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(Acts whose publication is obligatory)

COUNCIL REGULATION (EC) No 487/2004 of 11 March 2004 amending Regulation (EEC) No 3030/93 on common rules for imports of certain textile products

from third countries

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community, and in particular Article 133 thereof,

Having regard to the proposal from the Commission,

Whereas:

- (1) As from 1 May 2004, the European Union will include ten new Member States. The Act of Accession establishes that the new Member States must apply the common trade policy concerning textiles and that the quantitative restrictions applied by the Community on imports of textile and clothing products are to be adjusted to take account of the accession. The quantitative restrictions applicable to imports of certain textile products from third countries into the enlarged Community should consequently be adjusted so as to cover imports into the 10 new Member States. This necessitates amendments to Council Regulation (EEC) No 3030/93 of 12 October 1993 on common rules for imports of certain textile products from third countries (¹).
- (2) In the interests of preventing the enlargement of the Community from having restrictive effects on trade, it is appropriate, when amending the quantities, to use a methodology which takes into account, for the purpose of adjusting the new quota levels, the traditional levels and patterns of imports into the 10 new Member States. A formula consisting of the average of the last three years' imports into the 10 new Member States originating in third countries, adjusted pro rata temporis, would provide an appropriate reflection of these historic flows. The years 2000 to 2002 have been selected as the most significant, as they represent the latest available information about the 10 new Member States' imports in textiles and clothing.

- (3) Accordingly, Annexes V and VII to Regulation (EEC) No 3030/93 should be amended to list quota levels applicable from the date of the enlargement, namely 1 May 2004.
- (4) The quotas applicable to Vietnam should be those listed in the bilateral textile agreement between the European Community and the Socialist Republic of Vietnam, initialled on 15 February 2003 and approved by Decision 2003/453/EC (²), pending compliance by Vietnam with the market access commitments under that agreement.
- (5) All provisions of Regulation (EEC) No 3030/93 should be reformulated to apply to imports into the 10 new Member States; consequently, the initials of the new Member States should be inserted in Annex III.
- (6) In order to enable certain operations to take place, it is necessary to insert into Regulation (EEC) No 3030/93 a transitional rule whereby textile products whose importation into the Community is otherwise subject to quantitative limits or surveillance, and which are shipped into the Community prior to 1 May 2004 but which enter the ten new Member States on or after 1 May 2004, will qualify for import authorisations that are granted automatically.
- (7) In order to provide legal cover for the operations in question, it is necessary to insert into Regulation (EEC) No 3030/93 a transitional rule whereby textile products which are shipped prior to 1 May 2004 from the acceding Member States out of the Community for processing, and which are re-imported into the 10 new Member States on or after 1 May 2004, are exempt from quantitative limits or presentation of an import authorisation.
- (8) Regulation (EEC) No 3030/93 should therefore be amended accordingly,

(²) OJ L 152, 20.6.2003, p. 41.

^{(&}lt;sup>1</sup>) OJ L 275, 8.11.1993, p. 1. Regulation as last amended by Commission Regulation (EC) No 260/2004 (OJ L 51, 20.2.2004, p. 1).

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EEC) No 3030/93 is hereby amended as follows:

1. the following paragraph shall be added to Article 2:

^{'9}. The release for free circulation in one of the 10 new Member States acceding to the European Union on 1 May 2004, namely Czech Republic, Estonia, Cyprus, Lithuania, Latvia, Hungary, Malta, Poland, Slovenia and Slovakia, of textile products which are subject to quantitative limits or to surveillance in the Community and which have been shipped before 1 May 2004 and enter the 10 new Member States on or after 1 May 2004 shall be subject to presentation of an import authorisation. Such import authorisation shall be granted automatically and without quantitative limitation by the competent authorities of the Member State concerned, upon adequate proof, such as the bill of lading, that the products have been shipped before 1 May 2004.

