# Επίσημη Εφημερίδα

# των Ευρωπαϊκών Κοινοτήτων

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Οι πράξεις οι τίτλοι των οποίων έχουν τυπωθεί με ημίμαυρα στοιχεία αποτελούν πράξεις τρεχούσης διαχειρίσεως που έχουν θεσπισθεί στο πλαίσιο της γεωργικής πολιτικής και είναι γενικά περιορισμένης χρονικής ισχύος.

Οι τίτλοι όλων των υπολοίπων πράξεων έχουν τυπωθεί με μαύρα στοιχεία και επισημαίνονται με αστερίσκο.

II

(Πράξεις για την ισχύ των οποίων δεν απαιτείται δημοσίευση)

# ΣΥΜΒΟΥΛΙΟ

#### ΑΠΟΦΑΣΗ ΤΟΥ ΣΥΜΒΟΥΛΙΟΥ

της 11ης Δεκεμβρίου 1986

για την προσωρινή εφαρμογή της συμφωνίας μεταξύ της Ευρωπαϊκής Οικονομικής Κοινότητας και της Λαϊκής Δημοκρατίας της Βουλγαρίας για το εμπόριο κλωστοϋφαντουργικών προϊόντων

(87/496/EOK)

ΤΟ ΣΥΜΒΟΥΛΙΟ ΤΩΝ ΕΥΡΩΠΑΪΚΩΝ ΚΟΙΝΟΤΗΤΩΝ,

Έχοντας υπόψη:

τη συνθήκη για την ίδρυση της Ευρωπαϊκής Οικονομικής Κοινότητας, και ιδίως το άρθρο 113,

την πρέταση της Επιτροπής,

Εκτιμώντας:

ότι η Επιτροπή διαπραγματεύτηκε εξ ονόματος της Κοινότητας συμφωνία για το εμπόριο κλωστοϋφαντουργικών προϊόντων με τη Βουλγαρία·

ότι θα πρέπει να εφαρμοστεί η εν λόγω συμφωνία, προσωρινά από την 1η Ιανουαρίου 1987, έως ότου ολοκληρωθούν οι αναγκαίες διαδικασίες για τη σιναψή της, με την επιφύλαξη της αμοιβαίας προσωρινής εναρμογής εκ μέρους της συμβαλλόμενης χώρας,

ΑΠΟΦΑΣΙΖΕΙ:

Άρθρο 1

Η συμφωνία μεταξύ της Ευρωπαϊκής Οικονομικής Κοινότητας και της Λαϊκής Δημοκρατίας της Βουλγωρίας για το

εμπόριο κλωστουφαντουργικών προϊόντων εφαρμόζεται προσωρινά από την 1η Ιανουαρίου 1987, έως ότου συνομολογηθεί τυπικά, με την επιφύλαξη της αμοιβαίας προσωρινής εφαρμογής εκ μέρους της συμβαλλόμενης χώρας.

Το κείμενο της συμφωνίας επισυνάπτεται στην παρούσα απόφαση (1).

Άρθρο 2

Η Επιτροπή καλείται να γνωστοποιήσει την παρούσα απόσφα ση στη συμβαλλόμενη χώρα και να της ζητήσει το δηλώσει στι συμφωνεί τούτο θα ανακοινώσει στο Γωυμβούλιο.

Βρυξέλλες, 11 Δεκεμβρίου 1986.

Για το Συμβούλιο Ο Πρόεδρος Κ. CLARKE

<sup>(</sup>¹) Για τεχνικούς λόγους η παρούσα συμφωνία δημοσιεύεται στην Επίσημη Εφημερίδα των Ευρωπαϊκών Κοινοτήτων στη γλώσσα στην οποία απετέλεσε αντικείμενο διαπραγματεύσεων.

#### **AGREEMENT**

# between the European Economic Community and the People's Republic of Bulgaria on trade in textile products

Done at Brussels on 11 July 1987

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

of the one part, and

THE GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BULGARIA,

of the other part,

DESIRING to promote, with a view to permanent cooperation and in conditions providing the utmost security for trade, the mutual expansion and orderly and equitable development of trade in textile products between the European Economic Community (hereinafter referred to as 'the Community') and the People's Republic of Bulgaria (hereinafter referred to as 'Bulgaria'),

RESOLVED to take the fullest possible account of the economic and social problems at present affecting the textile industry in both importing and exporting countries, in particular in order to eliminate the real dangers of distortion of the Community market and of disturbance of trade in Bulgarian textile products,

HAVE DECIDED to conclude this Agreement and to this end have designated as their Plenipotentiaries:

THE COUNCIL OF THE EUROPEAN COMMUNITIES:

THE GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BULGARIA:

**7HO HAVE AGREED AS FOLLOWS:** 

#### SECTION I

#### Trade arrangements

### Article 1

- 1. This Agreement shall apply to trade in textile products of cotton, wool, fine animal hair or man-made fibres originating in Bulgaria which are listed in Annex I.
- 2. The classification of the products covered by this Agreement is based on the nomenclature of the Common Customs Tariff and on the Nomenclature of Goods for the External Trade Statistics of the Community and the Statistics of Trade between its Member States (NIMEXE).

From the entry into force of the International Convention of the Harmonized Commodity Description and Coding System (HS), this classification will be based on the Harmonized System and on the Community Nomenclatures derived from that system. 3. The origin of the products covered by this Agreement sname to be a covered accordance with the rules in force in the Community.

Any amendment to these rules of origin shall be communicated to Bulgaria and shall not have the effect of reducing any quantitative limit established in Annex II.

The procedures for control of the origin of the products referred to above are laid down in Protocol A.

- 1. Bulgaria agrees to establish and maintain for each calendar year quantitative limits on its exports to the Community in accordance with the table in Annex II.
- 2. Subject to the provisions set out in Articles 5 and 7, and without prejudice to the quantitative arrangements applicable to products undergoing the operations referred to in Article 3 (4), the Community undertakes in respect of

products covered by this Agreement to suspend the application of quantitative restrictions on imports currently in force, and not to introduce new quantitative restrictions.

3. Measures having equivalent effect to quantitative restrictions on the importation into the Community of the products covered by this Agreement shall be prohibited.

#### Article 3

- 1. Exports of cottage industry fabrics woven on hand-or foot-operated looms, articles of clothing or other textile articles obtained or sewn manually from such fabrics and traditional folklore handicraft products shall not be subject to quantitative limits, provided that these products meet the conditions laid down in Protocol B.
- 2. Imports into the Community of textile products covered by this Agreement shall not be subject to the quantitative limits established in Annex II, provided that they are declared to be for re-export from the Community in the same state or after processing, under the administrative system of control which exists within the Community.

However, the release for home use of products imported under the conditions referred to above shall be subject to the production of an export licence issued by the Bulgarian authorities, and to proof of origin in accordance with the provisions of Protocol A.

- 3. Where the competent authorities in the Community have evidence that imports of textile products have been set off against a quantitative limit established under this Agreement, but that the products have subsequently been re-exported from the Community in the same state or after processing, the authorities concerned shall inform the Bulgarian authorities within four weeks of the quantities involved and shall authorize imports of identical quantities of the same products, which shall not be set off against the quantitative limit established for the current or the following year.
- 4. Re-imports into the Community of textile products listed in Annex I which have been temporarily exported by the Community and subsequently processed in Bulgaria shall not be subject to the quantitative limits established under this Agreement, provided they are effected in accordance with the regulations on economic outward processing traffic in force in the Community.

#### Article 4

1. Advance use of a portion of the quantitative limit established for the following year shall be authorized for each category of products up to 5% of the quantitative limit for the current year.

Amounts delivered in advance shall be deducted from the quantitative limits established for the following year.

2. Carryover to the corresponding quantitative limit for the following year of amounts not used during any given year

shall be authorized up to 7 % of the quantitative limit for the current year.

- 3. In the case of Group I, transfers shall be allowed only in the following cases:
- amounts may be transferred between categories 2 and 3 up to 4% of the quantitative limit for the category to which the transfer is made.
- amounts may be transferred between categories 4, 5, 6, 7
  and 8 up to 4% of the quantitative limit for the category
  to which the transfer is made.

Amounts may be transferred to any category in Group II or III from any category in Group I, II or III, up to 5% of the quantitative limit for the category to which the transfer is made.

- 4. The table of equivalence applicable to the transfers referred to above is given in Annex I.
- 5. The increase in any given category of products resulting from the cumulative application of the provisions in paragraphs 1, 2 and 3 during a single quear must not exceed the following limits:
- 13% for categories of products in Group I,
- 13,5% for categories of products in Groups II and III.
- 6. Prior notification must be given by the Bulgarian authorities to the Community of any recourse to the provisions of paragraphs 1, 2 and 3 above.

- 1. Should the Community consider that a textile product covered by this Agreement is being imported into the Community from Bulgaria at a price abnormally lower than the normal competitive level and is for this reason causing or threatening to cause serious injury to Community producers of like or directly competing products, it may request consultations with Bulgaria, and in that event the following specific provisions shall be applicable.
- 2. Consultations shall be held at the request of the Community in order to ascertain whether the situation described in paragraph 1 exists. If agreement is reached as to the existence of such a situation, Bulgaria shall take the necessary steps to remedy it.
- 3. If the consultations referred to above fail to produce agreement within 30 days of the Community's request for such consultations, and should consignments of the product in question continue to be sent at prices which are lower than the range of prices charged under normal conditions of competition, and for this reason cause or threaten to cause serious injury to the Community producers referred to in paragraph 1, the Community, while continuing consultations with a view to reaching a mutually acceptable solution, may refuse to import the said consignments. Such action may be continued only for as long as is strictly necessary to prevent or remedy the situation.

- 4. In critical circumstances, where imports of specific textile products at prices below the range of prices charged under normal conditions of competition could cause injury which it would be difficult to repair, the Community may temporarily refuse to import the said products pending agreement on a solution in the course of consultations. Such consultations shall be opened without delay, and in any case within five days of the request by the Community, with a view to reaching a mutually acceptable solution. The two Parties shall do their utmost to reach a mutually acceptable solution within five days of the opening of such consultations.
- 5. For the purposes of applying the provisions of this Article, in order to determine whether the price of a textile product is 'below the range of prices charged under normal conditions of competition', it may be compared with:
- the prices of like products at a comparable marketing stage on the market of the importing country, and
- the prices generally charged for such products sold under normal market conditions by other exporting countries on the market of the importing country, and
- the lowest prices charged for such products sold under normal market conditions by any other exporting country in the three months preceding the request for consultations, and not having led to the adoption of any measure by the Community.
- 6. Bulgaria may request consultations at any time with a view to examining such difficulties as may arise from the application of the provisions of this Article.

# SECTION II

# Administration of the Agreement

#### Article 6

- 1. Exports of textile products covered by this Agreement which are subject to quantitative limits shall be subject to a double-checking system, the details of which are specified in Protocol A.
- 2. The competent authorities in the Member States are required to issue import authorizations or documents automatically within five working days of the submission of a request by an importer in accordance with Protocol A.

The said import authorizations or documents shall be valid for six months.

#### Article 7

- 1. Exports of textile products not subject to the quantitative limits established in Annex II may be made subject to quantitative limits on the conditions laid down in the following paragraphs.
- 2. Where the Community finds, under the system of administrative control set up, that the level of imports of

products in a given category not listed in Annex II originating in Bulgaria exceeds, in relation to the preceding year's total imports into the Community of products in that category, the following rates:

- for categories of products in Group I: 0,4%,
- for categories of products in Group II: 2,4%,
- for categories of products in Group III: 8%,

it may request the opening of consultations in accordance with the procedure described in Article 14 of this Agreement, with a view to reaching agreement on an appropriate restraint level for the products in such category.

3. Pending a mutually satisfactory solution, Bulgaria undertakes, from the date of notification of the request for consultations, to suspend or limit at the level indicated by the Community exports of the category of products in question to the Community or to the region or regions of the Community market specified by the Community.

The Community shall authorize the importation of products of the said category shipped from Bulgaria before the date on which the request for consultations was submitted.

4. Should the Parties be unable in the course of consultations to reach a satisfactory solution within the period specified in Article 14, the Community shall have the right to introduce a definitive quantitative limit at an annual level not lower than the level resulting from the application of the formula set out in paragraph 2, or 106% of the level of imports reached during the calendar year preceding that in which imports exceeded the level resulting from the application of the formula set out in paragraph 2 and gave rise to the request for consultations, whichever is the higher.

The annual level so fixed shall be revised upwards after consultations in accordance with the procedure referred to in Article 14 with a view to fulfilling the conditions set out in paragraph 2, should the trend of total imports into the Community of the product in question make this necessary.

- 5. The limits introduced pursuant to paragraphs 2 or paragraph 4 may in no case be lower than the level of Community imports of products in that category originating in Bulgaria in 1985.
- 6. In accordance with the procedures set out in paragraphs 2 and 4, a quantitative limit may be fixed on a regional basis where imports of a given product into any region of the Community exceed the following regional percentages of the amounts determined as laid down in paragraph 2:

Federal Republic of Germany	25,5%
Benelux	9,5%
France	16,5%
Italy	13,5%
Denmark	2,7 %
Ireland	0,8%
United Kingdom	21,0%
Greece	1,5%
Spain	7,5%
Portugal	1,5%.

- 7. The annual growth rate for the quantitative limits introduced under this Article shall be determined in accordance with the provisions of Protocol C.
- 8. The provisions of this Article shall not apply where the percentages specified in paragraph 2 have been reached as a result of a fall in total imports into the Community, and not as a result of an increase in exports of products originating in Bulgaria.
- 9. In the event of the provisions of paragraph 2 or paragraph 4 being applied, Bulgaria undertakes to issue export licences for products covered by contracts concluded before the introduction of the quantitative limit, up to the volume of the quantitative limit fixed for the current year.
- 10. Up to the date on which the statistics referred to in Article 9 (6) are provided, the provisions of paragraph 2 of this Article shall be applied on the basis of the annual statistics previously communicated by the Community.
- 11. The provisions of this Agreement which concern exports of products subject to the quantitative limits established in Annex II shall also apply to products for which quantitative limits are introduced under this Article.

#### Article 8

- 1. Bulgaria and the Community agree to cooperate fully in preventing the circumvention of the present Agreement by transhipment, rerouting or whatever other means.
- 2. Where information available to the Community as a result of the investigations carried out in accordance with the procedures set out in Protocol A constitutes evidence that products of Bulgarian origin subject to quantitative limits established under this Agreement have been transhipped, rerouted or otherwise imported into the Community in circumvention of this Agreement, the Community may request the opening of consultations in accordance with the procedures described in Article 14 of this Agreement, with a view to reaching agreement on an equivalent adjustment of the corresponding quantitative limits established under this Agreement.
- 3. Pending the result of the consultations referred to in paragraph 2, Bulgaria shall as a precautionary measure, if so requested by the Community, make the necessary arrangements to ensure that adjustments of quantitative limits liable to be agreed following the consultations referred to in paragraph 2, may be carried out for the quota year in which the request to open consultations in accordance with paragraph 2 was made, or for the following year if the quota for the current year is exhausted, where clear evidence of circumvention is provided.
- 4. Should the parties be unable in the course of consultations to reach a satisfactory solution within the period specified in Article 14 of this Agreement, the Community shall have the right, where clear evidence of circumvention has been provided, to deduct from the quantitative limits established under this Agreement amounts equivalent to the products of Bulgarian origin.

#### Article 9

1. Bulgaria shall supply the Community with precise statistical information on all export licences issued by the Bulgarian authorities for all categories of textile products subject to the quantitative limits established under this Agreement as well as on all certificates issued by the Bulgarian authorities for products referred to in Article 3 (1) and subject to the provisions of Protocol B.

The Community shall likewise transmit to the Bulgarian authorities precise statistical information on import authorizations or documents issued by the competent Community authorities, in connection with the export licenses and certificates issued by Bulgaria.

- 2. The information referred to in paragraph 1 shall, for all categories of products, be transmitted before the end of the second month following the quarter to which the statistics relate.
- 3. For the purpose of applying provisions of Article 8, the Community may ask Bulgaria to transmit available statistical information on textiles exports of products covered by this Agreement by country of destination.

The Community shall transmit to the Bulgarian authorities import statistics for all products covered by the system of administrative control referred to in Article 7 (2) and for products covered by Article 3 (2).

- 4. The information referred to in paragraph 3 above shall, for all categories of products, be transmitted before the end of the third month following the quarter to which the statistics relate.
- 5. Should it be found on analysis of the information exchanged that there are significant discrepancies between the returns for exports and those for imports, consultations may be initiated in accordance with the procedure specified in Article 14.
- 6. For the purpose of applying the provisions of Article 7, the Community undertakes to provide the Bulgarian authorities before 15 April of each year with the preceding year's statistics on imports of all textile products covered by this Agreement, broken down by supplying country and Community Member State.

- 1. In case of divergent opinions between Bulgaria and the competent Community authorities at the point of entry into the Community on the classification of products covered by the present Agreement, classification shall provisionally be based on indications provided by the Community, pending consultations in accordance with Article 14 with a view to reaching agreement on definitive classification of the product concerned.
- 2. The authorities of Bulgaria shall be informed of any amendment to the tariff and statistical nomenclature in force

in the Community or any decision, made in accordance with the procedures in force in the Community, relating to the classification of products covered by this Agreement.

Any amendment to the tariff and statistical nomenclatures in force in the Community or any decision which results in a modification of the classification of products covered by this Agreement shall not have the effect of reducing any quantitative limit established in Annex II.

The procedures for the application of this paragraph are set out in Protocol A.

#### Article 11

Bulgaria shall endeavour to ensure that exports of textile products covered by this Agreement are spaced out as evenly as possible over the year, due account being taken nevertheless of seasonal factors.

Should there be an excessive concentration of imports due to other than seasonal factors on any products belonging to a category subject to quantitative limits under this Agreement, the Community may request consultations in accordance with the procedure specified in Article 14 with a view to remedying this situation.

#### Article 12

In the event of denunciation of this Agreement as provided for in Article 17 (4), the quantitative limits established in Annex II shall be reduced on a *pro rata* basis.

#### Article 13

- 1. For the purpose of the administration of this Agreement, the limits referred to in Article 2 are broken down by the Community into shares for each of its Member States.
- 2. Portions of the quantitative limits established in Annex II not used in a Member State of the Community may be allocated to another Member State in accordance with the procedures in force in the Community. The Community undertakes to examine with care and to reply within four weeks to any request made by Bulgaria for such reallocation. In the event of any reallocation the flexibility provisions set out in Article 4 shall continue to be applicable to the levels of the original allocation.
- 3. After the first of June of each year of application of the Agreement, Bulgaria may transfer, subject to prior notification to the Community, unused quantities within the regional quota-shares of a Community quantitative limit, set out in Annex II, to the quota-shares of the same limit of other regions of the Community provided that the regional quota-share from which the transfer is made is utilized by less than 80%, and up to the amount of the following percentages of the quota-share to which the transfer is made:

- 2% in the first year of application of the Agreement,
- 4% in the second year of application of the Agreement,
- 8% in the third year of application of the Agreement,
- 12% in the fourth year of application of the Agreement.
- 4. Should it appear in any given region of the Community that additional supplies are required, the Community may, where measures taken pursuant to paragraph 1 above are inadequate to cover those requirements, authorize the importation of amounts greater than those stipulated in Annex II.

#### Article 14

- 1. The special consultation procedures referred to in this Agreement other than those referred to in paragraph 2 of this Article, shall be governed by the following rules:
- any request for consultations shall be notified in writing to the other Party,
- where appropriate, the request for consultations shall be followed within a reasonable period (and in any case not later than 15 days following the notification) by a report setting out the circumstances which, in the opinion of the requesting Party, justify the submission of such a request,
- the Parties shall enter into consultations within one month of notification of the request at the latest, with a view to reaching agreement or a mutually acceptable conclusion within one further month at the latest,
- the period of one month referred to above for the purpose of reaching agreement or a mutually acceptable conclusion may be extended by common accord.
- 2. The Community may request consultations in accordance with paragraph 1 when it ascertains that during a particular year of application of the Agreement difficulties arise in the Community or one of its regions due to a sharp and substantial increase, by comparison to the preceding year, in imports of a given category of Group 1 subject to the quantitative limits set out in Annex II.
- 3. At the request of either of the Parties, consultations shall be held on any problems arising from the application of this Agreement. Any consultations held under this Article shall take place in a spirit of cooperation and with a desire to reconcile the differences between the two Parties.

- 1. Bulgaria and the Community undertake to refrain from discrimination in the allocation of export licences and import authorizations or documents referred to in Protocol A and B.
- 2. In implementing this Agreement, the Contracting Parties shall take care to maintain the traditional commercial practices and trade flows between the Community and Bulgaria.

3. Should either Party find that the application of this Agreement is disturbing existing commercial relations between importers in the Community and suppliers in Bulgaria consultations shall be started promptly, in accordance with the procedure specified in Article 14, with a view to remedying this situation.

### Article 16

This Agreement shall apply, on the one hand, to the territories in which the Treaty establishing the European Economic Community is applied and under the conditions laid down in that Treaty and, on the other hand, to the territory of the People's Republic of Bulgaria.

#### Article 17

1. This Agreement enters into force on the first day of the month following its signature. It shall be applicable until 31 December 1990.

- 2. This Agreement shall apply with effect from 1 January 1987.
- 3. Either Party may at any time propose amendments to this Agreement.
- 4. Either Party may at any time denounce this Agreement, provided that at least 90 days' notice is given. In the latter event the Agreement shall come to an end on the expiry of the period of notice.
- 5. The Annexes and Protocols, as, well as Exchanges of Letters, Agreed Minute and Joint Declarations attached to this Agreement shall form an integral part thereof.

#### Article 18

This Agreement shall be drawn up in two copies in the Danish, Dutch, English, French, German, Italian, Greek, Spanish, Portuguese and Bulgarian languages, each of those texts being equally authentic.

### ANNEX I

# LIST OF PRODUCTS

- 1. When the constitutive material of the products of categories 1 to 114 is not specifically mentioned these products are to be taken to be made exclusivelyyy of wool or of fine animal hair, of cotton or of man-made fibres.
- 2. Garments which are not recognizable as being garments for men or boys or as garments for women or girls are classified with the latter.
- 3. Where the expression 'babies' garments' is used, this is meant also to cover girls' garments up to and including commercial size 86.

# GROUP-I-A

Category	CCT heading No	NIMEXE code	HS code	Description -		le of alence
0.7	(1986)	(1986)			pieces/kg	g/piece
(1)	(2)	(3)	(4)	(5)	(6)	. (7)
1	55.05	55.05-13, 19, 21, 25, 27, 29, 33, 35, 37, 41, 45, 46, 48, 51, 53, 55, 57, 61, 65, 67, 69, 72, 78, 81, 83, 85, 87	5204.11, 19 5205.11, 12, 13, 14, 15, 21, 22, 23, 24, 25, 31, 32, 33, 34, 35, 41, 42, 43, 44, 45	Cotton yarn, not put up for retail sale		
			5206.11, 12, 13, 14,15,21,22,23, 24,25,31,32,33, 34,35,41,42,43, 44,45			
2	55.09	55.09-03, 04, 05, 06,07,08,09,10, 11,12,13,14,15, 16,17,19,21,29, 32,34,35,37,38,	5208.11, 12, 13, 19, 21, 22, 23, 29, 31, 32, 33, 39, 41, 42, 43, 49, 51, 52, 53, 59	Woven fabrics of cotton, other than gauze, terry fabrics, narrow woven fabrics, pile fabrics, chenille fabrics, tulle and other net fabrics		
		39,41,49,51,52, 53,54,55,56,57, 59,61,63,64,65, 66,67,68,69,70, 71,73,75,76,77,	5209.11, 12, 19, 21,22,29,31,32, 39,41,42,43,49, 51,52,59			
		78,79,80,81,82, 83,84,85,87,88, 89,90,91,92,93, 98,99	5210.11, 12, 19, 21, 22, 29, 31, 32, 39, 41, 42, 43, 49, 51, 52, 59			
			5211.11, 12, 19, 21, 22, 29, 31, 32, 39, 41, 42, 43, 49, 51, 52, 59			
		,	5212.11, 12, 13, 14,15,21,22,23, 24,25			
			ex 5811.00			
2 a)	55.09	55.09-06, 07, 08, 09, 51, 52, 53, 54, 55, 56, 57, 59, 61,	5208.31, 32, 33, 39,41,42,43,49, 51, 52, 53, 59	a) Of which other than unbleached or bleached		
		63,64,65,66,67, 70,71,73,83,84, 85,87,88,89,90, 91, 92, 93, 98,	5209.31, 32, 39, 41, 42, 43, 49, 51, 52, 59			
		99	5210.31, 32, 39, 41,42,49,51,52, 59			
			5211.31, 32, 39, 41,42,43,49,51, 52,59			
	·		5212.13, 14, 15, 23, 24, 25			
1			ex 5811.00			1

(1)	(2)	(3)	(4)	(5)	(6)	(7)
3	56.07 A	56.07-01, 04, 05, 07, 08, 10, 12, 15, 19, 20, 22, 25, 29, 30, 31, 35, 38, 39, 40, 41, 43, 45, 46, 47, 49	5512.11, 19, 21, 29, 91, 99 5513.11, 12, 13, 19, 21, 22, 23, 29, 31, 32, 33, 39, 41, 42, 43, 49	Woven fabrics of synthetic fibres (staple or waste) other than narrow woven fabrics, pile fabrics (including terry fabrics) and chenille fabrics:	•	
			5514.11, 12, 13, 19,21,22,23,29, 31,32,33,39,41, 42,43,49 5515.11, 12, 13, 19,21,22,29,91, 92,99 ex 5811.00			
3 a)		56.07-01, 05, 07, 08, 12, 15, 19, 22, 25, 29, 31, 35, 38, 40, 41, 43, 46, 47, 49	ex 5905.00 5512.19, 29, 99 5513.21, 22, 23, 29, 31, 32, 33, 39, 41, 42, 43, 49	a) Of which other than unbleached or bleached		
			5514.21, 22, 23, 29, 31, 32, 33, 39, 41, 42, 43, 49 ex 5811.00		•	

# GROUP I B

(1)	(2)	(3)	(4)	(5)	(6)	(7)
4	60.04 B I II a) • b) c) IV b) 1 aa)	60.04-19, 20, 22, 23, 24, 26, 41, 50, 58, 71, 79, 89 ex 60.04-38 ex 60.04-60	6105.10, 20, 90 6109.10, 90 ex 6110.20, ex 30	Shirts, T-shirts, lightweight fine knit roll, polo or turtle necked jumpers and pullovers (other than of wool or fine animal hair), undervests and pullovers, undervests and the like, knitted or crocheted	6,48	154
	dd) 2 ee) d) 1 aa) dd) 2 dd)					
	ex 60.04 B IV a) ex 60.04 B IV e)					
	ex 60.05 A II b) 4 ll) 11 22 33 44	ex 60.05-88 ex 60.05-89 ex 60.05-90 ex 60.05-91				
5	60.05 A I a) II b) 4 bb) 11 aaa) bbb)	60.05-01, 31, 33, 34, 35, 36, 39, 40, 41, 42, 43, 81	6110.10, 20, 30 ex 6101.10 ex 6101.20	Jerseys, pullovers, slip-overs, waistcoats, twinsets, cardigans, bed jackets and jumpers (other than jackets and blazers), anoraks, windcheaters, waister jackets and the like	4,53	22:
	ccc) ddd) eee) 22 bbb) ccc) ddd)		ex 6101.30 ex 6102.10 ex 6102.20 ex 6102.30			
	eee) fff) ijij) 11					
6	61.01 B V d) 1 2 3	61.01-62, 64, 66, 72, 74, 76	ex 6203.41, ex 42, ex 43, ex 49 ex 6204.61,	Men's or boys' woven breeches, shorts other than swimwear and trousers (including slacks); women's or girls' woven trousers and slacks, of wool, of cotton or of man-made fibres	1,76	56
	e) 1 2 3 61.02 B II e) 6 aa) bb) cc)	61.02-66, 68, 72	ex 62, ex 63, ex 69			
7	60.05 A II b) 4 aa) 22 33 44	60.05-22, 23, 24, 25	6106.10, 20, ex 90 6206.20, 30, 40	Blouses, shirts and shirt-blouses, whether or not knitted or crocheted, of wool, cotton or man-made fibres	5,55	18
	55 61.02 B II e) 7 bb) cc) dd)	61.02-78, 82, 84		~		
8	61.03 A	61.03-11, 15, 19	6205.10, 20, 30	Men's or boys' shirts, other than knitted or crocheted, of wool, cotton or man-made fibres	4,60	21

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

# GROUP II A

(1)	(2)	(3)	(4)	(5)	(6)	(7)
9	55.08	55.08-10, 30, 50, 80	5802.11, 19 6302.60	Terry towelling and similar terry fabrics of cotton; toilet linen and kitchen linen, other than knitted or crocheted, of terry towelling and		
	62.02 B III a) 1	62.02-71		similar terry fabrics, of cotton		
20	62.02 B I a) c)	62.02-12, 13, 19	6302.21, ex 22, ex 29, 31, ex 32, ex 39	Bed linen, other than knitted or crocheted	-	
22	56.05 A	56.05-03, 05, 07, 09, 11, 13, 15, 19, 21, 23, 25, 28, 32, 34, 36, 38, 39, 42, 44, 45, 46, 47	ex 5508.10 5509.11, 12, 21, 22, 31, 32, 41, 42, 51, 52, 53, 59, 61, 62, 69, 91, 92, 99	Yarn of staple or waste synthetic fibres, not put up for retail sale:		
		56.05-21, 23, 25, 28, 32, 34, 36	5509.31, 32, 61, 62, 69	a) Of which acrylic		
23	56.05 B	56.05-51, 55, 61, 65,71,75,81,85, 91, 95, 99	ex 5508.20 5510.11, 12, 20, 30, 90	Yarn of staple or waste artificial fibres, not put up for retail sale		
32	ex 58.04	58.04-07, 11, 15, 18, 41, 43, 45, 61, 63, 67, 69, 71, 75, 77, 78	5801.10, 21, 22, 23, 24, 25, 26, 31, 32, 33, 34, 35, 36 5802.20, 30	Woven pile fabrics and chenille fabrics (other than terry fabrics of cotton and narrow woven fabrics), of wool, of cotton or of man-made textile fibres		
32 a)		58.04-63	5801.22	a) Of which cotton corduroy		
39	62.02 B II a) c) III a) 2 c)	62.02-40, 42, 44, 46, 51, 59, 65, 72, 74, 77	6302.51, ex 53, ex 59, 91, ex 93, ex 99	Table linen, toilet and kitchen linen, other than knitted or crocheted, other than of terry towelling or similar terry fabrics of cotton		
	<b>c</b> )					

