>
<td>Chocolate and other food preparations containing cocoa:</td>
<td>7% + vc</td>
</tr>
<tr>
<td></td>
<td>A. Cocoa powder, not otherwise sweetened than by the simple addition of saccharose</td>
<td></td>
</tr>
<tr>
<td>19.02</td>
<td>Preparations of flour, starch or malt extract, of a kind used as infant food or for dietetic or culinary purposes, containing less than 50% by weight of cocoa</td>
<td>8% + vc</td>
</tr>
<tr>
<td>ex 19.04</td>
<td>Tapioca and sago, excluding tapioca and sago substitutes obtained from potato or other starches</td>
<td>7% + vc</td>
</tr>
<tr>
<td>19.05</td>
<td>Prepared foods obtained by the swelling or roasting of cereals or cereal products (puffed rice, corn flakes and similar products)</td>
<td>6% + vc</td>
</tr>
<tr>
<td>19.06</td>
<td>Communion wafers, empty cachets of a kind suitable for pharmaceutical use, sealing wafers, rice paper and similar products</td>
<td>4% + vc</td>
</tr>
<tr>
<td>19.07</td>
<td>Bread, ship's biscuits and other ordinary bakers' wares, not containing sugar, honey, eggs, fats, cheese or fruit:</td>
<td>7% + vc 3/ + adf</td>
</tr>
<tr>
<td></td>
<td>A. Knackerbrot</td>
<td>3% + vc 4/ + adf</td>
</tr>
<tr>
<td></td>
<td>B. Mazoth</td>
<td>7% + vc</td>
</tr>
<tr>
<td></td>
<td>C. Gluten bread for diabetics</td>
<td></td>
</tr>
<tr>
<td></td>
<td>D. Other</td>
<td>7% + vc</td>
</tr>
</tbody>
</table>

1/ With a maximum of 23%.
2/ With a maximum of 27%.
3/ With a maximum of 24%.
4/ With a maximum of 20%.
<table>
<thead>
<tr>
<th>Common tariff heading</th>
<th>Description of products</th>
<th>Duty rates</th>
</tr>
</thead>
</table>
| 19.08                 | Pastry, biscuits, cakes and other fine bakers' wares, whether or not containing cocoa in any proportion:  
A. Gingerbread and the like | 10%+vc    |
| 20.01                 | Vegetables and fruit, prepared or preserved by vinegar or acetic acid, with or without sugar, whether or not containing salt, spices or mustard:  
ex B. Other, excluding gherkins and cucumbers | 16%        |
| 20.02                 | Vegetables prepared or preserved otherwise than by vinegar or acetic acid:  
E. Sauerkraut  
ex F. Capers | 16%        |
| 20.03                 | Fruit preserved by freezing, containing added sugar:  
ex A. With a sugar content exceeding 13% by weight:  
- Fruit falling within heading No. 08.01, excluding pineapples  
ex B. Other:  
- Fruit falling within heading No. 08.01, excluding pineapples | 21%+L      |
| 20.04                 | Fruit, fruit-peel and parts of plants, preserved by sugar (drained, glacé or crystallized):  
B. Other:  
ex I. With a sugar content exceeding 13% by weight:  
- Fruit falling within heading No. 08.01, excluding pineapples  
ex II. Not specified:  
- Fruit falling within heading No. 08.01, excluding pineapples | 20%+L      |
| 20.05                 | Jams, fruit jellies, marmalades, fruit purée, and fruit pastes, being cooked preparations, whether or not containing added sugar:  
B. Jams and marmalades of citrus fruit:  
ex I. With a sugar content exceeding 30% by weight, excluding orange jam and marmalade  
ex II. With a sugar content exceeding 13% but not exceeding 30% by weight, excluding orange jam and marmalade  
ex III. Other, excluding orange jam and marmalade | 22%+L      |
<table>
<thead>
<tr>
<th>Common tariff heading</th>
<th>Description of products</th>
<th>Duty rates</th>
</tr>
</thead>
<tbody>
<tr>
<td>20.05 (cont'd) C. Other:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>I. With a sugar content exceeding 30% by weight:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ex b. Other:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>- of fruit falling within Heading No. 08.01, excluding pineapples</td>
<td></td>
<td>24%+L</td>
</tr>
<tr>
<td>ex II. With a sugar content exceeding 13% but not exceeding 30% by weight:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>- of fruit falling within heading No. 08.01, excluding pineapples</td>
<td></td>
<td>24%+L</td>
</tr>
<tr>
<td>ex III. Not specified:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>- of fruit falling within heading No. 08.01, excluding pineapples</td>
<td></td>
<td>24%</td>
</tr>
<tr>
<td>20.06 Fruit otherwise prepared or preserved, whether or not containing added sugar or spirit:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. Nuts (including groundnuts), roasted in immediate packagings of a net capacity:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>I. Of more than 1 kg.</td>
<td></td>
<td>12%</td>
</tr>
<tr>
<td>II. Of 1 kg. or less</td>
<td></td>
<td>14%</td>
</tr>
<tr>
<td>B. Other:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>I. Containing added spirit:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Ginger</td>
<td></td>
<td>25%</td>
</tr>
<tr>
<td>(b) Pineapples in immediate packagings of a net capacity:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Of more than 1 kg:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(aa) With a sugar content exceeding 17% by weight</td>
<td></td>
<td>25%+L</td>
</tr>
<tr>
<td>(bb) Other</td>
<td></td>
<td>25%</td>
</tr>
<tr>
<td>2. Of 1 kg. or less:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(aa) With a sugar content exceeding 19% by weight</td>
<td></td>
<td>25%+L</td>
</tr>
<tr>
<td>(bb) Other</td>
<td></td>
<td>25%</td>
</tr>
<tr>
<td>(c) Grapes:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. With a sugar content exceeding 13% by weight</td>
<td></td>
<td>25%+L</td>
</tr>
<tr>
<td>2. Other</td>
<td></td>
<td>25%</td>
</tr>
</tbody>
</table>
### Description of products

