

Protocol 3

concerning the exchange of goods between Spain and Portugal for the period during which the transitional measures are applied

Article 1

1. Except for products falling within Annex II of the EEC Treaty and subject to the provisions of this Protocol, Spain and Portugal shall apply in their trade the treatment agreed upon between each of them, on the one hand, and the Community as at present constituted, on the other, as such treatment is defined in Chapter I of Title II and in Chapter I of Title III of Part Four of the Act of Accession.

2. The Kingdom of Spain shall apply to products originating in Portugal and falling within Chapters 25 to 99 of the Common Customs Tariff, with the exception of those falling within Regulations (EEC) No 2783/75, (EEC) No 3033/80 and (EEC) No 3035/80, the same arrangements as those applied by the Community as at present constituted, with regard to Portugal, in particular with reference to the elimination of customs duties and charges having equivalent effect and of quantitative restrictions on imports and exports, and measures having equivalent effect, to goods falling within the EEC Treaty and fulfilling, in Portugal, the conditions of Articles 9 and 10 of the said Treaty and to goods falling within the ECSC Treaty which are in free circulation, in accordance with this Treaty, in Portugal.

The Portuguese Republic shall apply to products originating in Spain falling within Chapters 25 to 99 of the Common Customs Tariff, with the exception of those falling within Regulations (EEC) No 2783/75, (EEC) No 3033/80 and (EEC) No 3035/80, the same treatment as it applies with respect to the Community as at present constituted.

3. The Council, acting by a qualified majority on a proposal from the Commission, shall adopt before 1 March 1986 the rules of origin applicable to the trade between Spain and Portugal.

Article 2

For the purposes of applying Article 48 of the Act concerning the conditions of accession, with regard to the products listed in Annex A, the abolition of exclusive import duties in Spain provided for in paragraph 3 of the said Article shall be carried out by the progressive opening, as from 1 March 1986, of import quotas for products originating in Portugal. The amounts of the quotas for 1986 shall be indicated in the said list.

The Kingdom of Spain shall increase the amounts of the quotas under the conditions given in the same Annex. Increases expressed in percentages shall be

added to each quota and the following increase shall be calculated on the basis of the total figure thus obtained.

Article 3

1. By way of derogation from Article 1, the Kingdom of Spain shall introduce, for products originating in Portugal and listed in Annex B, from 1 March 1986 to 31 December 1990, zero rate tariff ceilings. Should the quantities provided for each of the said ceilings be attained, the Kingdom of Spain may, until the end of the current calendar year, reintroduce customs duties; in this event these customs duties shall be identical to those which it applies at the same time to the Community as at present constituted.

The amount of the ceilings for 1986 shall be indicated in Annex B and the rate at which the annual progressive increase is carried out shall be the following:

- 1987, 10 %,
- 1988, 12 %,
- 1989, 14 %,
- 1990, 16 %.

The increase shall be added to each quota and the subsequent increase shall be calculated on the basis of the total figure obtained.

2. The arrangements for the tariff ceilings provided for in paragraph 1 will also be applicable for 1990 to the textile products which appear in Annex C.

3. The Kingdom of Spain and the Portuguese Republic may, until 31 December 1990, submit the imports of products appearing in Annex B to prior monitoring for purely statistical purposes.

The Kingdom of Spain may submit the imports of products referred to in Annex C during 1990 to prior monitoring for purely statistical purposes.

At all events, the import of the products referred to above may not be held up in any way as a result of the application of this statistical monitoring.

Article 4

1. Until 31 December 1990, the Kingdom of Spain may subject to prior monitoring on import, purely for

statistical purposes, the following products originating in Portugal:

CCT heading No	Description
47.01	Pulp derived by mechanical or chemical means from any fibrous vegetable material
48.01	Paper or paperboard (including cellulose wadding), in rolls or sheets

At all events, the import of the products referred to above may not be held up in any way as a result of the application of this statistical monitoring.

2. Under the conditions and within the time limit referred to in paragraph 1, the Portuguese Republic may submit the products referred to in paragraph 1, originating in Spain, to prior monitoring on import for purely statistical purposes.