# GROUP II B

(1)	(2)	(3)	(4)	(5)	(6)	(7)
12	60.03 A B I II b) C D	60.03-11, 19, 20, 27, 30, 90 60.04-33, 34 60.06-92	6115.12, 19, ex 20 6115.91, 92, ex 93, 99	Stockings, under stockings, socks, ankle-socks, sockettes and the like, knitted or crocheted, rubberized: other than for babies, including stockings for varicose veins, other than stockings of category 70	24,3 pairs	41
13	60.04 B IV b) 1 cc) 2 dd) d) 1 cc) 2 cc) ex 60.04 B IV a) ex 60.04 B IV e)  (1)	60.04-48, 56, 75, 85  ex 60.04-38 ex 60.04-60	6107.11, 12, 19 6108.21, 22, 29	Men's or boys' underpants and briefs, women's or girls' knickers and briefs, knitted or crocheted, of wool, cotton or man-made fibres	17	59
14	61.01 A II a) B V b) 1 2 3	61.01-07, 41, 42, 44, 46, 47	ex 6201.11, ex 12, ex 13 6210.20	Men's or boys' woven overcoats, raincoats and other coats, cloaks and capes, of wool, of cotton or of man-made textile fibres (other than parkas) (of category 21)	0,72	1 389
15	61.02 B I a) B II e) 1 aa) bb) cc) 2 aa) bb) cc)	61.02-05, 31, 32, 33, 35, 36, 37, 39, 40	ex 6202.11, ex 12, ex 13 6210.30 6204.31, ex 32, ex 33, ex 39	Women's or girls' woven overcoats, raincoats and other coats, cloaks and capes; jackets and blazers, of wool, of cotton or of man-made textile fibres (other than parkas) (of category 21)	0,85	1 190
16	61.01 B V c) 1 2 3	61.01-51, 54, 57	62.03.11, 12, 19, 21, ex 22, ex 23, ex 29	Men's or boys' suits and ensembles, other than knitted or crocheted, of wool, of cotton or of man-made fibres, excluding ski suits	0,80	1 250
17	61.01 B V a) 1 2 3	61.01-34, 36, 37	6203.31, ex 32, ex 33, ex 39	Men's or boys' jackets, other than knitted or crocheted, of wool, of cotton or of man-made fibres	1,43	700
18	61.01 B III 61.02 B II c) 61.03 B	61.01-24, 25, 26 61.02-22, 23, 24 61.03-51, 55, 59, 81, 85, 89	6207.11, 19, 21, 22, 29, 91, 92, 99 6208.11, 19, 21, 22, 29, 91, 92, 99	Men's or boys' singlets and other vests, underpants, briefs, nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, other than knitted or crocheted		
	61.04 B	61.04-11, 13, 18, 91, 93, 98		Women's or girls' singlets and other vests, slips, petticoats, briefs, panties, nightdresses, pyjamas, négligés, bathrobes, dressing gowns and similar articles, other than knitted or crocheted		

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
19	61.05 A	61.05-10, 99	6213.20, 90	Handkerchiefs, other than knitted or crocheted	59	17
21	61.01 B IV 61.02 B II d)	61.01-29, 31, 32 61.02-25, 26, 28	ex 6201.11, ex 12, ex 13 6201.91, 92, 93 ex 6202.11, ex 12, ex 13 6202.91, 92, 93	Parkas; anoraks, windcheaters, waister jackets and the like, other than knitted or crocheted, of wool, of cotton or man-made fibres	2,3	43.
24	60.04 B IV b) 1 bb) 2 aa) bb) d) 1 bb) 2 aa) bb)	60.04-47, 73 60.04-51, 53, 81,	6107.21, 22, 29, 91, 92, 99 6108.31, 32, 39, 91, 92, 99	Men's or boys' nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, knitted or crocheted  Women's or girls' nightdresses, pyjamas,	3,9	25
	ex 60.04 B IV a) ex 60.04 B IV c) ex 60.05 A II b) 4 ll) ex 11 ex 22 ex 33 ex 44	ex 60.04-38 ex 60.04-60 ex 60.05-88 ex 60.05-89 ex 60.05-90 ex 60.05-91		négligés, bathrobes, dressing gowns and similar articles, knitted or crocheted		
26	60.05 A II b) 4 cc) 11 22 33 44	60.05-45, 46, 47, 48	6104.41, 42, 43, 44 6204.41, 42, 43, 44	Women's or girls' dresses, of wool, of cotton or man-made fibres	3,1	32
	61.02 B II e) 4 bb) cc) dd) ee)	61.02-48, 52, 53, 54		,		
27	60.05 A II b) 4 dd) 61.02 B II e) 5 aa) bb) cc)	60.05-51, 52, 54, 58 61.02-57, 58, 62	6104.51, 52, 53, 59 6204.51, 52, 53, 59	Women's or girls' skirts, including divided skirts	2,6	38
28	60.05 A II b) 4 ee) ex 60.05 A II b) 4 ll) ex 11 ex 22 ex 33 ex 44	60.05-61, 62, 64 ex 60.05-88 ex 60.05-89 ex 60.05-90 ex 60.05-91	6103.41, 42, 43, 49 6104.61, 62, 63, 69	Trousers, bib and brace overalls, breeches and shorts (other than swimwear), knitted or crocheted, of wool, of cotton or man-made fibres	1,61	62
29	61.02 B II e) 3 aa) bb) cc)	61.02-42, 43, 44	6204.11, 12, 13, ex 19, 21, ex 22, ex 23, ex 29	Women's or girls' suits and ensembles, other than knitted or crocheted, of wool, of cotton or man-made fibres, excluding ski suits	1,37	73

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
31	61.09 D	61.09-50	6212.10	Brassières, woven, knitted or crocheted	18,2	5
68	ex 60.03 (1) — 60.04 A I II a) —	ex 60.03 (¹) 60.04-02, 03, 04, 06, 07, 08, 10, 11, 12, 14	ex 6111.10 ex 6111.20 ex 6111.30	Babies' garments and clothing accessories, excluding gloves, knitted or crocheted included in category 10		
	b) c) III a) b) c) d)		ex 6111.90 6209.10, 20, 30, 90			-
	60.05 A II b) 1 ex 60.05 A II b) 5	60.05-06, 07, 08, 09, ex 93, ex 94, ex 95 (1)				
	61.02 A I a) b)	61.02-01, 03				
	61.04 A ex 61.11 (1)	61.04-01, 09 ex 61.11-00 (1)				
73	60.05 A II b) 3	60.05-16, 17, 19	6112.11, 12, 19	Track suits of knitted or crocheted fabric, of wool, of cotton or of man-made textile fibres	1,67	60
76	61.01 B I 61.02 B II a)	61.01-13, 15, 17, 19 61.02-12, 14	ex 6203.22, ex 23, ex 29, ex 32, ex 33, ex 39, ex 42, ex 43, ex 49 ex 6204.22, ex 23, ex 29,	Men's or boys' industrial or occupational clothing, other than knitted or crocheted  Women's or girls' aprons, smock-overalls and other industrial or occupational clothing, other than knitted or crocheted		
			ex 32, ex 33, ex 39, ex 62, ex 63, ex 69 ex 6211.32, ex 33, ex 42, ex 43			
77	61.01 B V f) 1	61.01-81	6211.20	Ski suits, other than knitted or crocheted		
	ex 61.01 B V ex g) ex 1 ex 2 ex 3	ex 61.01-92 ex 61.01-95 ex 61.01-96				
	61.02 B II e) 8 aa) ex 61.02 B II e) 9 ex aa) ex bb) ex cc)	61.02-85 ex 61.02-90 ex 61.02-91 ex 61.02-92				

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

					-	
(1)	(2)	(3)	(4)	(5)	(6)	. (7)
78	61.01 A I 61.01 A II b) ex 61.01 B V g) ex 1 ex 2 ex 3 (1) 61.02 A II B I b) ex 61.02 B II e) ex 9 aa) ex bb) ex cc)	61.01-03, 09 ex 61.01-92 ex 61.01-95 ex 61.01-96  (1)  61.02-04, 07  ex 61.02-90 ex 61.02-91 ex 61.02-92  (1)	ex 6203.41, ex 42, ex 43, ex 49 ex 6204.61, ex 62, ex 63, ex 69 6210.40, 50 6211.31, ex 32, ex 33, 41, ex 42, ex 43	Garments, other than knitted or crocheted, excluding garments of categories 6, 7, 8, 14, 15, 16, 17, 18, 21, 26, 27, 29, 68, 72, 76 and 77		
83	60.05 A I b) A II a) b) 4 hh) 11 22 33 44 kk) 11 ex 22 ex 33 ex 44 (1)	60.05-03, 04, 76, 77, 78, 79, 85 ex 60.05-88 ex 60.05-89 ex 60.05-90 ex 60.05-91	ex 6101.10, ex 20, ex 30 ex 6102.10, ex 20, ex 30 6103.31, 32, 33, 39 6104.31, 32, 33, 39 ex 6113.00 6114.10, 20, 30	Overcoats, jackets, blazers and other garments, including ski suits, knitted or crocheted, excluding garments of categories 4, 5, 7, 13, 24, 26, 27, 28, 68, 69, 72, 73, 74, 75		

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

# GROUP III A

(1)	(2)	(3)	(4)	(5)	(6)	.(7)
33	51.04 A III a) 62.03 B II b) 1	51.04-06 62.03-51, 59	ex 5407.20 ex 5811.00 ex 6305.31	Woven fabrics of synthetic filament yarn obtained from strip or the like of polyethylene or polypropylene, less than 3 m wide; sacks and bags, of a kind used for the packing of goods, not knitted or crocheted, obtained from strip or the like		
34	51.04 A III b)	51.04-08	ex 5407.20 ex 5811.00	Woven fabrics of synthetic filament yarn, obtained from strip or the like of polyethylene or polypropylene, 3 m or more wide		
35	51.04 A II IV	51.04-05, 10, 11, 13,15,17,18,21, 23,25,27,28,32, 34, 36, 41, 48 51.04-10, 15, 17, 18,23,25,27,28, 32, 34, 41, 48	5407.10, 30, 41, 42, 43, 44, 51, 52, 53, 54, 60, 71, 72, 73, 74, 81, 82, 83, 84, 91, 92, 93, 94 ex 5811.00 ex 5905.00 5407.42, 43, 44, 52, 53, 54, ex 60, 72, 73, 74, 82, 83, 84, 92, 93, 94 ex 5811.00 ex 5905.00	Woven fabrics of synthetic fibres (continuous), other than those for tyres of category 114  a) Of which other than unbleached or bleached		
36	51.04 B II B III	51.04-54, 55, 56, 58,62,64,66,72, 74,76,81,89,93, 94,97,98 51.04-55, 58, 62, 64,72,74,76,81, 89,94,97,98	5408.10, 21, 22, 23, 24, 31, 32, 33, 34 ex 5905.00 5408.10, 22, 23, 24, 32, 33, 34 ex 5905.00	Woven fabrics of continuous artificial fibres, other than those for tyres of category 114  a) Of which other than unbleached or bleached		
37	56.07 B	56.07-50, 51, 55, 56, 59, 60, 61, 65, 67, 68, 69, 70, 71, 72, 73, 74, 77, 78, 82, 83, 84, 87  56.07-50, 55, 56, 59, 61, 65, 67, 69, 70, 71, 73, 74, 77, 78, 83, 84, 87	5516.11, 12, 13, 14,21,22,23,24, 31,32,33,34,41, 42,43,44,91,92, 93, 94 ex 5905.00 5516.12, 13, 14, 22,23,24,32,33, 34,42,43,44,92, 93, 94 ex 5905.00	Woven fabrics of artificial staple fibres  a) Of which other than unbleached or bleached		
38 A	60.01 B I b) 1	60.01-40	ex 5811.00 ex 6002.43 ex 6002.93	Knitted or crocheted synthetic curtain fabrics including net curtain fabric		
38 B	62.02 A II	62.02-09	ex 6303.91 ex 6303.92 ex 6303.99	Net curtains, other than knitted or crocheted		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
40	62.02 B IV a) c)	62.02-83, 85, 89	ex 6303.91 ex 6303.92 ex 6303.99 6304.19, 92, 93,	Woven curtains (including drapes), interior blinds, curtain and bed valances and other furnishing articles, other than knitted or crocheted, of wool, of cotton or of man-made fibres		
41	ex 51.01 A	51.01-01, 02, 03, 04,08,09,10,12, 20,22,24,27,29, 30,41,42,43,44, 46,48	ex 5401.10 5402.10, 20, 31, 32, 33, 39, 49, 51, 52, 59, 61, 62, 69	Yarn of synthetic filament (continuous), not put up for retail sale, other than non-textured single yarn untwisted or with a twist of not more than 50 turns per metre		
42	ex 51.01 B	51.01-50, 61, 67, 68, 71, 77, 78, 80	ex 5401.20 5403.10, 20, ex 32, ex 33, 39, 41, 42, 49	Yarn of continuous man-made fibres, not put up for retail sale:  B. Yarn of artificial fibres: yarn of artificial filaments, not put up for retail sale, other than single yarn of viscose rayon untwisted or with a twist of not more than 250 turns per metre and single non-textured yarn of cellulose acetate		
43	51.03 55.06 56.06 B	51.03-10, 20 55.06-10, 90 56.06-20	ex 5401.10 ex 5401.20 5406.10, 20 5204.20 5207.10, 90 ex 5508.20 ex 5511.30	Yarn of man-made filament, yarn of staple artificial fibres, cotton yarn, put up for retail sale		
46	ex 53.05	53.05-10, 22, 29, 31, 38, 39	5105.10, 21, 29, 30	Carded or combed sheep's or lambs' wool or other fine animal hair		
47	53.06 53.08 A	53.06-21, 25, 31, 35, 51, 55, 71, 75 53.08-11, 15	5106.10, 20 5108.10	Yarn of carded sheep's or lambs' wool (woollen yarn) or of carded fine animal hair, not put up for retail sale		
48	53.07 53.08 B	53.07-02, 08, 12, 18, 30, 40, 51, 59, 81, 89 53.08-21, 25	5107.10, 20 5108.20	Yarn of combed sheep's or lambs' wool (worsted yarn) or of combed fine animal hair, not put up for retail sale		
49	ex 53.10	53.10-11, 15	5109.10, 90	Yarn of sheep's or lambs' wool or of fine animal hair, put up for retail sale		
50	53.11	53.11-01, 03, 07, 11,13,17,20,30, 40,52,54,58,72, 74,75,82,84,88, 91,93,97	5111.11, 19, 20, 30, 90 5112.11, 19, 20, 30, 90 ex 5811.00	Woven fabrics of sheep's or lambs' wool or of fine animal hair		
51	55.04	55.04-00	5203.00	Cotton, carded or combed		

(1)	(2)	(3)	(4)	(5) -	(6)	(7)
53	55.07	55.07-10, 90	5803.10	Cotton gauze	-	
54	56.04 B	56.04-21, 23, 28	5507.00	Staple artificial fibres, including waste, carded, combed or otherwise processed for spinning		
55	56.04 A	56.04-11, 13, 15, 16, 17, 18	5506.10, 20, 30, 90	Synthetic staple fibres, including waste, carded or combed or otherwise processed for spinning		
56	56.06 A	56.06-11, 15	ex 5508.10 5511.10, 20	Yarn of staple synthetic fibres (including waste), put up for retail sale		
58	58.01	58.01-01, 11, 13, 17, 30, 80	5701.10, 90	Carpets, carpeting and rugs, knotted (made up or not)		
59	58.02 ex A B 59.02 ex A	58.02-04, 06, 07, 09, 56, 61, 65, 71, 75, 81, 85, 90 59.02-01, 09	5702.10, 31, 32, 39, 41, 42, 49, 51, 52, 59, 91, 92, 99 5703.10, 20, 30, 90 5704.10, 90 5705.00	Carpets and other textile floor coverings, other than the carpets of category 58		
60	58.03	58.03-00	5805.00	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		
61	58.05 A I a) c) II B	58.05-01, 08, 30, 40, 51, 59, 61, 69, 73, 77, 79, 90 59.13-01, 11, 13,	5806.10, 20, 31, 32, 39, 40	Narrow woven fabrics, and narrow fabrics (bolduc) consisting of warp without weft assembled by means of an adhesive, other than labels and similar articles of category 62  Elastic fabrics (not knitted or crocheted), made		
		15,19,32,34,35,		from textile materials assembled from rubber thread		
62	58.06	58.06-10, 90	5807.10	Labels, badges and the like, of textile materials, not embroidered, in the piece, in strips or cut to shape or size, woven		
	58.07	58.07-31, 39, 50, 80	ex 5606.00 5808.10, 90	Chenille yarn (including flock chenille yarn), gimped yarn (other than metallized yarn and gimped horsehair yarn); braids and ornamental trimmings in the piece; tassels, pompons and the like		
	58.08 58.09	58.08-10, 90 58.09-11, 19, 21, 31, 35, 39, 91, 95,	5804.10, 21, 29, 30	Tulle and other net fabrics but not including woven, knitted or crocheted fabrics; hand or mechanically made lace, in the piece, in strips or in motifs		
	58.10	58.10-21, 29, 41, 45, 49, 51, 55, 59	5810.10, 91, 92, 99	Embroidery, in the piece, in strips or in motifs		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
63.	60.01 B I a) 60.06 A	60.01-30	ex 5811.00 6002.10 5905.91 6002.30	Knitted or crocheted fabric of synthetic fibres containing by weight 5% or more of elastomeric yarn and knitted or crocheted fabric containing by weight 5% or more of rubber thread	•	
	60.01 B I b) 2 3	60.01-51, 55	6001.10 ex 6002.20 ex 6002.43 ex 6002.93	Raschel lace and long-pile fabric of synthetic fibres		
65	60.01 A B I b) 4 II C I	60.01-01, 10, 62, 64, 65, 68, 72, 74, 75, 78, 81, 89, 92, 94, 96, 97	ex 5811.00 6001.20, 22, 29, 91, 92, 99 ex 6002.20	Knitted or crocheted fabric other than those of categories 38 A and 63, of wool, of cotton or of man-made fibres		
			6002.41, 42, ex 43, 91, 92, ex 93			
66	62.01 A B I II a) b) c)	62.01-10, 20, 81, 85, 93, 95	6301.10 ex 6301.20 ex 6301.30 ex 6301.40 ex 6301.90	Travelling rugs and blankets, other than knitted or crocheted, of wool, of cotton or of man-made fibres		

# GROUP III B

(1)	(2)	(3)	(4)	(5)	(6)	(7)
10	60.02 A B	60.02-40 60.02-50, 60, 70, 80	ex 6111.10, ex 20, ex 30, ex 90	Gloves, mittens and mitts, knitted or crocheted	17 pairs	59
		*.	6116.10, 91, 92, 93, 99			
67	60.05 ex A II b) 5 (1)	ex 60.05-93, ex 94, ex 95, 96,	ex 6113.00 6117.10, 20, 80,	Knitted or crocheted garments or clothing accessories other than for babies; household linen		-
	В	97, 98, 99 (1)	90	of all kinds, knitted or crocheted; curtains (including drapes) and interior blinds, curtain or		
	60.06 B III	60.06-96, 98	ex 6301.20 ex 6301.30	bed valances and other furnishing articles knitted or crocheted; knitted or crocheted blankets and		
			ex 6301.40	travelling-rugs, other knitted or crocheted articles including parts of garments or clothing		
			ex 6301.90	accessories		
			6302.10, 40			
			6303.11, 12, 19			
			6304.11, 91			
	·		ex 6305.20			
			ex 6305.31 ex 6305.39			
			ex 6305.90			
			ex 6307.10			
			ex 6307.90			
67 a)		60.05-97	ex 6305.31	a) Of which sacks and bags of a kind used for the packing of goods, made from polyethylene or polypropylene strip		
69	60.04	60.04-54	6108.11, 19	Slips and petticoats, knitted or crocheted	7,8	12
	B IV b) 2 cc) ex 60.04	ex 60.04-38				
	B IV a) (1)	(1)				
	ex 60.04 B IV c)	ex 60.04-60				
70	60.04 B III a) 1	60.04-31	6115.11	Panty hose of synthetic fibres, measuring per single yarn less than 67 decitex (6,7 tex).	30,4	33
	60.03	60.03-24, 26	ex 6115.20, ex 93	Womens full-length hosiery of synthetic fibres		
	B II a)					
72	60.05	60.05-11, 13, 15	6112.31, 39, 41,	Swimwear, of wool, of cotton or of man-made	9,7	10
	A II b) 2 60.06 B I	60.06-91	6211.11, 12	fibres		
	61.01 B II	61.01-22, 23				
	61.02 B II b)	61.02-16, 18				
74	60.05	60.05-71, 72, 73,	6104.11, 12, 13,	Women's or girls' knitted or crocheted suits and	1,54	65
	A II b) 4 gg) 11 22 33 44	74	19, 21, 22, 23, 29	ensembles, of wool, of cotton or man-made fibres, excluding ski suits		

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
75	60.05 A II b) 4 ff)	60.05-66, 68	6103.11, 12, 19, 21, 22, 23, 29	Men's or boys' knitted or crocheted suits and ensembles, of wool, of cotton or of man-made fibres, excluding ski-suits	0,80	1 250
84	61.06 B C D E	61.06-30, 40, 50,	6214.20, 30, 40, 90	Shawls, scarves, mufflers, mantillas, veils and the like other than knitted or crocheted, of wool, of cotton or man-made fibres	: . -	-
85	61.07 B C D	61.07-30, 40, 90	6215.20, 90	Ties, bow ties and cravats not knitted or crocheted, of wool, of cotton or man-made fibres	17,9	56
86	61.09 A B C E	61.09-20, 30, 40,	6212.20, 30, 90	Corsets, corset-belts, suspender belts, braces, suspenders, garters and the like, and parts thereof, whether or not knitted or crocheted	8,8	114
87	ex 61.10	ex 61.10-00	6216.00	Gloves, mittens and mitts, not knitted or crocheted, excluding gloves for babies of category 68		
88	ex 61.11 (¹)	ex 61.10-00 ex 61.11-00 }	6217.10, 90	Stockings, socks and sockettes, not knitted or crocheted, other clothing accessories, parts of garments or of clothing accessories, other than knitted or crocheted		
90	ex 59.04	59.04-11, 12, 14, 15, 17, 18, 19, 21	5607.41, 49, 50	Twine, cordage, ropes and cables of synthetic fibres, plaited or not	-	
91	62.04 A II B II	62.04-23, 73	6306.21, 22, 29	Tents		
93	62.03 B I b) II a) b) 2 c)	62.03-30, 40, 97, 98	6305.20, 39, 90	Sacks and bags, of a kind used for the packing of goods, of woven fabrics, other than made from polyethylene or polypropylene strip		
94	59.01	59.01-07, 12, 14, 15, 16, 18, 21, 29	5601.10, 21, 22, 29, 30 ex 5811.00	Wadding of textile materials and articles thereof; textile fibres, not exceeding 5 mm in length (flock), textile dust and mill neps		
95	ex 59.02	59.02-35, 41, 47, 51,57,59,91,95, 97	5602.10, 21, 29, 90 ex 5811.00 ex 5905.00 ex 6307.90	Felt and articles thereof, whether or not impregnated or coated, other than floor coverings		

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
96	59.03	59.03-01, 11, 21, 23, 25, 29, 30	5603.00 ex 5811.00 ex 5905.00	Non woven fabrics and articles of such fabrics, whether or not impregnated, coated, covered or laminated	-	
	-		6210.10		2	
			ex 6301.40, ex 90 ex 6302.22, ex 32, ex 53, ex 93			
	•		ex 6303.92, ex 99			
			ex 6304.19, ex 93, ex 99			
			ex 6305.39 ex 6307.10, ex 90			
97	59.05	59.05-11, 31, 39, 51, 59, 91, 99	5608.11, 19, 90	Nets and netting made of twine, cordage or rope and made up fishing nets of yarn, twine, cordage or rope		
98	59.06	59.06-00	5609.00 ex 5905.00	Other articles made from yarn, twine, cordage, rope or cables, other than textile fabrics, articles made from such fabrics and articles of category 97		
99	59.07	59.07-10, 90	5901.10, 90	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 stiffened textile fabrics of a kind used for hat foundations		
	59.10	59.10-10, 31, 39	5904.10, 91, 92	Linoleum, whether or not cut to shape; floor coverings consisting of a coating or covering applied on a textile backing, whether or not cut to shape		
	59.11 A I II	59.11-11, 14, 17, 20	5906.10, 99	Rubberized textile fabrics, not knitted or crocheted, excluding those for tyres		
	III b)			· · .		
	59.12	59.12-00	5907.10	Textile fabrics otherwise impregnated or coated; painted canvas being theatrical scenery, studio back-cloths or the like, other than of category 100		
				•		
100	59.08	59.08-10, 51, 61, 71, 79	6903.10, 20, 90 ex 5811.00	Textile fabrics impregnated, coated, covered or laminated with preparations of cellulose derivatives or of other artificial plastic materials		
101	ex 59.04	59.04-80	5607.90	Twine, cordage, ropes and cables, plaited or not, other than of synthetic fibres		
109	62.04 A I	62.04-21, 61, 69	6306.11, 12, 19, 31, 39	Tarpaulins, sails, awnings and sunblinds		

(1)	(2)	(3)	(4)	. (5)	(6)	(7)
110	62.04 A III B III	62.04-25, 75	6306.41, 49	Woven pneumatic mattresses		1
111	62.04 A IV B IV	62.04-29, 79	6306.91, 99	Camping goods, woven, other than pneumatic mattresses and tents		
112	62.05 A B D E	62.05-01, 10, 30, 93, 95, 99	6307.20 ex 6307.90	Other made up textile articles, woven, excluding those of categories 113 and 114		
113	62.05 C	62.05-20	ex 6307.10	Floor cloths, dish cloths and dusters, other than knitted or crocheted		
114	51.04 A I B I	51.04-03, 52	5902.10, 20, 90	Woven fabrics and articles for technical uses		
	59.11 A III a)	59.11-15				
	59.14	59.14-00	5908.00			
	59.15	59.15-10, 90	5909.00			
	59.16	59.16-00	5910.00	•		
	59.17 A B II C D	59.17-10, 29, 32, 38,49,51,59,71, 79, 91, 93, 95, 99	5911.10, 20, 31, 32, 40, 90			

 $ANNEX \ II$  For practical reasons the product descriptions used in Annex I are given in the present Annex in abbreviated form COMMUNITY LIMITS

Category	Description	Units	Year	Quantitative limits EEC
1	Cotton yarn	tonnes	1987 1988 1989 1990	106 108 109 111
2	Woven fabrics of cotton	tonnes	1987 1988 1989 1990	1 330 1 357 1 384 1 411
2 a	Of which other than unbleached or bleached	tonnes	1987 1988 1989 1990	510 520 531 541
4	Shirts, T-shirts and the like, knitted or crocheted	1 000 pieces	1987 1988 1989 1990	1 200 1 230 1 261 1 292
5	Jerseys, windcheaters and the like	1 000 pieces	1987 1988 1989 1990	1 000 1 025 1 051 1 077
6	Woven trousers	1 000 pieces	1987 1988 1989 1990	430 443 456 470
7	Blouses and shirt-blouses, woven, knitted or crocheted	1 000 pieces	1987 1988 1989 1990	405 415 426 436
8	Men's shirts, woven	1 000 pieces	1987 1988 1989 1990	2 870 2 927 2 986 3 046
14	Men's overcoats, raincoats, cloaks and capes, other than knitted and crocheted	1 000 pieces	1987 1988 1989 1990	200 208 216 225
15	Women's overcoats, raincoats, cloaks and capes, other than knitted or crocheted	1 000 pieces	1987 1988 1989 1990	366 381 396 412
73	Track suits	1 000 pieces	1987 1988 1989 1990	1 450 1 508 1 568 1 631
	Woven industrial and occupational clothing	1 000 pieces	1987 1988 1989 1990	1 600 1 664 1 731 1 800

# **REGIONAL LIMITS**

Category	Description	Units	Year	Member State	Quantitative limit
37	Woven fabrics of artificial fibres (discontinuous or waste)	tonnes	1987 1988 1989 1990	Italy	615 646 678 712

#### PROTOCOL A

#### TITLE I

#### CLASSIFICATION

#### Article 1

- 1. The competent authorities of the Community undertake to inform Bulgaria of any changes in the tariff and statistical nomenclatures before the date of their entry into effect in the Community.
- 2. The competent authorities of the Community undertake to inform Bulgaria of any decisions relating to the classification of products subject to the Agreement within one month of their adoption at the latest. Such communication shall include:
- (a) a description of the products concerned;
- (b) the relevant category and the related tariff and statistical references;
- (c) the reasons which have led to the decision.
- 3. Where a decision on classification results in a change of classification practice or a change of category of any product subject to the Agreement, the competent authorities of the Community shall provide 30 days' notice, from the date of the Community's communication, before the decision is put into effect. Products shipped before the date of entry into effect of the decision shall remain subject to the earlier classification practice, provided that the goods in question are presented for importation into the Community within 60 days of that date.
- 4. Where a Community decision on classification resulting in a change of classification practice or a change of categorization of any product subject to the Agreement affects a category subject to restraint, the two parties agree to enter into consultation in accordance with the procedures described in Article 14 of the Agreement with a view to honouring the obligation under the second subparagraph of Article 10 (2) of the Agreement.

# TITLE II

#### ORIGIN

#### Article 2

- 1. Products originating in Bulgaria for export to the Community in accordance with the arrangements established by this Agreement shall be accompanied by a certificate of Bulgarian origin conforming to the model annexed to this Protocol.
- 2. The certificate of origin shall be issued by the competent governmental authorities of Bulgaria if the

products in question can be considered products originating in that country within the meaning of the relevant rules in force in the Community.

3. However, the products in Group III may be imported into the Community in accordance with the arrangements established by this Agreement on production of a declaration by the exporter on the invoice or other commercial document relating to the products to the effect that the products in question originate in Bulgaria within the meaning of the relevant rules in force in the Community.

#### Article 3

The certificate of origin shall be issued only on application having been made in writing by the exporter or, under the exporter's responsibility, by his authorized representative. The competent governmental authorities of Bulgaria shall ensure that the certificate of origin is properly completed and for this purpose they shall call for any necessary documentary evidence or carry out any check which they consider appropriate.

#### Article 4

Where different criteria for determining origin are laid down for products falling within the same category, certificates or declarations of origin shall contain a sufficiently detailed description of the goods to enable the criterion to be determined on the basis of which the certificate was issued or the declaration drawn up.

#### Article 5

The discovery of slight discrepancies between the statements made in the certificate of origin and those made in the documents produced to the customs office for the purpose of carrying out the formalities for importing the product shall not *ipso facto* cast doubt upon the statements in the certificate.

#### TITLE III

DOUBLE-CHECKING SYSTEM FOR CATEGORIES OF PRODUCTS WITH QUANTITATIVE LIMITS

#### Section I

#### Exportation

#### Article 6

The competent authorities of Bulgaria shall issue an export licence in respect of all consignments from Bulgaria of textile products referred to in Annex II, up to the relevant

quantitative limits as may be modified by Articles 4, 11 and 13 of the Agreement and of textile products subject to any definitive or provisional quantitative limits established as a result of the application of Article 7 of the Agreement.

#### Article 7

- 1. The export licence shall conform to the model annexed to this Protocol. It must certify, *inter alia*, that the quantity of the product in question has been set off against the quantitative limit prescribed for the category of the product in question.
- 2. Each export licence shall only cover one of the categories of products listed in Annex II of the Agreement. It may be used for one or more consignments of the products in question.

#### Article 8

The competent Community authorities must be notified forthwith of the withdrawal or alteration of any export licence already issued.

#### Article 9

- 1. Exports shall be set off against the quantitative limits established for the year in which shipment of the goods has been effected, even if the exports licence is issued after such shipment.
- 2. For the purposes of applying paragraph 1, shipment of the goods is considered to have taken place on the date of their loading on to the exporting aircraft, vehicle or vessel.

#### Article 10

The presentation of an export licence, in application of Article 12 below, shall be effected not later than 31 March of the year following that in which the goods covered by the licence have been shipped.

#### Section II

## Importation

# Article 11

Importation into the Community of textile products subject to quantitative limits shall be subject to the presentation of an import authorization or document.

#### Article 12

1. The competent Community authorities shall issue the import authorization or document referred to in Article 11

within five working days of the presentation by the importer of the original of the corresponding export licence.

The import authorization or document shall be valid for six months.

2. The competent Community authorities shall cancel the already issued import authorization or document if the corresponding export licence has been withdrawn.

However, if the competent Community authorities have not been notified about the withdrawal or cancellation of the export licence until after the products have been imported into the Community, the quantities involved shall be set off against the quantitative limit for the category and the quota year in question.

#### Article 13

- 1. If the competent Community authorities find that the total quantities covered by export licences issued by Bulgaria for a particular category in any Agreement year exceed the quantitative limit established in Annex II for that category, as may be modified by Articles 4, 11 and 13 of the Agreement, or any definitive or provisional limit established under Article 7 of the Agreement, the said authorities may suspend the further issue of import authorizations or documents. In this event, the competent Community authorities shall immediately inform the authorities of Bulgaria and the special consultation procedure set out in Article 14 of the Agreement shall be initiated forthwith.
- 2. Exports of Bulgarian origin not covered by Bulgarian export licences issued in accordance with the provisions of this Protocol may be refused the issue of import authorizations or documents by the competent Community authorities.