<table>
<thead>
<tr>
<th>Common tariff heading</th>
<th>Description of products</th>
<th>Duty rates</th>
</tr>
</thead>
<tbody>
<tr>
<td>20.06 (cont'd)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(d)</td>
<td>Peaches, pears and apricots in immediate packagings of a net capacity:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1. Of more than 1 kg.:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(aa) With a sugar content exceeding 13% by weight</td>
<td>25%+L</td>
</tr>
<tr>
<td></td>
<td>(bb) Other</td>
<td>25%</td>
</tr>
<tr>
<td></td>
<td>2. Of 1 kg. or less:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(aa) With a sugar content exceeding 15% by weight</td>
<td>25%+L</td>
</tr>
<tr>
<td></td>
<td>(bb) Other</td>
<td>25%</td>
</tr>
<tr>
<td>(e)</td>
<td>Other fruits:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex. 1. With a sugar content exceeding 9% by weight, excluding cherries</td>
<td>25%+L</td>
</tr>
<tr>
<td></td>
<td>ex. 2. Other, excluding cherries</td>
<td>25%</td>
</tr>
<tr>
<td>(f)</td>
<td>Fruit mixtures:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1. With a sugar content exceeding 9% by weight</td>
<td>25%+L</td>
</tr>
<tr>
<td></td>
<td>2. Other</td>
<td>25%</td>
</tr>
</tbody>
</table>

### Not containing added spirit:

(a) Containing added sugar, in immediate packagings of a net capacity of more than 1 kg.:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Grapefruit and pomelo segments</td>
<td>15%+L</td>
</tr>
<tr>
<td>3. Mandarines</td>
<td>19%+L</td>
</tr>
<tr>
<td>4. Grapes</td>
<td>18%+L</td>
</tr>
<tr>
<td>ex 7. Other fruits:</td>
<td></td>
</tr>
<tr>
<td>- Fruit falling within heading No. 08.01, excluding pineapples</td>
<td>18%+L</td>
</tr>
<tr>
<td>- Tamarind (pods, pulp)</td>
<td>13%+L</td>
</tr>
</tbody>
</table>