Article 5

1. Until 31 December 1988, the Portuguese Republic may subject to prior monitoring on import, purely for statistical purposes, the following products originating in Spain:

(a) products falling within the ECSC Treaty;

CCT heading No	Description
73.14	Iron or steel wire, whether or not coated, but not insulated
73.15	Alloy steel and high carbon steel in the forms mentioned in heading Nos 73.06 to 73.14: A. High carbon steel: ex VIII. Wire, whether or not coated, but not insulated: — Not coated
73.18	Tubes and pipes and blanks therefor, of iron (other than of cast iron) or steel, excluding high-pressure hydro-electric conduits

(b) At all events, the import of the products referred to above may not be held up in any way as a result of the application of this statistical monitoring.

The two parties may agree to extend this arrangement for statistical monitoring for a period which does not go beyond 31 December 1990. Where there is no agreement, and at the request of one of the two States, the Commission may decide to extend the arrangement if it notes that there are major disturbances on the Portuguese market.

2. Under the conditions provided for in the second subparagraph of paragraph 1, the Portuguese Republic may, until 31 December 1992, submit to prior monitoring on import, purely for statistical purposes, the following products originating in Spain:

CCT heading No	Description
22.02	Lemonade, flavoured spa waters and flavoured aerated waters, and other non-alcoholic beverages, not including fruit and vegetable juices falling within heading No 20.07
22.03	Beer made from malt

3. Under the conditions provided for in the first subparagraph of paragraph 1, the Kingdom of Spain may, until 31 December 1992, subject to prior monitoring, purely for statistical purposes, the products appearing in Annex VII of the Act of Accession and spirituous beverages falling within subheading 22.09 C of the Common Customs Tariff originating in Portugal.

Article 6

1. Until 31 December 1990 and for the products referred to in Article 4, where there are abrupt and major changes in their traditional trade patterns, the Kingdom of Spain and the Portuguese Republic shall consult, within a maximum of five working days from the date of request made by one of these Member States to examine the situation, in order to arrive at an agreement on the possible measures to be adopted.

2. Until 31 December 1988 and for the products referred to in Article 5 (1), where there are abrupt and major changes in the import into Portugal of products originating in Spain, the Kingdom of Spain and the Portuguese Republic shall consult each other, within a maximum of five working days from the date on which the request by the Kingdom of Spain, to examine the situation, is received, in order to arrive at an agreement on the possible measures to be adopted.

3. Should it prove impossible, in the consultations provided for in paragraphs 1 and 2, for the Kingdom of Spain and the Portuguese Republic to arrive at an agreement, the Commission, bearing in mind the criteria governing the safeguard clause referred to in Article 379 of the Act of Accession, shall, by an emergency procedure lay down the safeguard measures which it deems necessary, defining the conditions and means of application.

Article 7

1. In cases where the compensatory amounts referred to in Articles 72 and 240 of the Act of Accession or the compensatory amounts mechanism referred to in Article 270 are applied in trade between Spain and Portugal to one or more of the commodities considered as having been used in the manufacture of goods covered

by Council Regulation (EEC) No 3033/80 of 11 November 1980 fixing the trade arrangements applicable to certain goods resulting from the processing of agricultural products, the transitional measures applicable shall be determined in accordance with the rules laid down in Articles 53 and 213 of that Act. The compensatory amounts applicable in trade between the Kingdom of Spain and the Portuguese Republic shall be levied or granted by the State in which the prices of the agricultural commodities concerned are the higher.

2. The customs duty constituting the fixed component in the taxation applicable, on the date of accession, to imports to Portugal from Spain and vice versa of goods covered by Regulation (EEC) No 3033/80, shall be determined in accordance with the provisions of Articles 53 and 213 of the Act of Accession.

However, in cases where, for the products listed in Annex XIX of that Act, the customs duty constituting the fixed component in the taxation applicable by Portugal to imports from Spain, calculated according to the above provisions, is less than the duties given in that Annex, the latter shall apply.

In cases where, for these same products, this customs duty is higher than the customs duty constituting the fixed component of the taxation applicable by Portugal to imports from the Community as at present constituted, the latter shall apply.

The previous paragraph shall not apply to chocolate and other food preparations containing cocoa of heading No 18.06 of the Common Customs Tariff. In respect of such products, the fixed component in the taxation applicable by Portugal to imports from Spain may not be higher than 30 %.

Article 8

1. The Commission, taking due account of the provisions in force, in particular those relating to Community transit, shall determine the methods of administrative cooperation designed to ensure that the goods fulfilling the conditions required for that purpose benefit from the treatment laid down by this Protocol.

These methods will include *inter alia* the measures necessary to ensure that goods which have benefited from the above treatment in Spain or Portugal, at the time of their further dispatch to the Community as at present constituted, are subject to the same treatment as that which would have been applicable to them had they been imported directly.