However, without prejudice to Article 8 of the Agreement, if the import of such products are allowed into the Community by the competent Community authorities the quantities involved shall not be set off against the appropriate quantitative limits set out in Annex II or established as a result of the application of Article 7 of the Agreement, without the express agreement of Bulgaria.

#### TITLE IV

FORM AND PRODUCTION OF EXPORT LICENCES AND CERTIFICATES OF ORIGIN, AND COMMON PROVISIONS

#### Article 14

1. The export licence and the certificate of origin may comprise additional copies duly indicated as such. They shall be made out in English or French. If they are completed by hand, entries must be in ink and in printscript.

These documents shall measure 210  $\times$  297 mm. The paper used must be white writing paper, sized, not containing mechanical pulp and weighing not less than 25 g/m<sup>2</sup>. Each

part shall have a printed guilloche-pattern background making any falsification by mechanical or chemical means apparent to the eye.

If the documents have several copies only the top copy which is the original shall be printed with the guilloche-pattern background. This copy shall be clearly marked as 'original' and the other copies as 'copies'. Only the original shall be accepted by the competent authorities in the Community as being valid for the purpose of export to the Community in accordance with the arrangements established by the Agreement.

2. Each document shall bear a standardized serial number, whether or not printed, by which it can be identified.

This number shall be composed of the following elements:

- two letters identifying Bulgaria as follows: BU,
- two letters identifying Member State of destination as follows:

BL = Benelux

DK = Denmark

DE = Federal Republic of Germany

ES = Spain

FR = France

GB = United Kingdom

GR = Greece

IE = Ireland

IT = Italy

PT = Portugal,

- a one-digit number identifying quota year, corresponding to the last figure in the respective Agreement year, e.g. 7 for 1987,
- a two-digit number identifying the particular issuing office concerned in Bulgaria,
- a five-digit number running consecutively form 00001 to 99999 allocated to the respective Member State of destination.

# Article 15

The export licence and certificate of origin may be issued after the shipment of the products to which they relate. In such cases they shall bear either the endorsement 'delivré a posteriori' or the endorsement 'issued retrospectively'.

#### Article 16

- 1. In the event of theft, loss or destruction of an export licence or a certificate of origin, the exporter may apply to the competent governmental authority which issued the document for a duplicate to be made out on the basis of the export documents in his possession. The duplicate of any such certificate or licence so issued shall bear the endorsement 'duplicata'.
- 2. The duplicate must bear the date of the original export licence or certificate of origin.

#### TITLE V

#### ADMINISTRATIVE COOPERATION

#### Article 17

The Community and Bulgaria shall cooperate closely to implement the provisions of the Agreement. To this end, contacts and exchanges of views (including on technical matters) shall be facilitated by both parties.

#### Article 18

In order to ensure the proper application of the Agreement, the Community and Bulgaria shall assist each other in checking the authenticity and accuracy of export licences and certificates of origin issued or declaration made under this Protocol.

#### Article 19

Bulgaria shall send the Commission of the European Communities the names and addresses of the governmental authorities competent for the issue and verification of export licences and certificates of origin together with specimens of the stamps used by these authorities. Bulgaria shall also notify the Commission of any change in this information.

- 1. Subsequent verification of certificates of origin or export licences shall be carried out at random, or whenever the competent Community authorities have reasonable doubt as to the authenticity of the certificate or licence or as to the accuracy of the information regarding the products in question.
- 2. In such cases the competent authorities in the Community shall return the certificate of origin or export licence or a copy therof to the competent governmental authority in Bulgaria giving, where appropriate, the reasons of form or substance for an enquiry. If the invoice has been submitted, such invoice or a copy therof shall be attached to the certificate or licence or its copy. The authorities shall also forward any information that has been obtained suggesting that the particulars given on the said certificate or licence are inaccurate.
- 3. The provisions of paragraph 1 above shall be applicable to subsequent verifications of the declarations of origin referred to in Article 2 of this Protocol.
- 4. The results of the subsequent verifications carried out in accordance with paragraphs 1 and 2 above shall be communicated to the competent authorities of the Community within three months at the latest. The information communicated shall indicate whether the disputed certificate or licence or declaration applies to the goods actually exported and whether these goods are eligible for export in accordance with the arrangements established by the Agreement. The information shall also include, at the

request of the Community, copies of all documentation necessary to determine the facts fully and in particular the true origin of the goods.

Should such verifications reveal systematic irregularities in the use of declarations of origin, the Community may subject imports of the products in question to the provisions of Article 2 (1) of this Protocol.

- 5. For the purpose of subsequent verification of certificates of origin, copies of the certificates as well as any export documents referring to them shall be kept for at least a period of three years by the competent governmental authority in Bulgaria.
- 6. Recourse to the random verification procedure specified in this Article must not constitute an obstacle to the release for home use of the products in question.

#### Article 21

- 1. Where the verification procedure referred to in Article 20 or where information available to the Community or to Bulgaria indicates or appears to indicate that the provisions of this Agreement are being contravened, both parties shall cooperate closely and with the appropriate urgency to prevent such contravention.
- 2. To this end, Bulgaria shall, on its own initiative or at the request of the Community, carry out appropriate

enquiries or arrange for such enquiries to be carried out concerning operations which are or appear to the Community to be in contravention of this Agreement. Bulgaria shall communicate the results of these enquiries to the Community together with any other pertinent information enabling the true origin of the goods to be determined.

- 3. By agreement between the Community and Bulgaria officials designated by the Community may be present at the enquiries referred to in paragraph 2.
- 4. In pursuance of the cooperation referred to in paragraph 1, Bulgaria and the Community shall exchange any information considered by either partner to be of use in preventing the contravention of the provisions of this Agreement. These exchanges may include information on textile production in Bulgaria and on trade in textile products of a kind covered by this Agreement between Bulgaria and other countries, particularly where the Community has reasonable grounds to consider that the products in question may be in transit across the territory of Bulgaria prior to their importation into the Community. This information may include at the request of the Community copies of available relevant documentation.
- 5. Where it is established that the provisions of this Agreement have been contravened, Bulgaria and the Community may agree to take such measures as are necessary to prevent a recurrence of such contravention.

(\*) Show net weight (kg) and also quantity in the unit prescribed for category where other than net weight – Indiquer le poids net en kilogrammes ainsi que la quantité dans l'unité prévue pour la catégorie si cette unité n'est pas le poids net (2) In the currency of the sale contract – Dans la monnaie du contrat de vente.

(Signature)

1 Exporter (name, full address, country) Exportateur (nom, adresse complète, pays)	ORIGINAL	<sup>2</sup> No
	3 Quota year Année contingentaire	4 Category number Numéro de catégorie
Consignee (name, full address, country) Destinataire (nom, adresse complète, pays)		T LICENCE e products)
		'EXPORTATION its textiles)
	6 Country of origin Pays d'origine	7 Country of destination Pays de destination
Place and date of shipment - Means of transport Lieu et date d'embarquement - Moyen de transport	9 Supplementary details Données supplémentaires	
Marks and numbers – Number and kind of packages – DESCRIPTION OF GOODS Marques et numéros – Nombre et nature des colis – DÉSIGNATION DES MARCHANDI	SES	11 Quantity (¹) 12 FOB Value (²) Quantité (¹) Valeur fob (²)
CERTIFICATION BY THE COMPETENT AUTHORITY – VISA DE L'AUTORITÉ COMPÉTENT I, the undersigned, certify that the goods described above have been charged against category shown in box No 4 by the provisions regulating trade in textile products with Je soussigné certifie que les marchandises désignées ci-dessus ont été, imputées sur la la case 4 dans le cadre des dispositions régissant les échanges de produits textiles avec la Competent authority (name, full address, country)	the quantitative limit established for the the European Economic Community. imite quantitative fixée pour l'année indiquée a Communauté économique européenne.	e dans la case 3 pour la catégorie désignée dar
Autorité compétente (nom, adresse complète, pays)	At - Å	, on - le
	(Signature)	(Stamp - Cachet)

#### PROTOCOL B

- 1. The exemption provided for in Article 3 (1) of the Agreement in respect of cottage industry products shall apply only to the following products:
- (a) fabrics woven on hand- or foot-operated looms, being fabrics of a kind traditionally made in the cottage industry of Bulgaria;
- (b) garments or other textile articles of a kind traditionally made in the cottage industry of Bulgaria obtained manually from the fabrics referred to above and sewn exclusively by hand without the aid of any machine;
- (c) traditional folklore textile products made by hand in the cottage industry of Bulgaria as defined in a list to be agreed between both Parties.

Exemption shall be granted only for products accompanied by a certificate issued by the competent Bulgarian authorities in accordance with the model annexed to this Protocol. Such certificates must state the grounds on which exemption is based and shall be accepted by the competent Community authorities provided that they are satisfied that the products concerned conform to the conditions set out in this Protocol. Certificates for the products referred to in paragraph (c) must be clearly marked 'FOLKLORE'. In the event of a difference of opinion between Bulgaria and the competent Community authorities at the point of entry into the Community concerning the nature of products, consultation shall be held within a month in order to settle the difference. Should imports of any of the above products reach such proportions as to cause difficulties to the Community, the two Parties shall open consultations forthwith in accordance with the procedure laid down in Article 14 of the Agreement with a view to finding a quantitative solution to the problem.

2. The provisions of Titles IV and V of Protocol A shall be applied mutatis mutandis to the products referred to in paragraph 1.

1 Exporter (name, full address, country) Exportateur (nom, adresse complète, pays)	ORIGINAL	<sup>2</sup> No	
	CERTIFICATE in regard to HANDLOO DITIONAL TEXTILE PRODUCTS, OF conformity with and under the c products with the European Econom	THE COTTAGE INDU onditions regulating	STRY, issued in
3 Consignee (name, full address, country)  Destinataire (nom, adresse complète, pays)	CERTIFICAT relatif aux TISSUS TISS		MAIN aux PRO-
	DUITS TEXTILES FAITS À LA MAIN, DU FOLKLORE TRADITIONNEL, DE I conformité avec et sous les condition textiles avec la Communauté écono	et aux PRODUITS TE Abrication artisa ens régissant les écha	KTILES RELEVANT NALE, délivré en
	4 Country of origin Pays d'origine	5 Country of destina Pays de destination	
6 Place and date of shipment — Means of transport Lieu et date d'embarquement — Moyen de transport	7 Supplementary details Données supplémentaires		-
8 Marks and numbers — Number and kind of packages — DESCRIPTION OF GC Marques et numéros — Nombre et nature des colis — DÉSIGNATION DES M		9 Quantity Quantité	10 FOB Value (1) Valeur fob (1)
			,
			·
		,	
11 CERTIFICATION BY THE COMPETENT AUTHORITY — VISA DE L'AUTORITÉ C  I, the undersigned, certify that the consignment described above includes onli a) fabrics woven on looms operated solely by hand or foot (handlooms) (2) b) garments or other textile articles obtained manually from the fabrics descr c) traditional folklore handicraft textile products made by hand, as defined in	ly the following textile products of the cottage indus ribed under a) and sewn solely by hand without the	e aid of any machine (i	nandicrafts) (²)
Je soussigné certifie que l'envoi décrit ci-dessus contient exclusivement les p a) tissus tissés sur des métiers actionnés à la main ou au pied (handlooms) b) vêtements ou autres articles textiles obtenus manuellement à partir de tiss c) produits textiles relevant du folklore traditionnel fabriqués à la main, comm indiqué dans la case 4.	(²) sus décrits sous a) et cousus uniquement à la main	sans l'aide d'une mach	ine (handicrafts) (²)
12 Competent authority (name, full address, country) Autorité compétente (nom, adresse complète, pays)	At — À	, on — le	
	(Signature)	(Stamp —	Cachet)

(') In the currency of the sale contract — Dans la monnaie du contrat de vente. (2) Delete as appropriate — Biffer la (les) mention(s) inutile(s).

#### PROTOCOL C

The annual growth rate for the quantitative limits introduced under Article 7 of the Agreement shall be determined as follows:

- (a) For products in categories falling within Group I the growth rate of 3 % shall be fixed for the relevant products of category 3;
- (b) For products in categories falling within Groups II or III, the growth rate shall be fixed by agreement between the Parties in accordance with the consultation procedure established in Article 14 of the Agreement. Such growth rate may in no case be lower than the highest rate applied to corresponding products under bilateral agreements concluded under the Geneva Arrangement between the Community and other third countries having a level of trade equal to or comparable with that of Bulgaria.

#### PROTOCOL D

The Community and Bulgaria agree that if the Multifibre Arrangement is extended for a period going beyond 31 December 1990 then the present Agreement will be automatically prolonged for a further period of one year up to 31 December 1991 in accordance with the economic and technical terms of the existing Agreement, with the adaptations strictly necessary for the application of the Agreement for the fifth year.

# JOINT DECLARATION

The People's Republic of Bulgaria and the European Economic Community agree that carryover from the quantitative limits for the year 1986 of amounts not used during the year 1986 is authorized up to 7% of the corresponding quantitative limits for 1987. Anticipation of a portion of quantitative limits for the year 1987 is authorized up to 5% for any quantitative limit for the year 1986.

Head of Delegation of the People's Republic of Bulgaria Head of Delegation of the European Economic Community

#### **AGREEMENT**

in the form of an Exchange of Letters between the People's Republic of Bulgaria and the European Economic Community

Sir,

I have the honour to refer to the Agreement initialled on 11 July 1986 between the European Economic Community and the People's Republic of Bulgaria on Trade in Textile Products.

Following the negotiations for the said Agreement the Community and the People's Republic of Bulgaria also agreed on the following provisions concerning trade in certain products of flax or ramie.

During the period of validity of the bilateral Agreement referred to above the People's Republic of Bulgaria shall, for each calendar year, comply with the quantitative limits on exports of products of flax or ramie to the Community, in accordance with the annexed Tables I and II (I — description of products; II — level of Bulgarian exports).

These voluntary restraint measures and the administration thereof shall, by analogy, be subject to the same conditions as those applying to exports of products in Group III, covered by the Agreement between the Community and the People's Republic of Bulgaria on Trade in Textile Products.

The entry into force and duration of the arrangements provided for by the above clauses shall be the same as those of the Agreement.

I should be obliged if you would confirm that the foregoing is in accordance with the conclusions reached following the negotiations on this question between the European Economic Community and the People's Republic of Bulgaria and that this Exchange of Letters constitutes an agreement between the People's Republic of Bulgaria and the European Economic Community.

Please accept, Sir, the assurance of my highest consideration.

For the Council of the European Economic Community

# ANNEX

# TABLE I

# **COMMUNITY LIMITS**

Category	CCT heading No	NIMEXE code	HS code	Description		le of alence
Category	(1986)	(1986)	115 6646		pieces/kg	g/piece
(1)	(2)	. (3)	(4)	(5)	(6)	(7)
115	54.03	55.03-10, 31, 35, 37, 39, 50, 61, 69	5306.10, 20 ex 5308.90	Flax or ramie yarn		
	54.04	54.04-10, 90				=== .
117	54.05	54.05-21, 25, 31, 35, 38, 51, 55, 61,	5309.11, 19, 21, 29	Woven fabrics of flax or of ramie		
		68	ex 5311.00 ex 5905.00			
118	ex 62.02 B I b) 62.02 B II b) B III b)	62.02-15 62.02-61, 75	ex 6302.29 ex 6302.39 6302.52 ex 6302.59 6302.92 ex 6302.99	Table linen, toilet linen and kitchen linen of flax or ramie, other than knitted or crocheted		
120	62.01 A I B VI b)	62.02-01, 87	ex 6303.99 6304.19 ex 6304.99	Curtains (including drapes), interior blinds, curtain and bed valances and other furnishing articles, not knitted or crocheted, of flax or ramie		
121	ex 59.04	59.04-60	ex 5607.90	Twine, cordage, ropes and cables, plaited or not, of flax or ramie		
122	62.03 B I a)	62.03-20	ex 6305.90	Sacks and bags, of a kind used for the packing of goods, used, of flax, other than knitted or crocheted		
123	ex 58.04	58.04-80	5801.90	Woven pile fabrics and chenille fabrics of flax or ramie, other than narrow woven fabrics		
	ex 61.01 F	61.06-90	6214.90	Shawls, scarves, muffliers, mantillas, veils and the like, of flax or ramie, other than knitted or crocheted		

# TABLE II

# **REGIONAL LIMITS**

Category	Description	Units	Year	Member State	Quantitative limit
115 + 118	Woven fabrics of flax or of ramie  Linen of all kinds (other than knitted or crocheted (of flax or of ramie)	tonnes	1987 1988 1989 1990	Italy	32 34 35 37

Sir,

I have the honour to acknowledge receipt of your letter of today's date, which reads as follows:

'I have the honour to refer to the Agreement initialled on 11 July 1986 between the European Economic Community and the People's Republic of Bulgaria on Trade in Textile Products.

Following the negotiations for the said Agreement the Community and the People's Republic of Bulgaria also agreed on the following provisions concerning trade in certain products of flax or ramie.

During the period of validity of the bilateral Agreement referred to above the People's Republic of Bulgaria shall, for each calendar year, comply with the quantitative limits on exports of products of flax or ramie to the Community, in accordance with the annexed Tables I and II (I — description of products; II — level of Bulgarian exports).

These voluntary restraint measures and the administration thereof shall, by analogy, be subject to the same conditions as those applying to exports of products in Group III, covered by the Agreement between the Community and the People's Republic of Bulgaria on Trade in Textile Products.

The entry into force and duration of the arrangements provided for by the above clauses shall be the same as those of the Agreement.

I should be obliged if you would confirm that the foregoing is in accordance with the conclusions reached following the negotiations on this question between the European Economic Community and the People's Republic of Bulgaria and that this Exchange of Letters constitutes an agreement between the People's Republic of Bulgaria and the European Economic Community.'

I have the honour to inform the Community that my Government confirms that the foregoing is in accordance with the conclusions reached following the negotiations on this question between the People's Republic of Bulgaria and the European Economic Community and that this Exchange of Letters constitutes an agreement between the People's Republic of Bulgaria and the European Economic Community.

Please accept, Sir, the assurance of my highest consideration.

For the Government of the People's Republic of Bulgaria

# ANNEX

# TABLE I

Category	CCT heading No	NIMEXE code	HS code	Description	Tab equiv	le of alence
Category	(1986)	(1986)	7.15 6646		pieces/kg	g/piece
(1)	(2)	(3)	(4)	(5)	(6)	(7)
115	54.03	54.03-10, 31, 35, 37, 39, 50, 61, 69	5306.10, 20° ex 5308.90°	Flax or ramie yarn	-	-
	54.04	54.04-10, 90				
117	54.05	54.05-21, 25, 31, 35, 38, 51, 55, 61, 68	5309.11, 19, 21, 29 ex 5311.00	Woven fabrics of flax or of ramie		
			ex 5905.00			
118	ex 62.02 B I b)	62.02-15	ex 6302.29 ex 6302.39	Table linen, toilet linen and kitchen linen of flax or ramie, other than knitted or crocheted		
	ex 62.02 B II b) B III b)	62.02-61, 75	6302.52 ex 6302.59			
			6302.92 ex 6302.99			
120	62.02 A I B IV b)	62.02-01, 87	ex 6303.99 6304.19 ex 6304.99	Curtains (including drapes), interior blinds, curtain and bed valances and other furnishing articles, not knitted or crocheted, of flax or ramie		
121	ex 59.04	59.04-60	ex 5607.90	Twine, cordage, ropes and cables, plaited or not, of flax or ramie		
122	62.03 B I a)	62.03-20	ex 6305.90	Sacks and bags, of a kind used for the packing of goods, used, of flax, other than knitted or crocheted		
123	ex 58.04	58.04-80	5801.90	Woven pile fabrics and chenille fabrics of flax or ramie, other than narrow woven fabrics		
	ex 61.01 F	61.06-90	6214.90	Shawls, scarves, mufflers, mantillas, veils and the like, of flax or ramie, other than knitted or crocheted		

TABLE II
REGIONAL LIMITS

Category	Description	Units	Year	Member State	Quantitative limit
117 + 118	Woven fabrics of flax or of ramie  Linen of all kinds (other than knitted or crocheted) of flax or ramie	tonnes	1987 1988 1989 1990	Italy	32 34 35 37

#### Note Verbale

The Directorate-General for External Relations of the Commission of the European Communities presents its compliments to the Embassy of the People's Republic of Bulgaria and has the honour to refer to the Agreement on Trade in Textile Products between Bulgaria and the Community initialled on 11 July 1986.

The Directorate-General wishes to confirm that whilst awaiting the completion of the necessary procedures for the conclusion and the coming into force of the Agreement, the Community is prepared to allow the provisions of the Agreement to apply *de facto* from 1 January 1987.

The Directorate-General for External Relations avails itself of this opportunity to renew to the Embassy of the People's Republic of Bulgaria the assurance of its highest consideration.

#### Note Verbale

The Embassy of the People's Republic of Bulgaria presents its compliments to the Directorate-General for External Relations of the Commission of the European Communities and has the honour to refer to the Agreement on textile products between the People's Republic of Bulgaria and the Community initialled on 11 July 1986.

The Embassy wishes to inform the Directorate-General that whilst awaiting the completion of the necessary procedures for the conclusion and the coming into force of the Agreement, the Government of Bulgaria is prepared to allow the provisions of the Agreement to apply *de facto* from 1 January 1987 if the Community is disposed to do likewise.

The Embassy would be grateful if the Community would confirm its agreement to the foregoing.

The Embassy of the People's Republic of Bulgaria avails itself of this opportunity to renew to the Directorate-General for External Relations the assurance of its highest consideration.

Ενημέρωση σχετικά με τη συμφωνία μεταξύ Κοινότητας και Βουλγαρίας για το εμπόριο κλωστοϋφαντουργικών προϊόντων

Σύμφωνα με το άρθρο 2 της απόφασης του Συμβουλίου με ημερομηνία 11 Δεκεμβρίου 1986 για την προσωρινή εφαρμογή της συμφωνίας με τη Βουλγαρία σχετικά με το εμπόριο των κλωστοϋφαντουργικών προϊόντων, η Επιτροπή ανακοίνωσε στο Συμβούλιο ότι η χώρα - εταίρος συμφώνησε για το θέμα αυτό στις 18 Δεκεμβρίου 1986.

#### ΑΠΟΦΑΣΗ ΤΟΥ ΣΥΜΒΟΥΛΙΟΥ

# της 11ης Δεκεμβρίου 1986

για την προσωρινή εφαρμογή της συμφωνίας μεταξύ της Ευρωπαϊκής Οικονομικής Κοινότητας και του Μακάο για το εμπόριο κλωστοϋφαντουργικών προϊόντων

(87/497/EOK)

ΤΟ ΣΥΜΒΟΥΛΙΟ ΤΩΝ ΕΥΡΩΠΑΪΚΩΝ ΚΟΙΝΟΤΗΤΩΝ,

Έχοντας υπόψη:

τη συνθήκη για την ίδρυση της Ευρωπαϊκής Οικονομικής Κοινότητας, και ιδίως το άρθρο 113,

την πρόταση της Επιτροπής,

Εκτιμώντας:

ότι η Επιτροπή διαπραγματεύτηκε εξ ονόματος της Κοινότητας συμφωνία για το εμπόριο κλωστοϋφαντουργικών προϊόντων με το Μακάο

ότι θα πρέπει να εφαρμοστεί η εν λόγω συμφωνία, προσωρινά από την 1η Ιανουαρίου 1987, έως ότου ολοκληρωθούν οι αναγκαίες διαδικασίες για τη σύναψή της, με την επιφύλαξη της αμοιβαίας προσωρινής εφαρμογής εκ μέρους της συμβαλλόμενης χώρας,

ΑΠΟΦΑΣΙΖΕΙ:

Άρθρο 1

Η συμφωνία μεταξύ της Ευρωπαϊκής Οικονομικής Κοινότητας και του Μακάο για το Εμπόριο κλωστοϋφαντουργικών

προϊόντων εφαρμόζεται προσωρινά από την 1η Ιανουαρίου 1987, έως ότου συνομολογηθεί τυπικά, με την επιφύλαξη της αμοιβαίας προσωρινής εφαρμογής εκ μέρους της συμβαλλόμενης χώρας.

Το κείμενο της συμφωνίας επισυνάπτεται στην παρούσα απόφαση ( $^{1}$ ).

## Άρθρο 2

Η Επιτροπή καλείται να γνωστοποιήσει την παρούσα απόφαση στη συμβαλλόμενη χώρα και να της ζητήσει να δηλώσει ότι συμφωνεί· τούτο θα ανακοινώσει στο Συμβούλιο.

Βρυξέλλες, 11 Δεκεμβρίου 1986.

Για το Συμβούλιο Ο Πρόεδρος Κ. CLARKE

<sup>(1)</sup> Για τεχνικούς λόγους η παρούσα συμφωνία δημοσιεύεται στην Επίσημη Εφημερίδα των Ευρωπαϊκών Κοινοτήτων στη γλώσσα στην οποία απετέλεσε αντικείμενο διαπραγματεύσεων.

#### **AGREEMENT**

## between the European Economic Community and Macao on trade in textile products

Done at Brussels on 19 July 1986

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

of the one part, and

THE GOVERNMENT OF MACAO,

of the other part,

DESIRING to promote, with a view to permanent cooperation and in conditions providing every security for trade, the orderly and equitable development of trade in textile products between the European Economic Community (hereinafter referred to as 'the Community') and Macao,

RESOLVED to take the fullest possible account of the serious economic and social problems at present affecting the textile industry in both importing and exporting countries, and in particular, to eliminate real risks of market disruption on the market of the Community and real risks of disruption to the textile trade of Macao,

HAVING REGARD to the Arrangement regarding International Trade in Textiles (hereinafter referred to as 'the Geneva Arrangement'), and in particular Article 4 thereof; and to the conditions set out in the Protocol extending the Arrangement,

HAVE DECIDED to conclude this Agreement and to this end have designated as their Plenipotentiaries:

THE COUNCIL OF THE EUROPEAN COMMUNITIES:

THE GOVERNMENT OF MACAO:

WHO HAVE AGREED AS FOLLOWS:

## SECTION I

#### Trade arrangements

# Article 1

- 1. The parties recognize and confirm that, subject to the provisions of this Agreement and without prejudice to their rights and obligations under the General Agreement on Tariffs and Trade, the conduct of their mutual trade in textile products shall be governed by the provisions of the Geneva Arrangement.
- 2. In respect of the products covered by this Agreement, the Community undertakes not to introduce quantitative restrictions under Article XIX of the General Agreement on Tariffs and Trade or Article 3 of the Geneva Arrangement.

3. Measures having equivalent effect to quantitative restrictions on the importation into the Community of the products covered by this Agreement shall be prohibited.

#### Article 2

- 1. This Agreement shall apply to trade in textile products of cotton, wool and man-made fibres originating in Macao which are listed in Annex I.
- 2. The classification of the products covered by this Agreement is based on the Nomenclature of the Common Customs Tariff and on the Nomenclature of Goods for the External Trade Statistics of the Community and the Statistics of Trade between Member States (NIMEXE).

From the entry into force of the International Convention on the Harmonized Commodity Description and Coding System

- (HS) this classification will be based on the harmonized system and on the Community nomenclatures derived from that system.
- 3. The origin of the products covered by this Agreement shall be determined in accordance with the rules in force in the Community.

Any amendment to these rules of origin shall be communicated to Macao and shall not have the effect of reducing any quantitative limit established in Annex II.

The procedures for control of the origin of the products referred to above are laid down in Protocol A.

#### Article 3

Macao agrees for each Agreement year to restrain its exports to the Community of the products described in Annex II to the limits set out therein.

Exports of textile products set out in Annex II shall be subject to a double-checking system specified in Protocol A.

#### Article 4

Macao and the Community recognize the special and differential character of re-imports of textile products into the Community after processing in Macao.

Provided that they are effected in accordance with the regulations on economic outward processing in force in the Community, these re-imports are not subject to the quantitative limits set out in Annex II when they are subject to the specific arrangements laid down in Protocol E.

## Article 5

Exports of cottage industry fabrics woven on hand- or foot-operated looms, garments or other articles obtained manually from such fabrics and traditional folklore handicraft products shall not be subject to quantitative limits, provided that these products meet the conditions laid down in Protocol B.

# Article 6

1. Imports into the Community of textile products covered by this Agreement shall not be subject to the quantitative limits established in Annex II, provided that they are declared to be for re-export outside the Community in the same state or after processing, within the framework of the administrative system of control which exists within the Community.

However, the release for home use of products imported under the conditions referred to above shall be subject to the production of an export licence issued by the Macao authorities, and to proof of origin in accordance with the provisions of Protocol A.

2. Where the Community authorities have evidence that imports of textile products have been set off against a quantitative limit established under this Agreement, but that the products have subsequently been re-exported outside the Community, the authorities concerned shall inform the Macao authorities within four weeks of the quantities involved and authorize imports of identical quantities of the same products, which shall not be set off against the quantitative limit established under this Agreement for the current or the following year.

## Article 7

- 1. In any one Agreement year advance use of a portion of the quantitative limit established for the following Agreement year may be agreed following consultations in accordance with the procedures referred to in Article 16, paragraph 1 for each category of products between 1% and 5% of the quantitative limit for the current Agreement year. Amounts delivered in advance shall be deducted from the corresponding quantitative limits established for the following Agreement year.
- 2. Carryover to the corresponding quantitative limit for the following Agreement year of amounts not used during any one Agreement year may be agreed following consultations in accordance with the procedures referred to in Article 16, paragraph 1 for each category of product between 2% and 7% of the quantitative limit for the current Agreement year.
- 3. Transfers in respect of categories in Group I shall not be made from any categories except as follows:
- transfers between categories 2 and 3 may be made for any Agreement year up to 4% of the quantitative limit for the category to which the transfer is made,
- transfers between categories 4, 5, 6, 7 and 8 may be made for any Agreement year up to 4% of the quantitative limit for the category to which the transfer is made.

Transfers into any category in Groups II and III may be made from any category or categories in Groups I, II and III for any Agreement year up to 5% of the quantitative limit for the category to which the transfer is made.

The table of equivalence applicable to such transfers is given in Annex I to this Agreement.

- 4. The increase in any category of products resulting from the cumulative application of the provisions in paragraphs 1, 2 and 3 above during an Agreement year shall not exceed 12%.
- 5. Prior notification shall be given by the authorities of Macao in the event of recourse to the provisions of paragraphs 1, 2 and 3 above.

### Article 8

1. Exports of textile products not listed in Annex II to this Agreement may be made subject to quantitative limits by Macao on the conditions laid down in the following paragraphs.

- 2. Where the Community finds, under the system of administrative control set up, that the level of imports of products in a given category not listed in Annex II originating in Macao exceeds, in relation to the preceding year's total imports into the Community from all sources of products in that category, the following rates:
- 0,4% for categories of products in Group I,
- 2% for categories of products in Group II,
- 6% for categories of products in Group III.

It may request the opening of consultations in accordance with the procedure described in Article 16 (1) of this Agreement, with a view to reaching agreement on an appropriate restraint level for the products in such category.

The Community shall authorize the importation of products of the said category shipped from Macao before the date on which the request for consultations was submitted.

3. Pending a mutually satisfactory solution, Macao undertakes to limit exports of the products in the category concerned to the Community or to the regions of the Community market specified by the Community for a provisional period of three months from the date on which the request for consultations is made. Such provisional limit shall be established at 25 % of the level of imports reached during the calendar year preceding that in which imports exceeded the level resulting from the application of the formula set out in paragraph 2, and gave rise to the request for consultation or 25 % of the level resulting from the application of the formula set out in paragraph 2, whichever is the higher.