(b) Containing added sugar, in immediate packagings of a net capacity of 1 kg. or less:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Grapefruit and pomelo segments</td>
<td>16%+L</td>
</tr>
<tr>
<td>3. Mandarines</td>
<td>20%+L</td>
</tr>
<tr>
<td>4. Grapes</td>
<td>19%+L</td>
</tr>
<tr>
<td>ex 7. Other fruits</td>
<td></td>
</tr>
<tr>
<td>- Fruit falling within heading No. 08.01, excluding pineapples</td>
<td>19%+L</td>
</tr>
<tr>
<td>Common tariff heading</td>
<td>Description of products</td>
</tr>
<tr>
<td>-----------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td>20.06 (cont'd)</td>
<td>(c) Not containing added sugar, in immediate packagings of a net capacity:</td>
</tr>
<tr>
<td></td>
<td>1. Of 4.5 kgs. or more:</td>
</tr>
<tr>
<td></td>
<td>ex (cc) Other fruits:</td>
</tr>
<tr>
<td></td>
<td>- Fruit falling within heading No. 08.01, excluding pineapples</td>
</tr>
<tr>
<td></td>
<td>ex 2. Of less than 4.5 kgs.:</td>
</tr>
<tr>
<td></td>
<td>- Fruit falling within heading No. 08.01, excluding pineapples</td>
</tr>
<tr>
<td>20.07</td>
<td>Fruit juices (including grape must) and vegetable juices whether or not containing added sugar, but unfermented and not containing spirit:</td>
</tr>
<tr>
<td></td>
<td>A. Of a specific gravity exceeding 1.33 at 15°C:</td>
</tr>
<tr>
<td></td>
<td>III. Other:</td>
</tr>
<tr>
<td></td>
<td>ex (a) of a value exceeding 30 UA per 100 kgs. net weight:</td>
</tr>
<tr>
<td></td>
<td>- fruit falling within heading No. 08.01, excluding pineapples</td>
</tr>
<tr>
<td></td>
<td>(b) of a value of 30 UA or less per 100 kgs. net weight:</td>
</tr>
<tr>
<td></td>
<td>ex 1. with an added sugar content exceeding 30% by weight:</td>
</tr>
<tr>
<td></td>
<td>- fruit falling within heading No. 08.01, excluding pineapples</td>
</tr>
<tr>
<td></td>
<td>ex 2. Other:</td>
</tr>
<tr>
<td></td>
<td>- fruit falling within heading No. 08.01, excluding pineapples</td>
</tr>
<tr>
<td></td>
<td>B. Of a specific gravity of 1.33 or less at 15°C:</td>
</tr>
<tr>
<td></td>
<td>II. Other:</td>
</tr>
<tr>
<td></td>
<td>(a) of a value exceeding 30 UA per 100 kgs. net weight:</td>
</tr>
<tr>
<td></td>
<td>2. Grapefruit and pomelo juice</td>
</tr>
<tr>
<td></td>
<td>ex 3. Other citrus fruit juice:</td>
</tr>
<tr>
<td></td>
<td>ex (aa) with an added sugar content</td>
</tr>
<tr>
<td></td>
<td>ex (bb) other</td>
</tr>
<tr>
<td></td>
<td>ex 6. Other fruit and vegetable juice, excluding apricot and peach juice:</td>
</tr>
<tr>
<td></td>
<td>ex (aa) with an added sugar content</td>
</tr>
<tr>
<td></td>
<td>ex (bb) other</td>
</tr>
<tr>
<td>Common tariff heading</td>
<td>Description of products</td>
</tr>
<tr>
<td>-----------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td>20.07 (cont'd)</td>
<td>7. Mixtures:</td>
</tr>
<tr>
<td></td>
<td>ex (bb) other, excluding mixtures containing, either separately or together, over 25% of grape, citrus fruit, pineapple, apple, pear, tomato, apricot or peach juice:</td>
</tr>
<tr>
<td></td>
<td>11. With an added sugar content</td>
</tr>
<tr>
<td></td>
<td>22. Not specified</td>
</tr>
<tr>
<td></td>
<td>(b) Of a value of 30 UA or less, 100 kgs. net weight:</td>
</tr>
<tr>
<td></td>
<td>2. Grapefruit and pomelo juice:</td>
</tr>
<tr>
<td></td>
<td>(aa) with an added sugar content exceeding 30% by weight</td>
</tr>
<tr>
<td></td>
<td>(bb) other</td>
</tr>
<tr>
<td></td>
<td>4. Other citrus fruit juice:</td>
</tr>
<tr>
<td></td>
<td>(aa) with an added sugar content exceeding 30% or less by weight</td>
</tr>
<tr>
<td></td>
<td>(bb) with an added sugar content of 30% or less by weight</td>
</tr>
<tr>
<td></td>
<td>(cc) not containing added sugar</td>
</tr>
<tr>
<td></td>
<td>ex 7. Other fruit and vegetable juices, excluding apricot and peach juices:</td>
</tr>
<tr>
<td></td>
<td>(aa) with an added sugar content exceeding 30% by weight</td>
</tr>
<tr>
<td></td>
<td>(bb) with an added sugar content of 30% or less by weight</td>
</tr>
<tr>
<td></td>
<td>ex (cc) not containing added sugar</td>
</tr>
<tr>
<td></td>
<td>8. Mixtures:</td>
</tr>
<tr>
<td></td>
<td>ex (bb) Others, excluding mixtures containing, either separately or together, over 25% of grape, citrus fruit, pineapple, apple, pear, tomato, apricot, or peach juice:</td>
</tr>
<tr>
<td></td>
<td>11. With an added sugar content exceeding 30% by weight</td>
</tr>
<tr>
<td></td>
<td>22. With an added sugar content of 30% or less by weight</td>
</tr>
<tr>
<td></td>
<td>33. Not containing added sugar</td>
</tr>
<tr>
<td>Common tariff heading</td>
<td>Description of products</td>
</tr>
<tr>
<td>-----------------------</td>
<td>--------------------------</td>
</tr>
<tr>
<td>21.01</td>
<td>Roasted chicory and other roasted coffee substitutes; extracts, essences and concentrates thereof:</td>
</tr>
<tr>
<td></td>
<td>A. Roasted chicory and other roasted coffee substitutes</td>
</tr>
<tr>
<td></td>
<td>II. other</td>
</tr>
<tr>
<td></td>
<td>B. Extracts:</td>
</tr>
<tr>
<td></td>
<td>II. other</td>
</tr>
<tr>
<td>21.02</td>
<td>Extracts, essences or concentrates, of coffee, tea or maté; preparations with a basis of those extracts, essences or concentrates:</td>
</tr>
<tr>
<td></td>
<td>ex A. Coffee essences</td>
</tr>
<tr>
<td></td>
<td>B. Extracts, essences or concentrates of tea or maté; preparations with a basis of the foregoing extracts, essences or concentrates</td>
</tr>
<tr>
<td>21.03</td>
<td>Mustard flour and prepared mustard:</td>
</tr>
<tr>
<td></td>
<td>A. Mustard flour in immediate packaging of a net capacity:</td>
</tr>
<tr>
<td></td>
<td>I. Of 1 kg. or less</td>
</tr>
<tr>
<td></td>
<td>II. Of more than 1 kg.</td>
</tr>
<tr>
<td></td>
<td>B. Prepared mustard</td>
</tr>
<tr>
<td>21.04</td>
<td>Sauces: mixed condiments and mixed seasonings:</td>
</tr>
<tr>
<td></td>
<td>ex B. Other, excluding sauces with a vegetable oil base.</td>
</tr>
<tr>
<td>21.05</td>
<td>Soups and broths, in liquid, solid or powder form; homogenized compound food preparations:</td>
</tr>
<tr>
<td></td>
<td>A. Soups and broths, in liquid, solid or powder form</td>
</tr>
<tr>
<td>21.06</td>
<td>Natural yeasts (active or inactive); prepared baking powders:</td>
</tr>
<tr>
<td></td>
<td>A. Active natural yeasts:</td>
</tr>
<tr>
<td></td>
<td>I. Culture yeast</td>
</tr>
<tr>
<td></td>
<td>II. Baker's yeast</td>
</tr>
<tr>
<td></td>
<td>(a) Dried</td>
</tr>
<tr>
<td></td>
<td>(b) Other</td>
</tr>
<tr>
<td></td>
<td>III. Other</td>
</tr>
<tr>
<td></td>
<td>B. Inactive natural yeasts:</td>
</tr>
<tr>
<td></td>
<td>I. In tablet, cube or similar form or in immediate packagings of a net capacity of 1 kg. or less</td>
</tr>
<tr>
<td></td>
<td>II. Other</td>
</tr>
<tr>
<td></td>
<td>C. Prepared baking powders</td>
</tr>
<tr>
<td>Common tariff heading</td>
<td>Description of products</td>
</tr>
<tr>
<td>-----------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>21.07</td>
<td>Food preparations not elsewhere specified or included:</td>
</tr>
<tr>
<td></td>
<td>A. Cereals in grain or ear form, pre-cooked or otherwise prepared:</td>
</tr>
<tr>
<td></td>
<td>F. Other:</td>
</tr>
<tr>
<td></td>
<td>I. Containing no fats derived from milk or containing less than 1.5% by weight of such fats:</td>
</tr>
<tr>
<td></td>
<td>(a) Containing no saccharose or containing less than 5% by weight of saccharose (including invert sugar expressed as saccharose):</td>
</tr>
<tr>
<td></td>
<td>ex 1. Containing no starch or less than 5% by weight of starch:</td>
</tr>
<tr>
<td></td>
<td>- Palm tree cores</td>
</tr>
<tr>
<td>22.02</td>
<td>Lemonade, flavoured spa waters and flavoured aerated waters, and other non-alcoholic beverages, not including fruit and vegetable juices falling within heading No. 20.07:</td>
</tr>
<tr>
<td></td>
<td>A. Not containing milk or fats derived from milk:</td>
</tr>
<tr>
<td></td>
<td>- Beverages obtained from tamarind pulp</td>
</tr>
<tr>
<td></td>
<td>- Other</td>
</tr>
<tr>
<td>23.02</td>
<td>Bran, sharps and other residues derived from the sifting, milling or working of cereals or of leguminous vegetables:</td>
</tr>
<tr>
<td>23.07</td>
<td>Sweetened forage; other preparations of a kind used in animal feeding:</td>
</tr>
<tr>
<td></td>
<td>A. Fish or marine mammal solubles</td>
</tr>
<tr>
<td></td>
<td>C. Not specified</td>
</tr>
</tbody>
</table>
Abbreviations:

(L): indicates that the goods referred to are subject to the levy system;

vc: indicates that the goods referred to are subject to a charge based on a variable component which is specified under the regulations concerning trade in certain goods resulting from the processing of agricultural products;

adf: indicates that additional duty may be levied on the flour content of the products in question;

ads: indicates that additional duty may be levied on the sugar content of the products concerned.
## ANNEX B