2. Until 28 February 1986, the arrangements currently governing trade relations between the Kingdom of Spain and the Portuguese Republic shall remain applicable to trade between Spain and Portugal.

3. The Commission shall determine the provisions applicable from 1 March 1986 to trade, between Spain and Portugal, in goods obtained in Spain or Portugal, in the manufacture of which were used:

- products which have not been subject to the customs duties and charges having equivalent effect which were applicable to them in Spain or Portugal, or which have benefited from a total or partial refund of such duties or charges,
- agricultural products which do not satisfy the conditions required to be admitted for free circulation in Spain or Portugal.

In adopting these provisions, the Commission shall take account of the rules laid down in the Act of Accession for the elimination of customs duties between the Community as at present constituted and Spain and Portugal and for the gradual application, by the Kingdom of Spain and the Portuguese Republic, of the Common Customs Tariff and of the provisions relating to the common agricultural policy.

Article 9

1. Unless the Act of Accession and this Protocol provide otherwise, the customs legislation in force relating to trade with third countries shall apply under the same conditions to trade between Spain and Portugal, for as long as customs duties are levied in respect of such trade.

For fixing the customs valuation in trade between Spain and Portugal, and in trade with third countries until:

- 31 December 1992 in the case of industrial products,
- 31 December 1995 in the case of agricultural products,

the customs territory to be taken into consideration shall be that defined by the legislation in force in the Kingdom of Spain and in the Portuguese Republic on 31 December 1985.

2. In their trade, the Kingdom of Spain and the Portuguese Republic shall apply, as from 1 March 1986, the nomenclature of the Common Customs Tariff and that of the ECSC unified tariff.

Article 10

The Portuguese Republic shall apply, in the context of its trade with the Canary Islands and Ceuta and Melilla, the specific arrangements agreed therefor between the Community as at present constituted and the Kingdom of Spain and referred to in Protocol 2.

Article 11

Without prejudice to the second subparagraph of Article 1 (2) the Commission shall on accession adopt every measure of application which may prove necessary with a view to implementing the provisions of this Protocol, and in particular the procedures for applying the monitoring referred to in Articles 3, 4 and 5.

ANNEX A

List provided for in Article 2 of Protocol 3

Quota No	CCT heading No	Description	Basic quota (1986)	Annual rate of increase (%)
1	24.02	Manufactured tobacco; tobacco extracts and essences: A. Cigarettes	300 000 000 units	20
2	24.02	B. Cigars	3 510 000 units	20
3	24.02	C. Smoking tobacco D. Chewing tobacco and snuff E. Other, including agglomerated tobacco in the form of sheets or strip	60 tonnes	20
4	27.10	Petroleum oils and oils obtained from bituminous minerals, other than crude; preparations not elsewhere specified or included, containing not less than 70 % by weight of petroleum oils or of oils obtained from bituminous minerals, these oils being the basic constituents of the preparations: ex A. Light oils: — Excluding spirits for motors and excluding kerosenes	7 427 tonnes	10
5	27.10	ex A. Light oils: — Spirits for motors	9 531 tonnes	10
6	27.10	ex A. Light oils: — Kerosenes	6 000 tonnes	10
7	27.10	C. Heavy oils: I. Gas oils	7 400 tonnes	18,5
8	27.10	C. Heavy oils: II. Fuel oils	13 600 tonnes	12,5
9	27.10 34.03	C. Heavy oils: III. Lubricating oils; other oils Lubricating preparations, and preparations of a kind used for oil or grease treatment of textiles, leather or other materials, but not including preparations containing 70 % or more by weight of petroleum oils or of oils obtained from bituminous minerals: ex A. Containing petroleum oils or oils obtained from bituminous minerals: — Excluding lubricating preparations for the treatment of textiles, leather, skins and furs	850 tonnes	10

Quota No	CCT heading No	Description	Basic quota (1986)	Annual rate of increase (%)
10	27.11	Petroleum gases and other gaseous hydrocarbons	17 000 tonnes	10
11	27.12	Petroleum jelly	400 tonnes	10
	27.13	Paraffin wax, nitro-crystalline wax, slack wax, ozokerite, lignite wax, peat wax and other mineral waxes, whether or not coloured		
12	27.14	Petroleum bitumen, petroleum coke and other residues of petroleum oils or of oils obtained from bituminous minerals	6 000 tonnes	10
	27.15	Bitumen and asphalt, natural; bituminous shale, asphaltic rock and tar sands		
	27.16	Bituminous mixtures based on natural asphalt, on natural bitumen, on petroleum bitumen, on mineral tar or on mineral tar pitch (for example, bituminous mastics, cut-backs)		