However, in exceptionally grave circumstances following a request by the Community and pending a mutually satisfactory solution, Macao undertakes to suspend at a level indicated by the Community exports of the products in the category concerned to the Community or to the regions of the Community market specified by the Community.

4. Should the Parties be unable in the course of consultations to reach a satisfactory solution within the period specified in Article 16 of the Agreement, the Community shall have the right to introduce a definitive quantitative limit at an annual level not lower than the level resulting from the application of the formula set out in paragraph 2, or 106% of the level of imports reached during the calendar year preceding that in which imports exceeded the level resulting from the application of the formula set out in paragraph 2 and gave rise to the request for consultations whichever is the higher.

The annual level so fixed shall be revised upwards after consultations in accordance whith the procedure referred to in Article 16, paragraph 1, with a view to fulfilling the conditions set out in paragraph 2, should the trend of total imports into the Community of the product in question make this necessary.

5. The limits introduced under paragraph 2 or paragraph 4 may in no case be lower than the level of imports of products in that category originating in Macao in 1986.

- 6. Quantitative limits may also be established by the Community on a regional basis in accordance with the provisions of Protocol C.
- 7. The annual growth rate for the quantitative limits introduced under this Article shall be determined in accordance with the provisions of Protocol D.
- 8. The provisions of this Article shall not apply where the percentages specified in paragraph 2 have been reached as a result of a fall in total imports into the Community, and not as a result of an increase in exports or products originating in Macao.
- 9. In the event of the provisions of paragraph 2, 3 or 4 being applied, Macao undertakes to issue export licences for products covered by contracts concluded before the introduction of the quantitative limit, up to the volume of the quantitative limit fixed.
- 10. Up to the date of communication of the statistics referred to in Article 9 (6), the provisions of paragraph 2 of this Article shall apply on the basis of the annual statistics previously communicated by the Community.
- 11. The provisions of this Agreement which concern exports of products subject to the quantitative limits established in Annex II shall also apply to products for which quantitative limits are introduced under this Article.

## Article 9

1. Macao undertakes to supply the Community with precise statistical information on all export licences issued by the Macao authorities for all categories of textile products subject to the quantitative limits established under this Agreement.

The Community shall likewise supply the Macao authorities precise statistical information on import authorizations or documents issued by the Community authorities in respect of export licences and certificates issued by Macao.

- 2. The information referred to in paragraph 1 shall, for all categories of products, be forwarded before the end of the second month following the quarter to which the statistics relate.
- 3. Macao also undertakes to supply the Community with available statistical information on all textile exports by country of destination.

The Community shall supply the Macao authorities with import statistics for all products covered by the system of administrative control referred to in Article 8 (2) and for products covered by Article 6 (1).

- 4. The information referred to in paragraph 3 shall, for all categories of products, be transmitted before the end of the third month following the quarter to which the statistics relate.
- 5. Should it be found on analysis of the information exchanged that there are significant discrepancies between

the returns for exports and those for imports, consultations may be initiated in accordance with the procedure specified in Article 16.

6. For the purpose of applying the provisions of Article 8, the Community undertakes to provide the Macao authorities before 15 April of each year with the preceding year's statistics on imports of all textile products covered by this Agreement, broken down by supplying country and Community Member State.

#### Article 10

- 1. Should there be divergent opinions between Macao and the competent Community authorities at the point of entry into the Community on the classification of products covered by this Agreement, classification shall provisionally be based on indications provided by the Community, pending consultations in accordance with Article 16 with a view to reaching agreement on definitive classification of the product concerned.
- 2. If the above provisional classification results in provisional debit against a quantitative limit for a category of products other than the category indicated on the export documents issued by the competent Macao authorities, the Community shall inform Macao of such provisional debit within 30 days.
- 3. The authorities of Macao shall be informed of any amendment to the tariff and statistical nomenclatures in force in the Community or any decision, made in accordance with the procedures in force in the Community, relating to the classification of products covered by this Agreement.

Any amendment to the tariff and statistical nomenclatures in force in the Community or any decision which results in a modification of the classification of products covered by this Agreement shall not have the effect of reducing any quantitative limit established in Annex II.

The procedures for the application of this paragraph are set out in Protocol A.

## Article 11

- 1. Macao and the Community agree to cooperate fully in preventing the circumvention of this Agreement by transhipment, rerouting or whatever other means.
- 2. Where information available to the Community as a result of the investigations carried out in accordance with the procedures set out in Protocol A constitutes evidence that products of Macao origin subject to quantitative limits established under this Agreement have been transhipped, rerouted or otherwise imported into the Community in circumvention of this Agreement, the Community may request the opening of consultations in accordance with the procedures described in Article 16 (1), with a view to reaching agreement on an equivalent adjustment of the corresponding quantitative limits established under this Agreement.

- 3. Pending the result of the consultations referred to in paragraph 2, Macao shall as a precautionary measure, if so requested by the Community, make the necessary arrangements to ensure that adjustments of quantitative limits liable to be agreed following the consultations referred to in paragraph 2, may be carried out for the quota year in which the request to open consultations in accordance with paragraph 2 was made, or for the following year if the quota for the current year is exhausted, where clear evidence of circumvention is provided.
- 4. Should the parties be unable in the course of consultations to reach a satisfactory solution within the period specified in Article 16, the Community shall have the right, where clear evidence of circumvention has been provided, to deduct from the quantitative limits established under this Agreement amounts equivalent to the products of Macao origin.

#### Article 12

- 1. Macao shall endeavour to ensure that exports of textile products subject to quantitative limits are spaced out as evenly as possible over an Agreement year, due account being taken, in particular, of seasonal factors.
- 2. Should there be an excessive concentration of imports on any product within a category subject to quantitative limits under this Agreement, the Community may request consultations in accordance with the procedure specified in Article 16 of this Agreement with a view to remedying this situation.

## Article 13

Should recourse be had to the denunciation provisions of Article 18 (4), the quantitative limits established in Annex II shall be adapted on a *pro rata* basis.

#### Article 14

- 1. For the purpose of the administration of this Agreement, the limits referred to in Article 3 are broken down by the Community into shares for each of its Member States.
- 2. Portions of the quantitative limits established in Annex II not used in one Member State of the Community may be reallocated to another Member State in accordance with the procedures in force in the Community.

The Community undertakes to examine with care and reply within four weeks to any request made for reallocation by Macao. In the event of agreement on such reallocation, the flexibility provisions set out in Article 7 shall continue to be applicable to the levels of the original allocation.

If, in the course of the application of this Agreement, Macao finds that the break-down of a limit established in Annex II causes particular difficulties, it may request the opening of consultations in accordance with Article 16 with a view to reaching a mutually satisfactory solution.

- 3. After the first of June of each year of application of the Agreement, Macao may transfer, subject to prior notification to the Community, the unused quantities of the regional quota-shares of a Community quantitative limit, set out in Annex II, to the quota-shares of the same limit of other regions of the Community provided that the regional quota-share from which the transfer is made is utilised by less than 80%, and up to the amount of the following percentages of the quota-share to which the transfer is made:
- 1% in the first year of the application of the Agreement,
- 2% in the second year of the application of the Agreement,
- 4% in the third year of the application of the Agreement,
- 6% in the fourth year of the application of the Agreement.
- 4. Should it appear in any given region of the Community that additional supplies are required, the Community may, where measures taken pursuant to paragraph 1 are inadequate to cover those requirements, authorize the importation of amounts greater than those stipulated in Annex II.

## Article 15

- 1. Macao and the Community undertake to refrain from discrimination in the allocation of export licences and import authorizations or documents referred to in Protocol A.
- 2. In implementing this Agreement, the Contracting Parties shall take care to maintain the traditional commercial practices and trade flows between the Community and Macao.
- 3. Should either Party find that the application of this Agreement is disturbing existing commercial relations between importers in the Community and suppliers in Macao consultations shall be started promptly, in accordance with the procedure specified in Article 16 with a view to remedying this situation.

## Article 16

- 1. The special consultation procedures referred to in this Agreement shall be governed by the following rules:
- any request for consultations shall be notified in writing to the other party,
- the request for consultations shall be followed within a reasonable period (and in any case not later than fifteen days following the notification) by a statement setting out the reasons and circumstances which, in the opinion of the requesting Party, justify the submission of such a request,
- the Parties shall enter into consultations within one month at the latest of notification of the request, with a

- view to reaching agreement or a mutually acceptable conclusion within one further month at the latest.
- 2. The Community may request consultations in accordance with paragraph 1 when it ascertains that during a particular year of application of the Agreement difficulties arise in the Community or one of its regions from a sharp and substantial increase, by comparison to the preceding year, in imports of a given category of Group I subject to the quantitative limits set out in Annex II.
- 3. If necessary, at the request of either of the Parties and in conformity with the provisions of the Geneva Arrangement, consultations shall be held on any problems arising from the application of this Agreement. Any consultations held under this Article shall be approached by both Parties in a spirit of cooperation and with a desire to reconcile the difference between them.

#### Article 17

This Agreement shall apply, on the one hand, to the territories within which the Treaty establishing the European Economic Community is applied and under the conditions laid down in that Treaty and, on the other hand, to the territory of Macao.

#### **SECTION II**

# Transitional and final provisions

#### Article 18

- 1. This Agreement shall enter into force on the first day of the month following the date of its signature. It shall be applicable until 31 December 1990.
- 2. This Agreement shall apply with effect from 1 January 1987.
- 3. Either Party may at any time propose modifications to the Agreement.
- 4. Either Party may at any time denounce this Agreement provided that at least 90 days' notice is given. In that event, the Agreement shall come to an end on the expiry of the period of notice.
- 5. The Annexes, Protocols, Agreed Minutes, Joint Declarations and the Memorandum of Understanding to this Agreement shall form an integral part thereof.

### Article 19

This Agreement shall be drawn up in two copies in the Danish, Dutch, English, French, German, Greek, Italian, Portuguese ans Spanish languages, each of these texts being equally authentic.

## ANNEX I

# LIST OF PRODUCTS

- 1. When the constitutive material of the products of categories 1 to 114 is not specifically mentioned these products are to be taken to be made exclusively of wool or of fine animal hair, of cotton or of man-made fibres
- 2. Garments which are not recognizable as being garments for men or boys or as garments for women or girls are classified with the latter.
- 3. Where the expression 'babies' garments' is used, this is meant also to cover girls' garments up to and including commercial size 86.

# GROUP I A

Category	CCT heading No	NIMEXE code	HS code	Description	Tabl equiva	
	(1986)	(1986)			pieces/kg	g/piece
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1	55.05	55.05-13, 19, 21, 25, 27, 29, 33, 35, 37, 41, 45, 46, 48, 51, 53, 55, 57, 61, 65, 67, 69, 72, 78, 81, 83, 85, 87	5204.11, 19 5205.11, 12, 13, 14, 15, 21, 22, 23, 24, 25, 31, 32, 33, 34, 35, 41, 42, 43, 44, 45	Cotton yarn, not put up for retail sale		
			5206.11, 12, 13, 14,15,21,22,23, 24,25,31,32,33, 34,35,41,42,43, 44,45			
2	55.09	55.09-03, 04, 05, 06, 07, 08, 09, 10, 11, 12, 13, 14, 15, 16, 17, 19, 21, 29, 32, 34, 35, 37, 38,	5208.11, 12, 13, 19, 21, 22, 23, 29, 31, 32, 33, 39, 41, 42, 43, 49, 51, 52, 53, 59	Woven fabrics of cotton, other than gauze, terry fabrics, narrow woven fabrics, pile fabrics, chenille fabrics, tulle and other net fabrics		
		39, 41, 49, 51, 52, 53, 54, 55, 56, 57, 59, 61, 63, 64, 65, 66, 67, 68, 69, 70, 71, 73, 75, 76, 77,	5209.11, 12, 19, 21,22,29,31,32, 39,41,42,43,49, 51,52,59			
		71,73,73,76,77, 78,79,80,81,82, 83,84,85,87,88, 89,90,91,92,93,	5210.11, 12, 19, 21, 22, 29, 31, 32, 39, 41, 42, 43, 49, 51, 52, 59		-	
			5211.11, 12, 19, 21,22,29,31,32, 39,41,42,43,49, 51,52,59			
			5212.11, 12, 13, 14, 15, 21, 22, 23, 24, 25			
2 a)	55.09	55.09-06, 07, 08, 09, 51, 52, 53, 54, 55, 56, 57, 59, 61,	ex 5811.00 5208.31, 32, 33, 39,41,42,43,49, 51, 52, 53, 59	a) Of which other than unbleached or bleached		
	,	63,64,65,66,67, 70,71,73,83,84, 85,87,88,89,90, 91, 92, 93, 98,	5209.31, 32, 39, 41,42,43,49,51, 52,59			
	91, 92, 93, 98,	5210.31, 32, 39, 41, 42, 49, 51, 52, 59				
		5211.31, 32, 39, 41, 42, 43, 49, 51, 52, 59				
			5212.13, 14, 15, 23, 24, 25			
			ex 5811.00	·		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
3	56.07 A	56.07-01, 04, 05, 07,08,10,12,15, 19,20,22,25,29, 30,31,35,38,39, 40,41,43,45,46, 47,49	5512.11, 19, 21, 29, 91, 99 5513.11, 12, 13, 19, 21, 22, 23, 29, 31, 32, 33, 39, 41, 42, 43, 49	Woven fabrics of synthetic fibres (staple or waste) other than narrow woven fabrics, pile fabrics (including terry fabrics) and chenille fabrics:		
			5514.11, 12, 13, 19,21,22,23,29, 31,32,33,39,41, 42,43,49			
			5515.11, 12, 13, 19,21,22,29,91, 92,99			
3 a)		56.07-01, 05, 07, 08, 12, 15, 19, 22, 25, 29, 31, 35, 38,	ex 5811.00 ex 5905.00 5512.19, 29, 99	a) Of which other than unbleached or bleached		
		40,41,43,46,47,	5513.21, 22, 23, 29, 31, 32, 33, 39, 41, 42, 43, 49			
			5514.21, 22, 23, 29, 31, 32, 33, 39, 41, 42, 43, 49			
			ex 5811.00			

# GROUP I B

(1)	(2)	(3)	(4)	(5)	(6)	(7)
4	60.04 B I II a) c) IV b) 1 aa) dd) 2 ee) d) 1 aa) dd) 2 dd) 2 dd)	60.04-19, 20, 22, 23, 24, 26, 41, 50, 58, 71, 79, 89 ex 60.04-38 ex 60.04-60 } (1)	6105.10, 20, 90 6109.10, 90 ex 6110.20, ex 30	Shirts, T-shirts, lightweight fine knit roll, polo or turtle necked jumpers and pullovers (other than of wool or fine animal hair), undervests and pullovers, undervests and the like, knitted or crocheted	6,48	154
	ex 60.04 B IV a) ex 60.04 B IV e) ex 60.05 A II b) 4 ll) 11 22 33 44	ex 60.05-88 ex 60.05-89 ex 60.05-90 ex 60.05-91				
5	60.05 A I a) II b) 4 bb) 11 aaa) bbb) ccc) ddd) eee) 22 bbb) ccc) ddd) eee) fff) ijij) 11	60.05-01, 31, 33, 34, 35, 36, 39, 40, 41, 42, 43, 81	6110.10, 20, 30 ex 6101.10 ex 6101.20 ex 6101.30 ex 6102.10 ex 6102.20 ex 6102.30	Jerseys, pullovers, slip-overs, waistcoats, twinsets, cardigans, bed jackets and jumpers (other than jackets and blazers), anoraks, windcheaters, waister jackets and the like	4,53	221
6	61.01 B V d) 1 2 3 e) 1 2 3 61.02 B II e) 6 aa)	61.01-62, 64, 66, 72, 74, 76 61.02-66, 68, 72	ex 6203.41, ex 42, ex 43, ex 49 ex 6204.61, ex 62, ex 63, ex 69	Men's or boys' woven breeches, shorts other than swimwear and trousers (including slacks); women's or girls' woven trousers and slacks, of wool, of cotton or of man-made fibres	1,76	568
7	60.05 A II b) 4 aa) 22 33 44 55 61.02 B II e) 7 bb) cc) dd)	60.05-22, 23, 24, 25 61.02-78, 82, 84	6106.10, 20, ex 90 6206.20, 30, 40	Blouses, shirts and shirt-blouses, whether or not knitted or crocheted, of wool, cotton or man-made fibres	5,55	180
8	61.03 A	61.03-11, 15, 19	6205.10, 20, 30	Men's or boys' shirts, other than knitted or crocheted, of wool, cotton or man-made fibres	4,60	217

 $<sup>\</sup>ensuremath{^{(1)}}$  New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

# GROUP II A

(1)	(2)	(3)	(4)	(5)	(6)	(7)
9	55.08 62.02 B III a) 1	55.08-10, 30, 50, 80 62.02-71	5802.11, 19 6302.60	Terry towelling and similar terry fabrics of cotton; toilet linen and kitchen linen, other than knitted or crocheted, of terry towelling and similar terry fabrics, of cotton		
20	62.02 ° B I a) ···· c)	62.02-12, 13, 19	6302.21, ex 22, ex 29, 31, ex 32, ex 39	Bed linen, other than knitted or crocheted		
22	56.05 A	56.05-03, 05, 07, 09, 11, 13, 15, 19, 21, 23, 25, 28, 32, 34, 36, 38, 39, 42, 44, 45, 46, 47	ex 5508.10 5509.11, 12, 21, 22, 31, 32, 41, 42, 51, 52, 53, 59, 61, 62, 69, 91, 92, 99	Yarn of staple or waste synthetic fibres, not put up for retail sale:		
	-	56.05-21, 23, 25, 28, 32, 34, 36	5509.31, 32, 61, 62, 69	a) Of which acrylic	-	
23	56.05 B	56.05-51, 55, 61, 65,71,75,81,85, 91,95,99	ex 5508.20 5510.11, 12, 20, 30, 90	Yarn of staple or waste artificial fibres, not put up for retail sale		
32	ex 58.04	58.04-07, 11, 15, 18,41,43,45,61, 63,67,69,71,75, 77,78	5801.10, 21, 22, 23, 24, 25, 26, 31, 32, 33, 34, 35, 36 5802.20, 30	Woven pile fabrics and chenille fabrics (other than terry fabrics of cotton and narrow woven fabrics), of wool, of cotton or of man-made textile fibres		
32 a)		58.04-63	5801.22	a) Of which cotton corduroy		
39	62.02 B II a) c) III a) 2	62.02-40, 42, 44, 46, 51, 59, 65, 72, 74, 77	6302.51, ex 53, ex 59, 91, ex 93, ex 99	Table linen, toilet and kitchen linen, other than knitted or crocheted, other than of terry towelling or similar terry fabrics of cotton		

# GROUP II B

(1)	(2)	(3)	(4)	(5)	(6)	(7)
12	60.03 A B I II b) C D	60.03-11, 19, 20, 27, 30, 90 60.04-33, 34 60.06-92	6115.12, 19, ex 20 6115.91, 92, ex 93, 99	Stockings, under stockings, socks, ankle-socks, sockettes and the like, knitted or crocheted, rubberized: other than for babies, including stockings for varicose veins, other than stockings of category 70	24,3 pairs	41
13	60.04 B IV b) 1 cc) 2 dd) d) 1 cc) 2 cc) ex 60.04 B IV a) ex 60.04 B IV e)	ex 60.04-38 ex 60.04-60	6107.11, 12, 19 6108.21, 22, 29	Men's or boys' underpants and briefs, women's or girls' knickers and briefs, knitted or crocheted, of wool, cotton or man-made fibres	17	59
14	61.01 A II a) B V b) 1 2 3	61.01-07, 41, 42, 44, 46, 47	ex 6201.11, ex 12, ex 13 6210.20	Men's or boys' woven overcoats, raincoats and other coats, cloaks and capes, of wool, of cotton or of man-made textile fibres (other than parkas) (of category 21)	0,72	. 1 389
15	61.02 B I a) B II e) 1 aa) bb) cc) 2 aa) bb) cc)	61.02-05, 31, 32, 33, 35, 36, 37, 39, 40	ex 6202.11, ex 12, ex 13 6210.30 6204.31, ex 32, ex 33, ex 39	Women's or girls' woven overcoats, raincoats and other coats, cloaks and capes; jackets and blazers, of wool, of cotton or of man-made textile fibres (other than parkas) (of category 21)	0,85	1 190
16	61.01 BVc)1 2 3	61.01-51, 54, 57	62.03.11, 12, 19, 21, ex 22, ex 23, ex 29	Men's or boys' suits and ensembles, other than knitted or crocheted, of wool, of cotton or of man-made fibres, excluding ski suits	0,80	1 250
17	61.01 B V a) 1 2 3	61.01-34, 36, 37	6203.31, ex 32, ex 33, ex 39	Men's or boys' jackets, other than knitted or crocheted, of wool, of cotton or of man-made fibres	1,43	700
18	18 61.01 B III 61.02 B II c) 61.03 B C	61.01-24, 25, 26 61.02-22, 23, 24 61.03-51, 55, 59, 81, 85, 89	6207.11, 19, 21, 22, 29, 91, 92, 99 6208.11, 19, 21, 22, 29, 91, 92, 99	Men's or boys' singlets and other vests, underpants, briefs, nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, other than knitted or crocheted		
	61.04 B	61.04·11, 13, 18, 91, 93, 98		Women's or girls' singlets and other vests, slips, petticoats, briefs, panties, nightdresses, pyjamas, négligés, bathrobes, dressing gowns and similar articles, other than knitted or crocheted		

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
19	61.05 A C	61.05-10, 99	6213.20, 90	Handkerchiefs, other than knitted or crocheted	59	17
21	61.01 B IV 61.02 B II d)	61.01-29, 31, 32 61.02-25, 26, 28	ex 6201.11, ex 12, ex 13 6201.91, 92, 93 ex 6202.11, ex 12, ex 13 6202.91, 92, 93	Parkas; anoraks, windcheaters, waister jackets and the like, other than knitted or crocheted, of wool, of cotton or man-made fibres	2,3	435
24 60.04 B IV b) 1 bb) 2 aa) bb) d) 1 bb) 2 aa) bb)	60.04-47, 73	6107.21, 22, 29, 91, 92, 99 6108.31, 32, 39, 91, 92, 99	Men's or boys' nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, knitted or crocheted	3,9	257	
	ex 60.04 B IV a) ex 60.04 B IV c) ex 60.05 A II b) 4 ll) ex 11 ex 22 ex 33 ex 44	60.04-51, 53, 81, 83 ex 60.04-38 ex 60.04-60 ex 60.05-88 ex 60.05-89 ex 60.05-90 ex 60.05-91		Women's or girls' nightdresses, pyjamas, négligés, bathrobes, dressing gowns and similar articles, knitted or crocheted		
26	60.05 A II b) 4 cc) 11 22 33 44 61.02 B II e) 4 bb) cc) dd) ee)	60.05-45, 46, 47, 48 61.02-48, 52, 53, 54	6104.41, 42, 43, 44 6204.41, 42, 43, 44	Women's or girls' dresses, of wool, of cotton or man-made fibres	3,1	323
27	60.05 A II b) 4 dd) 61.02 B II e) 5 aa) bb) cc)	60.05-51, 52, 54, 58 . 61.02-57, 58, 62	6104.51, 52, 53, 59 6204.51, 52, 53, 59	Women's or girls' skirts, including divided skirts	2,6	385
28	60.05 A II b) 4 ee) ex 60.05 A II b) 4 ll) ex 11 ex 22 ex 33 ex 44	60.05-61, 62, 64 ex 60.05-88 ex 60.05-89 ex 60.05-90 ex 60.05-91	6103.41, 42, 43, 49 6104.61, 62, 63, 69	Trousers, bib and brace overalls, breeches and shorts (other than swimwear), knitted or crocheted, of wool, of cotton or man-made fibres	1,61	620
29	61.02 B II e) 3 aa) bb) cc)	61.02-42, 43, 44	6204.11, 12, 13, ex 19, 21, ex 22, ex 23, ex 29	Women's or girls' suits and ensembles, other than knitted or crocheted, of wool, of cotton or man-made fibres, excluding ski suits	1,37	730

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
31	61.09 D	61.09-50	6212.10	Brassières, woven, knitted or crocheted	18,2	5.
68	ex 60.03 (¹) 60.04 A I II a) b)	ex 60.03 (¹) 60.04-02, 03, 04, 06, 07, 08, 10, 11, 12, 14	ex 6111.10 ex 6111.20 ex 6111.30 ex 6111.90	Babies' garments and clothing accessories, excluding gloves, knitted or crocheted included in category 10	:::	
	c) III a) b) c) d)		6209.10, 20, 30, 90	· · · · · · · · · · · · · · · · · · ·		
	60.05 A II b) 1 ex 60.05 A II b) 5	60.05-06, 07, 08, 09, ex 93, ex 94, ex 95 (1)				
	61.02 A I a) b)	61.02-01, 03				
	61.04 A ex 61.11 (1)	61.04-01, 09 ex 61.11-00 (1)				
73	60.05 A II b) 3	60.05-16, 17, 19	6112.11, 12, 19	Track suits of knitted or crocheted fabric, of wool, of cotton or of man-made textile fibres	1,67	60
76	61.01 B I 61.02 B II a)	61.01-13, 15, 17, 19 61.02-12, 14	ex 6203.22, ex 23, ex 29, ex 32, ex 33, ex 39, ex 42, ex 43, ex 49	Men's or boys' industrial or occupational clothing, other than knitted or crocheted  Women's or girls' aprons, smock-overalls and other industrial or occupational clothing, other than knitted or crocheted		
			ex 6204.22, ex 23, ex 29, ex 32, ex 33, ex 39, ex 62, ex 63, ex 69		.	
			ex 6211.32, ex 33, ex 42, ex 43			
77	61.01 B V f) 1	61.01-81	6211.20	Ski suits, other than knitted or crocheted		
	ex 61.01 B V ex g) ex 1 ex 2	ex 61.01-92 ex 61.01-95 ex 61.01-96				
	ex 3 61.02 B II e) 8 aa) ex 61.02	61.02-85				
	B II e) 9  ex aa) ex bb) ex cc)	ex 61.02-90 ex 61.02-91 ex 61.02-92				

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
78	61.01 A I 61.01 A II b) ex 61.01 B V g) ex 1 ex 2 ex 3 (1) 61.02 A II B I b) ex 61.02 B II e) ex 9 aa) ex bb) ex cc)	61.01-03, 09 ex 61.01-92 ex 61.01-95 ex 61.01-96  (1)  61.02-04, 07  ex 61.02-90 ex 61.02-91 ex 61.02-92  (1)	ex 6203.41, ex 42, ex 43, ex 49 ex 6204.61, ex 62, ex 63, ex 69 6210.40, 50 6211.31, ex 32, ex 33, 41, ex 42, ex 43	Garments, other than knitted or crocheted, excluding garments of categories 6, 7, 8, 14, 15, 16, 17, 18, 21, 26, 27, 29, 68, 72, 76 and 77		
83	60.05 A I b) A II a) b) 4 hh) 11 22 33 44 kk) 11 ex ll) 11 ex 22 ex 33 ex 44 (1)	60.05-03, 04, 76, 77, 78, 79, 85 ex 60.05-88 ex 60.05-89 ex 60.05-90 ex 60.05-91	ex 6101.10, ex 20, ex 30 ex 6102.10, ex 20, ex 30 6103.31, 32, 33, 39 6104.31, 32, 33, 39 ex 6113.00 6114.10, 20, 30	Overcoats, jackets, blazers and other garments, including ski suits, knitted or crocheted, excluding garments of categories 4, 5, 7, 13, 24, 26, 27, 28, 68, 69, 72, 73, 74, 75		