Such licences shall be communicated to the Commission.';

2. the following subparagraph shall be added to Article 5:

'The release for free circulation of textile products sent from one of the ten new Member States acceding to the European Union on 1 May 2004 to a destination outside the Community for processing before 1 May 2004, and re-imported into the same Member State on or after that date, shall upon adequate proof, such as the export declaration, not be subject to quantitative limits or import authorisation requirements. The competent authorities of the Member State concerned shall provide information on those imports to the Commission.';

3. in Annex III, the second indent of Article 28(6) shall be replaced by the following:

'— two letters identifying the intended Member State of destination, or group of such Member States, as follows:

- AT = Austria
- BL = Benelux

- CY = Cyprus
- CZ = Czech Republic
- DE = Federal Republic of Germany
- DK = Denmark
- EE = Estonia
- EL = Greece
- ES = Spain
- FI = Finland
- FR = France
- GB = United Kingdom
- HU = Hungary
- IE = Ireland
- IT = Italy
- LT = Lithuania
- LV = Latvia
- MT = Malta
- PL = Poland
- PT = Portugal
- SE = Sweden
- SI = Slovenia
- SK = Slovakia';
- 4. Annex V shall be replaced by the text set out in Part A of the Annex to this Regulation;
- 5. in Annex VII, the table shall be replaced by the table set out in Part B of the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 1 May 2004.

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

Done at Brussels, 11 March 2004.

For the Council The President M. HARNEY

ANNEX

PART A

'ANNEX V

COMMUNITY QUANTITATIVE LIMITS

applicable in 2004

(The complete description of the goods is shown in Annex I)

			Community quantitative limits	
Third country	Category	Unit	Quota levels applicable from 1 May 2004	
Argentina	GROUP IA			
Ū	1	tonnes	6 010	
	2	tonnes	8 551	
	2a	tonnes	7 622	
Belarus	GROUP IA	IA tonnes 1000 pieces 1 000 pieces tonnes 1000 pieces 1 000 piec		
	1	tonnes	1 532	
	2	tonnes	4 3 3 4	
	3	tonnes	225	
	GROUP IB			
	4	1 000 pieces	1 1 3 5	
	5		1 012	
	6		854	
	7		843	
	8		1 062	
	GROUP IIA			
	9	tonnes	347	
	20	tonnes	307	
	22	tonnes	473	
	23	tonnes	243	
	39	tonnes	219	
	GROUP IIB			
	12	1 000 pairs	5 675	
	13		2 574	
	15		969	
	16		176	
	21		850	
	24		764	
	26/27		1 023	
	29	1 000 pieces	352	
	73	1 000 pieces	302	
	83	tonnes	173	
	GROUP IIIA			
	33	tonnes	370	
	36	tonnes	1 178	
	37	tonnes	441	
	50	tonnes	186	
	GROUP IIIB			
	67	tonnes	323	
	74	1 000 pieces	346	
	90	tonnes	189	
	GROUP IV			
	115	tonnes	83	
	117	tonnes	1 210	
	118	tonnes	427	

			Community quantitative limit
Third country	Category	Unit	Quota levels applicable from T May 2004
razil (5)	GROUP IA		
	1	tonnes	
	2	tonnes	
	2a	tonnes	
	3	tonnes	
	GROUP IB		
	4	1 000 pieces	
	6 (¹)		
	GROUP IIA		
	9		
	20		
	22		
	39	tonnes	
ina (²) (³)	GROUP IA	tonnes tonnes tonnes	
	1	tonnes	4 770
	2 (*) (1)	tonnes	30 556
	of which 2a	tonnes	4 359
	3	tonnes	8 088
	of which 3a	tonnes	2 769
	GROUP IB		
	4 (¹)	1 000 pieces	126 808
	5 (¹)		39 422
	6 (¹)		40 91 3
	7 (¹)		17 093
	8 (¹)		27 723
	GROUP IIA		(0(2
	9		6 962
	20/39		11 361
	22		19 351
	23	tonnes	11 847
	GROUP IIB		
	12	1 000 pairs	132 029
	13	1 000 pieces	586 244
	14	1 000 pieces	17 887
	15	1 000 pieces (1)	20 1 3 1
	16	1 000 pieces	17 181
	17	1 000 pieces	13 061
	26		6 645
	28	1 000 pieces	92 909
	29	1 000 pieces	15 687
	31	1 000 pieces	96 488
	78	tonnes	36 651
	83	tonnes	10 883
	GROUP III B		
	97	tonnes	2 861
	GROUP V	40.000-0	0 / 0 1
	163 (¹)	tonnes	8 481

