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# ►B COUNCIL REGULATION (EEC) No 3030/93 of 12 October 1993

# on common rules for imports of certain textile products from third countries

(OJ L 275, 8.11.1993, p. 1)

# Amended by:

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► <u>M1</u> Commission Regulation (EC) No 3617/93 of 22 December 1993	L 328	22	29.12.1993
► <u>M2</u> Commission Regulation (EC) No 195/94 of 12 January 1994	L 29	1	2.2.1994
► <u>M3</u> Commission Regulation (EC) No 3169/94 of 21 December 1994	L 335	33	23.12.1994
► M4 Council Regulation (EC) No 3289/94 of 22 December 1994	L 349	85	31.12.1994
► <u>M5</u> Commission Regulation (EC) No 1616/95 of 4 July 1995	L 154	3	5.7.1995
▶ <u>M6</u> Commission Regulation (EC) No 3053/95 of 20 December 1995	L 323	1	30.12.1995
► <u>M7</u> amended by Commission Regulation (EC) No 1410/96 of 19 July 1996	L 181	15	20.7.1996
► <u>M8</u> Commission Regulation (EC) No 941/96 of 28 May 1996	L 128	15	29.5.1996
► M9 Commission Regulation (EC) No 2231/96 of 22 November 1996	L 307	1	28.11.1996
► M10 Council Regulation (EC) No 2315/96 of 25 November 1996	L 314	1	4.12.1996
▶ <u>M11</u> Commission Regulation (EC) No 152/97 of 28 January 1997	L 26	8	29.1.1997
► M12 Commission Regulation (EC) No 447/97 of 7 March 1997	L 68	16	8.3.1997
► M13 Council Regulation (EC) No 824/97 of 29 April 1997	L 119	1	8.5.1997
► M14 Commission Regulation (EC) No 1445/97 of 24 July 1997	L 198	1	25.7.1997
▶ <u>M15</u> Commission Regulation (EC) No 339/98 of 11 February 1998	L 45	1	16.2.1998
► M16 Commission Regulation (EC) No 856/98 of 23 April 1998	L 122	11	24.4.1998
► M17 Commission Regulation (EC) No 1053/98 of 20 May 1998	L 151	10	21.5.1998
► M18 Commission Regulation (EC) No 2798/98 of 22 December 1998	L 353	1	29.12.1998
▶ <u>M19</u> Commission Regulation (EC) No 1072/1999 of 10 May 1999	L 134	1	28.5.1999
Amended by:			
► A1 Act of Accession of Austria, Sweden and Finland	C 241	21	29.8.1994
(adapted by Council Decision 95/1/EC, Euratom, ECSC)	L 1	1	1.1.1995

NB: This consolidated version contains references to the European unit of account and/or the ecu, which from 1 January 1999 should be understood as references to the euro — Council Regulation (EEC) No 3308/80 (OJ L 345, 20.12.1980, p. 1) and Council Regulation (EC) No 1103/97 (OJ L 162, 19.6.1997, p. 1).

# COUNCIL REGULATION (EEC) No 3030/93 of 12 October 1993

# on common rules for imports of certain textile products from third countries

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community and in particular Article 113 thereof,

Having regard to the proposal from the Commission,

Whereas the Community has accepted the extension of the Arrangement regarding international trade in textiles on the conditions laid down in the Protocol for the extension of the Arrangement and the conclusions adopted by the GATT Textiles Committee on 9 December 1992 and annexed to that Protocol;

Whereas the Community has negotiated an extension for three years of the existing agreements on trade in textile products with a number of supplier countries;

Whereas the agreements in question establish Community quantitative limits for 1993, 1994 and 1995;

Whereas the Community has negotiated new bilateral agreements and other arrangements with a number of supplier countries;

Whereas the Community has negotiated agreements in the form of Additional Protocols on trade in textile products to the Europe Agreements and/or the Interim Agreements, with a number of supplier countries:

Whereas it is necessary to ensure that the purpose or each of these agreements, protocols and other arrangements should not be evaded by deflection of trade; whereas it is therefore necessary to determine the way in which the origin of the products in question is checked and the methods by which the appropriate administrative cooperation is achieved:

Whereas compliance with the quantitative limits on exports established under the agreements and protocols is ensured by a double-checking system; whereas the effectiveness of these measures depends on the Community's establishing a set of Community quantitative limits to be applied to imports of all products from supplier countries whose exports are subject to quantitative limits;

Whereas products placed in a free zone or imported under the arrangements governing customs warehouses, temporary importation or inward processing (suspension system) should not be subject to such Community quantitative limits;

Whereas agreements concluded by the Community with certain third countries contain special provisions for imports of folklore and handloom products into the Community, and it is therefore necessary to lay down appropriate procedures for implementing their provisions;

Whereas provision should be made for special rules for products reimported under the arrangements for economic outward processing and for the management of the relevant Community quantitative limits;

Whereas, in order to ensure that Community quantitative limits are not exceeded, it is necessary to establish a special management procedure whereby the competent authorities of the Member States will not issue import licences before obtaining prior confirmation from the Commission that there are still amounts available of the quantitative limit in question;

