JUDGMENT OF THE COURT (THIRD CHAMBER) 11 MARCH 1982 1

Fratelli Fancon v Società Industriala Agricole Tresse (SIAT) (reference for a preliminary ruling from the Italian Corte Suprema di Cassazione)

(Classification for tariff purposes)

Case 129/81

Common Customs Tariff - Tariff headings - Residues resulting from the extraction of vegetable oils within the meaning of heading 23.04 - Flour extracted from soya -Product covered by the common organization of the market in oils and fats (Regulation No 136/66/EEC of the Council, Art. 1 (2))

Flour extracted from sova must be classified in heading ex 23.04 of the 136/66 on the establishment of a Common Customs Tariff and is common organization of the market in therefore included among the products oils and fats.

listed in Article 1 (2) of Regulation No.

In Case 129/81

REFERENCE to the Court under Article 177 of the EEC Treaty by the Italian Corte Suprema di Cassazione [Supreme Court of Cassation], Second Civil Division, for a preliminary ruling in the proceedings pending before that court between

FRATELLI FANCON, Monte di Malo,

and

SOCIETÀ INDUSTRIALE AGRICOLA TRESSE (SIAT), Quarto d'Altino,

on the interpretation of Article 1 (2) of Regulation No 136/66/EEC of the Council of 22 September 1966 on the establishment of a common organiz-

1 - Language of the Case: Italian.