			Community quantitative limits
Third country	Category	Unit	Quota levels applicable from 1 May 2004
Hong Kong	GROUP IA		
0 0	2	tonnes	14 172
	2a	tonnes	12 166
	3	tonnes	11 912
	3a	tonnes	8 085
	GROUP IB		
	4 (¹)	1 000 pieces	58 250
	5	1 000 pieces	40 240
	6 (¹)	1 000 pieces	79 703
	6a	1 000 pieces	68 857
	7	1 000 pieces	42 372
	8	1 000 pieces	59 172
	GROUP IIA		2.111
	39	tonnes	2 444
	GROUP IIB	1.000 pairs	52 150
	12	1 000 pairs	53 159
	13 (¹)	1 000 pieces	117 655
	16	1 000 sets	4 707
	26	1 000 pieces	12 498
	29	1 000 sets	5 1 9 1
	31	1 000 pieces	35 442
	78	tonnes	14 658
	83	tonnes	792
ndia	GROUP IA		
	1	tonnes	55 398
	2	tonnes	67 539
	2a	tonnes	30 211
	3	tonnes	38 567
	3a	tonnes	7 816
	GROUP IB		
	4 (¹)	1 000 pieces	100 237
	5	1 000 pieces	53 303
	6 (¹)	1 000 pieces	13 706
	7	1 000 pieces	78 485
	8	1 000 pieces	58 173
	GROUP IIA		
	9	tonnes	15 656
	20	tonnes	29 049
	23	tonnes	31 206
	39	tonnes	9 185
	GROUP IIB		
	15	1 000 pieces	10 238
	26	1 000 pieces	24 712
	29	1 000 pieces	14 637
ndonesia	GROUP IA		
	1	tonnes	22 559
	2	tonnes	34 126
	2a	tonnes	12 724
	3	tonnes	31 250
	3a	tonnes	16 872
	GROUP IB		
	4	1 000 pieces	59 337
	5	1 000 pieces	58 725
	6 (¹)	1 000 pieces	21 429
	7	1 000 pieces	15 694
	8	1 000 pieces	24 626
	GROUP II A		
	23	tonnes	32 405
	GROUP IIIA		
	35	tonnes	32 7 2 5

			Community quantitative limit
Third country	Category	Unit	Quota levels applicable from May 2004
lacao	GROUP IB		
	4 (¹)	1 000 pieces	15 051
	5	1 000 pieces	14 055
	6 (¹)	1 000 pieces	15 179
	7	1 000 pieces	5 907
	8	1 000 pieces	8 257
	GROUP IIA		
	20	tonnes	244
	39	tonnes	307
	GROUP IIB 13	1 000 pieces	9 446
	15	1 000 pieces	651
	16	1 000 pieces	508
	26	1 000 pieces	1 322
	31		
	78	1 000 pieces	10 789
	83	tonnes	2 115 517
<u> </u>			
ſalaysia	GROUP IA 2	tonnes	8 870
	2a	tonnes	3 406
	3^{2a} (1)	tonnes	18 594
	$3a(^{1})$	tonnes	7 652
	GROUP IB		
	4 (¹)	1 000 pieces	21 805
	5	1 000 pieces	10 132
	6 (¹)	1 000 pieces	12 831
	7	1 000 pieces	43 822
	8	1 000 pieces	10 500
	GROUP IIA		10.572
	22	tonnes	18 573
Pakistan	GROUP IA		
	1 (1)	tonnes	25 961
	2	tonnes	51 252
	2a 3	tonnes	19 376 86 004
	GROUP IB	tonnes	80 004
		1.000 pieces	50.020
	4 (¹)	1 000 pieces	50 030
	5	1 000 pieces	14 849
	6	1 000 pieces	53 885
	7	1 000 pieces	36 205
	8	1 000 pieces	8 350
	GROUP IIA 9	toppos	15 398
	20	tonnes	59 896
	39	tonnes	20 1 56
	GROUP IIB		
	26	1 000 pieces	35 434
	28	1 000 pieces	128 083
' eru	GROUP IA		
	1 (1)	tonnes	24 085
	2	tonnes	18 080
hilippines	GROUP IB		
	4 (¹)	1 000 pieces	32 787
	5	1 000 pieces	16 653
	6 (¹)	1 000 pieces	15 388
	7	1 000 pieces	8 185
	8	1 000 pieces	9 275
	GROUP IIB		
	13	1 000 pieces	42 526
	15	1 000 pieces	5 213
	26	1 000 pieces	6 964