List of Developing Countries and Territories Beneficiaries of Generalized Tariff Preferences

### INDEPENDENT COUNTRIES

<table>
<thead>
<tr>
<th>Country</th>
<th>Country</th>
<th>Country</th>
</tr>
</thead>
<tbody>
<tr>
<td>Afghanistan</td>
<td>India</td>
<td>Philippines</td>
</tr>
<tr>
<td>Algeria</td>
<td>Indonesia</td>
<td>Qatar</td>
</tr>
<tr>
<td>Arab Republic of Egypt</td>
<td>Iran</td>
<td>Rwanda</td>
</tr>
<tr>
<td>Argentina</td>
<td>Iraq</td>
<td>Saudi Arabia</td>
</tr>
<tr>
<td>Bahrain</td>
<td>Ivory Coast</td>
<td>Senegal</td>
</tr>
<tr>
<td>Bangladesh</td>
<td>Jamaica</td>
<td>Sierra Leone</td>
</tr>
<tr>
<td>Barbados</td>
<td>Jordan</td>
<td>Singapore</td>
</tr>
<tr>
<td>Bhutan</td>
<td>Kenya</td>
<td>Somalia</td>
</tr>
<tr>
<td>Bolivia</td>
<td>Khmer Republic</td>
<td>Southern Yemen</td>
</tr>
<tr>
<td>Botswana</td>
<td>Korea (South)</td>
<td>Sri Lanka.</td>
</tr>
<tr>
<td>Brazil</td>
<td>Kuwait</td>
<td>Sudan</td>
</tr>
<tr>
<td>Burma</td>
<td>Laos</td>
<td>Swaziland (Ngwane)</td>
</tr>
<tr>
<td>Burundi</td>
<td>Lebanon</td>
<td>Syria</td>
</tr>
<tr>
<td>Cameroon</td>
<td>Lesotho</td>
<td>Tanzania</td>
</tr>
<tr>
<td>Central African Republic</td>
<td>Liberia</td>
<td>Thailand</td>
</tr>
<tr>
<td>Chad</td>
<td>Libya</td>
<td>Togo</td>
</tr>
<tr>
<td>Chile</td>
<td>Madagascar</td>
<td>Tonga</td>
</tr>
<tr>
<td>Colombia</td>
<td>Malawi</td>
<td>Trinidad and Tobago</td>
</tr>
<tr>
<td>Costa Rica</td>
<td>Malaysia</td>
<td>Tunisia</td>
</tr>
<tr>
<td>Cuba</td>
<td>Maldives</td>
<td>Uganda</td>
</tr>
<tr>
<td>Cyprus</td>
<td>Mali</td>
<td>United Arab Emirates:</td>
</tr>
<tr>
<td>Dahomey</td>
<td>Mauritania</td>
<td>Abu Dhabi</td>
</tr>
<tr>
<td>Dominican Republic</td>
<td>Mauritius</td>
<td>Dubai</td>
</tr>
<tr>
<td>Ecuador</td>
<td>Mexico</td>
<td>Ras al Khaimah</td>
</tr>
<tr>
<td>El Salvador</td>
<td>Morocco</td>
<td>Fujairah</td>
</tr>
<tr>
<td>Equatorial Guinea</td>
<td>Nauru</td>
<td>Ajman</td>
</tr>
<tr>
<td>Ethiopia</td>
<td>Nepal</td>
<td>Sharjah</td>
</tr>
<tr>
<td>Fiji</td>
<td>Nicaragua</td>
<td>Umm al Quaiwan</td>
</tr>
<tr>
<td>Gabon</td>
<td>Niger</td>
<td></td>
</tr>
<tr>
<td>Gambia</td>
<td>Nigeria</td>
<td></td>
</tr>
<tr>
<td>Ghana</td>
<td>Oman</td>
<td></td>
</tr>
<tr>
<td>Guatemala</td>
<td>Pakistan</td>
<td></td>
</tr>
<tr>
<td>Guinea</td>
<td>Panama</td>
<td></td>
</tr>
<tr>
<td>Guyana</td>
<td>Paraguay</td>
<td></td>
</tr>
<tr>
<td>Haiti</td>
<td>People's Republic</td>
<td></td>
</tr>
<tr>
<td>Honduras</td>
<td>of the Congo</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Peru</td>
<td></td>
</tr>
</tbody>
</table>
COUNTRIES AND TERRITORIES

Dependent or Administered or for the Conduct of Whose External Affairs States Members of the Community or Third Countries are Wholly or Partly Responsible

Afars and Issas (Territory of the)
Angola (including Cabinada)
Bahamas
Bermuda
British Honduras
British Indian Ocean Territory (Chagos Archipelago, Des Roches)
British Oceania (Territories under the jurisdiction of the Western Pacific High Commission) 1/
Brunei
Cape Verde Islands
Cayman Islands and Dependencies
Comoro Archipelago
Cook Islands
Falkland Islands (Malvinas) and Dependencies
French Polynesia
French Southern and Antarctic Territories
Gibraltar
Hong Kong
Macao
Mozambique
Netherlands Antilles
New Caledonia and Dependencies
New Guinea (Australian) and Papua
Pacific Islands administered by the United States of America or under United States trusteeship 2/
Papua (see Australian New Guinea)
Portuguese Guinea
Portuguese Timor
St. Helena (including Ascension, Gough Island, and Tristan de Cunha)
Saint-Pierre and Miquelon
São Tomé and Principe

1/ Gilbert and Ellíge Islands, British Solomon Islands, New Hebrides Condominium, Canton, Enderbury and Pitcairn Islands.

2/ The Pacific Islands administered by the United States of America include: Guam, American Samoa including Swain’s Island, Midway Islands, Johnston and Sand Islands, Wake Island and the Trust Territory of the Pacific Islands: the Caroline, Mariana and Marshall Islands.
Seychelles (including Amirantes)
Sikkim
Spanish territory in Africa
Surinam
Territories for which New Zealand is responsible (Niuwe Island, Tokelau Islands)
Turks and Caicos Islands
Virgin Islands of the United States (St. Croix, St. Thomas, St. John etc.)
Wallis and Futuna Islands
West Indies 1/

Note: The above lists may be amended subsequently to take account of changes in the international status of countries or territories.