ANNEX B

List of products referred to in Article 3 of Protocol 3

Ceiling No	CCT heading No	Description	Basic volume (1986)
1	ex 58.04 58.09 60.01	<p>Woven pile fabrics and chenille fabrics (other than terry towelling or similar terry fabrics of cotton falling within heading No 55.08 and fabrics falling within heading No 58.05:</p> <p>— Of cotton</p> <p>Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), figured; hand or mechanically made lace, in the piece, in strips or in motifs:</p> <p>B. Lace:</p> <p>ex I. Hand-made:</p> <p>— Excluding lace of cotton, wool and man-made fibres</p> <p>II. Mechanically made</p> <p>Knitted or crocheted fabric, not elastic or rubberized:</p> <p>C. Of other textile materials:</p> <p>I. Of cotton</p>	65 tonnes
2	60.04 60.05	<p>Under garments, knitted or crocheted, not elastic or rubberized:</p> <p>A. Babies' garments; girls' garments up to and including commercial size 86:</p> <p>I. T-shirts:</p> <p>a) Of cotton</p> <p>II. Lightweight fine knit roll, polo or turtle-neck jumpers and pullovers:</p> <p>a) Of cotton</p> <p>III. Other:</p> <p>b) Of cotton</p> <p>B. Other:</p> <p>IV. Other:</p> <p>d) Of cotton</p> <p>1. Men's and boys':</p> <p>bb) Pyjamas</p> <p>2. Women's, girls' and infants':</p> <p>aa) Pyjamas</p> <p>bb) Nightdresses</p> <p>Outer garments and other articles, knitted or crocheted, not elastic or rubberized:</p> <p>A. Outer garments and clothing accessories:</p> <p>II. Other:</p> <p>ex a) Outer garments of knitted or crocheted textile fabrics of heading No 59.08:</p> <p>— Of cotton</p> <p>b) Other:</p> <p>1. Babies' garments, girls' garments up to and including commercial size 86:</p> <p>cc) Of cotton</p> <p>2. Bathing costumes and trunks:</p> <p>bb) Of cotton</p> <p>3. Tracksuits:</p> <p>bb) Of cotton</p> <p>4. Other outer garments:</p> <p>cc) Dresses:</p> <p>44. Of cotton</p> <p>dd) Skirts, including divided skirts:</p> <p>33. Of cotton</p>	6 tonnes

Ceiling No	CCT heading No	Description	Basic volume (1986)
	60.05 (cont'd)	<p>A II. e) 4. ee) Trousers: ex 33. Of other textile materials: — Of cotton</p> <p>ff) Suits and coordinate suits (excluding ski-suits), for men and boys: ex 22. Of other textile materials: — Of cotton</p> <p>gg) Suits and coordinate suits (excluding ski-suits), and costumes, for women, girls and infants: 44. Of cotton</p> <p>hh) Coats, jackets (excluding anoraks, windcheaters, waister jackets and the like) and blazers: 44. Of cotton</p> <p>ijj) Anoraks, windcheaters, waister jackets and the like: ex 11. Of wool or of fine animal hair, of cotton or of man-made textile fibres: — Of cotton</p> <p>kk) Ski-suits consisting of two or three pieces: ex 11. Of wool or fine animal hair, of cotton or of man-made textile fibres: — Of cotton</p> <p>ll) Other outer garments: 44. Of cotton</p> <p>5. Clothing accessories: ex cc) Of other textile materials: — Of cotton</p> <p>B. Other ex III. Of other textile materials: — Of cotton</p>	
3	61.01	<p>Men's and boy's outer garments:</p> <p>A. Garments of the 'cowboy' type and other similar garments for amusement and play, less than commercial size 158; garments of textile fabric of heading No 59.08, 59.11 or 59.12: II. Other ex a) Coats: — Of cotton ex b) Other: — Of cotton</p> <p>B. Other: I. Industrial and occupational clothing: a) Overalls, including boiler suits and bibs and braces: — Of cotton b) Other: 1. Of cotton</p> <p>II. Swimwear: ex b) Of other textile materials: — Of cotton</p> <p>III. Bath robes, dressing gowns, smoking jackets and similar indoor wear: b) Of cotton</p> <p>IV. Parkas, anoraks, windcheaters, waister jackets and the like: b) Of cotton</p> <p>V. Other: a) Jackets (excluding waister jackets) and blazers: 3. Of cotton b) Overcoats, raincoats and other coats; cloaks and capes: 3. Of cotton c) Suits and coordinate suits (excluding ski-suits): 3. Of cotton</p>	10 tonnes