17.3.2004

			Community quantitative limits
Third country	Category	Unit	Quota levels applicable from 1 May 2004
Singapore	GROUP IA		
01	2	tonnes	5 895
	2a	tonnes	2 846
	3	tonnes	2 009
	GROUP IB		
	4 (¹)	1 000 pieces	35 106
	5	1 000 pieces	19 924
	6 (¹)	1 000 pieces	21 452
	7	1 000 pieces	17 176
	8	1 000 pieces	10 343
South Korea	GROUP IA		
	1	tonnes	932
	2	tonnes	6 290
	2a	tonnes	1 1 5 6
	3	tonnes	9 470
	3a	tonnes	5 1 5 6
	GROUP IB		
	4 (¹)	1 000 pieces	16 962
	5	1 000 pieces	36 7 5 4
	6 (¹)	1 000 pieces	6 749
	7	1 000 pieces	10 785
	8	1 000 pieces	34 921
	GROUP IIA		
	9	tonnes	1 721
	22	tonnes	22 841
	GROUP IIB		
	12	1 000 pairs	231 975
	13	1 000 pieces	17 701
	14	1 000 pieces	8 961
	15	1 000 pieces	12 744
	16	1 000 pieces	1 285
	17	1 000 pieces	3 524
	26	1 000 pieces	3 345
	28	1 000 pieces	1 359
	29 (¹)	1 000 pieces	857
	31	1 000 pieces	8 318
	78 83	tonnes	9 358 485
		tonnes	463
	GROUP IIIA	1000	17 () 1
	35	tonnes	17 631
	50	tonnes	1 463
	GROUP IIIB		
	97	tonnes	2 783
	97a (¹)	tonnes	889
Sri Lanka (4)	GROUP IB		
	6	1 000 pieces	
	7	1 000 pieces	
	8	1 000 pieces	

			Community quantitative limit	
Third country	Category	Unit	Quota levels applicable from May 2004	
aiwan	GROUP IA			
	2	tonnes	5 994	
	2a	tonnes	595	
	3	tonnes	12 143	
	3a	tonnes	4 485	
	GROUP IB			
	4 (¹)	1 000 pieces	12 468	
	5	1 000 pieces	22 264	
	6 (¹)	1 000 pieces	6 215	
	7	1 000 pieces	3 823	
	8	1 000 pieces	9 821	
		1 000 pieces	9 821	
	GROUP IIA			
	20	tonnes	369	
	22	tonnes	10 054	
	23	tonnes	6 524	
	GROUP IIB			
	12	1 000 pairs	43 744	
	13	1 000 pieces	3 765	
	14	1 000 pieces	5 076	
	15	1 000 pieces	3 162	
	16	1 000 pieces	530	
	17	1 000 pieces	1 014	
	26	1 000 pieces	3 467	
	28 (¹)	1 000 pieces	2 549	
	78	tonnes	5 815	
	83	tonnes	1 300	
		tonnes	1 500	
	GROUP IIIA			
	35	tonnes	12 480	
	GROUP IIIB			
	97	tonnes	1 783	
	97a (1)	tonnes	807	
-1 -1 -1				
Гhailand	GROUP IA			
	1	tonnes	25 175	
	2	tonnes	18 7 2 9	
	2a	tonnes	4 987	
	3 (1)	tonnes	34 101	
	3a (1)	tonnes	9 517	
	GROUP IB			
	4	1 000 pieces	55 198	
	5	1 000 pieces	38 795	
	6	1 000 pieces	16 568	
	7	1 000 pieces	13 169	
	8	1 000 pieces	6 8 5 6	
	GROUP IIA			
	20	tonnes	15 443	
	20	tonnes	7 478	
		tonnes	/ +/ 0	
	GROUP IIB			
	12	1 000 pairs	49 261	
	26	1 000 pieces	11 460	
	GROUP IIIB			
	97	tonnes	3 445	
	97a (1)	tonnes	2 911	