1/ Leeward Islands, Antigua, Montserrat, St. Kitts-Nevis-Anguilla, British Virgin Islands, Windward Islands, Dominica, Grenada, St. Lucia, St. Vincent.
II

(Instruments for which publication is not a condition of their application)

COUNCIL

DECISION

of 19 December 1972

of the representatives of the Governments of the States members of the European Coal and Steel Community meeting in Council, concerning the establishment, sharing and management of tariff quotas for certain iron and steel products originating in developing countries

(72/432/ECSC)

THE REPRESENTATIVES OF THE GOVERNMENTS OF THE STATES MEMBERS OF THE EUROPEAN COAL AND STEEL COMMUNITY MEETING IN THE COUNCIL,

in agreement with the Commission

DECIDE:

Article 1

1. As from 1 January and until 31 December 1973, the duties applicable in the Community to the import of the products listed in annex A shall be totally suspended in respect of tariff quotas, expressed in units of account, amounting for each member State respectively to the quantities indicated in column 5 of annex A, these different amounts being recapitulated in the form of a cumulative total in column 3 of the said annex.

2. Only products originating in the countries and territories listed in annex B shall be eligible to benefit from these tariff quotas. However, imports already allowed exemption from customs duty by the six States members of ECSC under another preferential régime may not be charged to these tariff quotas. For the purposes of implementation of this Decision, origin shall be determined in accordance with the procedure laid down in article 14 of Council Regulation (EEC) No. 802/68 of 27 June 1968 1/ on common definition of rules of origin.

3. For each country and territory referred to in paragraph 2, the amount which may be charged to each of the tariff quotas indicated above shall not exceed the maximum amount shown as a percentage in column 4 of annex A against each category of product.

4. Any modification of annex B, in particular by the addition of further countries or territories beneficiaries of tariff preferences may entail a corresponding adjustment of the maximum amounts indicated as percentages and of the tariff quotas specified in columns 4 and 5 of annex A.

Article 2

1. Each member State shall manage its tariff quota in accordance with its own relevant regulations.

2. The fact that the quota of a member State has been exhausted shall be determined on the basis of the imports of the products concerned presented for customs inspection under cover of declarations that they are intended for consumption and according to the customs value of the said products.

Article 3

Each member State shall resume collection of the suspended duties with regard to any country or territory listed in annex B whenever it finds that imports under its national quota of the said products originating in such country or territory have reached the maximum amount specified in column 4 of annex A.

Such resumption shall be notified immediately to the Commission, which shall promptly inform the other member States. At the request of a member State or of the Commission, the possible effect of such a situation on the cumulative total shown in column 3 of annex A shall immediately be examined jointly.

Article 4

The member States shall inform the Commission periodically of the imports of the products in question which have actually been charged against their quotas.

Article 5

The member States shall, in close co-operation with the Commission, take all necessary steps to ensure the implementation of the preceding provisions.

Article 6

The member States shall take such action as is required for the implementation of this decision.

Done at Brussels on 19 December 1972.

By the Council

T. WESTERTERP

President
### ANEX A

List of products in respect of which a zero-duty tariff ceiling is established under the generalised tariff preferences in favour of developing countries and territories

<table>
<thead>
<tr>
<th>(1)</th>
<th>European Communities tariff heading</th>
<th>(2) Description of products</th>
<th>(3) Total of entries in column 5 (in units of account)</th>
<th>(4) Maximum amount, as a percentage, per country or territory</th>
<th>(5) Quota assigned (in units of account)</th>
</tr>
</thead>
<tbody>
<tr>
<td>73.08</td>
<td>Iron or steel coils for re-rolling</td>
<td>8,932,000</td>
<td>50</td>
<td>Germany 3,349,500</td>
<td>Germany 3,349,500</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Benelux 1,546,732</td>
<td>Benelux 1,546,732</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>France 2,420,572</td>
<td>France 2,420,572</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Italy 1,815,396</td>
<td>Italy 1,815,396</td>
</tr>
<tr>
<td>73.10</td>
<td>Bar and rods (including wire rod), or iron or steel, hot-rolled, forged, extruded, cold-formed or cold-finished; hollow mining drill steel; A. Not further worked than hot-rolled or extruded D. Clad or surface-worked (polished, coated, etc.); I. Not further worked than clad: (a) Not-rolled or extruded</td>
<td>4,371,000</td>
<td>50</td>
<td>Germany 1,659,129</td>
<td>Germany 1,659,129</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Benelux 660,021</td>
<td>Benelux 660,021</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>France 1,184,543</td>
<td>France 1,184,543</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Italy 887,513</td>
<td>Italy 887,513</td>
</tr>
<tr>
<td>73.11</td>
<td>Angles, shapes and sections, of iron or steel, hot-rolled, forged, extruded, cold-formed or cold-finished; sheet piling of iron or steel whether or not drilled, punched or made from assembled elements: A. Angles, shapes and sections: I. Not further worked than hot-rolled or extruded IV. Clad or surface-worked (polished, coated, etc.); (a) Not further worked than clad B. Sheet piling</td>
<td>3,270,000</td>
<td>50</td>
<td>Germany 1,226,250</td>
<td>Germany 1,226,250</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Benelux 493,770</td>
<td>Benelux 493,770</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>France 886,170</td>
<td>France 886,170</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Italy 663,910</td>
<td>Italy 663,910</td>
</tr>
<tr>
<td>73.13</td>
<td>Sheets and plates, of iron or steel, hot-rolled or cold-rolled: A. &quot;Electrical&quot; sheets and plates B. Other sheets and plates: I. Not further worked than hot-rolled II. Not further worked than cold-rolled, of a thickness of: (b) 1 mm. exclusive to 3 mm. exclusive (c) 1 mm. or less III. Not further worked than burnished, polished or glazed IV. Clad, coated or otherwise surface-treated: (b) Zinced (c) Zinc-coated or lead-coated (d) Other (coppered, artificially oxidised, lacquered, nickelled, varnished, clad, Parkerised, printed, etc.) V. Otherwise worked: (a) Not further worked than cut to other than square or rectangular shape: 2. Other</td>
<td>14,587,000</td>
<td>30</td>
<td>Germany 5,470,125</td>
<td>Germany 5,470,125</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Benelux 2,202,637</td>
<td>Benelux 2,202,637</td>
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<td></td>
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<td></td>
<td></td>
<td>France 5,955,077</td>
<td>France 5,955,077</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td>Italy 2,961,161</td>
<td>Italy 2,961,161</td>
</tr>
</tbody>
</table>
### ANNEX B

List of developing countries and territories beneficiaries of generalized tariff preferences