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

# GROUP III A

(1)	(2)	(3)	(4)	(5)	(6)	(7)
33	51.04 A III a) 62.03 B II b) 1	51.04-06 62.03-51, 59	ex 5407.20 ex 5811.00 ex 6305.31	Woven fabrics of synthetic filament yarn obtained from strip or the like of polyethylene or polypropylene, less than 3 m wide; sacks and bags, of a kind used for the packing of goods, not knitted or crocheted, obtained from strip or the like	3	
34	51.04 A III b)	51.04-08	ex 5407.20 ex 5811.00	Woven fabrics of synthetic filament yarn, obtained from strip or the like of polyethylene or polypropylene, 3 m or more wide		
35	51.04 A II IV	51.04-05, 10, 11, 13,15,17,18,21, 23,25,27,28,32, 34, 36, 41, 48 51.04-10, 15, 17, 18,23,25,27,28, 32, 34, 41, 48	5407.10, 30, 41, 42, 43, 44, 51, 52, 53, 54, 60, 71, 72, 73, 74, 81, 82, 83, 84, 91, 92, 93, 94 ex 5811.00 ex 5905.00 5407.42, 43, 44, 52, 53, 54, ex 60, 72, 73, 74, 82, 83, 84, 92, 93, 94 ex 5811.00 ex 5905.00	Woven fabrics of synthetic fibres (continuous), other than those for tyres of category 114  a) Of which other than unbleached or bleached		
36	51.04 B II B III	51.04-54, 55, 56, 58,62,64,66,72, 74,76,81,89,93, 94,97,98 51.04-55, 58, 62, 64,72,74,76,81, 89,94,97,98	5408.10, 21, 22, 23, 24, 31, 32, 33, 34 ex 5905.00 5408.10, 22, 23, 24, 32, 33, 34 ex 5905.00	Woven fabrics of continuous artificial fibres, other than those for tyres of category 114  a) Of which other than unbleached or bleached		
37	56.07 B	56.07-50, 51, 55, 56, 59, 60, 61, 65, 67, 68, 69, 70, 71, 72, 73, 74, 77, 78, 82, 83, 84, 87  56.07-50, 55, 56, 59, 61, 65, 67, 69, 70, 71, 73, 74, 77, 78, 83, 84, 87	5516.11, 12, 13, 14,21,22,23,24, 31,32,33,34,41, 42,43,44,91,92, 93,94 ex 5905.00 5516.12, 13, 14, 22,23,24,32,33, 34,42,43,44,92, 93,94 ex 5905.00	Woven fabrics of artificial staple fibres  a) Of which other than unbleached or bleached		
38 A	60.01 B I b) 1	60.01-40	ex 5811.00 ex 6002.43 ex 6002.93	Knitted or crocheted synthetic curtain fabrics including net curtain fabric		
38 B	62.02 A II	62.02-09	ex 6303.91 ex 6303.92 ex 6303.99	Net curtains, other than knitted or crocheted		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
40	62.02 B IV a) c)	62.02-83, 85, 89	ex 6303.91 ex 6303.92 ex 6303.99 6304.19, 92, 93,	Woven curtains (including drapes), interior blinds, curtain and bed valances and other furnishing articles, other than knitted or crocheted, of wool, of cotton or of man-made fibres	- :::  - :::  - ::-	
41	ex 51.01 A	51.01-01, 02, 03, 04,08,09,10,12, 20,22,24,27,29, 30,41,42,43,44, 46,48	ex 5401.10 5402.10, 20, 31, 32, 33, 39, 49, 51, 52, 59, 61, 62, 69	Yarn of synthetic filament (continuous), not put up for retail sale, other than non-textured single yarn untwisted or with a twist of not more than 50 turns per metre		
42	ex 51.01 B	51.01-50, 61, 67, 68, 71, 77, 78, 80	ex 5401.20 5403.10, 20, ex 32, ex 33, 39, 41, 42, 49	Yarn of continuous man-made fibres, not put up for retail sale:  B. Yarn of artificial fibres: yarn of artificial filaments, not put up for retail sale, other than single yarn of viscose rayon untwisted or with a twist of not more than 250 turns per metre and single non-textured yarn of cellulose acetate		
43	51.03 55.06 56.06 B	51.03-10, 20 55.06-10, 90 56.06-20	ex 5401.10 ex 5401.20 5406.10, 20 5204.20 5207.10, 90 ex 5508.20	Yarn of man-made filament, yarn of staple artificial fibres, cotton yarn, put up for retail sale		
		·	ex 5511.30			
46	ex 53.05	53.05-10, 22, 29, 31, 38, 39	5105.10, 21, 29, 30	Carded or combed sheep's or lambs' wool or other fine animal hair		
47	53.06 53.08 A	53.06-21, 25, 31, 35, 51, 55, 71, 75 53.08-11, 15	5106.10, 20 5108.10	Yarn of carded sheep's or lambs' wool (woollen yarn) or of carded fine animal hair, not put up for retail sale		
48	53.07	53.07-02, 08, 12, 18, 30, 40, 51, 59, 81, 89	5107.10, 20 5108.20	Yarn of combed sheep's or lambs' wool (worsted yarn) or of combed fine animal hair, not put up for retail sale		
	53.08 B	53.08-21, 25	·			
49	ex 53.10	53.10-11, 15	5109.10, 90	Yarn of sheep's or lambs' wool or of fine animal hair, put up for retail sale		
50	53.11	53.11-01, 03, 07, 11, 13, 17, 20, 30, 40, 52, 54, 58, 72, 74, 75, 82, 84, 88, 91, 93, 97	5111.11, 19, 20, 30, 90 5112.11, 19, 20, 30, 90 ex 5811.00	Woven fabrics of sheep's or lambs' wool or of fine animal hair		
51	55.04	55.04-00	5203.00	Cotton, carded or combed		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
53	55.07	55.07-10, 90	5803.10	Cotton gauze		
54	56.04 B	56.04-21, 23, 28	5507.00	Staple artificial fibres, including waste, carded, combed or otherwise processed for spinning		
55	56.04 A	56.04-11, 13, 15, 16, 17, 18	5506.10, 20, 30, 90	Synthetic staple fibres, including waste, carded or combed or otherwise processed for spinning		·
56	56.06 A	56.06-11, 15	ex 5508.10 5511.10, 20	Yarn of staple synthetic fibres (including waste), put up for retail sale		
58	58.01	58.01-01, 11, 13, 17, 30, 80	5701.10, 90	Carpets, carpeting and rugs, knotted (made up or not)		
59	58.02 ex A B 59.02 ex A	58.02-04, 06, 07, 09, 56, 61, 65, 71, 75, 81, 85, 90 59.02-01, 09	5702.10, 31, 32, 39, 41, 42, 49, 51, 52, 59, 91, 92, 99 5703.10, 20, 30, 90 5704.10, 90 5705.00	Carpets and other textile floor coverings, other than the carpets of category 58		
60	58.03	58.03-00	5805.00	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		
61	58.05 A I a) c) II B 59.13	58.05-01, 08, 30, 40, 51, 59, 61, 69, 73, 77, 79, 90 59.13-01, 11, 13, 15, 19, 32, 34, 35, 39	5806.10, 20, 31, 32, 39, 40	Narrow woven fabrics, and narrow fabrics (bolduc) consisting of warp without weft assembled by means of an adhesive, other than labels and similar articles of category 62  Elastic fabrics (not knitted or crocheted), made from textile materials assembled from rubber thread		
62	58.06 58.07	58.06-10, 90 58.07-31, 39, 50, 80	5807.10 ex 5606.00 5808.10, 90	Labels, badges and the like, of textile materials, not embroidered, in the piece, in strips or cut to shape or size, woven  Chenille yarn (including flock chenille yarn), gimped yarn (other than metallized yarn and gimped horsehair yarn); braids and ornamental trimmings in the piece; tassels, pompons and the like		
	58.08 58.09 58.10	58.08-10, 90 58.09-11, 19, 21, 31, 35, 39, 91, 95, 99 58.10-21, 29, 41, 45, 49, 51, 55,	5804.10, 21, 29, 30 5810.10, 91, 92,	Tulle and other net fabrics but not including woven, knitted or crocheted fabrics; hand or mechanically made lace, in the piece, in strips or in motifs  Embroidery, in the piece, in strips or in motifs		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
63	60.01 B I a)	60.01-30	ex 5811.00 6002.10	Knitted or crocheted fabric of synthetic fibres containing by weight 5 % or more of elastomeric yarn and knitted or crocheted fabric containing		
	60.06 A	60.06-11, 18	5905.91 6002.30	by weight 5% or more of rubber thread	:	
	60.01 B I b) 2	60.01-51, 55	6001.10 ex 6002.20	Raschel lace and long-pile fabric of synthetic fibres		
	3		ex 6002.43 ex 6002.93			
65	60.01 A B I b) 4 II	60.01-01, 10, 62, 64,65,68,72,74, 75,78,81,89,92, 94,96,97	ex 5811.00 6001.20, 22, 29, 91, 92, 99	Knitted or crocheted fabric other than those of categories 38 A and 63, of wool, of cotton or of man-made fibres		
	CI		ex 6002.20 6002.41, 42, ex 43, 91, 92, ex 93			
66	62.01	62.01-10, 20, 81,	6301.10	Travelling rugs and blankets, other than knitted		
	A B I	85, 93, 95	ex 6301.20	or crocheted, of wool, of cotton or of man-made fibres		
	II a) b)		ex 6301.30 ex 6301.40			
	c)		ex 6301.40			

# GROUP III B

(1)	(2) .	(3)	(4)	(5)	(6)	(7)
10	60.02 A B	60.02-40 60.02-50, 60, 70,	ex 6111.10, ex 20, ex 30, ex 90	Gloves, mittens and mitts, knitted or crocheted	17 pairs	59
			6116.10, 91, 92, 93, 99		-	
67	60.05 ex A II b) 5 (1) B	ex 60.05-93, ex 94, ex 95, 96, 97, 98, 99 (1)	ex 6113.00 6117.10, 20, 80,	Knitted or crocheted garments or clothing accessories other than for babies; household linen of all kinds, knitted or crocheted; curtains		
	60.06 B III	60.06-96, 98	90 ex 6301.20	(including drapes) and interior blinds, curtain or bed valances and other furnishing articles knitted		
			ex 6301.30	or crocheted; knitted or crocheted blankets and travelling-rugs, other knitted or crocheted		
			ex 6301.40	articles including parts of garments or clothing accessories		
			ex 6301.90			
			6302.10, 40 6303.11, 12, 19			
			6304.11, 91			
			ex 6305.20			
			ex 6305.31			
			ex 6305.39			
			ex 6305.90			
			ex 6307.10			
(7 ·)		60.05-97	ex 6307.90 ex 6305.31	a) Of which sacks and bags of a kind used for the		
67 a)		60.03-97	ex 6303.31	packing of goods, made from polyethylene or polypropylene strip		
69	60.04 B IV b) 2 cc)	60.04-54	6108.11, 19	Slips and petticoats, knitted or crocheted	7,8	128
	ex 60.04	ex 60.04-38				
	B IV a) (1)	(1)			1	
	ex 60.04 B IV c)	ex 60.04-60	,			
70	60.04 B III a) 1	60.04-31	6115.11	Panty hose of synthetic fibres, measuring per single yarn less than 67 decitex (6,7 tex).	30,4	33
	60.03 B II a)	60.03-24, 26	ex 6115.20, ex 93	Womens full-length hosiery of synthetic fibres		
	60.05		6440.24 20 44		0.7	101
72	60.05 A II b) 2	60.05-11, 13, 15	6112.31, 39, 41, 49	Swimwear, of wool, of cotton or of man-made fibres	9,7	103
	60.06	60.06-91	6211.11, 12			
	B I 61.01	61.01-22, 23	·			
	BII	01.01-22, 23				
	61.02 B II b)	61.02-16, 18				
74	60.05	60.05-71, 72, 73,	6104.11, 12, 13,	Women's or girls' knitted or crocheted suits and	1,54	650
	A II b) 4 gg) 11 22 33	74	19, 21, 22, 23, 29	ensembles, of wool, of cotton or man-made fibres, excluding ski suits		
	44		1			

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
75	60.05 A II b) 4 ff)	60.05-66, 68	6103.11, 12, 19, 21, 22, 23, 29	Men's or boys' knitted or crocheted suits and ensembles, of wool, of cotton or of man-made fibres, excluding ski-suits	0,80	1 25
84	61.06 B C D	61.06-30, 40, 50,	6214.20, 30, 40, 90	Shawls, scarves, mufflers, mantillas, veils and the like other than knitted or crocheted, of wool, of cotton or man-made fibres		
	E		Miles and it			
85	61.07 B C D	61.07-30, 40, 90	6215.20, 90	Ties, bow ties and cravats not knitted or crocheted, of wool, of cotton or man-made fibres	17,9	. 5
86	61.09 A B C E	61.09-20, 30, 40,	_6212.20, 30, 90	Corsets, corset-belts, suspender belts, braces, suspenders, garters and the like, and parts thereof, whether or not knitted or crocheted	8,8	11
					-	
87	ex 61.10	ex 61.10-00	6216.00	Gloves, mittens and mitts, not knitted or crocheted, excluding gloves for babies of category 68		
88	ex 61.11 (¹)	ex 61.10-00 ex 61.11-00 }	6217.10, 90	Stockings, socks and sockettes, not knitted or crocheted, other clothing accessories, parts of garments or of clothing accessories, other than knitted or crocheted		
90	ex 59.04	59.04-11, 12, 14, 15, 17, 18, 19, 21	5607.41, 49, 50	Twine, cordage, ropes and cables of synthetic fibres, plaited or not	-	
91	62.04 A II B II	62.04-23, 73	6306.21, 22, 29	Tents		
93	62.03 B I b) II a) b) 2 c)	62.03-30, 40, 97, 98	6305.20, 39, 90	Sacks and bags, of a kind used for the packing of goods, of woven fabrics, other than made from polyethylene or polypropylene strip		
94	59.01	59.01-07, 12, 14, 15, 16, 18, 21, 29	5601.10, 21, 22, 29, 30 ex 5811.00	Wadding of textile materials and articles thereof; textile fibres, not exceeding 5 mm in length (flock), textile dust and mill neps		
95	ex 59.02	59.02-35, 41, 47, 51, 57, 59, 91, 95, 97	5602.10, 21, 29, 90 ex 5811.00 ex 5905.00 ex 6307.90	Felt and articles thereof, whether or not impregnated or coated, other than floor coverings		

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
96	59.03	59.03-01, 11, 21, 23, 25, 29, 30	5603.00 ex 5811.00 ex 5905.00	Non woven fabrics and articles of such fabrics, whether or not impregnated, coated, covered or laminated		
			6210.10 ex 6301.40, ex 90 ex 6302.22, ex 32, ex 53, ex 93			
			ex 6303.92, ex 99 ex 6304.19, ex 93, ex 99 ex 6305.39			
			ex 6307.10, ex 90		7947 Named Colonia	
97	59.05	59.05-11, 31, 39, 51, 59, 91, 99	5608.11, 19, 90	Nets and netting made of twine, cordage or rope and made up fishing nets of yarn, twine, cordage or rope		-
98	59.06	59.06-00	5609.00 ex 5905.00	Other articles made from yarn, twine, cordage, rope or cables, other than textile fabrics, articles made from such fabrics and articles of category 97		
99	59.07	59.07-10, 90	5901.10, 90	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 stiffened textile fabrics of a kind used for hat foundations		TO OF THOSE OF MINISTERS ON
·	59.10	59.10-10, 31, 39	5904.10, 91, 92	Linoleum, whether or not cut to shape; floor coverings consisting of a coating or covering applied on a textile backing, whether or not cut to shape		
	59.11 A I II III b)	59.11-11, 14, 17, 20	5906.10, 99	Rubberized textile fabrics, not knitted or crocheted, excluding those for tyres	<u>.</u> 4	
	B 59.12	59.12-00	5907.10	Textile fabrics otherwise impregnated or coated; painted canvas being theatrical scenery, studio back-cloths or the like, other than of category 100		
100	59.08	59.08-10, 51, 61, 71, 79	6903.10, 20, 90 ex 5811.00	Textile fabrics impregnated, coated, covered or laminated with preparations of cellulose derivatives or of other artificial plastic materials		
101	ex 59.04	59.04-80	5607.90	Twine, cordage, ropes and cables, plaited or not, other than of synthetic fibres		
109	62.04 A I B I	62.04-21, 61, 69	6306.11, 12, 19, 31, 39	Tarpaulins, sails, awnings and sunblinds		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
110	62.04 A III B III	62.04-25, 75	6306.41, 49	Woven pneumatic mattresses		
111	62.04 A IV B IV	62.04-29, 79	6306.91, 99	Camping goods, woven, other than pneumatic mattresses and tents		
112	62.05 A B D E	62.05-01, 10, 30, 93, 95, 99	6307.20 ex 6307.90	Other made up textile articles, woven, excluding those of categories 113 and 114		
113	62.05 C	62.05-20	ex 6307.10	Floor cloths, dish cloths and dusters, other than knitted or crocheted		
114	51.04 A I B I 59.11 A III a) 59.14 59.15 59.16 59.17 A B II C	51.04-03, 52 59.11-15 59.14-00 59.15-10, 90 59.16-00 59.17-10, 29, 32, 38, 49, 51, 59, 71, 79, 91, 93, 95, 99	5902.10, 20, 90 5908.00 5909.00 5910.00 5911.10, 20, 31, 32, 40, 90	Woven fabrics and articles for technical uses		

ANNEX II

For practical reasons the product descriptions used in Annex I are given in the present Annex in abbreviated form

COMMUNITY LIMITS

Category	Description	Units	Year	Quantitative limits EEC
4 (1)	Shirts, T-shirts and the like, knitted or crocheted	1 000 pieces	1987 1988 1989 1990	11 209 11 321 11 434 11 549
5	Jerseys, windcheaters and the like	1 000 pieces	1987 1988 1989 1990	10 290 10 393 10 497 10 602
6 (1)	Woven trousers	1 000 pieces	1987 1988 1989 1990	10 630 10 736 10 844 10 952
7	Blouses and shirt-blouses, woven, knitted or crocheted	1 000 pieces	1987 1988 1989 1990	4 185 4 227 4 269 4 312
8	Men's shirts, woven	1 000 pieces	1987 1988 1989 1990	6 271 6 334 6 397 6 461
13	Underpants and briefs, knitted or crocheted	1 000 pieces	1987 1988 1989 1990	5 667 5 780 5 896 6 014
15	Women's overcoats, raincoats, cloaks and capes, other than knitted or crocheted	1 000 pieces	1987 1988 1989 1990	290 299 308 317
16	Men's woven suits and coordinate suits	1 000 pieces	1987 - 1988 1989 1990	328 333 338 343
18	Underpants, briefs, nightdresses, pyjamas, bath robes, dressing gowns and the like, other than knitted or crocheted	tonnes	1987 1988 1989 1990	3 275 3 341 3 407 3 476
19	Handkerchiefs	tonnes	1987 1988 1989 1990	510 525 541 557
20	Bed linen, other than knitted or crocheted	tonnes	1987 1988 1989 1990	91 94 97 100

<sup>(1)</sup> 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 3 % of the quantitative limits.

Category	Description	Units	Year	Quantitative limits EEC
21 (1)	Parkas, anoraks, woven	1 000 pieces	1987 1988 1989 1990	428 437 445 454
24 (1)	Pyjamas, nightdresses, bath robes, dressing gowns and the like, knitted or crocheted	1 000 pieces	1987 1988 1989 1990	1 461 1 490 1 520 1 550
26	Woven and knitted or crocheted dresses	1 000 pieces	1987 1988 1989 1990	860 873 886 899
27	Woven and knitted or crocheted skirts	1 000 pieces	1987 1988 1989 1990	2 003 2 033 2 064 2 095
31	Brassières	1 000 pieces	1987 1988 1989 1990	5 466 5 630 5 799 5 973
39	Linen of all types, other than knitted or crocheted, with the exception of category 9	tonnes	1987 1988 1989 1990	148 152 157 162
73 (1)	Track suits	1 000 pieces	1987 1988 1989 1990	956 975 995 1 015
78	Other woven garments	tonnes	1987 1988 1989 1990	1 200 1 224 1 248 1 273
83	Other garments, knitted or crocheted	tonnes	1987 1988 1989 1990	253 261 269 277

<sup>(1)</sup> 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.

# **REGIONAL LIMITS**

Category	Description	Units	Year	Quantitative limits EEC
10 F	Gloves, mittens and mitts, knitted or crocheted	1 000 pairs	1987 1988 1989 1990	2 005 2 055 2 107 2 159
UK (1)			1987 1988 1989 1990	6 164 6 318 6 476 6 638
28 UK	Knitted or crocheted trousers, shorts	1 000 pieces	1987 1988 1989 1990	111 116 121 127
29 F	Women's woven suits and costumes	1 000 pieces	1987 1988 1989 1990	232 237 241 246
68 F	Babies' garments and accessories	tonnes	1987 1988 1989 1990	301 312 323 334
UK			1987 1988 1989 1990	461 475 489 504
IRL			1987 1988 1989 1990	19 20 21 22
72 F	Swimwear	1 000 pieces	1987 1988 1989 1990	400 412 424 437
74 + 75 F	Women's suits and costumes, knitted or crocheted Men's suits, knitted or crocheted	1 000 pieces	1987 1988 1989 1990	878 913 950 988
74 UK	Women's suits and costumes, knitted or crocheted	1 000 pieces	1987 1988 1989 1990	350 364 379 394
IRL			1987 1988 1989 1990	22 23 24 25
76 UK	Woven industrial and occupational clothing	tonnes	1987 1988 1989 1990	367 378 389
IRL			1990 1987 1988 1989 1990	9,5 10,0 10,5 11,0
(1)	of which for products under NIMEXE 60.02-40	1 000 pieces	1987 1988 1989 1990	1 000 1 100 1 200 1 300

#### PROTOCOL A

#### TITLE I

## **CLASSIFICATION**

## Article 1

- 1. The competent authorities of the Community undertake to inform Macao of any changes in the tariff and statistical nomenclatures before the date of their entry into effect in the Community.
- 2. The competent authorities of the Community undertake to inform Macao of any decisions relating to the classification of products subject to the Agreement within one month of their adoption at the latest. Such communication shall include:
- (a) a description of the products concerned;
- (b) the relevant category and the related tariff and statistical references;
- (c) the reasons which have led to the decision.
- 3. Where a decision on classification results in a change of classification practice or a change of category of any product subject to the Agreement, the competent authorities of the Community shall provide 30 days' notice, from the date of the Community's communication, before the decision is put into effect. Products shipped before the date of application of the decision shall remain subject to the earlier classification practice, provided that the goods in question are presented for importation into the Community within 60 days of that date.
- 4. Where a Community decision on classification resulting in a change of classification practice or a change of categorization of any product subject to the Agreement affects a category subject to restraint, the two parties agree to enter into consultations in accordance with the procedures described in Article 16 (1) of the Agreement with a view to honouring the obligation under the second subparagraph of Article 10 (3) of the Agreement.

# TITLE II

#### **ORIGIN**

## Article 2

- 1. Products originating in Macao for export to the Community in accordance with the arrangements established by this Agreement shall be accompanied by a certificate of Macao origin conforming to the model annexed to this Protocol.
- 2. The certificate of origin shall be issued by the competent governmental authorities of Macao if the products in question can be considered products originating

in that country within the meaning of the relevant rules in force in the Community.

3. The certificate of origin referred to in paragraph 1 shall not be required for import of goods covered by a certificate of origin Form A or Form APR completed in accordance with the relevant Community rules in order to qualify for generalized tariff preferences.

#### Article 3

The certificate of origin shall be issued only on application having been made in writing by the exporter or, under the exporter's responsibility, by his authorized representative. The competent governmental authorities of Macao shall ensure that the certificate of origin is properly completed and for this purpose they shall call for any necessary documentary evidence or carry out any check which they consider appropriate.

## Article 4

Where different criteria for determining origin are laid down for products falling within the same category, certificates of origin shall contain a sufficiently detailed description of the goods to enable the criterion to be determined on the basis of which the certificate was issued.

# Article 5

The discovery of slight discrepancies between the statements made in the certificate of origin and those made in the documents produced to the customs office for the purpose of carrying out the formalities for importing the product shall not *ipso facto* cast doubt upon the statements in the certificate.

# TITLE III

# DOUBLE-CHECKING SYSTEM FOR CATEGORIES OF PRODUCTS WITH QUANTITATIVE LIMITS

## Section I

# Exportation

#### Article 6

The competent authorities of Macao shall issue an export licence in respect of all consignments from Macao of textile products referred to in Annex II, up to the relevant quantitative limits as may be modified by Articles 7, 13 and 14 of the Agreement and of textile products subject to any definitive or provisional quantitative limits established as a result of the application of Article 8 of the Agreement.

- 1. The export licence shall conform to the model annexed to this Protocol. It must certify, *inter alia*, that the quantity of the product in question has been set off against the quantitative limit prescribed for the category of the product in question.
- 2. Each export licence shall only cover one of the categories of products listed in Annex II of this Agreement. It may be used for one or more consignments of the products in question.
- 3. Where the conversion rate provided for in Annex II is applied the following note must be inserted in box 9 of the export certificate 'conversion rate for garments of a commercial size not exceeding 130 cm is to be applied'.

#### Article 8

The competent Community authorities must be notified forthwith of the withdrawal or alteration of any export licence already issued.

# Article 9

- 1. Exports shall be set off against the quantitative limits established for the year in which shipment of the goods has been effected, even if the export licence is issued after such shipment.
- 2. For the purpose of applying paragraph 1, shipment of the goods is considered to have taken place on the date of their loading on to the exporting aircraft, vehicle or vessel.

# Article 10

The presentation of an export licence, in application of Article 12, shall be effected not later than 31 March of the year following that in which the goods covered by the licence have been shipped.

# Section II

#### Importation

# Article 11

Importation into the Community of textile products subject to quantitative limits shall be subject to the presentation of an import authorization or document.

#### Article 12

1. The competent Community authorities shall issue such import authorization or document automatically within five

working days of the presentation by the importer of the original of the corresponding export licence.

The import authorization or document shall be valid for six months.

2. The competent Community authorities shall cancel the already issued import authorization or document if the corresponding export licence has been withdrawn.

However, if the competent Community authorities have not been notified of the withdrawal or cancellation of the export licence until after the products have been imported into the Community, the quantities involved shall be set off against the quantitative limit for the category and the quota year in question.

# Article 13

- 1. If the competent Community authorities find that the total quantities covered by export licences issued by Macao for a particular category in any Agreement year exceed the quantitative limit established in Annex II for that category, as may be modified by Articles 7, 13 and 14 of the Agreement, or any definitive or provisional limit established under Article 8 of the Agreement, the said authorities may suspend the further issue of import authorizations or documents. In this event, the competent Community authorities shall immediately inform the authorities of Macao and the special consultation procedure set out in Article 16 of the Agreement shall be initiated forthwith.
- 2. Exports of Macao origin not covered by Macao export licences issued in accordance with the provisions of this Protocol may be refused the issue of import authorizations or documents by the competent Community authorities.

However, if the import of such products is allowed into the Community by the competent Community authorities, the quantities involved shall not be set off against the appropriate quantitative limits set out in Annex II or established as a result of the application of Article 8 of the Agreement, without the express agreement of Macao and save as provided for in Article 11 of the Agreement.

#### TITLE IV

FORM AND PRODUCTION OF EXPORT LICENCES AND CERTIFICATES OF ORIGIN, AND COMMON PROVISIONS

## Article 14

1. The export licence and the certificate of origin may comprise additional copies duly indicated as such. They shall be made out in English or French. If they are completed by hand, entries must be ink and in block capitals.

These documents shall measure  $210 \times 297$  mm. The paper used must be white writing paper, sized, not containing mechanical pulp and weighing not less than  $25 \text{ g/m}_2$ . Each

part shall have a printed guilloche-pattern background making any falsification by mechanical or chemical means apparent to the eye.

If the documents have several copies only the top copy which is the original shall be printed with the guilloche-pattern background. This copy shall be clearly marked as 'original' and the other copies as 'copy'. Only the original shall be accepted by the competent authorities in the Community as being valid for the purposes of export to the Community in accordance with the arrangements established by this Agreement.

2. Each document shall bear a standardized serial number, whether or not printed, by which it can be identified.

This number shall be composed of the following elements:

- two letters identifying Macao as follows: MO,
- two letter identifying countries of destination as follows:

BL: Benelux

DE: Federal Republic of Germany

DK: Denmark

ES: Spain

FR: France

GB: United Kingdom

GR: Greece

IE: Ireland

IT: Italy

PT: Portugal,

- a one-digit number identifying quota year, corresponding to the last figure in year, e.g. 7 for 1987,
- a two-digit number running consecutively from 01 to 99 identifying the issuing office,
- a five-digit number running consecutively from 00001 to 99999 allocated to the country of destination.

#### Article 15

The export licence and certificate of origin may be issued after the shipment of the products to which they relate. In such cases they shall bear either the endorsement 'délivré a posteriori' or the endorsement 'Issued retrospectively'.

# Article 16

- 1. In the event of theft, loss or destruction of an export licence or a certificate of origin, the exporter may apply to the competent governmental authority which issued the document for a duplicate to be made out on the basis of the export documents in his possession. The duplicate of any such certificate or licence so issued shall bear the endorsement 'duplicata'.
- 2. The duplicate must bear the date of the original export licence or certificate of origin.

#### TITLE V

#### ADMINISTRATIVE COOPERATION

#### Article 17

The Community and Macao shall cooperate closely to implement the provisions of this Agreement. To this end, contacts and exchanges of views (including on technical matters) shall be facilitated by both parties.

# Article 18

In order to ensure that the Agreement is properly applied, the Community and Macao shall assist each other in checking the authenticity and accuracy of export licences and certificates of origin issued or declarations made under this Protocol.

#### Article 19

Macao shall send the Commission of the European Communities the names and addresses of the governmental authorities competent for the issue and verification of export licences and certificates of origin together with specimens of the stamps used by these authorities. Macao shall also notify the Commission of any change in this information.

# Article 20

- 1. Subsequent verification of certificates of origin or export licences shall be carried out at random, or whenever the competent Community authorities have reasonable doubt as to the authenticity of the certificate or licence or as to accuracy of the information regarding the products in question.
- 2. In such cases the competent authorities in the Community shall return the certificate of origin or export licence or a copy thereof to the competent governmental authority in Macao giving, where appropriate, the reasons of form or substance for an enquiry. If the invoice has been submitted, such invoice or a copy thereof shall be attached to the certificate or licence or its copy. The authorities shall also forward any information that has been obtained suggesting that the particulars given on the said certificate or licence are inaccurate.
- 3. The results of the subsequent verifications carried out in accordance with paragraphs 1 and 2 shall be communicated to the competent authorities of the Community within three months at the latest. The information communicated shall indicate whether the disputed certificate or licence applied to the goods actually exported and whether these goods are eligible for export in accordance with the arrangements established by this Agreement. The information shall also include, at the request of the Community, copies of all documentation necessary to determine the facts fully and in particular the true origin of the goods.

- 4. For the purpose of subsequent verification of certificates of origin, copies of the certificates as well as any export documents referring to them shall be kept for at least two years by the competent governmental authority in Macao.
- 5. Recourse to the random verification procedure specified in this Article must not constitute an obstacle to the release for home use of the products in question.

- 1. Where the verification procedure referred to in Article 20 or where information available to the Community or to Macao indicates or appears to indicate that the provisions of this Agreement are being contravened, both parties shall cooperate closely and with appropriate urgency to prevent such contravention.
- 2. To this end Macao shall on its own initiative or at the request of the Community, carry out appropriate enquiries or arrange for such enquiries to be carried out concerning operations which are, or appear to the Community to be in contravention of this Agreement. Macao shall communicate the results of these enquiries to the Community together with

any other pertinent information enabling the true origin of the goods to be determined.

- 3. By agreement between the competent Community authorities and the competent Macao authorities, officials designated by the Community may be present at the enquiries referred to above.
- 4. In pursuance of the cooperation referred to in paragraph 1, Macao and the Community shall exchange any information considered by either party to be of use in preventing the contravention of the provisions of the Agreement. These exchanges may include information on textile production in Macao and on trade in textile products of a kind covered by this Agreement between Macao and other countries, particularly where the Community has reasonable grounds to consider that the products in question may be in transit across the territory of Macao and prior to their importation into the Community. This information shall include at the request of the Community copies of all relevant documentation.
- 5. Where it is established that the provisions of this Agreement have been contravened, Macao and the Community may agree to take such measures as are necessary to prevent a recurrence of such contravention.

Exporter (name, full address, country)  Exportateur (nom, adresse complète, pays)	ORIGINAL	<sup>2</sup> No
Exportation (non-, during surprise) pay y	3 Quota year Année contingentaire	4 Category number Numéro de catégorie
	Anno Contingentario	
Consignee (name, full address, country)  Destinataire (nom, adresse complète, pays)		CATE OF ORIGIN tile products)
	<b>.</b>	CAT D'ORIGINE duits textiles)
	6 Country of origin Pays d'origine	7 Country of destination Pays de destination
B Place and date of shipment – Means of transport Lieu et date d'embarquement – Moyen de transport	9 Supplementary details Données supplémentaires	
l Marks and numbers – Number and kind of packages – DESCRIPTION OF GOODS Marques et numéros – Nombre et nature des colis – DÉSIGNATION DES MARCHA	ANDISES	11 Quantité (¹) 12 FOB value (²) Valeur fob (²)
CERTIFICATION BY THE COMPETENT AUTHORITY – VISA DE L'AUTORITÉ COMPÉT	ENTE	
I, the undersigned, certify that the goods described above originated in the country Community. Je soussigné certifie que les marchandises désignées ci-dessus sont originaires du économique européenne.	y shown in box No 6, in accordance with th	
Competent authority (name, full address, country) Autorité compétente (nom, adresse complète, pays)	At - À	, on – le
	(Signature)	rStamp - Cachet)



1 Exporter (name, full address, country) Exportateur (nom, adresse complète, pays)	ORIGINAL	<sup>2</sup> No	
	3 Quota year Année contingentaire	4 Category number Numéro de catégorie	
Consignee (name, full address, country) Destinataire (nom, adresse complète, pays)		ORT LICENCE tile products)	
		D'EXPORTATION duits textiles)	
	6 Country of origin Pays d'origine	7 Country of destination Pays de destination	
Place and date of shipment - Means of transport Lieu et date d'embarquement - Moyen de transport	9 Supplementary details Données supplémentaires		
Marks and numbers – Number and kind of packages – DESCRIPTION OF GOODS Marques et numéros – Nombre et nature des colis – DESIGNATION DES MARCH	IANDISES	11 Quantity (¹) 12 FOB Value Quantité (¹) Valeur fob	
CERTIFICATION BY THE COMPETENT AUTHORITY – VISA DE L'AUTORITÉ COMPÉ  I, the undersigned, certify that the goods described above have been charged ag category shown in box No 4 by the provisions regulating trade in textile products Je soussigné certifie que les marchandises désignées ci-dessus ont été imputées su la case 4 dans le cadre des dispositions régissant les échanges de produits textiles a  Competent authority (name, full address, country) Autorité compétente (nom, adresse complète, pays)	painst the quantitative limit established for s with the European Economic Community. ur la limite quantitative fixée pour l'année indic avec la Communauté économique européenne	quée dans la case 3 pour la catégorie désignée	e dan
	(Signature)	(Stamp – Cachet)	

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# PROTOCOL B

- 1. The exemption provided for in Article 5 of the Agreement in respect of cottage industry products shall apply only to the following products:
- (a) fabrics woven on hand- or foot-operated looms, being fabrics of a kind traditionally made in the cottage industry of Macao;
- (b) garments or other textile articles of a kind traditionally made in the cottage industry of Macao obtained manually from the fabrics referred to above and sewn exclusively by hand without the aid of any machine;
- (c) traditional folklore textile products of Macao made by hand in the cottage industry of Macao as defined in a list to be agreed between both parties.