			Community quantitative limits
Third country	Category	Unit	Quota levels applicable from 1 May 2004
Vietnam (1) (6)	GROUP IB		
	4	1 000 pieces	11 030
	5	1 000 pieces	3 658
	6	1 000 pieces	5 629
	7	1 000 pieces	3 094
	8	1 000 pieces	14 632
	GROUP IIA		
	9	tonnes	1 011
	20	tonnes	263
	39	tonnes	252
	GROUP IIB		
	12	1 000 pairs	3 1 8 9
	13	1 000 pieces	9 5 3 0
	14	1 000 pieces	507
	15	1 000 pieces	507
	18	tonnes	997
	21	1 000 pieces	21 462
	26	1 000 pieces	1 294
	28		3 998
	28 29	1 000 pieces	393
	31	1 000 pieces	
		1 000 pieces	4 503
	68	tonnes	487
	73	1 000 pieces	1 193
	76	tonnes	1 297
	78	tonnes	1 350
	83	tonnes	449
	GROUP IIIA		
	35	tonnes	691
	41	tonnes	833
	GROUP IIIB		0
	10	1 000 pairs	6 345
	97	tonnes	231
	GROUP IV		0
	118	tonnes	286
	GROUP V		
	161	tonnes	256

Possibility to transfer to and from category 3 up to 40 % of the category to which the transfer is made. (*)

(1) See appendix A.

(7) See appendix R.
(8) See appendix C.
(9) The application of quantitative restrictions for Sri Lanka is not in application pursuant to the EC/Sri Lanka Memorandum of Understanding on market access in the textile sector, under which the European Community retains the right to reapply them under certain circumstances.
(9) The text of the sector is the text of the participant of the text of text of the text of text

 (i) The application of quantitative restrictions for Brazil is not in application pursuant to the EC/Brazil Memorandum of Understanding on market access in the textile sector, under which the European Community retains the right to reapply them under certain circumstances.

These quotas will be increased to the levels indicated in Annex II, column 5 of the Agreement in the form of an Exchange of Letters amending the Agreement between the European Community and the Socialist republic of Vietnam on trade in textile and clothing products and other market opening measures initialled on 15 February 2003, subject to fulfilment of Vietnam of its commitments. (⁶)