**INDEPENDENT COUNTRIES**

<table>
<thead>
<tr>
<th>Country</th>
<th>Country</th>
<th>Country</th>
</tr>
</thead>
<tbody>
<tr>
<td>Afghanistan</td>
<td>Indonesia</td>
<td>Rwanda</td>
</tr>
<tr>
<td>Algeria</td>
<td>Iran</td>
<td>Saudi Arabia</td>
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<tr>
<td>Arab Republic of Egypt</td>
<td>Iraq</td>
<td>Senegal</td>
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<td>Ivory Coast</td>
<td>Sierra Leone</td>
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<td>Jamaica</td>
<td>Singapore</td>
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<td>Bangladesh</td>
<td>Jordan</td>
<td>Somalia</td>
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<td>Barbados</td>
<td>Kenya</td>
<td>Southern Yemen</td>
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<td>Khmer Republic</td>
<td>Sri Lanka</td>
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<tr>
<td>Bolivia</td>
<td>Korea (South)</td>
<td>Sudan</td>
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<tr>
<td>Botswana</td>
<td>Kuwait</td>
<td>Swaziland (Ngwane)</td>
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<tr>
<td>Brazil</td>
<td>Laos</td>
<td>Syria</td>
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<td>Maldives</td>
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<td>Abu Dhabi</td>
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<td>Cyprus</td>
<td>Mauritania</td>
<td>Dubai</td>
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<tr>
<td>Dahomey</td>
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<td>Ras al Khaimah</td>
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<td>Dominican Republic</td>
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<td>Umm al Quaiwan</td>
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<td>Nigeria</td>
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<td>Gambia</td>
<td>Oman</td>
<td>Viet-Nam (South)</td>
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<td>Ghana</td>
<td>Pakistan</td>
<td>Western Samoa</td>
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<td>Guatemala</td>
<td>Panama</td>
<td>Yemen</td>
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<td>Honduras</td>
<td>Philippines</td>
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<tr>
<td>India</td>
<td>Qatar</td>
<td></td>
</tr>
</tbody>
</table>
COUNTRIES AND TERRITORIES

dependent or administered, or for the conduct of whose
external affairs states members of the Community or
third countries are wholly or partly responsible

Afars and Issas (Territory of the)
Angola (including Cabinda)
Bahamas
Bermuda
British Honduras
British Indian Ocean Territory (Chagos Archipelago, Des Roches)
British Oceania (Territories under the jurisdiction of the Western Pacific High
Commission) 1/
Brunei
Cape Verde Islands
Cayman Islands and Dependencies
Comoro Archipelago
Cook Islands
Falkland Islands (Malvinas) and Dependencies
French Polynesia
French Southern and Antarctic Territories
Gibraltar
Hong Kong
Macao
Mozambique
Netherlands Antilles
New Caledonia and Dependencies
New Guinea (Australian) and Papua
Pacific Islands administered by the United States of America or under United
States trusteeship 2/
Papua (see Australian New Guinea)
Portuguese Guinea
Portuguese Timor

1/ Gilbert and Ellice Islands, British Solomon Islands, New Hebrides
Condominium, Canton, Enderbury and Pitcairn Islands

2/ The Pacific Islands administered by the United States of America include:
Guam, American Samoa including Swain's Island, Midway Islands, Johnston and
Sand Islands, Wake Island and the Trust Territory of the Pacific Islands: the
Caroline, Mariana and Marshall Islands.
St. Helena (including Ascension, Gough Island, and Tristan da Cunha)
Saint-Pierre and Miquelon
Sao Tomé and Principe
Seychelles (including Amirantes)
Sikkim
Spanish territory in Africa
Surinam
Territories for which New Zealand is responsible (Niuwe Island, Tokelau Islands)
Turks and Caicos Islands
Virgin Islands of the United States (St. Croix, St. Thomas, St. John etc.)
Wallis and Futuna Islands
West Indies

Note: The above lists may be amended subsequently to take account of changes in the international status of countries or territories.

1/ Leeward Islands, Antigua, Montserrat, St. Kitts-Nevis-Anguilla, British Virgin Islands, Windward Islands, Dominica, Granada, St. Lucia, St. Vincent
DECISION
of 19 December 1972

of the representatives of the Governments of the States members of the European Coal and Steel Community meeting in Council concerning the establishment of tariff preferences for certain iron and steel products originating in developing countries

(72/433/ECSC)

THE REPRESENTATIVES OF THE GOVERNMENTS OF THE STATES MEMBERS OF THE EUROPEAN COAL AND STEEL COMMUNITY MEETING IN THE COUNCIL,
in agreement with the Commission,
DECIDE

Article 1

1. As from 1 January and until 31 December 1973, the duties applicable in the Community to the import of the products listed in annex A shall be totally suspended, subject to the provisions of article 2.

2. Only products originating in the countries and territories listed in annex B shall be eligible to benefit from this suspension. For the purposes of implementation of this Decision, origin shall be determined in accordance with the procedure laid down in article 14 of Council Regulation (EEC) No. 802/68 of 27 June 1968 on common definition of rules of origin.

3. The benefit of this suspension shall be accorded, for each category of products, within the limit of a ceiling equal to the sum, in units of account, of the c.i.f. value of Community imports of the products in question in 1968 from the above-mentioned countries and territories, excluding those allowed by the six States members of the European Coal and Steel Community to benefit from various preferential tariff régimes, and 5 per cent of the c.i.f. value of imports in 1970 from other countries and territories already benefiting from such régimes.

Imports already enjoying exemption from customs duties under such régimes shall not count towards the above-mentioned ceiling.

4. Subject to the provisions of article 2 and within the limit of each ceiling thus calculated, imports of products originating in any of the above-mentioned countries or territories which are charged to the ceiling shall not exceed a maximum amount corresponding to 50 per cent of the ceiling.

5. Any modification of annex B, in particular by the addition of further countries or territories beneficiaries of tariff preferences, shall entail a corresponding adjustment of the ceilings and maximum amounts referred to in paragraphs 3 and 4.

Article 2

1. Whenever the ceilings fixed for Community imports of products originating in the countries and territories referred to in article 1, paragraph 2, considered as a whole, calculated in accordance with the provisions of article 1, paragraph 3, have been reached at the Community level, the member States may, at any time, at the request of one of them or of the Commission, re-establish for the Community as a whole collection of the duties applicable to imports of the products in question from all the countries and territories concerned until the end of the period specified in article 1, paragraph 1.