Exemption shall be granted only for products accompanied by a certificate issued by the competent Macao authorities in accordance with the specimen annexed to this Protocol. Such certificates shall state the ground on which exemption is based and shall be accepted by the competent Community authorities provided that they are satisfied that the products concerned conform to the conditions set out in this Protocol. Certificates covering the products referred to in paragraph (c) above shall bear a conspicuous stamp: 'FOLKLORE'. In case of divergent opinion between Macao and the competent Community authorities at the point of entry into the Community as to the nature of such products, consultations shall be held within one month with a view to resolving such divergences. Should imports of any of the above products reach such proportions as to cause difficulties to the Community, the two Parties shall open consultations forthwith in accordance with the procedure laid down in Article 16 of the Agreement with a view to finding a quantitative solution to the problem.

2. The provisions of Title IV and V of Protocol A shall apply 'mutatis mutandis' to the products referred to in paragraph 1 of this Protocol.

# PROTOCOL C

Under Article 8 (6) of the Agreement, a quantitative limit may be fixed on a regional basis where imports of a given product into any region of the Community in relation to the amounts determined in accordance with paragraph 2 of the said Article 8 exceed the following regional percentage:

Germany	25,5%
Benelux	9,5%
France	16,5%
Italy	13,5%
Denmark	2,7%
Ireland	0,8%
United Kingdom	21,0%
Greece	1,5%
Spain	7,5%
Portugal	1,5%.

# PROTOCOL D

The annual growth rate for the quantitative limits introduced under Article 8 of the Agreement shall be determined as follows:

for products in categories falling within Groups I, II, III, the growth rate shall be fixed by Agreement between the Parties in accordance with the consultation procedure established in Article 16 of the Agreement. Such growth rate may in no case be lower than the highest rate applied to corresponding products under bilateral agreements concluded under the Geneva Arrangement between the Community and other third countries having a level of trade equal to or comparable with that of Macao.

# PROTOCOL E

Reimports in the sense of Article 4 (2) of this Agreement into the Community of products listed in the Annex to this Protocol shall be subject to the provisions of the Agreement except as specifically provided for by the particular provisions set out below:

- 1. Only reimports into the Community subject to the specific quantitative limits set out in the Annex to this Protocol, as may be modified by the application of paragraphs 2 and 3, shall be considered reimports in the sense of Article 4 (2).
- 2. Reimports not covered by the Annex may be submitted to specific quantitative limits following consultations in accordance with the procedures set out in Article 16 of the Agreement, provided the products concerned are subject to the quantitative limits established under Annex II to the Agreement.
- 3. The Community may, at its own discretion, and bearing in mind the interest of both parties, or in the framework of a request set out in Article 16 of the Agreement:
  - (a) examine the possibilities of transfers between categories and advance use or carryover of portions of specific quantitative limits from one year to another;
  - (b) consider the scope for reallocating portions of any specific quantitative limits not used in one region of the Community to another region.
- 4. However the Community may automatically carry out the flexibilities in the sense of paragraph 3 up to the following extent:
  - (a) transfer between categories up to 20 % of the share established for the category to which the transfer is made;
  - (b) carryover of specific quantitative limits from one year to another up to 10,5 % of the share for the year of actual utilization;
  - (c) advance use of specific quantitative limits from one year to another up to 7,5 % of the share for the year of actual utilization.
- 5. The Community shall inform Macao of any measures taken pursuant to the preceding paragraphs.
- 6. Debiting against a specific quantitative limit referred to in paragraph 1 shall be carried out by the competent authorities of the Community at the time of issuing the prior authorization provided for by the Community Regulation on economic outward processing, Regulation (EEC) No 636/82. A specific quantitative limit shall be debited for the year in which a prior authorization is issued.
- 7. A certificate of origin shall be issued for all products covered by the present Protocol by Macao in accordance with the provisions of Protocol A of the Agreement, bearing a reference to the prior authorization referred to in paragraph 6 as evidence that the processing operation described in the prior authorization has been carried out in Macao.
- 8. The Community shall provide Macao with the names, addresses and the specimens of stamps used by the competent authorities of the Community for the issue of the prior authorizations referred to in paragraph 6.
- 9. Notwithstanding the provisions of paragraphs 1 to 8 above, Macao and the Community will continue to consult together to seek a mutually acceptable means to enable both parties to take advantage of the OPT provisions in the Agreement with a view to effective development of trade in textiles between Macao and the Community.

# Annex to Protocol E

# **OPT QUANTITATIVE LIMITS**

# For practical reasons the product descriptions used in Annex I are given in the present Annex in abbreviated form

Category	Description	Units	Year	Quantitative limits EEC
6 D	Woven trousers	1 000 pieces	1987 1988 1989 1990 =	150 153 156 159
F			1987 1988 1989 1990	50 51 52 53
16 D	Men's woven suits and coordinate suits	1 000 pieces	1987 1988 1989 1990	500 513 525 538

#### PROTOCOL F

The Community and Macao agree that if the Multifibre Arrangement is extended for a period going beyond 31 December 1990 then the present Agreement will be automatically prolonged for a further period of one year up to 31 December 1991 in accordance with the economic and technical terms of the existing Agreement, with the adaptations strictly necessary for the application of the Agreement for the fifth year.

#### Agreed Minute

In the context of the Agreement between the Community and Macao on trade in textile products initialled on 19 July 1986, it was agreed that advance use of a portion of the quantitative limits for 1987 for each Group I category of products is authorized up to 2% and for each Group II and III category of products up to 3% of the corresponding quantitative limit for 1986.

It was further agreed that carryover to the quantitative limits for the year 1987 for each Group I category of products is authorized up to 3% and for each Group II and III category of products up to 4% of the corresponding quantitative limit for 1987.

Head of Delegation of Macao

Head of Delegation of the European Economic Community

# **Exchange of Notes**

The Permanent Representation of Portugal to the European Communities presents its compliments to the Directorate-General for External Relations of the Commission of the European Communities and has the honour to refer to the Agreement on trade in textile products between Macao and the Community initialled on 19 July 1986.

The Permanent Representation wishes to inform the Directorate-General that whilst awaiting the completion of the necessary procedures for the conclusion and the coming into force of the Agreement, the Government of Macao is prepared to allow the provisions of the Agreement to apply *de facto* from 1 January 1987 if the Community is disposed to do likewise.

The Permanent Representation would be grateful if the Community would confirm its agreement to the foregoing.

The Permanent Representation of Portugal to the European Communities avails itself of this opportunity to renew to the Directorate-General for External Relations of the Commission of the European Communities the assurance of its highest consideration.

# **Exchange of Notes**

The Directorate-General for External Relations of the Commission of the European Communities presents its compliments to the Permanent Representation of Portugal to the European Communities and has the honour to refer to the Note of 19 July 1986 regarding the Agreement on trade in textile products between Macao and the Community initialled on 19 July 1986.

The Directorate-General wishes to confirm that whilst awaiting the completion of the necessary procedures for the conclusion and the coming into force of the Agreement, the Community is prepared to allow the provisions of the Agreement to apply *de facto* from 1 January 1987.

The Directorate-General for External Relations of the Commission of the European Communities avails itself of this opportunity to renew to the Permanent Representation of Portugal to the European Communities the assurance of its highest consideration.

Ενημέρωση σχετικά με τη συμφωνία μεταξύ Κοινότητας και Μακάο για το εμπόριο κλωστοϋφαντουργικών προϊόντων

Σύμφωνα με το άρθρο 2 της απόφασης του Συμβουλίου με ημερομηνία 11 Δεκεμβρίου 1986 για την προσωρινή εφαρμογή της συμφωνίας με το Μακάο σχετικά με το εμπόριο των κλωστοϋφαντουργικών προϊόντων, η Επιτροπή ανακοίνωσε στο Συμβούλιο ότι η χώρα - εταίρος συμφώνησε για το θέμα αυτό στις 19 Δεκεμβρίου 1986.

# ΑΠΟΦΑΣΗ ΤΟΥ ΣΥΜΒΟΥΛΙΟΥ

της 11ης Δεκεμβρίου 1986

για την προσωρινή εφαρμογή της συμφωνίας μεταξύ της Ευρωπαϊκής Οικονομικής Κοινότητας και της Σοσιαλιστικής Δημοκρατίας της Τσεχοσλοβακίας για το εμπόριο κλωστοϋφαντουργικών προϊόντων

(87/498/EOK)

ΤΟ ΣΥΜΒΟΥΛΙΟ ΤΩΝ ΕΥΡΩΠΑΪΚΩΝ ΚΟΙΝΟΤΗΤΩΝ,

Έχοντας υπόψη:

τη συνθήκη για την ίδρυση της Ευρωπαϊκής Οικονομικής Κοινότητας, και ιδίως το άρθρο 113,

την πρόταση της Επιτροπής,

Εκτιμώντας:

ότι η Επιτροπή διαπραγματεύτηκε εξ ονόματος της Κοινότητας συμφωνία για το εμπόριο κλωστοϋφαντουργικών προϊόντων με του Τσεχοσλοβακία:

ότι θα πρέπει να εφαρμοστεί η εν λόγω συμφωνία, προσωρινά από την 1η Ιανουαρίου 1987, έως ότου ολοκληρωθούν οι αναγκαίες διαδικασίες για τη σύναψή της, με την επιφύλαξη της αμοιβαίας προσωρινής εφαρμογής εκ μέρους της συμβαλλόμενης χώρας,

ΑΠΟΦΑΣΙΖΕΙ:

Άρθρο 1

Η συμφωνία μεταξύ της Ευρωπαϊκής Οικονομικής Κοινότητας και της Σοσιαλιστικής Δημοκρατίας της Τσεχοσλοβα-

κίας για το εμπόριο κλωστοϋφαντουργικών προϊόντων εφαρμόζεται προσωρινά από την 1η Ιανουαρίου 1987, έως ότου συνομολογηθεί τυπικά, με την επιφύλαξη της αμοιβαίας προσωρινής εφαρμογής εκ μέρους της συμβαλλόμενης χώρας.

Το κείμενο της συμφωνίας επισυνάπτεται στην παρούσα απόφαση (1).

# Άρθρο 2

Η Επιτροπή καλείται να γνωστοποιήσει την παρούσα απόφαση στη συμβαλλόμενη χώρα και να της ζητήσει να δηλώσει ότι συμφωνεί· τούτο θα ανακοινώσει στο Συμβούλιο.

Βρυξέλλες, 11 Δεκεμβρίου 1986.

Για το Συμβούλιο Ο Πρόεδρος Κ. CLARKE

<sup>(1)</sup> Για τεχνικούς λόγους η παρούσα συμφωνία δημοσιεύεται στην Επίσημη Εφημερίδα των Ευρωπαϊκών Κοινοτήτων στη γλώσσα στην οποία απετέλεσε αντικείμενο διαπραγματεύσεων.

#### **AGREEMENT**

# between the European Economic Community and the Czechoslovak Socialist Republic on trade in textile products

Done at Brussels on 19 June 1986

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

of the one part, and

THE GOVERNMENT OF THE CZECHOSLOVAK SOCIALIST REPUBLIC,

of the other part,

DESIRING to promote, with a view to permanent cooperation and in conditions providing the utmost security for trade, the mutual expansion and orderly and equitable development of trade in textile products between the European Economic Community (hereinafter referred to as 'the Community') and the Czechoslovak Socialist Republic (hereinafter referred to as 'Czechoslovakia'),

RESOLVED to take the fullest possible account of the economic and social problems at present affecting the textile industry in both importing and exporting countries, in particular in order to eliminate the real dangers of distortion of the Community market and of disturbance of trade in Czechoslovak textile products,

HAVING REGARD to the Arrangement regarding International Trade in Textiles (hereinafter referred to as the 'Geneva Arrangement'), and in particular Article 4 thereof, and to the conditions for the renewal of the said Arrangement as set out in the Protocol of Extension of the Arrangement,

Acting in their capacity as participants in the Geneva Arrangement,

HAVE DECIDED to conclude this Agreement and to this end have designated as their Plenipotentiaries:

THE COUNCIL OF THE EUROPEAN COMMUNITIES:

THE GOVERNMENT OF THE CZECHOSLOVAK SOCIALIST REPUBLIC:

WHO HAVE AGREED AS FOLLOWS:

# Article 1

- 1. This Agreement shall apply to trade in textile products of cotton, wool, fine animal hair or man-made fibres originating in Czechoslovakia which are listed in Annex I.
- 2. The classification of the products covered by this Agreement is based on the nomenclature of the Common Customs Tariff and on the Nomenclature of Goods for the External Trade Statistics of the Community and the Statistics of Trade between its Member States (NIMEXE).

From the entry into force of the International Convention of the Harmonized Commodity Description and Coding System (HS), this classification will be based on the harmonized system and on the Community nomenclatures derived from that system. 3. The origin of the products covered by this Agreement shall be determined in accordance with the rules in force in the Community.

Any amendment to these rules of origin shall be communicated to Czechoslovakia and shall not have the effect of reducing any quantitative limit established in Annex II.

The procedures for control of the origin of the products referred to above are laid down in Protocol A.

# Article 2

1. Czechoslovakia agrees to establish and maintain for each calendar year quantitative limits on its exports to the Community in accordance with the table in Annex II.

- 2. Subject to the provisions set out in Article 5, and without prejudice to the quantitative arrangements applicable to products undergoing the operations referred to in Article 3 (4), the Community undertakes in respect of products covered by this Agreement to suspend the application of quantitative restrictions on imports currently in force, and not to introduce new quantitative restrictions under the General Agreement on Tariffs and Trade of Article 3 of the Geneva Arrangement.
- 3. Measures having equivalent effect to quantitative restrictions on the importation into the Community of the products covered by this Agreement shall be prohibited.

- 1. Exports of cottage industry fabrics woven on hand- or foot-operated looms, articles of clothing or other textile articles obtained or sewn manually from such fabrics and traditional folklore handicraft products shall not be subject to quantitative limits, provided that these products meet the conditions laid down in Protocol B.
- 2. Imports into the Community of textile products covered by this Agreement shall not be subject to the quantitative limits established in Annex II, provided that they are declared to be for re-export from the Community in the same state or after processing, under the administrative system of control which exists within the Community.

However, the release for home use of products imported under the conditions referred to above shall be subject to the production of an export licence issued by the Czechoslovak authorities, and to proof of origin in accordance with the provisions of Protocol A.

- 3. Where the competent authorities in the Community have evidence that imports of textile products have been set off against a quantitative limit established under this Agreement, but that the products have subsequently been re-exported from the Community in the same state or after processing, the authorities concerned shall inform the Czechoslovak authorities within four weeks of the quantities involved and shall authorize imports of identical quantities of the same products, which shall not be set off against the quantitative limit established for the current or the following year.
- 4. Re-imports into the Community of textile products listed in Annex I which have been temporarily exported by the Community and subsequently processed in Czechoslovakia shall not be subject to the quantitative limits established under this Agreement, provided they are effected in accordance with the regulations on economic outward processing traffic in force in the Community.

# Article 4

1. Advance use of a portion of the quantitative limit established for the following year shall be authorized for each category of products up to 5% of the quantitative limit for the current year.

Amounts delivered in advance shall be deducted from the quantitative limits established for the following year.

- 2. Carryover to the corresponding quantitative limit for the following year of amounts not used during any given year shall be authorized up to 7% of the quantitative limit for the current year.
- 3. In the case of Group I, transfers shall be allowed only in the following cases:
- amounts may be transferred from category 1 to categories 2 and 3 or from categories 2 and 3 to category 1 up to 2% of the quantitative limit for the category to which the transfer is made,
- amounts may be transferred between categories 2 and 3 up to 4% of the quantitative limit for the category to which the transfer is made,
- the total quantities transferred to categories 2 and 3 in accordance with the first two indents of this paragraph may not exceed 4% of the category to which the transfer is made,
- amounts may be transferred between categories 4, 5, 6, 7 and 8 up to 4% of the quantitative limit for the category to which the transfer is made.

Amounts may be transferred to any category in Group II or III from any category in Group I, II or III, up to 5% of the quantitative limit for the category to which the transfer is made.

- 4. The table of equivalence applicable to the transfers referred to above is given in Annex I.
- 5. The increase in any given category of products resulting from the cumulative application of the provisions in paragraphs 1, 2 and 3 during a single year must not exceed the following limits:
- 13% for categories of products in Group I,
- 13,5% for categories of products in Groups II and III.
- 6. Prior notification must be given by the Czechoslovak authorities to the Community of any recourse to the provisions of paragraphs 1, 2 and 3 above.

# Article 5

- 1. Should the Community consider that a textile product covered by this Agreement is being imported into the Community from Czechoslovakia at a price abnormally lower than the normal competitive level and is for this reason causing or threatening to cause serious injury to Community producers of like or directly competing products, it may request consultations under Article 14, and in that event the following specific provisions shall be applicable.
- 2. If following such consultations it is acknowledged by common accord that the situation described in paragraph 1 exists, Czechoslovakia shall take the necessary steps, notably as regards the price at which the product in question is sold, to remedy the situation,

- 3. In order to determine whether the price of a textile product is abnormally lower than the normal competitive level, it may be compared with:
- the prices of like national products at a comparable marketing stage on the market of the importing country,
- the prices generally charged for like products sold under the ordinary conditions by other exporting countries on the market of the importing country,
- the lowest prices charged by a third country for the same products in the course of ordinary commercial dealings in the three months preceding the request for consultations, and not having led to the adoption of any measure by the Community.
- 4. Should the consultations referred to in paragraph 2 above fail to lead to agreement within thirty days of the Community's request for consultations, the Community may, until these consultations have produced a mutually satisfactory solution, temporarily refuse consignments of the products in question at the prices and conditions referred to in paragraph 1 above.
- 5. In totally exceptional and critical circumstances, where consignments of products are being imported from Czechoslovakia into the Community at prices abnormally lower than the normal competitive level, such as to cause injury which it would be difficult to repair, the Community may temporarily suspend imports of the products concerned pending agreement on a solution in the course of consultations, which shall be opened immediately. The two Parties shall do their utmost to reach a mutually acceptable solution within 10 working days' notice of the opening of such consultations.
- 6. Should the Community have recourse to the measures referred to in paragraphs 4 and 5 above, Czechoslovakia may at any time request the opening of consultations to examine the possibility of eliminating or modifying these measures where the causes which made them necessary no longer exist.

- 1. Exports of textile products covered by this Agreement which are subject to quantitative limits shall be subject to a double-checking system, the details of which are specified in Protocol A.
- 2. The competent authorities in the Member States are required to issue import authorizations or documents automatically within five working days of the submission of a request by an importer in accordance with Protocol A.

The said import authorization or documents shall be valid for six months.

## Article 7

1. Exports of textile products not subject to the quantitative limits established in Annex II may be made

subject to quantitative limits on the conditions laid down in the following paragraphs.

- 2. Where the Community finds, under the system of administrative control set up, that the level of imports of products in a given category not listed in Annex II originating in Czechoslovakia exceeds, in relation to the preceding year's total imports into the Community of products in that category, the following rates:
- for categories of products in Group I: 0,4%,
- for categories of products in Group II: 2,4%,
- for categories of products in Group III: 8%,

it may request the opening of consultations in accordance with the procedure described in Article 14 of this Agreement, with a view to reaching agreement on an appropriate restraint level for the products in such category.

3. Pending a mutually satisfactory solution, Czechoslovakia undertakes, from the date of notification of the request for consultations, to suspend or limit at the level indicated by the Community exports of the category of products in question to the Community or to the region or regions of the Community market specified by the Community.

The Community shall authorize the importation of products of the said category shipped from Czechoslovakia before the date on which the request for consultations was submitted.

4. Should the Parties be unable in the course of consultations to reach a satisfactory solution within the period specified in Article 14, the Community shall have the right to introduce a definitive quantitative limit at an annual level not lower than the level resulting from the application of the formula set out in paragraph 2, or 106% of the level of imports reached during the calendar year preceding that in which imports exceeded the level resulting from the application of the formula set out in paragraph 2 and gave rise to the request for consultations, whichever is the higher.

The annual level so fixed shall be revised upwards after consultations in accordance with the procedure referred to in Article 14 with a view to fulfilling the conditions set out in paragraph 2, should the trend of total imports into the Community of the product in question make this necessary.

- 5. The limits introduced pursuant to paragraph 2 or paragraph 4 may in no case be lower than the level of Community imports of products in that category originating in Czechoslovakia in 1985.
- 6. In accordance with the procedures set out in paragraphs 2 and 4, a quantitative limit may be fixed on a regional basis where imports of a given product into any region of the Community exceed the following regional percentages of the amounts determined as laid down in paragraph 2:

Federal Republic of Germany	25,5%
Benelux	9,5%
France	16,5%
Italy	13,5 %
Denmark	2,7%
Ireland	0,8%
United Kingdom	21,0%
Greece	1,5%
Spain	7,5%
Portugal	1.5%.

- The annual growth rate for the quantitative limits introduced under this Article shall be determined in accordance with the provisions of Protocol C.
- The provisions of this Article shall not apply where the percentages specified in paragraph 2 have been reached as a result of a fall in total imports into the Community, and not as a result of an increase in exports of products originating in Czechoslovakia.
- In the event of the provisions of paragraph 2 or paragraph 4 being applied, Czechoslovakia undertakes to issue export licences for products covered by contracts concluded before the introduction of the quantitative limit, up to the volume of the quantitative limit fixed for the current year.
- For the purpose of applying the provisions of paragraph 2, the Community undertakes to provide the Czechoslovak authorities, before 15 April of each year, with the preceding year's statistics on imports of all textile products covered by this Agreement, broken down by supplying country and Community Member State. From 1 January and up to this date the provisions of paragraph 2 shall apply on the basis of the annual statistics previously communicated.
- The provisions of this Agreement which concern exports of products subject to the quantitative limits established in Annex II shall also apply to products for which quantitative limits are introduced under this Article.

- Czechoslovakia and the Community agree to cooperate fully in preventing the circumvention of the present Agreement by transhipment, rerouting or whatever other means.
- Where information available to the Community as a result of the investigations carried out in accordance with the procedures set out in Protocol A constitutes evidence that products of Czechoslovak origin subject to quantitative limits established under this Agreement have been transhipped, rerouted or otherwise imported into the Community in circumvention of this Agreement, the Community may request the opening of consultations in accordance with the procedures described in Article 14 of this Agreement, with a view to reaching agreement on an equivalent adjustment of the corresponding quantitative limits established under this Agreement.

- Pending the result of the consultations referred to in paragraph 2, Czechoslovakia shall as a precautionary measure, if so requested by the Community, make the necessary arrangements to ensure that adjustments of quantitative limits liable to be agreed following the consultations referred to in paragraph 2, may be carried out for the quota year in which the request to open consultations in accordance with paragraph 2 was made, or for the following year if the quota for the current year is exhausted, where clear evidence of circumvention is provided.
- Should the parties be unable in the course of consultations to reach a satisfactory solution within the period specified in Article 14 of this Agreement, the Community shall have the right, where clear evidence of circumvention has been provided, to deduct from the quantitative limits established under this Agreement amounts equivalent to the products of Czechoslovak origin.

#### Article 9

Czechoslovakia shall supply the Community with precise statistical information on all export licences issued by the Czechoslovak authorities for all categories of textile products subject to the quantitative limits established under this Agreement as well as on all certificates issued by the Czechoslovak authorities for products referred to in Article 3 (1) and subject to the provisions of Protocol B.

The Community shall likewise transmit to the Czechoslovak authorities precise statistical information on import authorizations or documents issued by the competent Community authorities, and import statistics for products covered by the system of administrative control referred to in Article 7 (2).

- The information referred to in paragraph 1 shall, for all categories of products, be transmitted before the end of the second month following the quarter to which the statistics relate.
- For the purpose of applying provisions of Article 8, the Community may ask Czechoslovakia to transmit available statistical information on textiles exports of products covered by this Agreement by country of destination.

The Community shall transmit to the Czechoslovak authorities import statistics for all products covered by the system of administrative control referred to in Article 7 (2) and for products covered by Article 3 (2).

- The information referred to above shall, for all categories of products, be transmitted before the end of the third month following the quarter to which the statistics relate.
- Should it be found on analysis of the information exchanged that there are significant discrepancies between the returns for exports and those for imports, consultations may be initiated in accordance with the procedure specified in Article 14.

6. For the purpose of applying the provisions of Article 7, the Community undertakes to provide the Czechoslovak authorities before 15 April of each year with the preceding year's statistics on imports of all textile products covered by this Agreement, broken down by supplying country and Community Member State.

# Article 10

- 1. In case of divergent opinions between Czechoslovakia and the competent Community authorities at the point of entry into the Community on the classification of products covered by the present Agreement, classification shall provisionally be based on indications provided by the Community, pending consultations in accordance with Article 14 with a view to reaching agreement on definitive classification of the product concerned.
- 2. The authorities of Czechoslovakia shall be informed of any amendment to the tariff and statistical nomenclature in force in the Community or any decision, made in accordance with the procedures in force in the Community, relating to the classification of products covered by this Agreement.

Any amendment to the tariff and statistical nomenclatures in force in the Community or any decision which results in a modification of the classification of products covered by this Agreement shall not have the effect of reducing any quantitative limit established in Annex II.

The procedures for the application of this paragraph are set out in Protocol A.

#### Article 11

Czechoslovakia shall endeavour to ensure that exports of textile products covered by this Agreement are spaced out as evenly as possible over the year, due account being taken nevertheless of seasonal factors.

Should there be an excessive concentration of imports on any products belonging to a category subject to quantitative limits under this Agreement, the Community may request consultations in accordance with the procedure specified in Article 14 with a view to remedying this situation.

# Article 12

In the event of denunciation of this Agreement as provided for in Article 18 (4), the quantitative limits established in Annex II shall be reduced on a *pro rata* basis.

# Article 13

- 1. For the purpose of the administration of this Agreement, the limits referred to in Article 2 are broken down by the Community into shares for each of its Member States.
- 2. Portions of the quantitative limits established in Annex II not used in a Member State of the Community may be

allocated to another Member State in accordance with the procedures in force in the Community. The Community undertakes to examine with care and to reply within four weeks to any request made by Czechoslovakia for such reallocation. In the event of any reallocation the flexibility provisions set out in Article 4 shall continue to be applicable to the levels of the original allocation.

- 3. After the first of June of each year of application of the Agreement, Czechoslovakia may transfer, subject to prior notification to the Community, unused quantities within the regional quota-shares of a Community quantitative limit, set out in Annex II, to the quota-shares of the same limit of other regions of the Community provided that the regional quota-share from which the transfer is made is utilized by less than 80%, and up to the amount of the following percentages of the quota-share to which the transfer is made:
- 2% in the first year of application of the Agreement,
- 4% in the second year of application of the Agreement,
- 8% in the third year of application of the Agreement,
- 12% in the fourth year of application of the Agreement.
- 4. Should it appear in any given region of the Community that additional supplies are required, the Community may, where measures taken pursuant to paragraph 1 above are inadequate to cover those requirements, authorize the importation of amounts greater than those stipulated in Annex II.

#### Article 14

- 1. The special consultation procedures referred to in this Agreement other than those referred to in paragraph 2 of this Article, shall be governed by the following rules:
- any request for consultations shall be notified in writing to the other Party,
- where appropriate, the request for consultations shall be followed within a reasonable period (and in any case not later than 15 days following the notification) by a report setting out the circumstances which, in the opinion of the requesting Party, justify the submission of such a request,
- the Parties shall enter into consultations within one month of notification of the request at the latest, with a view to reaching agreement or a mutually acceptable conclusion within one further month at the latest,
- the period of one month referred to above for the purpose of reaching agreement or a mutually acceptable conclusion may be extended by common accord.
- 2. The Community may request consultations in accordance with paragraph 1 when it ascertains that during a particular year of application of the Agreement difficulties arise in the Community or one of its regions due to a sharp

and substantial increase, by comparison to the preceding year, in imports of a given category of Group 1 subject to the quantitative limits set out in Annex II.

3. If necessary, at the request of either of the Parties and in conformity with the provisions of the Geneva Arrangement, consultations shall be held on any problems arising from the application of this Agreement. Any consultations held under this Article shall take place in a spirit of cooperation and with a desire to reconcile the differences between the two Parties.

#### Article 15

The Parties recognize and confirm that, without prejudice to their rights and obligations under the General Agreement on Tariffs and Trade, the conduct of their mutual trade in textile products as defined in Article 1 shall be governed by the provisions of this Agreement and of the Geneva Arrangement.

# Article 16

- 1. Czechoslovakia and the Community undertake to refrain from discrimination in the allocation of export licences and import authorizations or documents referred to in Protocols A and B.
- 2. In implementing this Agreement, the Contracting Parties shall take care to maintain the traditional commercial practices and trade flows between the Community and Czechoslovakia.
- 3. Should either Party find that the application of this Agreement is disturbing existing commercial relations between importers in the Community and suppliers in Czechoslovakia consultations shall be started promptly, in accordance with the procedure specified in Article 14, with a view to remedying this situation.

#### Article 17

This Agreement shall apply, on the one hand, to the territories in which the Treaty establishing the European Economic Community is applied and under the conditions laid down in that Treaty and, on the other hand, to the territory of the Czechoslovak Socialist Republic.

#### Article 18

- 1. This Agreement enters into force on the first day of the month following its signature. It shall be applicable until 31 December 1990.
- 2. This Agreement shall apply with effect from 1 January 1987.
- 3. Either Party may at any time propose amendments to this Agreement.
- 4. Either Party may at any time denounce this Agreement, provided that at least 90 days' notice is given. In the latter event the Agreement shall come to an end on the expiry of the period of notice.
- 5. The Annexes and Protocols, Agreed Minutes, Declarations and Exchanges of Letters to this Agreement shall form an integral part thereof.

#### Article 19

This Agreement shall be drawn up in two copies in the Danish, Dutch, English, French, German, Italian, Greek, Spanish, Portuguese and Czech languages, each of those text being equally authentic.

# AŅNEX I

# LIST OF PRODUCTS

- 1. When the constitutive material of the products of categories 1 to 114 is not specifically mentioned these products are to be taken to be made exclusively of wool or of fine animal hair, of cotton or of man-made fibres.
- 2. Garments which are not recognizable as being garments for men or boys or as garments for women or girls are classified with the latter.
- 3. Where the expression 'babies' garments' is used, this is meant also to cover girls' garments up to and including commercial size 86.