Appendix A to Annex V

Category	Third country	Remarks
1	Pakistan	The following additional quantities may be added to the relevant annual quantitative limit (tonnes): 509 These quantities may, subject to notification, be transferred to the relevant quantitative limits for category 2. Part of the quantity so transferred may be used on a pro rata basis for category 2(a)
	Peru	In addition to the quantitative limits shown in Annex V, an additional annual quantity of 900 tonnes of products falling within category 1 is reserved for imports into the Community for processing by the Community industry
2	China	For fabrics, below 115 cm in width (CN codes): 5208 11 90, ex 5208 12 16, ex 5208 12 96, 5208 13 00, 5208 19 00, 5208 21 90, ex 5208 22 16, ex 5208 22 96, 5208 23 00, 5208 29 00, 5208 31 00, ex 5208 32 16, ex 5208 32 96, 5208 33 00, 5208 39 00, 5208 41 00, 5208 42 00, 5208 43 00, 5208 49 00, 5208 51 00, 5208 52 10, 5208 53 00, 5208 59 00, 5209 11 00, 5209 12 00, 5209 19 00, 5209 21 00, 5209 22 00, 5209 29 00, 5209 31 00, 5209 32 00, 5209 39 00, 5209 41 00, 5209 42 00, 5209 43 00, 5209 49 90, 5209 51 00, 5209 52 00, 5209 59 00, 5210 11 10, 5210 12 00, 5210 19 00, 5210 31 10, 5210 32 00, 5211 12 00, 5211 19 00, 5211 31 00, 5211 32 00, 5211 19 00, 5211 12 00, 5211 31 00, 5212 149 10, 5212 14 90, 5212 11 10, 5212 11 90, 5212 13 90, ex 5211 49 10, 5212 14 90, 5212 11 10, 5212 11 90, 5212 13 90, 5212 23 90, 5212 24 10, 5212 24 90, ex 5811 00 00 and ex 6308 00 00) the following additional quantities may be exported to the Community by China (tonnes): 1 454 For fabrics of category 2 for medical gauze (CN codes: 5208 11 10 and 5208 21 10) the following additional quantities may be exported to the Community by China (tonnes): 2 009 Possibility of transfer to and from category 3 of up to 40 % of the category to which the transfer is made
3	Malaysia Thailand	The quantitative limits shown in Annex V include cotton fabric falling within category 2
3a	Malaysia Thailand	The quantitative limits shown in Annex V include cotton fabric other than unbleached or bleached falling within category 2(a)
4	China Hong Kong India Macao Malaysia Pakistan Philippines Singapore South Korea Taiwan	For the purpose of setting off exports against the agreed quantitative limits a conversion rate of five garments (other than babies' garments) of a maximum commercial size of 130 cm for three garments whose commercial size exceeds 130 cm may be applied for up to 5 % of the quantitative limits For Hong Kong, Macao and South Korea, this figure shall be 3 %, and for Taiwan 4 % The export licence concerning these products must bear, in box 9, the words "The conversion rate for garments of a commercial size of not more than 130 cm must be applied"

Category	Third country	Remarks
;	China	 These figures include the following quantities reserved for European industry for a period of 180 days each year (1 000 pieces): 700 For products of category 5 (other than anoraks, windcheaters, waister jackets and the like) of fine animal hair falling within CN codes: 6110 12 10, 6110 12 90, 6110 19 10 and 6110 19 90, the following sublimits apply within the quantitative limits established for category 5 (1 000 pieces): 250
6	China	The figures include the following quantities reserved for European industry for a period of 180 days each year (1 000 pieces): 1 274 The following additional quantities of shorts (CN codes 6203 41 90, 6203 42 90, 6203 43 90 and 6203 49 50) may be exported by China to the Community (1 000 pieces): 1 266
	Brazil (¹) Hong Kong India Indonesia Macao Malaysia Philippines Singapore South Korea Sri Lanka (²) Taiwan	For the purpose of setting off exports against the agreed quantitative limits a conversion rate of five garments (other than babies' garments) of a maximum commercial size of 130 cm for three garments whose commercial size exceeds 130 cm may be applied for up to 5 % of the quantitative limits For Macao this figure shall be 3 % and for Hong Kong it shall be 1 % Utilisation of the conversion rate for Hong Kong is limited in respect of long trousers to the subceiling shown below The export licence concerning these products must bear, in box 9, the words "The conversion rate for garments of a commercial size of not more than 130 cm must be applied"
	Hong Kong	Within the quantitative limits laid down in Annex V there are the following subceilings for long trousers falling within CN codes: 6203 41 10, 6203 42 31, 6203 42 33, 6203 42 35, 6203 43 19, 6203 49 19, 6204 61 10, 6204 62 31, 6204 62 33, 6204 62 39, 6204 63 18, 6204 69 18, 6211 32 42, 6211 33 42, 6211 42 42 and 6211 43 42 (1 000 pieces): 56 292 The export licence covering these product should be endorsed "category 6 A"
7	China	These figures include the following quantities reserved for European industry for a period of 180 days each year (1 000 pieces): 755
8	China	These figures include the following quantities reserved for European industry for a period of 180 days each year (1 000 pieces): 1 220
13	Hong Kong	The quantitative limits shown in Annex V cover only products of cotton or synthetic fibres falling within CN codes: 6107 11 00, ex 6107 12 00, 6108 21 00, ex 6108 22 00 and ex 6212 10 10 In addition to the quantitative limits shown in Annex V, the following specific quantities were agreed for exports of products (of wool or regenerated fibres) falling within CN codes: ex 6107 12 00, ex 6107 19 00, ex 6108 22 00, ex 6108 29 00 and ex 6212 10 10 (tonnes): 3 002 The export licence covering these products should be endorsed "category 13 S"