2. Whenever the maximum amounts fixed for Community import of products originating in each of the countries and territories referred to in article 1, paragraphs 2 and 3, calculated in accordance with the provisions of article 1, paragraph 4, have been reached at the Community level in the case of one of these countries or territories, the member States may, at any time, at the request of one of them, re-establish for the Community as a whole collection of the duties applicable to imports of the products in question from the country or territory concerned until the end of the period specified in article 1, paragraph 1.

Article 3

1. The member States shall charge imports of the products concerned to the ceilings and maximum amounts as and when these products are presented for customs inspection under cover of declarations that they are intended for consumption, according to the customs value of the said products.

2. The fact that the ceilings and maximum amounts have been reached shall be established at the Community level on the basis of the imports charged in the manner defined in paragraph 1.

Article 4

The member States shall, in close co-operation with the Commission, take all necessary steps to ensure the implementation of the preceding provisions.

Article 5

The member States shall inform the Commission periodically of imports of the products in question which have actually been charged to the ceilings and maximum amounts referred to in article 1, paragraphs 3 and 4.

Article 6

The member States shall take such action as is required for the implementation of this decision.

Done at Brussels on 19 December 1972.

By the Council

T. WESTERTERP

President
ANNEX A

List of products in respect of which duties under the customs tariff are totally suspended under the generalized tariff preferences in favour of developing countries and territories

<table>
<thead>
<tr>
<th>European Communities tariff heading</th>
<th>Description of goods</th>
</tr>
</thead>
<tbody>
<tr>
<td>73.07</td>
<td>Blooms, billets, slabs and sheet bars (including tinplate bars), of iron or steel, pieces roughly shaped by forging, of iron or steel: 1/</td>
</tr>
<tr>
<td></td>
<td>A. Blooms and billets: 1/</td>
</tr>
<tr>
<td></td>
<td>I. rolled</td>
</tr>
<tr>
<td></td>
<td>B. Slabs and sheet bars (including tinplate bars):</td>
</tr>
<tr>
<td></td>
<td>I. rolled</td>
</tr>
<tr>
<td>73.09</td>
<td>Universal plates of iron or steel</td>
</tr>
<tr>
<td>73.12</td>
<td>Hoop and strip, of iron or steel, hot-rolled or cold-rolled:</td>
</tr>
<tr>
<td></td>
<td>A. Not further worked than hot-rolled</td>
</tr>
<tr>
<td></td>
<td>B. Not further worked than cold-rolled:</td>
</tr>
<tr>
<td></td>
<td>I. for the manufacture of tinplate (in coils)</td>
</tr>
<tr>
<td></td>
<td>C. Clad, coated or otherwise surface-treated:</td>
</tr>
<tr>
<td></td>
<td>III. tinned:</td>
</tr>
<tr>
<td></td>
<td>(a) Tinplate</td>
</tr>
<tr>
<td></td>
<td>V. other (coppered, artificially oxidized, lacquered, nickelled, varnished, clad, parkerized, printed, etc.):</td>
</tr>
<tr>
<td></td>
<td>(a) Not further worked than clad:</td>
</tr>
<tr>
<td></td>
<td>I. Hot-rolled</td>
</tr>
</tbody>
</table>

1/ As an exception to the rule set out in article 1, paragraph 3, a fixed ceiling amounting to 5 million units of account has been set for the products falling under this heading.
<table>
<thead>
<tr>
<th>European Communities tariff heading</th>
<th>Description of goods</th>
</tr>
</thead>
<tbody>
<tr>
<td>73.15</td>
<td>Alloy steel and high carbon steel in the forms mentioned in heading Nos. 73.06 to 73.14</td>
</tr>
<tr>
<td>A. High carbon steel:</td>
<td></td>
</tr>
<tr>
<td>I. Ingots, blooms, billets, slabs and sheet bars:</td>
<td></td>
</tr>
<tr>
<td>(b) Other</td>
<td></td>
</tr>
<tr>
<td>2. Blooms, billets, slabs and sheet bars</td>
<td></td>
</tr>
<tr>
<td>III. Coils for re-rolling</td>
<td></td>
</tr>
<tr>
<td>IV. Universal plates</td>
<td></td>
</tr>
<tr>
<td>V. Bars and rods (including wire rod and hollow mining drill steel) and angles, shapes and sections:</td>
<td></td>
</tr>
<tr>
<td>(b) Not further worked than hot-rolled or extruded</td>
<td></td>
</tr>
<tr>
<td>(d) Clad or surface-worked (polished, coated, etc.):</td>
<td></td>
</tr>
<tr>
<td>1. Not further worked than clad (aa) Hot-rolled or extruded</td>
<td></td>
</tr>
<tr>
<td>VI. Hoop and strip:</td>
<td></td>
</tr>
<tr>
<td>(a) Not further worked than hot-rolled</td>
<td></td>
</tr>
<tr>
<td>(c) Clad, coated or otherwise surface-treated:</td>
<td></td>
</tr>
<tr>
<td>1. Not further worked than clad (aa) Hot-rolled</td>
<td></td>
</tr>
<tr>
<td>VII. Sheets and plates:</td>
<td></td>
</tr>
<tr>
<td>(a) Not further worked than hot-treated</td>
<td></td>
</tr>
<tr>
<td>(b) Not further worked than cold-rolled, of a thickness of:</td>
<td></td>
</tr>
<tr>
<td>2. Less than 3 mm.</td>
<td></td>
</tr>
<tr>
<td>(c) Polished, clad, coated or otherwise surface-treated</td>
<td></td>
</tr>
<tr>
<td>(d) Otherwise shaped or worked:</td>
<td></td>
</tr>
<tr>
<td>1. Not further worked than cut to other than square or rectangular shape</td>
<td></td>
</tr>
<tr>
<td>European Communities tariff heading</td>
<td>Description of goods</td>
</tr>
<tr>
<td>-------------------------------------</td>
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</tr>
<tr>
<td>73.15 (cont'd)</td>
<td>B. Alloy steel</td>
</tr>
<tr>
<td></td>
<td>I. Ingots, blooms, billets, slabs and sheet bars:</td>
</tr>
<tr>
<td></td>
<td>(b) Other</td>
</tr>
<tr>
<td></td>
<td>2. Blooms, billets, slabs and sheet bars</td>
</tr>
<tr>
<td></td>
<td>III. Coils for re-rolling</td>
</tr>
<tr>
<td></td>
<td>IV. Universal plates</td>
</tr>
<tr>
<td></td>
<td>V. Bars and rods (including wire rod and hollow mining drill steel) and angles, shapes and sections:</td>
</tr>
<tr>
<td></td>
<td>(b) Not further worked than hot-rolled or extruded</td>
</tr>
<tr>
<td></td>
<td>(d) Clad or surface-worked (polished, coated, etc.):</td>
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<tr>
<td></td>
<td>1. Not further worked than clad:</td>
</tr>
<tr>
<td></td>
<td>(aa) Hot-rolled or extruded</td>
</tr>
<tr>
<td></td>
<td>VI. Hoop and strip:</td>
</tr>
<tr>
<td></td>
<td>(a) Not further worked than hot-rolled</td>
</tr>
<tr>
<td></td>
<td>(c) Clad, coated or otherwise, surface-treated:</td>
</tr>
<tr>
<td></td>
<td>1. Not further worked than clad:</td>
</tr>
<tr>
<td></td>
<td>(aa) Hot-rolled</td>
</tr>
<tr>
<td></td>
<td>VII. Sheets and plates:</td>
</tr>
<tr>
<td></td>
<td>(a) &quot;Electrical&quot; sheets and plates</td>
</tr>
<tr>
<td></td>
<td>(b) Other sheets and plates:</td>
</tr>
<tr>
<td></td>
<td>1. Not further worked than hot-rolled</td>
</tr>
<tr>
<td></td>
<td>2. Not further worked than cold-rolled, of a thickness of:</td>
</tr>
<tr>
<td></td>
<td>(bb) Less than 3 mm.</td>
</tr>
<tr>
<td></td>
<td>3. Polished, clad, coated or otherwise surface-treated</td>
</tr>
<tr>
<td></td>
<td>4. Otherwise shaped or worked:</td>
</tr>
<tr>
<td></td>
<td>(aa) Not further worked than cut to other than square or rectangular shape</td>
</tr>
<tr>
<td>European Communities tariff heading</td>
<td>Description of goods</td>
</tr>
<tr>
<td>-------------------------------------</td>
<td>----------------------</td>
</tr>
<tr>
<td>73.16</td>
<td>Railway and tram track construction material of iron or steel, the following: rails, check-rails, switch blades, crossings (or frogs), crossing pieces, point rods, rack rails, sleepers, fishplates, chairs, chair wedges, sole plates (base plates), rail clips, bed plates, ties and other material specialized for joining or fixing rails:</td>
</tr>
<tr>
<td></td>
<td>A. Rails:</td>
</tr>
<tr>
<td></td>
<td>II. Other</td>
</tr>
<tr>
<td></td>
<td>B. Check-rails</td>
</tr>
<tr>
<td></td>
<td>C. Sleepers</td>
</tr>
<tr>
<td></td>
<td>D. Fishplates and chairs:</td>
</tr>
<tr>
<td></td>
<td>I. rolled</td>
</tr>
</tbody>
</table>
## ANNEX B