# GROUP I A

Category	CCT heading No	CCT heading No (1986)  NIMEXE code (1986)	HS code	Description	Tab equiva	
				•	pieces/kg	g/piece
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1	55.05	55.05-13, 19, 21, 25, 27, 29, 33, 35, 37, 41, 45, 46, 48, 51, 53, 55, 57, 61, 65, 67, 69, 72, 78, 81, 83, 85, 87	5204.11, 19 5205.11, 12, 13, 14,15,21,22,23, 24,25,31,32,33, 34,35,41,42,43, 44,45	Cotton yarn, not put up for retail sale		
			5206.11, 12, 13, 14, 15, 21, 22, 23, 24, 25, 31, 32, 33, 34, 35, 41, 42, 43, 44, 45			
2	55.09	55.09-03, 04, 05, 06,07,08,09,10, 11,12,13,14,15, 16,17,19,21,29, 32,34,35,37,38,	5208.11, 12, 13, 19, 21, 22, 23, 29, 31, 32, 33, 39, 41, 42, 43, 49, 51, 52, 53, 59	Woven fabrics of cotton, other than gauze, terry fabrics, narrow woven fabrics, pile fabrics, chenille fabrics, tulle and other net fabrics		
		39, 41, 49, 51, 52, 53, 54, 55, 56, 57, 59, 61, 63, 64, 65, 66, 67, 68, 69, 70, 71, 73, 75, 76, 77,	5209.11, 12, 19, 21,22,29,31,32, 39,41,42,43,49, 51,52,59			
		78, 79, 80, 81, 82, 83, 84, 85, 87, 88, 89, 90, 91, 92, 93, 98, 99	5210.11, 12, 19, 21,22,29,31,32, 39,41,42,43,49, 51,52,59			9
			5211.11, 12, 19, 21, 22, 29, 31, 32, 39, 41, 42, 43, 49, 51, 52, 59			
			5212.11, 12, 13, 14,15,21,22,23, 24,25		,	
			ex 5811.00			
2 a)	55.09	55.09-06, 07, 08, 09, 51, 52, 53, 54, 55, 56, 57, 59, 61,	5208.31, 32, 33, 39,41,42,43,49, 51,52,53,59	a) Of which other than unbleached or bleached		
		63,64,65,66,67, 70,71,73,83,84, 85,87,88,89,90,	5209.31, 32, 39, 41,42,43,49,51, 52,59			
		91, 92, 93, 98, 99	5210.31, 32, 39, 41,42,49,51,52, 59			
			5211.31, 32, 39, 41,42,43,49,51, 52,59			
			5212.13, 14, 15, 23, 24, 25			
			ex 5811.00			

(1)	(2)	(3)	(4)	(5)	(6)	(7)
3	56.07 A	56.07-01, 04, 05, 07, 08, 10, 12, 15, 19, 20, 22, 25, 29, 30, 31, 35, 38, 39, 40, 41, 43, 45, 46, 47, 49	5512.11, 19, 21, 29, 91, 99 5513.11, 12, 13, 19, 21, 22, 23, 29, 31, 32, 33, 39, 41, 42, 43, 49	Woven fabrics of synthetic fibres (staple or waste) other than narrow woven fabrics, pile fabrics (including terry fabrics) and chenille fabrics:		
			5514.11, 12, 13, 19,21,22,23,29, 31,32,33,39,41, 42,43,49			
			5515.11, 12, 13, 19, 21, 22, 29, 91, 92, 99 ex 5811.00			
3 a)		56.07-01, 05, 07, 08, 12, 15, 19, 22, 25, 29, 31, 35, 38, 40, 41, 43, 46, 47, 49	ex 5905.00 5512.19, 29, 99 5513.21, 22, 23, 29, 31, 32, 33, 39, 41, 42, 43, 49	a) Of which other than unbleached or bleached	w.	
			5514.21, 22, 23, 29, 31, 32, 33, 39, 41, 42, 43, 49 ex 5811.00			

# GROUP I B

(1)	(2)	(3)	(4)	(5)	(6)	(7)
4	60.04 B I II a) b) c) IV b) 1 aa) dd) 2 ee) d) 1 aa)	60.04-19, 20, 22, 23, 24, 26, 41, 50, 58, 71, 79, 89 ex 60.04-38 ex 60.04-60	6105.10, 20, 90 6109.10, 90 ex 6110.20, ex 30	Shirts, T-shirts, lightweight fine knit roll, polo or turtle necked jumpers and pullovers (other than of wool or fine animal hair), undervests and pullovers, undervests and the like, knitted or crocheted	6,48	154
	dd) 2 dd) ex 60.04 B IV a) ex 60.04 B IV e) ex 60.05 A II b) 4 ll) 11 22 33 44	ex 60.05-88 ex 60.05-89 ex 60.05-90 ex 60.05-91				
5	60.05 A I a) II b) 4 bb) 11 aaa) bbb) ccc) ddd) eee) 22 bbb) ccc) ddd) eee; fff) ijij) 11	60.05-01, 31, 33, 34, 35, 36, 39, 40, 41, 42, 43, 81	6110.10, 20, 30 ex 6101.10 ex 6101.20 ex 6101.30 ex 6102.10 ex 6102.20 ex 6102.30	Jerseys, pullovers, slip-overs, waistcoats, twinsets, cardigans, bed jackets and jumpers (other than jackets and blazers), anoraks, windcheaters, waister jackets and the like	4,53	221
6	61.01 B V d) 1 2 3 e) 1 2 3 61.02 B II e) 6 aa) bb) cc)	61.01-62, 64, 66, 72, 74, 76 61.02-66, 68, 72	ex 6203.41, ex 42, ex 43, ex 49 ex 6204.61, ex 62, ex 63, ex 69	Men's or boys' woven breeches, shorts other than swimwear and trousers (including slacks); women's or girls' woven trousers and slacks, of wool, of cotton or of man-made fibres	1,76	56
7	60.05 A II b) 4 aa) 22 33 44 55 61.02 B II e) 7 bb) cc) dd)	60.05-22, 23, 24, 25 61.02-78, 82, 84	6106.10, 20, ex 90 6206.20, 30, 40	Blouses, shirts and shirt-blouses, whether or not knitted or crocheted, of wool, cotton or man-made fibres	5,55	180
8	61.03	61.03-11, 15, 19	6205.10, 20, 30	Men's or boys' shirts, other than knitted or	4,60	21

# GROUP II.A

(1)	(2)	(3)	(4)	(5)	(6)	· (7)
9	55.08 62.02 B III a) 1	55.08-10,-30, 50, 80 62.02-71	5802.11, 19 6302.60	Terry towelling and similar terry fabrics of cotton; toilet linen and kitchen linen, other than knitted or crocheted, of terry towelling and similar terry fabrics, of cotton		
20	62.02 B I a) c)	62.02-12, 13, 19	6302.21, ex 22, cx 29, 31, ex 32, ex 39	Bed linen, other than knitted or crocheted	-	
22	56.05 A	56.05-03, 05, 07, 09, 11, 13, 15, 19, 21, 23, 25, 28, 32, 34, 36, 38, 39, 42, 44, 45, 46, 47	ex 5508.10 5509.11, 12, 21, 22, 31, 32, 41, 42, 51, 52, 53, 59, 61, 62, 69, 91, 92, 99	Yarn of staple or waste synthetic fibres, not put up for retail sale:		
		56.05-21, 23, 25, 28, 32, 34, 36	5509.31, 32, 61, 62, 69	a) Of which acrylic		
23	56.05 B	56.05-51, 55, 61, 65,71,75,81,85, 91,95,99	ex 5508.20 5510.11, 12, 20, 30, 90	Yarn of staple or waste artificial fibres, not put up for retail sale		
32	ex 58.04	58.04-07, 11, 15, 18,41,43,45,61, 63,67,69,71,75, 77,78	5801.10, 21, 22, 23, 24, 25, 26, 31, 32, 33, 34, 35, 36 5802.20, 30	Woven pile fabrics and chenille fabrics (other than terry fabrics of cotton and narrow woven fabrics), of wool, of cotton or of man-made textile fibres		
32 a)		58.04-63	5801.22	a) Of which cotton corduroy		
39	62.02 B II a) c) III a) 2	62.02-40, 42, 44, 46, 51, 59, 65, 72, 74, 77	6302.51, ex 53, ex 59, 91, ex 93, ex 99	Table linen, toilet and kitchen linen, other than knitted or crocheted, other than of terry towelling or similar terry fabrics of cotton		

# GROUP II B

(1)	(2)	(3)	. (4)	(5)	(6)	(7)
12	60.03 A B I II b) - C D	60.03-11, 19, 20, 27, 30, 90 60.04-33, 34 60.06-92	6115.12, 19, ex 20 6115.91, 92, ex 93, 99	Stockings, under stockings, socks, ankle-socks, sockettes and the like, knitted or crocheted, rubberized: other than for babies, including stockings for varicose veins, other than stockings of category 70	24,3 pairs	41
13	60.04 B IV b) 1 cc) 2 dd) d) 1 cc) 2 cc) ex 60.04 B IV a) ex 60.04 B IV e)	ex 60.04-38 ex 60.04-60	6107.11, 12, 19 6108.21, 22, 29	Men's or boys' underpants and briefs, women's or girls' knickers and briefs, knitted or crocheted, of wool, cotton or man-made fibres	17	59
14	61.01 A II a) B V b) 1 2 3	61.01-07, 41, 42, 44, 46, 47	ex 6201.11, ex 12, ex 13 6210.20	Men's or boys' woven overcoats, raincoats and other coats, cloaks and capes, of wool, of cotton or of man-made textile fibres (other than parkas) (of category 21)	0,72	1 389
15	61.02 B I a) B II e) 1 aa) bb) cc) 2 aa) bb) cc)	61.02-05, 31, 32, 33, 35, 36, 37, 39, 40	ex 6202.11, ex 12, ex 13 6210.30 6204.31, ex 32, ex 33, ex 39	Women's or girls' woven overcoats, raincoats and other coats, cloaks and capes; jackets and blazers, of wool, of cotton or of man-made textile fibres (other than parkas) (of category 21)	0,85	1 190
16	61.01 B V c) 1 2 3	61.01-51, 54, 57	62.03.11, 12, 19, 21, ex 22, ex 23, ex 29	Men's or boys' suits and ensembles, other than knitted or crocheted, of wool, of cotton or of man-made fibres, excluding ski suits	0,80	1 250
17	61.01 B V a) 1 2 3	61.01-34, 36, 37	6203.31, ex 32, ex 33, ex 39	Men's or boys' jackets, other than knitted or crocheted, of wool, of cotton or of man-made fibres	1,43	700
18	61.01 B III 61.02 B II c) 61.03 B C	61.01-24, 25, 26 61.02-22, 23, 24 61.03-51, 55, 59, 81, 85, 89 61.04-11, 13, 18,	6207.11, 19, 21, 22, 29, 91, 92, 99 6208.11, 19, 21, 22, 29, 91, 92, 99	Men's or boys' singlets and other vests, underpants, briefs, nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, other than knitted or crocheted  Women's or girls' singlets and other vests, slips,		
	61.04 B	61.04-11, 13, 18, 91, 93, 98		Women's or girls' singlets and other vests, slips, petticoats, briefs, panties, nightdresses, pyjamas, négligés, bathrobes, dressing gowns and similar articles, other than knitted or crocheted		

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
19	61.05 A C	61.05-10, 99	6213.20, 90	Handkerchiefs, other than knitted or crocheted	59	17
21	61.01 B IV 61.02 B II d)	61.01-29, 31, 32	ex 6201.11, ex 12, ex 13 6201.91, 92, 93 ex 6202.11, ex 12, ex 13 6202.91, 92, 93	Parkas; anoraks, windcheaters, waister jackets and the like, other than knitted or crocheted, of wool, of cotton or man-made fibres	2,3	435
24	60.04 B IV b) 1 bb) 2 aa) bb) d) 1 bb) 2 aa) bb)	60.04-47, 73	6107.21, 22, 29, 91, 92, 99 6108.31, 32, 39, 91, 92, 99	Men's or boys' nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, knitted or crocheted	3,9	257
	ex 60.04 B IV a) ex 60.04 B IV c) ex 60.05 A II b) 4 ll) ex 11 ex 22 ex 33 ex 44	60.04-51, 53, 81, 83 ex 60.04-38 ex 60.04-60 ex 60.05-88 ex 60.05-89 ex 60.05-90 ex 60.05-91		Women's or girls' nightdresses, pyjamas, négligés, bathrobes, dressing gowns and similar articles, knitted or crocheted		
26	60.05 A II b) 4 cc) 11 22 33 44 61.02 B II e) 4 bb) cc) dd)	60.05-45, 46, 47, 48 61.02-48, 52, 53, 54	6104.41, 42, 43, 44 6204.41, 42, 43, 44	Women's or girls' dresses, of wool, of cotton or man-made fibres	3,1	323
	ee)	,				
27	60.05 A II b) 4 dd) 61.02 B II e) 5 aa) bb) cc)	60.05-51, 52, 54, 58 61.02-57, 58, 62	6104.51, 52, 53, 59 6204.51, 52, 53, 59	Women's or girls' skirts, including divided skirts	2,6	385
28	60.05 A II b) 4 ee) ex 60.05 A II b) 4 ll) ex 11 ex 22 ex 33 ex 44	60.05-61, 62, 64 ex 60.05-89 ex 60.05-90 ex 60.05-91	6103.41, 42, 43, 49 6104.61, 62, 63, 69	Trousers, bib and brace overalls, breeches and shorts (other than swimwear), knitted or crocheted, of wool, of cotton or man-made fibres	1,61	620
29	61.02 B II e) 3 aa) bb) cc)	61.02-42, 43, 44	6204.11, 12, 13, ex 19, 21, ex 22, ex 23, ex 29	Women's or girls' suits and ensembles, other than knitted or crocheted, of wool, of cotton or man-made fibres, excluding ski suits	1,37	730

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
31	61.09 D	61.09-50	6212.10	Brassières, woven, knitted or crocheted	18,2	55
	:				Managan ayan kalanda kana sa	
	-					
68	ex 60.03 (1)	ex 60.03 (1)	ex 6111.10	Babies' garments and clothing accessories, excluding gloves, knitted or crocheted included in		
	60.04 A I	60.04-02, 03, 04, 06, 07, 08, 10, 11,	ex 6111.20 ex 6111.30	category 10		
	II a) b)	12, 14	ex 6111.90			
	(c)		6209.10, 20, 30,		-	
	III a) b)		90			
	c) d)					
	60.05	60.05-06, 07, 08,			-	
	A II b) 1 ex 60.05	09, ex 93, ex 94, ex 95 (1)				
	A II b) 5					
	61.02	61.02-01, 03				
	A I a) b)					
	61.04	61.04-01, 09				
	A ex 61.11 (1)	ex 61.11-00 (1)		•		*
	CA GIIII ( )					
73	60.05 A II b) 3	60.05-16, 17, 19	6112.11, 12, 19	Track suits of knitted or crocheted fabric, of wool, of cotton or of man-made textile fibres	1,67	600
		·				
76	61.01 B I	61.01-13, 15, 17, 19	ex 6203.22, ex 23, ex 29,	Men's or boys' industrial or occupational clothing, other than knitted or crocheted		
	61.02	61.02-12, 14	ex 32, ex 33,	Women's or girls' aprons, smock-overalls and		
	B II a)	, , , , , , , , , , , , , , , , , , , ,	ex 39, ex 42, ex 43, ex 49	other industrial or occupational clothing, other than knitted or crocheted		
			ex 6204.22,	than knitted or crocheted		
			ex 23, ex 29, ex 32, ex 33,			
			ex 39, ex 62, ex 63, ex 69			
			ex 63, ex 69 ex 6211.32,			
			ex 33, ex 42,			
			ex 43			
<b>77</b> .	61.01 B V f) 1	61.01-81	6211.20	Ski suits, other than knitted or crocheted		
	ex 61.01	ex 61.01-92 ex 61.01-95 (1)				
	$ \begin{array}{c c} B \ V \ ex \ g) \\ ex \ 1 \end{array} $	ex 61.01-95 } (1)				
	ex 2	CX 01.01 70 7				
	ex 3 )					
	B II e) 8 aa)					
	ex 61.02 B II e) 9	61.02-85 ex 61.02-90		·		
	ex aa)	ex 61.02-91 \ (1)				
	ex bb) (	ex 61.02-92				
				·		1

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
78	61.01 A I 61.01 A II b) ex 61.01 B V g) ex 1 ex 2 ex 3 (1) 61.02 A II B I b) ex 61.02 B II e) ex 9 aa) ex bb) ex cc)	61.01-03, 09  ex 61.01-92 ex 61.01-95 ex 61.01-96  (1)  61.02-04, 07  ex 61.02-90 ex 61.02-91 ex 61.02-92  (1)	ex 6203.41, ex 42, ex 43, ex 49 ex 6204.61, ex 62, ex 63, ex 69 6210.40, 50 6211.31, ex 32, ex 33, 41, ex 42, ex 43	Garments, other than knitted or crocheted, excluding garments of categories 6, 7, 8, 14, 15, 16, 17, 18, 21, 26, 27, 29, 68, 72, 76 and 77		
83	60.05 A I b) A II a) b) 4 hh) 11 22 33 44 kk) 11 ex ll) 11 ex 22 ex 33 ex 44	60.05-03, 04, 76, 77, 78, 79, 85 ex 60.05-88 ex 60.05-89 ex 60.05-90 ex 60.05-91	ex 6101.10, ex 20, ex 30 ex 6102.10, ex 20, ex 30 6103.31, 32, 33, 39 6104.31, 32, 33, 39 ex 6113.00 6114.10, 20, 30	Overcoats, jackets, blazers and other garments, including ski suits, knitted or crocheted, excluding garments of categories 4, 5, 7, 13, 24, 26, 27, 28, 68, 69, 72, 73, 74, 75		

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

# GROUP III A

(1)	(2)	(3)	. (4)	(5)	(6)	(7)
33	51.04 A III a) 62.03 B II b) 1	51.04-06 62.03-51, 59	ex 5407.20 ex 5811.00 ex 6305.31	Woven fabrics of synthetic filament yarn obtained from strip or the like of polyethylene or polypropylene, less than 3 m wide; sacks and bags, of a kind used for the packing of goods, not knitted or crocheted, obtained from strip or the like		
34	51.04 A III b)	51.04-08	ex 5407.20 ex 5811.00	Woven fabrics of synthetic filament yarn, obtained from strip or the like of polyethylene or polypropylene, 3 m or more wide		
35	51.04 A II IV	51.04-05, 10, 11, 13,15,17,18,21, 23,25,27,28,32, 34, 36, 41, 48 51.04-10, 15, 17, 18,23,25,27,28, 32, 34, 41, 48	5407.10, 30, 41, 42, 43, 44, 51, 52, 53, 54, 60, 71, 72, 73, 74, 81, 82, 83, 84, 91, 92, 93, 94 ex 5811.00 ex 5905.00 5407.42, 43, 44, 52, 53, 54, ex 60, 72, 73, 74, 82, 83, 84, 92, 93, 94 ex 5811.00 ex 5905.00	Woven fabrics of synthetic fibres (continuous), other than those for tyres of category 114  a) Of which other than unbleached or bleached		
36	51.04 B II B III	51.04-54, 55, 56, 58,62,64,66,72, 74,76,81,89,93, 94,97,98 51.04-55, 58, 62, 64,72,74,76,81, 89,94,97,98	5408.10, 21, 22, 23, 24, 31, 32, 33, 34 ex 5905.00 5408.10, 22, 23, 24, 32, 33, 34 ex 5905.00	Woven fabrics of continuous artificial fibres, other than those for tyres of category 114  a) Of which other than unbleached or bleached		
37	56.07 B	56.07-50, 51, 55, 56, 59, 60, 61, 65, 67, 68, 69, 70, 71, 72, 73, 74, 77, 78, 82, 83, 84, 87  56.07-50, 55, 56, 59, 61, 65, 67, 69, 70, 71, 73, 74, 77, 78, 83, 84, 87	5516.11, 12, 13, 14, 21, 22, 23, 24, 31, 32, 33, 34, 41, 42, 43, 44, 91, 92, 93, 94 ex 5905.00 5516.12, 13, 14, 22, 23, 24, 32, 33, 34, 42, 43, 44, 92, 93, 94 ex 5905.00	Woven fabrics of artificial staple fibres  a) Of which other than unbleached or bleached		
38 A	60.01 B I b) 1	60.01-40	ex 5811.00 ex 6002.43 ex 6002.93	Knitted or crocheted synthetic curtain fabrics including net curtain fabric		,
38 B	62.02 A II	62.02-09	ex 6303.91 ex 6303.92 ex 6303.99	Net curtains, other than knitted or crocheted		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
40	62.02 B IV a)	62.02-83, 85, 89	ex 6303.91 ex 6303.92 ex 6303.99 6304.19, 92, 93, 99	Woven curtains (including drapes), interior blinds, curtain and bed valances and other furnishing articles, other than knitted or crocheted, of wool, of cotton or of man-made fibres		
41	ex 51.01 A	51.01-01, 02, 03, 04, 08, 09, 10, 12, 20, 22, 24, 27, 29, 30, 41, 42, 43, 44, 46, 48	ex 5401.10 5402.10, 20, 31, 32, 33, 39, 49, 51, 52, 59, 61, 62, 69	Yarn of synthetic filament (continuous), not put up for retail sale, other than non-textured single yarn untwisted or with a twist of not more than 50 turns per metre		
42	ex 51.01 B	51.01-50, 61, 67, 68, 71, 77, 78, 80	ex 5401.20 5403.10, 20, ex 32, ex 33, 39, 41, 42, 49	Yarn of continuous man-made fibres, not put up for retail sale:  B. Yarn of artificial fibres: yarn of artificial filaments, not put up for retail sale, other than single yarn of viscose rayon untwisted or with a twist of not more than 250 turns per metre and single non-textured yarn of cellulose acetate		
43	51.03 55.06 56.06 B	51.03-10, 20 55.06-10, 90 56.06-20	ex 5401.10 ex 5401.20 5406.10, 20 5204.20 5207.10, 90 ex 5508.20 ex 5511.30	Yarn of man-made filament, yarn of staple artificial fibres, cotton yarn, put up for retail sale		
46	ex 53.05	53.05-10, 22, 29, 31, 38, 39	5105.10, 21, 29, 30	Carded or combed sheep's or lambs' wool or other fine animal hair		
47	53.06 53.08 A	53.06-21, 25, 31, 35, 51, 55, 71, 75 53.08-11, 15	5106.10, 20 5108.10	Yarn of carded sheep's or lambs' wool (woollen yarn) or of carded fine animal hair, not put up for retail sale		
48	53.07 53.08 B	53.07-02, 08, 12, 18, 30, 40, 51, 59, 81, 89 53.08-21, 25	5107.10, 20 5108.20	Yarn of combed sheep's or lambs' wool (worsted yarn) or of combed fine animal hair, not put up for retail sale		
49	ex 53.10	53.10-11, 15	5109.10, 90	Yarn of sheep's or lambs' wool or of fine animal hair, put up for retail sale		
50	53.11	53.11-01, 03, 07, 11, 13, 17, 20, 30, 40, 52, 54, 58, 72, 74, 75, 82, 84, 88, 91, 93, 97	5111.11, 19, 20, 30, 90 5112.11, 19, 20, 30, 90 ex 5811.00	Woven fabrics of sheep's or lambs' wool or of fine animal hair		
51	55.04	55.04-00	5203.00	Cotton, carded or combed		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
53-	55.07	55.07-10, 90	5803.10	Cotton gauze		
54	56.04 B	56.04-21, 23, 28	5507.00	Staple artificial fibres, including waste, carded, combed or otherwise processed for spinning		
55	56.04 A	56.04-11, 13, 15, 16, 17,:18	5506.10, 20, 30, 90	Synthetic staple fibres, including waste, carded or combed or otherwise processed for spinning		
56	56.06 A	56.06-11, 15	ex 5508.10 5511.10, 20	Yarn of staple synthetic fibres (including waste), put up for retail sale		
58	58.01	58.01-01, 11, 13, 17, 30, 80	5701.10, 90	Carpets, carpeting and rugs, knotted (made up ornot)		
59	58.02 ex A B 59.02 ex A	58.02-04, 06, 07, 09, 56, 61, 65, 71, 75, 81, 85, 90 59.02-01, 09	5702.10, 31, 32, 39, 41, 42, 49, 51, 52, 59, 91, 92, 99 5703.10, 20, 30, 90 5704.10, 90 5705.00	Carpets and other textile floor coverings, other than the carpets of category 58		
60	58.03	58.03-00	5805.00	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		
61	58.05 A I a) c) II B 59.13	58.05-01, 08, 30, 40, 51, 59, 61, 69, 73, 77, 79, 90 59.13-01, 11, 13, 15, 19, 32, 34, 35, 39	5806.10, 20, 31, 32, 39, 40	Narrow woven fabrics, and narrow fabrics (bolduc) consisting of warp without weft assembled by means of an adhesive, other than labels and similar articles of category 62  Elastic fabrics (not knitted or crocheted), made from textile materials assembled from rubber thread		
62	58.06 58.07	58.06-10, 90 58.07-31, 39, 50, 80	5807.10 ex 5606.00 5808.10, 90	Labels, badges and the like, of textile materials, not embroidered, in the piece, in strips or cut to shape or size, woven  Chenille yarn (including flock chenille yarn), gimped yarn (other than metallized yarn and gimped horsehair yarn); braids and ornamental trimmings in the piece; tassels, pompons and the		
·	58.08 58.09	58.08-10, 90 58.09-11, 19, 21, 31,35,39,91,95, 99	5804.10, 21, 29, 30	Tulle and other net fabrics but not including woven, knitted or crocheted fabrics; hand or mechanically made lace, in the piece, in strips or in motifs		
	58.10	58.10-21, 29, 41, 45, 49, 51, 55, 59	5810.10, 91, 92, 99	Embroidery, in the piece, in strips or in motifs	·	

(1)	(2)	(3)	(4)	(5)	(6)	(7)
63	60.01 B I a)	60.01-30	ex 5811.00 6002.10	Knitted or crocheted fabric of synthetic fibres containing by weight 5 % or more of elastomeric yarn and knitted or crocheted fabric containing		
	60.06 A	60.06-11, 18	5905.91 by wei	by weight 5% or more of rubber thread		
	60.01 B I b) 2	60.01-51, 55	6001.10 ex 6002.20	Raschel lace and long-pile fabric of synthetic fibres		
	3		ex 6002.43			
			ex 6002.93	,		
65	60.01 A	60.01-01, 10, 62,	ex 5811.00	Knitted or crocheted fabric other than those of categories 38 A and 63, of wool, of cotton or of		
	B I b) 4	64,65,68,72,74, 75,78,81,89,92, 94,96,97	6001.20, 22, 29, man-made fibres man-made fibres		or or	
	CI		ex 6002.20 6002.41, 42,			
			ex 43, 91, 92, ex 93		,	,
66	62.01 A B I II a) b)	6301.10	Travelling rugs and blankets, other than knitted			
		85, 93, 95	ex 6301.20	or crocheted, of wool, of cotton or of man-made fibres		
		ex 6301.30 ex 6301.40				
	c)		ex 6301.90			

# GROUP III B

(1)	(2)	(3)	(4)	(5)	(6)	(7)
10	60.02 A B	60.02-40 60.02-50, 60, 70, 80	ex 6111.10, ex 20, ex 30, ex 90 6116.10, 91, 92, 93, 99	Gloves, mittens and mitts, knitted or crocheted	17 pairs	59
67	60.05 ex A II b) 5 (1) B 60.06 B III	ex 60.05-93, ex 94, ex 95, 96, 97, 98, 99 (1) 60.06-96, 98	ex 6113.00 6117.10, 20, 80, 90 ex 6301.20 ex 6301.30 ex 6301.40 ex 6301.90 6302.10, 40 6303.11, 12, 19	Knitted or crocheted garments or clothing accessories other than for babies; household linen of all kinds, knitted or crocheted; curtains (including drapes) and interior blinds, curtain or bed valances and other furnishing articles knitted or crocheted; knitted or crocheted blankets and travelling-rugs, other knitted or crocheted articles including parts of garments or clothing accessories		
	·		6304.11, 91 ex 6305.20 ex 6305.31 ex 6305.39 ex 6305.90 ex 6307.10 ex 6307.90			
67 a)		60.05-97	ex 6305.31	a) Of which sacks and bags of a kind used for the packing of goods, made from polyethylene or polypropylene strip		
69	60.04 B IV b) 2 cc) ex 60.04 B IV a) ex 60.04 B IV c)	60.04-54 ex 60.04-38 ex 60.04-60	6108.11, 19	Slips and petticoats, knitted or crocheted	7,8	128
70	60.04 B III a) 1 60.03 B II a)	60.04-31	6115.11 ex 6115.20, ex 93	Panty hose of synthetic fibres, measuring per single yarn less than 67 decitex (6,7 tex).  Womens full-length hosiery of synthetic fibres	30,4	33
72	60.05 A II b) 2 60.06 B I 61.01 B II	60.05-11, 13, 15 60.06-91 61.01-22, 23	6112.31, 39, 41, 49 6211.11, 12	Swimwear, of wool, of cotton or of man-made fibres	9,7	103
·	61.02 B II b)	61.02-16, 18				
74	60.05 A II b) 4 gg) 11 22 33 44	60.05-71, 72, 73, 74	6104.11, 12, 13, 19, 21, 22, 23, 29	Women's or girls' knitted or crocheted suits and ensembles, of wool, of cotton or man-made fibres, excluding ski suits	1,54	650

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
75	60.05 A II b) 4 ff)	60.05-66, 68	6103.11, 12, 19, 21, 22, 23, 29	Men's or boys' knitted or crocheted suits and ensembles, of wool, of cotton or of man-made fibres, excluding ski-suits	0,80	1 250
84	61.06 B C D	61.06-30, 40, 50,	6214.20, 30, 40, 90	Shawls, scarves, mufflers, mantillas, veils and the like other than knitted or crocheted, of wool, of cotton or man-made fibres	-	
85	61.07 -B C	61.07-30, 40, 90	6215.20, 90	Ties, bow ties and cravats not knitted or crocheted, of wool, of cotton or man-made fibres	17,9	56
86	61.09 A B C	61.09-20, 30, 40,	6212.20, 30, 90	Corsets, corset-belts, suspender belts, braces, suspenders, garters and the like, and parts thereof, whether or not knitted or crocheted	8,8	114
87	ex 61.10	ex 61.10-00	6216.00	Gloves, mittens and mitts, not knitted or crocheted, excluding gloves for babies of category 68		
88	ex 61.11 (¹)	ex 61.10-00 ex 61.11-00 }	6217.10, 90	Stockings, socks and sockettes, not knitted or crocheted, other clothing accessories, parts of garments or of clothing accessories, other than knitted or crocheted		
90	ex 59.04	59.04-11, 12, 14, 15, 17, 18, 19, 21	5607.41, 49, 50	Twine, cordage, ropes and cables of synthetic fibres, plaited or not		
91	62.04 A II B II	62.04-23, 73	6306.21, 22, 29	Tents		
93	62.03 B I b) II a) b) 2 c)	62.03-30, 40, 97, 98	6305.20, 39, 90	Sacks and bags, of a kind used for the packing of goods, of woven fabrics, other than made from polyethylene or polypropylene strip		
94	59.01	59.01-07, 12, 14, 15, 16, 18, 21, 29	5601.10, 21, 22, 29, 30 ex 5811.00	Wadding of textile materials and articles thereof; textile fibres, not exceeding 5 mm in length (flock), textile dust and mill neps		
95	ex 59.02	59.02-35, 41, 47, 51, 57, 59, 91, 95, 97	5602.10, 21, 29, 90 ex 5811.00 ex 5905.00 ex 6307.90	Felt and articles thereof, whether or not impregnated or coated, other than floor coverings		

<sup>(1)</sup> New CCT heading Nos and NIMEXE codes will replace the 'ex' on 1 January 1987.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
96	59.03	59.03-01, 11, 21, 23, 25, 29, 30	5603.00 ex 5811.00 ex 5905.00 6210.10	Non woven fabrics and articles of such fabrics, whether or not impregnated, coated, covered or laminated		
			ex 6301.40, ex 90 ex 6302.22, ex 32, ex 53, ex 93	===		
			ex 6303.92, ex 99 ex 6304.19,			-
			ex 93, ex 99 ex 6305.39 ex 6307.10, ex 90	-		-
			CX 0307.10, CX 70			
97	59.05	59.05-11, 31, 39, 51, 59, 91, 99	5608.11, 19, 90	Nets and netting made of twine, cordage or rope and made up fishing nets of yarn, twine, cordage or rope		
98	59.06	59.06-00	5609.00 ex 5905.00	Other articles made from yarn, twine, cordage, rope or cables, other than textile fabrics, articles made from such fabrics and articles of category 97		
99	59.07	59.07-10, 90	5901.10, 90	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 stiffened textile fabrics of a kind used for hat foundations		
	59.10	59.10-10, 31, 39	5904.10, 91, 92	Linoleum, whether or not cut to shape; floor coverings consisting of a coating or covering applied on a textile backing, whether or not cut to shape		
	59.11 A I II	59.11-11, 14, 17, 20	5906.10, 99	Rubberized textile fabrics, not knitted or crocheted, excluding those for tyres		
	III b) B 59.12	59.12-00	5907.10	Textile fabrics otherwise impregnated or coated; painted canvas being theatrical scenery, studio back-cloths or the like, other than of category 100		
100	59.08	59.08-10, 51, 61, 71, 79	6903.10, 20, 90 ex 5811.00	Textile fabrics impregnated, coated, covered or laminated with preparations of cellulose derivatives or of other artificial plastic materials		
101	ex 59.04	59.04-80	5607.90	Twine, cordage, ropes and cables, plaited or not, other than of synthetic fibres		
109	62.04 A I B I	62.04-21, 61, 69	6306.11, 12, 19, 31, 39	Tarpaulins, sails, awnings and sunblinds		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
110	62.04 A III B III	62.04-25, 75	6306.41, 49	Woven pneumatic mattresses	-	
111	62.04 A IV B IV	62.04-29, 79	6306.91, 99	Camping goods, woven, other than pneumatic mattresses and tents	-	
112	62.05 A B D E	62.05-01, 10, 30, 93, 95, 99	6307.20 ex 6307.90	Other made up textile articles, woven, excluding those of categories 113 and 114		
113	62.05 C	62.05-20	ex 6307.10	Floor cloths, dish cloths and dusters, other than knitted or crocheted		
114	51.04 A I B I	51.04-03, 52	5902.10, 20, 90	Woven fabrics and articles for technical uses		
	59.11 A III a)	59.11-15				
	59.14	59.14-00	5908.00			
	59.15	59.15-10, 90	5909.00			
	59.16 59.17 A B II C	59.16-00 59.17-10, 29, 32, 38,49,51,59,71, 79, 91, 93, 95, 99	5910.00 5911.10, 20, 31, 32, 40, 90			

 $ANNEX \ II$  For practical reasons the product descriptions used in Annex I are given in the present Annex in abbreviated form COMMUNITY LIMITS

Category	Description	Units	Year	Quantitative limits EEC
1	Cotton yarn	tonnes	1987 1988 1989 1990	340 343 347 350
2	Woven fabrics of cotton	tonnes	1987 1988 1989 1990	6 400 6 496 6 593 6 692
3	Woven fabrics of man-made fibres (discontinuous or waste)	tonnes	1987 1988 1989 1990	1 722 1 774 1 827 1 882
4	Shirts, T-shirts and the like, knitted or crocheted	1 000 pieces	1987 1988 1989 1990	2 534 2 597 2 662 2 729
.5	Jerseys, windcheaters and the like	1 000 pieces	1987 1988 1989 1990	1 610 1 642 1 675 1 709
6	Woven trousers	1 000 pieces	1987 1988 1989 1990	600 (¹ 618 (¹ 637 (¹ 656 (¹
7	Blouses and shirt-blouses, woven, knitted or crocheted	1 000 pieces	1987 1988 1989 1990	202 207 212 218
8	Men's shirts, woven	1 000 pieces	1987 1988 1989 1990	600 612 624 637
9	Woven terry fabrics and toilet linen	tonnes	1987 1988 1989 1990	691 712 733 755
12	Socks, other than babies'	1 000 pieces	1987 1988 1989 1990	6 697 6 864 7 036 7 212
13	Underpants and briefs, knitted or crocheted	1 000 pieces	1987 1988 1989 1990	1 700 1 734 1 769 1 804

<sup>(1)</sup> 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.