Category	Third country	Remarks
15	China	These figures include the following quantities reserved for European industry for a period of 180 days each year (1 000 pieces): 371
26	China	These figures include the following quantities reserved for European industry for a period of 180 days each year (1 000 pieces): 370
28	Taiwan	In addition to the quantitative limits laid down in Annex V, specific quantities were agreed for exports of bib and brace overalls, breeches and shorts falling within CN codes: 6103 41 90, 6103 42 90, 6103 43 90, 6103 49 91, 6104 61 90, 6104 62 90, 6104 63 90 and 6104 69 91:
-		1 226 368 pieces
29	South Korea	In addition to the quantitative limits laid down in Annex V, additional quanti- ties are reserved for martial arts (judo, karate, kung fu, taekwondo or the like) clothing (1 000 pieces): 454
97a	South Korea Taiwan Thailand	Fine nets (CN codes: 5608 11 19 and 5608 11 99)
163	China	These figures include the following quantities reserved for European industry for a period of 180 days each year (tonnes): 400
All categories subject to quantita- tive limits	Vietnam	Vietnam shall reserve 30 % of its quantitative limits for firms belonging to the Community textile industry for a period of four months beginning on 1 January of each year, on the basis of lists provided by the Community before 30 October of the preceding year'

(1) The application of quantitative restrictions for Brazil is not in application pursuant to the EC/Brazil Memorandum of Understanding on market access in the textile sector, under which the European Community retains the right to reapply them under certain circumstances.
 (2) The application of quantitative restrictions for Sri Lanka is not in application pursuant to the EC/Sri Lanka Memorandum of Understanding on market access in the textile sector, under which the European Community retains the right to reapply them under certain circumstances.

Appendix B to Annex V

	Category	Unit	2004
Third country	The following quantities made	ring quantities made available for the year 2004, may be used exc fairs:	
China	1	tonnes	317
	2	tonnes	1 338
	2a	tonnes	159
	3	tonnes	196
	3a	tonnes	27
	4	1 000 pieces	2 061
	5	1 000 pieces	705
	6	1 000 pieces	1 689
	7	1 000 pieces	302
	8	1 000 pieces	992
	9	tonnes	294
	12	1 000 pairs	843
	13	1 000 pieces	3 1 9 2
	20/39	tonnes	372
	22	tonnes	332

Flexibilities provided for in Article 7 of and Annex VIII to Regulation 3030/93 for China are applicable to the above categories and amounts.

Appendix C to Annex V

COMMUNITY QUANTITATIVE LIMITS

(The complete description of the goods is shown in Annex IB)

Third country	Category	Unit	Quota levels applicable from 1 May 2004
China	GROUP I ex 20 (1)	tonnes	59
	GROUP IV 115 117 118 122	tonnes tonnes tonnes tonnes	1 413 684 1 513 220
	GROUP V 136A 156 (²) 157 (²) 159 (²)	tonnes tonnes tonnes tonnes	462 3 986 13 738 4 352

(1) Categories marked by "ex" cover products other than those of wool or fine animal hairs, cotton or synthetic or artificial textile materials.

(²) For these categories, China undertakes to reserve, as a priority 23 % of the quantitative limits concerned for users belonging to the textile Community industry during 90 days beginning on 1January of each year.'