Ceiling No	CCT heading No	Description	Basic volume (1986)
	61.01 <i>(cont'd)</i> 61.02	B. V. f) Ski-suits consisting of two or three pieces: ex 1. Of wool or of fine animal hair, of cotton or of man-made textile fibres: — Of cotton g) Other garments: 3. Of cotton Women's, girls' and infants' outer garments: A. Babies' garments; girls' garments up to and including commercial size 86; garments of the 'cowboy' type and other similar garments for amusement and play, less than commercial size 158: I. Babies' garments; girls' garments up to and including commercial size 86: a) Of cotton B. Other: I. Garments of textile fabric of heading No 59.08, 59.11 or 59.12: ex a) Coats: — Of cotton ex b) Other — Of cotton II. Other: a) Aprons, overalls, smock-overalls and other industrial and occupational clothing (whether or not also suitable for domestic use): 1. Of cotton b) Swimwear: ex 2. Of other textile materials — Of cotton c) Bath robes, dressing gowns, bed jackets and similar indoor wear: 2. Of cotton d) Parkas; anoraks, windcheaters, waister jackets and the like: 2. Of cotton e) Other: 1. Jackets (excluding waister jackets) and blazers: cc) Of cotton 2. Coats and raincoats, cloaks and capes: cc) Of cotton 3. Suits and coordinate suits (excluding ski-suits), and costumes: cc) Of cotton 4. Dresses: ee) Of cotton 5. Skirts, including divided skirts: cc) Of cotton 8. Ski-suits consisting of two or three pieces: ex aa) Of wool or of fine animal hair, of cotton or of man-made textile fibres: — Of cotton 9. Other garments: cc) Of cotton	
4	61.03 61.04	Men's and boys' under garments, including collars, shirt fronts and cuffs: B. Pyjamas: II. Of cotton C. Other: II. Of cotton Women's, girls' and infants' under garments: A. Babies' garments; girls' garments up to and including commercial size 86: I. Of cotton	3 tonnes

Ceiling No	CCT heading No	Description	Basic volume (1986)
	61.04 (cont'd)	B. Other: I. Pyjamas and nightdresses: b) Of cotton II. Other: b) Of cotton	
5	60.04	Under garments, knitted or crocheted, not elastic or rubberized: B. Other: IV. Other: b) Of synthetic textile fibres: 1. Men's and boys': cc) Underpants and briefs 2. Women's, girls' and infants': dd) Knickers and briefs d) Of cotton: 1. Men's and boys': cc) Underpants and briefs 2. Women's, girls' and infants': cc) Knickers and briefs	1 million articles
6	39.02	Polymerization and copolymerization products (for example, polyethylene, polytetrahaloethylenes, polyisobutylene, polystyrene, polyvinyl chloride, polyvinyl acetate, polyvinyl chloroacetate and other polyvinyl derivatives, polyacrylic and polymethacrylic derivatives, coumarineindene resins)	12 000 tonnes
7	45.02	Natural cork in blocks, plates, sheets or strips (including cubes or square slabs, cut to size for corks or stoppers)	1 tonne
8	45.03	Articles of natural cork	200 tonnes
9	45.04	Agglomerated cork (being cork agglomerated with or without a binding substance) and articles of agglomerated cork:	500 tonnes