Category	Description	Units	Year	Quantitative limits EEC
14	Men's overcoats, raincoats, cloaks and capes, other than knitted or crocheted	1 000 pieces	1987 1988 1989 1990	198 204 210 216
15	Women's overcoats, raincoats, cloaks and capes, other than knitted or crocheted	1 000 pieces	1987 1988 1989 1990	413 430 447 465
16	Men's woven suits and coordinate suits	1 000 pieces	1987 1988 1989 1990	400 410 420 431
17	Men's woven jackets and blazers	1 000 pieces	1987 1988 1989 1990	374 389 405 421
18	Underpants, briefs, nightdresses, pyjamas, bath robes, dressing gowns and the like, other than knitted or crocheted	tonnes	1987 1988 1989 1990	457 475 494 514
19	Handkerchiefs	1 000 pieces	1987 1988 1989 1990	14 800 15 244 15 701 16 172
20	Bed linen, other than knitted or crocheted	tonnes	1987 1988 1989 1990	1 000 1 025 1 051 1 077
21	Parkas, anoraks, woven	1 000 pieces	1987 1988 1989 1990	370 381 393 404
24	Pyjamas, nightdresses, bath robes, dressing gowns and the like, knitted or crocheted	1 000 pieces	1987 1988 1989 1990	2 476 (¹ 2 563 (¹ 2 652 (¹ 2 745 (¹
26	Woven and knitted or crocheted dresses	1 000 pieces	1987 1988 1989 1990	300 306 312 318
31	Brassières	1 000 pieces	1987 1988 1989 1990	765 796 827 861
32	Pile fabrics and chenille fabrics	tonnes	1987 1988 1989 1990	1 815 1 906 2 001 2 101
32 A	Of which cotton corduroy	tonnes	1987 1988 1989 1990	1 527 1 603 1 684 1 768

<sup>(1)</sup> 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.

Category	Description	Units	Year	Quantitative limits EEC
36	Woven fabrics of regenerated fibres (continuous)	tonnes	1987 1988 1989 1990	875 910 946 984
37	Woven fabrics of regenerated fibres (discontinuous or waste)	tonnes	1987 1988 1989 1990	1 724 1 793 1 865 1 939
39	Linen of all types, other than knitted or crocheted, with the exception of category 9	tonnes	1987 1988 1989 1990	870 914 959 1 007
61	Narrow woven fabrics	tonnes	1987 1988 1989 1990	712 740 770 801
66	Travelling rugs and blankets, other than knitted or crocheted	tonnes	1987 1988 1989 1990	1 195 1 255 1 317 1 383
67	Clothing accessories, other than for babies, and other articles, knitted or crocheted, including parts	tonnes	1987 1988 1989 1990	711 (¹) 754 (¹) 799 (¹) 847 (¹)
67 A	Of which sacks and bags of a kind used for the packing of goods, made from polyethylene or polypropylene strip	tonnes	1987 1988 1989 1990	446 473 501 531
69	Knitted or crocheted petticoats and slips	1 000 pieces	1987 1988 1989 1990	866 901 937 974
73	Track suits	1 000 pieces	1987 1988 1989 1990	527 (²) 548 (²) 570 (²) 593 (²)
76	Woven industrial and occupational clothing	tonnes	1987 1988 1989 1990	637 669 702 737
90	Cordage of synthetic fibres	tonnes	1987 1988 1989 1990	1 681 1 748 1 818 1 891
91	Tents	tonnes	1987 1988 1989 1990	2 016 2 137 2 265 2 401
110	Woven pneumatic mattresses	tonnes	1987 1988 1989 1990	2 412 2 533 2 659 2 792

<sup>(1)</sup> Within the quantitative limit for the Federal Republic of Germany, the following sublimit is agreed for bed-linen, knitted or crocheted, of cotton, covered inter alia, by NIMEXE code 60.05-99: 1987: 100 tonnes
1988: 106 tonnes
1989: 112 tonnes
1990: 119 tonnes
(2) 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.

# **REGIONAL LIMITS**

Category	Description	Units	Member State	Year	Regional Quantitative limits
2 A	Woven fabrics of cotton other than unbleached or bleached	- tonnes	D	1987 1988 1989 1990	1 938 1 967 1 997 2 027
			F	1987 1988 1989 1990	338 343 348 353
			BNL	1987 1988 1989 1990	149 151 154 156
			UK	1987 1988 1989 1990	250 254 258 261
			DK	1987 1988 1989 1990	645 655 664 674
3 A	Woven fabrics of man-made fibres other than unbleached or bleached	tonnes	F	1987 1988 1989 1990	110 113 117 120
			BNL	1987 1988 1989 1990	77 79 82 84
33	Woven fabrics of polyethylene less than 3 m wide and woven sacks	tonnes	BNL	1987 1988 1989 1990	488 508 528 549
41	Yarn of synthetic fibres (continuous) not put up for retail sale	tonnes	BNL	1987 1988 1989 1990	150 158 167 176
83	Other garments, knitted or crocheted	tonnes	F	1987 1988 1989 1990	60 62 65 67

#### PROTOCOL A

#### TITLE I

#### CLASSIFICATION

## Article 1

- 1. The competent authorities of the Community undertake to inform Czechoslovakia of any changes in the tariff and statistical nomenclatures before the date of their entry into effect in the Community.
- 2. The competent authorities of the Community undertake to inform Czechoslovakia of any decisions relating to the classification of products subject to the Agreement within one month of their adoption at the latest. Such communication shall include:
- (a) a description of the products concerned;
- (b) the relevant category and the related tariff and statistical references;
- (c) the reasons which have led to the decision.
- 3. Where a decision on classification results in a change of classification practice or a change of category of any product subject to the Agreement, the competent authorities of the Community shall provide 30 days' notice, from the date of the Community's communication, before the decision is put into effect. Products shipped before the date of entry into effect of the decision shall remain subject to the earlier classification practice, provided that the goods in question are presented for importation into the Community within 60 days of that date.
- 4. Where a Community decision on classification resulting in a change of classification practice or a change of categorization of any product subject to the Agreement affects a category subject to restraint, the two Parties agree to enter into consultation in accordance with the procedures described in Article 14 of the Agreement with a view to honouring the obligation under the second subparagraph of Article 10 (2) of the Agreement.

## TITLE II

## **ORIGIN**

# Article 2

- 1. Products originating in Czechoslovakia for export to the Community in accordance with the arrangements established by this Agreement shall be accompanied by a certificate of Czechoslovakia origin conforming to the model annexed to this Protocol.
- 2. The certificate of origin shall be issued by the competent governmental authorities of Czechoslovakia if the

products in question can be considered products originating in that country within the meaning of the relevant rules in force in the Community.

3. However, the products in Group III may be imported into the Community in accordance with the arrangements established by this Agreement on production of a declaration by the exporter on the invoice or other commercial document relating to the products to the effect that the products in question originate in Czechoslovakia within the meaning of the relevant rules in force in the Community.

#### Article 3

The certificate of origin shall be issued only on application having been made in writing by the exporter or, under the exporter's responsibility, by his authorized representative. The competent governmental authorities of Czechoslovakia shall ensure that the certificate of origin is properly completed and for this purpose they shall call for any necessary documentary evidence or carry out any check which they consider appropriate.

# Article 4

Where different criteria for determining origin are laid down for products falling within the same category, certificates or declarations of origin shall contain a sufficiently detailed description of the goods to enable the criterion to be determined on the basis of which the certificate was issued or the declaration drawn up.

## Article 5

The discovery of slight discrepancies between the statements made in the certificate of origin and those made in the documents produced to the customs office for the purpose of carrying out the formalities for importing the product shall not *ipso facto* cast doubt upon the statements in the certificate.

## TITLE III

# DOUBLE-CHECKING SYSTEM FOR CATEGORIES OF PRODUCTS WITH QUANTITATIVE LIMITS

# Section I

# Exportation

## Article 6

The competent authorities of Czechoslovakia shall issue an export licence in respect of all consignments from Czechoslovakia of textile products referred to in Annex II, up

to the relevant quantitative limits as may be modified by Articles 4, 11 and 13 of the Agreement and of textile products subject to any definitive or provisional quantitative limits established as a result of the application of Article 7 of the Agreement.

# Article 7

- 1. The export licence shall conform to the model annexed to this Protocol. It must certify, *inter alia*, that the quantity of the product in question has been set off against the quantitative limit prescribed for the category of the product in question.
- 2. Each export licences shall only cover one of the categories of products listed in Annex II of the Agreement. It may be used for one or more consignments of the products in question.
- 3. Where the conversion rate provided for in Annex II is applied, the following note shall be inserted in box 9 of the export licence: 'conversion rate for garments of a commercial size not exceeding 130 cm is to be applied'."

#### Article 8

The competent Community authorities must be notified forthwith of the withdrawal or alteration of any export licence already issued.

# Article 9

- 1. Exports shall be set off against the quantitative limits established for the year in which shipment of the goods has been effected, even if the exports licence is issued after such shipment.
- 2. For the purposes of applying paragraph 1, shipment of the goods is considered to have taken place on the date of their loading on to the exporting aircraft, vehicle or vessel.

# Article 10

The presentation of an export licence, in application of Article 12 below, shall be effected not later than 31 March of the year following that in which the goods covered by the licence have been shipped.

# Section II

## Importation

# Article 11

Importation into the Community of textile products subject to quantitative limits shall be subject to the presentation of an import authorization or document.

# Article 12

1. The competent Community authorities shall issue the import authorization or document referred to in Article 11 within five working days of the presentation by the importer of the original of the corresponding export licence.

The import authorization or document shall be valid for six months.

2. The competent Community authorities shall cancel the already issued import authorization or document if the corresponding export licence has been withdrawn.

However, if the competent Community authorities have not been notified about the withdrawal or cancellation of the export licence until after the products have been imported into the Community, the quantities involved shall be set off against the quantitative limit for the category and the quota year in question.

#### Article 13

- 1. If the competent Community authorities find that the total quantities covered by export licences issued by Czechoslovakia for a particular category in any Agreement year exceed the quantitative limit established in Annex II for that category, as may be modified by Articles 4, 11 and 13 of the Agreement, or any definitive or provisional limit established under Article 7 of the Agreement, the said authorities may suspend the further issue of import authorization or documents. In this event, the competent Community authorities shall immediately inform the authorities of Czechoslovakia and the special consultation procedure set out in Article 14 of the Agreement shall be initiated forthwith.
- 2. Exports of Czechoslovak origin not covered by Czechoslovak export licences issued in accordance with the provisions of this Protocol may be refused the issue of import authorizations or documents by the competent Community authorities.

However, without prejudice to Article 8 of the Agreement, if the import of such products are allowed into the Community by the competent Community authorities the quantities involved shall not be set off against the appropriate quantitative limits set out in Annex II or established as a result of the application of Article 7 of the Agreement, without the express agreement of Czechoslovakia.

# TITLE IV

FORM AND PRODUCTION OF EXPORT LICENCES AND CERTIFICATES OF ORIGIN, AND COMMON PROVISIONS

# Article 14

1. The export licence and the certificate of origin may comprise additional copies duly indicated as such. They shall be made out in English or French. If they are completed by hand, entries must be in ink and in printscript.

These documents shall measure  $210 \times 297$  mm. The paper used must be white writing paper, sized, not containing mechanical pulp and weighing not less than  $25 \text{ g/m}_2$ . Each part shall have a printed guilloche-pattern background making any falsification by mechanical or chemical means apparent to the eye.

If the documents have several copies only the top copy which is the original shall be printed with the guilloche pattern background. This copy shall be clearly marked as 'original' and the other copies as 'copies'. Only the original shall be clearly marked as 'original' and the other copies as 'copies'. Only the original shall be accepted by the competent authorities in the Community as being valid for the purpose of export to the Community in accordance with the arrangements established by the Agreement.

2. Each document shall bear a standardized serial number, whether or not printed, by which it can be identified.

This number shall be composed of the following elements:

- two letters identifying Czechoslovakia as follows: CS,
- two letters identifying Member State of destination as follows:

BL = Benelux

DK = Denmark

DE = Federal Republic of Germany

ES = Spain

FR = France

GB = United Kingdom

GR = Greece

IE = Ireland

IT = Italy

PT = Portugal,

- a one-digit number identifying quota year, corresponding to the last figure in the respective Agreement year, e.g. 7 for 1987,
- a two-digit number identifying the particular issuing office concerned in Czechoslovakia,
- a five-digit number running consecutively from 00 001 to 99 999 allocated to the respective Member State of destination.

# Article 15

The export licence and certificate of origin may be issued after the shipment of the products to which they relate. In such cases they shall bear either the endorsement 'delivré a posteriori' or the endorsement 'issued retrospectively'.

# Article 16

1. In the event of theft, loss or destruction of an export licence or a certificate of origin, the exporter may apply to the competent governmental authority which issued the document for a duplicate to be made out on the basis of the

export documents in his possession. The duplicate of any such certificate or licence so issued shall bear the endorsement 'duplicata'.

2. The duplicate must bear the date of the original export licence or certificate of origin.

#### TITLE V

## ADMINISTRATIVE COOPERATION

## Article 17

The Community and Czechoslovakia shall cooperate closely to implement the provisions of the Agreement. To this end, contacts and exchanges of views (including on technical matters) shall be facilitated by both parties.

#### Article 18

In order to ensure the proper application of the Agreement, the Community and Czechoslovakia shall assist each other in checking the authenticity and accuracy of export licences and certificates of origin issued or declaration made under this Protocol.

# Article 19

Czechoslovakia shall send the Commission of the European Communities the names and addresses of the governmental authorities competent for the issue and verification of export licences and certificates of origin together with specimens of the stamps used by these authorities. Czechoslovakia shall also notify the Commission of any change in this information.

## Article 20

- 1. Subsequent verification of certificates or origin or export licences shall be carried out at random, or whenever the competent Community authorities have reasonable doubt as to the authenticity of the certificate or licence or as to the accuracy of the information regarding the products in question.
- 2. In such cases the competent authorities in the Community shall return the certificate of origin or export licence or a copy thereof to the competent governmental authority in Czechoslovakia giving, where appropriate, the reasons of form or substance for an equiry. If the invoice has been submitted, such invoice or a copy thereof shall be attached to the certificate or licence or its copy. The authorities shall also forward any information that has been obtained suggesting that the particulars given on the said certificate or licence are inaccurate.
- 3. The provisions of paragraph 1 above shall be applicable to subsequent verfications of the declarations of origin referred to in Article 2 of this Protocol.

4. The results of the subsequent verifications carried out in accordance with paragraphs 1 and 2 above shall be communicated to the competent authorities of the Community within three months at the latest. The information communicated shall indicate whether the disputed certificate or licence or declaration applies to the goods actually exported and whether these goods are eligible for export in accordance with the arrangements established by the Agreement. The information shall also include, at the request of the Community, copies of all documentation necessary to determine the facts fully and in particular the true origin of the goods.

Should such verifications reveal systematic irregularities in the use of declarations of origin, the Community may subject imports of the products in question to the provisions of Article 2 (1) of this Protocol.

- 5. For the purpose of subsequently verification of certificates of origin, copies of the certificates as well as any export documents referring to them shall be kept for at least a period of three years by the competent governmental authority in Czechoslovakia.
- 6. Recourse to the random verification procedure specified in this Article must not constitute an obstacle to the release for home use of the products in question.

#### Article 21

1. Where the verification procedure referred to in Article 20 or where information available to the Community or to

Czechoslovakia indicates or appears to indicate that the provisions of this Agreement are being contravened, both parties shall cooperate closely and with the appropriate urgency to prevent such contravention.

- 2. To this end, Czechoslovakia shall, on its own initiative or at the request of the Community, carry out appropriate enquiries or arrange for such enquiries to be carried out concerning operations which are or appear to the Community to be in contravention of this Agreement. Czechoslovakia shall communicate the results of these enquiries to the Community together with any other pertinent information enabling the true origin of the goods to be determined.
- 3. By agreement between the Community and Czechoslovakia officials designated by the Community may be present at the enquiries referred to in paragraph 2.
- 4. In pursuance of the cooperation referred to in paragraph 1, Czechoslovakia and the Community shall exchange any information considered by either partner to be of use in preventing the contravention of the provisions of this Agreement. These exchanges may include information on textile products of a kind covered by this Agreement between Czechoslovakia and other countries, particularly where the Community has reasonable grounds to consider that the products in question may be in transit across the territory of Czechoslovakia prior to their importation into the Community. This information shall include at the request of the Community copies of all relevant documentation.

(1) Show net weight (kg) and also quantity in the unit prescribed for category where other than net weight – Indiquer le poids net en kilogrammes ainsi que la quantité dans l'unité prévue pour la catégorie si cette unité n'est pas le poids net.

(Signature)

(Stamp - Cachet)



Exportateur (nom, adresse complète, pays)		]		
	3 Quota year Année contingentaire	4 Category number Numéro de catégo	4 Category number Numéro de catégorie	
Consignee (name, full address, country) Destinataire (nom, adresse complète, pays)		RT LICENCE le products)		
		'EXPORTATION uits textiles)		
	6 Country of origin Pays d'origine	7 Country of destination		
Place and date of shipment – Means of transport Lieu et date d'embarquement – Moyen de transport	9 Supplementary details Données supplémentaires			
Marks and numbers - Number and kind of packages - DESCRIPTION OF GOODS  Marques et numéros - Nombre et nature des colis - DÉSIGNATION DES MARCHANDIS	ES	11 Quantity (') Quantité (')	12 FOB value (²) Valeur fob (²)	
	} · · · · · · · · · · · · · · · · · · ·			

#### PROTOCOL B

The exemption provided for in Article 3 (1) of the Agreement in respect of cottage industry products shall apply only to the following products:

- (a) fabrics woven on hand- or foot-operated looms, being fabrics of a kind traditionally made in the cottage industry of Czechoslovakia;
- (b) garments or other textile articles of a kind traditionally made in the cottage industry of Czechoslovakia obtained manually from the fabrics referred to above and sewn exclusively by hand without the aid of any machine;
- (c) traditional folklore textile products made by hand in the cottage industry of Czechoslovakia as defined in a list to be agreed between both Parties.

Exemption shall be granted only for products accompanied by a certificate issued by the competent Czechoslovak authorities in accordance with the specimen annexed to this Protocol. Such certificates must state the grounds on which exemption is based and shall be accepted by the competent Community authorities provided that they are satisfied that the products concerned conform to the conditions set out in this Protocol. Should imports of any of the above products reach such proportions as to cause difficulties to the Community, the two Parties shall open consultations forthwith in accordance with the procedure laid down in Article 14 of the Agreement with a view to finding a quantitative solution to the problem.

ORIGINAL

No

1 Exporter (name, full address, country)

Exportateur (nom adresse complète, pays)

, .1

# PROTOCOL C

The annual growth rate for the quantitative limits introduced under Article 7 of the Agreement shall be determined as follows:

For products in categories falling within Groups II or III, the growth rate shall be fixed by agreement between the Parties in accordance with the consultation procedure established in Article 14 of the Agreement. Such growth rate may in no case be lower than the highest rate applied to corresponding products under bilateral agreements concluded under the Geneva Arrangement between the Community and other third countries having a level of trade equal to or comparable with that of Czechoslovakia.

# PROTOCOL D

The Community and Czechoslovakia agree that if the Multifibre Arrangement is extended for a period going beyond 31 December 1990 then the present Agreement will be automatically prolonged for a further period of one year up to 31 December 1991 in accordance with the economic and technical terms of the existing Agreement, with the adaptations strictly necessary for the application of the Agreement for the fifth year.

# Agreed Minute

The Czechoslovak Socialist Republic and the European Economic Community agree that carryover from the quantitative limits for the year 1986 of amounts not used during the year 1986 is authorized up to 7% of the corresponding quantitative limits for 1987. Anticipation of a portion of quantitative limits for the year 1987 is authorized up to 5% for any quantitative limit for the year 1986.

Head of Delegation of the Czechoslovak Socialist Republic

Head of Delegation of the European Economic Community

#### **AGREEMENT**

in the form of an Exchange of Letters between the Czechoslovak Socialist Republic and the European Economic Community

Sir,

I have the honour to refer to the Agreement initialled on 19 June 1986 between the European Economic Community and the Czechoslovak Socialist Republic on Trade in Textile Products.

Following the negotiations for the said Agreement the Community and the Czechoslovak Socialist Republic both Parties being GATT participants, also agreed on the following provisions concerning trade in certain products of flax or ramie.

During the period of validity of the bilateral Agreement referred to above the Czechoslovak Socialist Republic shall, for each calendar year, comply with the quantitative limits on exports of products of flax or ramie to the Community, in accordance with the annexed Tables I and II (I — description of products; II — level of Czechoslovak exports).

These voluntary restraint measures and the administration thereof shall, by analogy, be subject to the same conditions as those applying to exports of products in Group III, covered by the Agreement between the Community and the Czechoslovak Socialist Republic on Trade in Textile Products.

The entry into force and duration of the arrangements provided for by the above clauses shall be the same as those of the Agreement.

I should be obliged if you would confirm that the foregoing is in accordance with the conclusions reached following the negotiations on this question between the European Economic Community and the Czechoslovak Socialist Republic and that this exchange of letters constitutes an agreement between the Czechoslovak Socialist Republic and the European Economic Community.

Please accept, Sir, the assurance of my highest consideration.

For the European Economic Community

# ANNEX

# TABLE I

Category	CCT heading No	NIMEXE code	HS code	Description	Tabl equiva	
Category	(1986)				pieces/kg	g/piece
(1)	(2)	(3)	(4)	(5)	(6)	(7)
115	54.03 54.04	54.03-10, 31, 35, 37, 39, 50, 61, 69 54.04-10, 90	5306.10, 20 ex 5308.90	Flax or ramic yarn		
	34.04	34.01-10, 70				
117	54.05	54.05-21, 25, 31, 35, 38, 51, 55, 61,	5309.11, 19, 21, 29	Woven fabrics of flax or of ramie		
•		68	ex 5311.00 ex 5905.00			
118	ex 62.02 B I b) ex 62.02 B II b)	62.02-15 62.02-61, 75	ex 6302.29 ex 6302.39 6302.52	Table linen, toilet linen and kitchen linen of flax or ramie, other than knitted or crocheted		
	B III b)		ex 6302.59 6302.92 ex 6302.99	<u>.</u>		
120	62.02 A I B IV b)	62.02-01, 87	ex 6303.99 6304.19 ex 6304.99	Curtains (including drapes), interior blinds, curtain and bed valances and other furnishing articles, not knitted or crocheted, of flax or ramie	-	
121	ex 59.04	59.04-60	ex 5607.90	Twine, cordage, ropes and cables, plaited or not, of flax or ramie		
122	62.03 B I a)	62.03-20	ex 6305.90	Sacks and bags, of a kind used for the packing of goods, used, of flax, other than knitted or crocheted		
123	ex 58.04	58.04-80	5801.90	Woven pile fabrics and chenille fabrics of flax or ramie, other than narrow woven fabrics		
	ex 61.01 F	61.06-90	6214.90	Shawls, scarves, mufflers, mantillas, veils and the like, of flax or ramie, other than knitted or crocheted		·

TABLE II

Category	Description	Units	Year	Quantitative limits EEC
117	Woven fabrics of flax or of ramie	tonnes	1987 1988 1989 1990	2 004 2 104 2 209 2 320
118	Linen of all kinds (other than knitted or crocheted) of flax or ramie	tonnes	1987 1988 1989 1990	501 521 542 564

Sir,

I have the honour to acknowledge receipt of your letter of today's date, which reads as follows:

'I have the honour to refer to the Agreement initialled on 19 June 1986 between the European Economic Community and the Czechoslovak Socialist Republic on Trade in Textile Products.

Following the negotiations for the said Agreement the Community and the Czechoslovak Socialist Republic both Parties being GATT participants, also agreed on the following provisions concerning trade in certain products of flax or ramie.

During the period of validity of the bilateral Agreement referred to above the Czechoslovak Socialist Republic shall, for each calendar year, comply with the quantitative limits on exports of products of flax or ramie to the Community, in accordance with the annexed Tables I and II (I — description of products; II — level of Czechoslovak exports).

These voluntary restraint measures and the administration therof shall, by analogy, be subject to the same conditions as those applying to exports of products in Group III, covered by the Agreement between the Community and the Czechoslovak Socialist Republic on Trade in Textile Products.

The entry into force and duration of the arrangements provided for by the above clauses shall be the same as those of the Agreement.

I should be obliged if you would confirm that the foregoing is in accordance with the conclusions reached following the negotations on this question between the European Economic Community and the Czechoslovak Socialist Republic and that this exchange of letters constitutes an agreement between the Czechoslovak Socialist Republic and the European Economic Community.'

I have the honour to inform the Community that my Government confirms that the foregoing is in accordance with the conclusions reached following the negotations on this question between the Czechoslovak Socialist Republic and the European Economic Community and that this exchange of letters constitutes an agreement between the Czechoslovak Socialist Republic and the European Economic Community.

Please accept, Sir, the assurance of my highest consideration.

For the Government of the Czechoslovak Socialist Republic

# ANNEX

# TABLE I

Category	CCT heading No	NIMEXE code	HS code	Description	Tabl equiva	e of alence
	(1986)	(1986)			pieces/kg	g/piece
(1)	(2)	(3)	(4)	(5)	(6)	(7)
115	54.03	54.03-10, 31, 35, 37, 39, 50, 61,	5306.10, 20 ex 5308.90	Flax or ramie yarn		
	54.04	54.04-10, 90				
117	54.05	54.05-21, 25, 31, 35, 38, 51, 55, 61, 68	5309.11, 19, 21, 29 ex 5311.00 ex 5905.00	Woven fabrics of flax or of ramie		
118	ex 62.02 B I b) ex 62.02 B II b) B III b)	62.02-15 62.02-61, 75	ex 6302.29 ex 6302.39 6302.52 ex 6302.59 6302.92 ex 6302.99	Table linen, toilet linen and kitchen linen of flax or ramie, other than knitted or crocheted		
120	62.02 A I B IV b)	62.02-01, 87	ex 6303.99 6304.19 ex 6304.99	Curtains (including drapes), interior blinds, curtain and bed valances and other furnishing articles, not knitted or crocheted, of flax or ramie		
121	ex 59.04	59.04-60	ex 5607.90	Twine, cordage, ropes and cables, plaited or not, of flax or ramie		
122	62.03 B I a)	62.03-20	ex 6305.90	Sacks and bags, of a kind used for the packing of goods, used, of flax, other than knitted or crocheted		
123	ex 58.04 ex 61.01 F	58.04-80 61.06-90	5801.90 6214.90	Woven pile fabrics and chenille fabrics of flax or ramie, other than narrow woven fabrics  Shawls, scarves, mufflers, mantillas, veils and the like, of flax or ramie, other than knitted or crocheted		

TABLE II

Category	Description	Units	Year	Quantitative limits EEC
117	Woven fabrics of flax or of ramie	tonnes	1987 1988 1989 1990	2 004 2 104 2 209 2 320
118	Linen of all kinds (other than knitted or crocheted) of flax or ramie	tonnes	1987 1988 1989 1990	501 521 542 564

## Note Verbale

The Embassy of the Czechoslovak Socialist Republic presents its compliments to the Directorate-General for External Relations of the Commission of the European Communities and has the honour to refer to the Agreement on textile products between the Czechoslovak Socialist Republic and the Community initialled on 19 June 1986.

The Embassy wishes to inform the Directorate-General that whilst awaiting the completion of the necessary procedures for the conclusion and the coming into force of the Agreement, the Government of Czechoslovakia is prepared to allow the provisions of the Agreement to apply *de facto* from 1 January 1987 if the Community is disposed to do likewise.

The Embassy would be grateful if the Community would confirm its agreement to the foregoing.

The Embassy of the Czechoslovak Socialist Republic avails itself of this opportunity to renew to the Directorate-General for External Relations the assurance of its highest consideration.

Brussels, 19 June 1986

#### Note Verbale

The Directorate-General for External Relations of the Commission of the European Communities presents its compliments to the Embassy of the Czechoslovak Socialist Republic and has the honour to refer to the Agreement on Trade in Textile Products between Czechoslovakia and the Community initialled on 19 June 1986.

The Directorate-General wishes to confirm that whilst awaiting the completion of the necessary procedures for the conclusion and the coming into force of the Agreement, the Community is prepared to allow the provisions of the Agreement to apply *de facto* from 1 January 1987.

The Directorate-General for External Relations avails itself of this opportunity to renew to the Embassy of the Czechoslovak Socialist Republic the assurance of its highest consideration.

Brussels, 19 June 1986

Ενημέρωση σχετικά με τη συμφωνία μεταξύ Κοινότητας και Τσεχοσλοβακίας για το εμπόριο κλωστοϋφαντουργικών προϊόντων

Σύμφωνα με το άρθρο 2 της απόφασης του Συμβουλίου με ημερομηνία 11 Δεκεμβρίου 1986 για την προσωρινή εφαρμογή της συμφωνίας με την Τσεχοσλοβακία σχετικά με το εμπόριο των κλωστοϋφαντουργικών προϊόντων, η Επιτροπή ανακοίνωσε στο Συμβούλιο ότι η χώρα - εταίρος συμφώνησε για το θέμα αυτό στις 26 Φεβρουαρίου 1987.