PART B

'COMMUNITY QUANTITATIVE LIMITS FOR GOODS RE-IMPORTED UNDER OPT

applicable for 2004

(The complete description of the goods is shown in Annex I)

Third country	Category	Unit	Community quantitative limits
			Quota levels applicable from May 2004
Belarus	GROUP IB		
	4	1 000 pieces	4 432
	5	1 000 pieces	6 179
	6	1 000 pieces	7 526
	7	1 000 pieces	5 586
	8	1 000 pieces	1 966
	GROUP IIB		
	12	1 000 pairs	4 1 6 3
	13	1 000 pieces	419
	15	1 000 pieces	3 228
	16	1 000 pieces	736
	21	1 000 pieces	2 403
	24	1 000 pieces	526
	26/27	_	2 598
	29	1 000 pieces	
		1 000 pieces	1 221
	73	1 000 pieces	4 679
	83	tonnes	622
	GROUP IIIB		
	74	1 000 pieces	816
hina	GROUP IB		
	4	1 000 pieces	337
	5	1 000 pieces	746
	6	1 000 pieces	2 707
	7	1 000 pieces	724
	8	1 000 pieces	1 644
	GROUP IIB		
	13	1 000 pieces	888
	14	1 000 pieces	660
	15	1 000 pieces	679
	16	1 000 pieces	1 032
	17	1 000 pieces	868
	26	-	
		1 000 pieces	1 281
	29	1 000 pieces	129
	31	1 000 pieces	10 199
	78	tonnes	105
	83	tonnes	105
	GROUP V		
	159	tonnes	9
India	GROUP 1B		
	7	1 000 pieces	4 987
	8	1 000 pieces	3 770
	GROUP IIB		
	15	1 000 pieces	380
	26	1 000 pieces	3 555
Indonesia	GROUP 1B		
	6	1 000 pieces	2 456
	7	1 000 pieces	1 633
	8	1 000 pieces	2 045

Third country	Category	Unit	Community quantitative limits
			Quota levels applicable from 1 May 2004
Масао	GROUP IB	1.000	225
	6	1 000 pieces	335
	GROUP IIB 16	1 000 pieces	906
Malaysia	GROUP IB		
	4	1 000 pieces	594
	5 6	1 000 pieces	594 594
	7	1 000 pieces 1 000 pieces	383
	8	1 000 pieces	308
Pakistan	GROUP IB		
	4	1 000 pieces	8 273
	5	1 000 pieces	4 1 4 8
	6	1 000 pieces	7 096
	7	1 000 pieces	3 372
	8	1 000 pieces	4 704
	GROUP IIB 26	1 000 pieces	4 604
Philippines	GROUP IB		
mippines	6	1 000 pieces	738
	8	1 000 pieces	221
Singapore	GROUP IB		
01	7	1 000 pieces	1 283
Sri Lanka (¹)	GROUP IB		
	6	1 000 pieces	
	7 8	1 000 pieces 1 000 pieces	
		1 000 pieces	
Thailand	GROUP IB	1 000 minore	416
	5	1 000 pieces 1 000 pieces	416 417
	7	1 000 pieces	653
	8	1 000 pieces	416
	GROUP IIB		
	26	1 000 pieces	633
Vietnam	GROUP IB		
	4	1 000 pieces	1 064
	5	1 000 pieces	811
	6 7	1 000 pieces 1 000 pieces	757 1417
	8	1 000 pieces	3 286
	GROUP IIB	1 000 pieces	5200
	12	1 000 pairs	3 348
	13	1 000 pieces	1 024
	15	1 000 pieces	329
	18	tonnes	385
	21	1 000 pieces	2 235
	27		
	26	1 000 pieces	209
	31	1 000 pieces	1 869

(1) The application of quantitative restrictions for Sri Lanka is not in application pursuant to the EC/Sri Lanka Memorandum of Understanding on market access in the textile sector, under which the European Community retains the right to reapply them under certain circumstances.'