ANNEX C

List of products referred to in Article 3 of Protocol 3

Ceiling No	CCT heading No	Description	Basic volume (1990)
1	55.05	Cotton yarn, not put up for retail sale	245 tonnes
2	55.09	Other woven fabrics of cotton	245 tonnes
3	56.07	Woven fabrics of man-made fibres (discontinuous or waste): A. Of synthetic textile fibres	325 tonnes
4	60.04	Under garments, knitted or crocheted, not elastic or rubberized: B. Other: I. T-shirts II. Lightweight fine knit roll, polo or turtle-neck jumpers and pull-overs: a) Of cotton b) Of synthetic textile fibres c) Of regenerated textile fibres IV. Other: b) Of synthetic textile fibres: 1. Men's and boys': aa) Shirts dd) Other 2. Women's, girls' and infants': ee) Other d) Of cotton: 1. Men's and boys': aa) Shirts dd) Other 2. Women's, girls' and infants': dd) Other	814 000 articles
5	60.05	Outer garments and other articles, knitted or crocheted, not elastic or rubberized: A. Outer garments and clothing accessories: I. Jerseys and pullovers, containing at least 50 % by weight of wool and weighing 600 g or more per article; garments of the 'cowboy' type and other similar garments for amusement and play, less than commercial size 158: a) Jerseys and pullovers, containing at least 50 % by weight of wool and weighing 600 g or more per article II. Other: b) Other: 4. Other outer garments: bb) Jerseys, pullovers, slip-overs, waistcoats, twinsets, cardigans, bed jackets and jumpers: 11. Men's and boys': aaa) Of wool bbb) Of fine animal hair ccc) Of synthetic textile fibres ddd) Of regenerated textile fibres eee) Of cotton 22. Women's, girls' and infants': bbb) Of wool ccc) Of fine animal hair ddd) Of synthetic textile fibres eee) Of regenerated textile fibres fff) Of cotton	652 000 articles

Ceiling No	CCT heading No	Description	Basic volume (1990)
6	61.01	Men's and boys' outer garments: B. Other: V. Other: d) Shorts: 1. Of wool or of fine animal hair 2. Of man-made textile fibres 3. of cotton e) Trousers: 1. Of wool or of fine animal hair 2. Of man-made textile fibres 3. Of cotton	407 000 articles
	61.02	Women's, girls' and infants' outer garments: B. Other: II. Other: e) Other: 6. Trousers and slacks: aa) Of wool or of fine animal hair bb) Of man-made textile fibres cc) Of cotton	
7	60.05	Outer garments and other articles knitted or crocheted not elastic or rubberized: A. Outer garments and clothing accessories: II. Other: b) Other: 4. Other outer garments: aa) Blouses and shirt-blouses for women, girls and infants: 22. Of wool or of fine animal hair 33. Of synthetic textile fibres 44. Of regenerated textile fibres 55. Of cotton	293 000 articles
	61.02	Women's, girls' and infants' outer garments: B. Other: II. Other: e) Other: 7. Blouses and shirt-blouses: bb) Of man-made textile fibres cc) Of cotton ex dd) Of other textile materials: — Of wool or of fine animal hair	
8	61.03	Men's and boys' under garments, including collars, shirt fronts and cuffs: A. Shirts: I. Of synthetic textile fibres II. Of cotton ex III. Of other textile materials: — Of wool or of fine animal hair — Of regenerated textile fibres	814 000 articles
9	55.08	Terry towelling and similar terry fabrics, of cotton	325 tonnes

Ceiling No	CCT heading No	Description	Basic volume (1990)
	62.02	Bed linen, table linen, toilet linen and kitchen linen; curtains and other furnishing articles: B. Other: III. Toilet linen and kitchen linen: a) Of cotton: 1. Of terry towelling and similar terry fabrics	
10	61.05	Handkerchiefs: A. Of cotton: ex C. Of other textile materials: — of wool or of fine animal hair — of man-made textile fibres	1,6 tonnes
11	62.02	Bed linen, table linen, toilet linen and kitchen linen; curtains and other furnishing articles: B. Other: I. Bed linen: a) Of cotton ex c) Of other textile materials: — Of wool or of fine animal hair — Of man-made textile fibres	407 tonnes
12	51.04 62.03	Woven fabrics of man-made fibres (continuous), including woven fabrics of monofil or strip of heading No 51.01 or 51.02: A. Woven fabrics of synthetic textile fibres: III. Fabrics made from strip or the like or polyethylene or polypropylene, of a width of: a) Less than 3 m Sacks and bags, of a kind used for the packing of goods: B. Of other textile materials: II. Other: b) Of fabric of synthetic textile fibres: 1. Made from polyethylene or polypropylene strip	325 tonnes
13	62.02	Bed linen, table linen, toilet linen and kitchen linen, and other furnishing articles: B. Other: II. Table linen: a) Of cotton ex c) Of other textile materials: — Of wool or of fine animal hair — Of man-made textile fibres III. Toilet linen and kitchen linen: a) Of cotton 2. Other ex c) Of other textile materials: — Of wool or of fine animal hair — Of man-made textile fibres	245 tonnes
14	59.04 of which: ex 59.04	Twine, cordage, ropes and cables, plaited or not — Of synthetic textile fibres	2 282 tonnes 1 466 tonnes