**List of developing countries and territories beneficiaries of generalized tariff preferences**

**INDEPENDENT COUNTRIES**

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<thead>
<tr>
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<th>India</th>
<th>Philippines</th>
</tr>
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<tbody>
<tr>
<td>Algeria</td>
<td>Indonesia</td>
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<td>Arab Republic of Egypt</td>
<td>Iran</td>
<td>Rwanda</td>
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<td>Jordan</td>
<td>Singapore</td>
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<td>Korea (South)</td>
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<td>Brazil</td>
<td>Kuwait</td>
<td>Sudan</td>
</tr>
<tr>
<td>Burma</td>
<td>Lacs</td>
<td>Swaziland (Ngwane)</td>
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<td>Nicaragua</td>
<td>Umm al Quaiwan</td>
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<tr>
<td>Gabon</td>
<td>Niger</td>
<td>Upper Volta</td>
</tr>
<tr>
<td>Gambia</td>
<td>Nigeria</td>
<td>Uruguay</td>
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<td>Western Samoa</td>
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<td>Paraguay</td>
<td>Yemen</td>
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<td>People's Republic of the Congo</td>
<td>Yugoslavia</td>
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<td>Peru</td>
<td>Zaire</td>
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<td>Zambia</td>
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</table>
COUNTRIES AND TERRITORIES

Dependent or administered, or for the conduct of whose external affairs States members of the Community or third countries are wholly or partly responsible

Afars and Issas (Territory of the)
Angola (including Cabinda)
Bahamas
Bermuda
British Honduras
British Indian Ocean Territory (Chagos Archipelago, Des Roches)
British Oceanic (Territories under the jurisdiction of the Western Pacific High Commission) 1/
Brunei
Cape Verde Islands
Gayman Islands and Dependencies
Comoro Archipelago
Cook Islands
Falkland Islands (Malvinas) and Dependencies
French Polynesia
French Southern and Antarctic Territories
Gibraltar
Hong Kong
Macao
Mozambique
Netherlands Antilles
New Caledonia and Dependencies
New Guinea (Australian) and Papua
Pacific Islands administered by the United States of America or under United States trusteeship 2/
Papua (see Australian New Guinea)
Portuguese Guinea
Portuguese Timor
St. Helena (including Ascension, Gough Island, and Tristan da Cunha)
Saint-Pierre and Miquelon

1/ Gilbert and Ellice Islands, British Solomon Islands, New Hebrides Condominium, Canton, Enderbury and Pitcairn Islands.

2/ The Pacific Islands administered by the United States of America include: Guam, American Samoa including Swain's Island, Midway Islands, Johnston and Sand Islands, Wake Island and the Trust Territory of the Pacific Islands: the Caroline, Mariana and Marshall Islands.
Sao Tomé and Principe
Seychelles (including Amirantes)
Sikkim
Spanish territory in Africa
Surinam
Territories for which New Zealand is responsible (Niuwe Island, Tokelau Islands)
Turks and Caicos Islands
Virgin Islands of the United States (St. Croix, St. Thomas, St. John etc.)
Wallis and Futuna Islands
West Indies \(^1\)

Note: The above lists may be amended subsequently to take account of changes in the international status of countries or territories.

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\(^1\) Leeward Islands, Antigua, Montserrat, St. Kitts-Nevis-Anguilla, British Virgin Islands, Windward Islands, Dominica, Grenada, St. Lucia, St. Vincent.