Whereas it is also necessary to introduce efficient and rapid procedures for altering Community quantitative limits and their allocation to take account of the development of trade flows, needs for additional imports and the Community's obligations under the agreements negotiated with supplier countries; Whereas, in the case of products not subject to quantitative limits, the agreements provide for a consultation procedure whereby, in the event that the volume of imports of a given category of products into the Community exceeds a certain threshold, agreement can be reached with the supplier country on the introduction of quantitative limits; whereas the supplier countries also undertake to suspend or limit their exports from the date of a request for such consultations, at the level indicated by the Community; whereas if no agreement is reached with the supplier country within the period stipulated, the Community may introduce quantitative limits at a specific annual or multiannual level;

Whereas, in certain exceptional circumstances, it may be more appropriate for such quantitative limits to be applied at the regional level rather than at the Community level and it is therefore necessary to lay down efficient procedures for deciding upon appropriate measures which do not disrupt unduly the functioning of the internal market;

Whereas the agreements, protocols or arrangements with certain countries foresee the possibility for the Community to subject textiles and clothing imports to a system of surveillance and it is therefore necessary to lay down the administrative procedures for introducing and implementing such surveillance measures;

Whereas, as a result of the completion of the internal market for textiles and clothing products on 1 January 1993, Community quantitative limits are no longer broken down into Member States' shares; whereas the agreements with third countries provide for consultations in the event of any problems which may arise as a result of regional concentration of direct imports into the Community and it is necessary to lay down an effective procedure for implementing these provisions;

Whereas the agreements, protocols and other arrangements with certain third countries provide for a system of cooperation between the Community and the supplier countries with the aim of preventing circumvention by means of transhipment, rerouting or other means; whereas a consultation procedure is established under which an agreement can be reached with the supplier country in question on an equivalent adjustment to the relevant quantitative limit when it appears that the agreement has been circumvented; whereas supplier countries also agreed to take the necessary measures to ensure that any adjustments could be rapidly applied; whereas, in the absence of agreement with a supplier country within the time limit provided, the Community may, where clear evidence of circumvention is provided, apply the equivalent adjustment;

Whereas in order *inter alia* to comply with time limits set in the agreements it is necessary to lay down a rapid and efficient procedure for introducing such quantitative limits and concluding such agreements with the supplier countries;

Whereas the provisions of this Regulation must be applied in conformity with the Community's international obligations, in particular with those arising from the abovementioned agreements with supplier countries,

HAS ADOPTED THIS REGULATION:

### Article 1

### Scope

# **▼**M13

- 1. This Regulation applies to:
- imports of textile products listed in Annex I, originating in third countries with which the Community has concluded bilateral agreements, protocols or other arrangements as listed in Annex II,
- imports of textile products, as listed in Annex X, which, so far as the Community is concerned, have not been integrated into GATT 1994 within the meaning of Article 2 (6) or (8) of the WTO Agreement on Textiles and Clothing (ATC) and which originate in third countries, Members of the World Trade Organization (WTO).

The Commission shall ensure that the list of third countries, Members of the WTO, and any updates thereto, are published in the Official Journal of the European Communities, 'C' series.

# **▼**B

- For the purposes of paragraph 1, textile products falling within Section XI of the combined nomenclature shall be classified in categories as set out in Annex I.
- The classification of products listed in Annex I shall be based on the combined nomenclature (CN), without prejudice to Article 2 (6). The procedures for the application of this paragraph are laid down in Annex III.
- 4 Subject to this Regulation, the importation into the Community of the textile products referred to in paragraph 1 shall not be subject to quantitative restrictions or measures having equivalent effect.
- The origin of the products referred to in paragraph 1 shall be determined in accordance with the rules in force in the Community.
- The procedures for evidence and for verification of the origin of the product referred to in paragraph 1 are laid down in Annexes III and IV and in the relevant Community legislation in force.

## **▼**M4

- The Council, acting by qualified majority on a proposal from the Commission, shall amend Annex X of this Regulation in order to integrate the remaining products listed in Annex X into the WTO in three stages as follows:
- on 1 January 1998, products which in 1990 accounted for not less than 17 % of the total volume of 1990 imports into the Community of all textiles and clothing products covered by the ATC,
- on 1 January 2002, products which in 1990 accounted for not less than 18 % of the total volume of 1990 imports into the Community of all textiles and clothing products covered by the ATC,
- on 1 January 2005 the remaining products.

Before each integration stage referred to above, the Commission shall present to the Council a report on the respect by third countries of their commitments under the GATT rules and disciplines referred to in Article 7 of the ATC.

## ₹B

## Article 2

#### Quantitative limits

# **▼**M4

Importation into the Community of the textile products listed in Annex V originating in one of the supplier countries listed in that Annex shall be subject to the annual quantitative limits laid down in that Annex.

# **▼**B

- The release for free circulation in the Community of imports subject to the quantitative limits referred to in Annex V shall be subject to the presentation of an import authorization issued by the Member States' authorities in accordance with Article 12.
- The authorized imports shall be charged against the quantitative limits laid down for the year in which the products are shipped in the supplier country concerned. For the purposes of this Regulation, shipment of products shall be considered as having taken place on the date on which they were loaded onto the exporting means of transport.
- Imports of products not subject to quantitative limits before 1 January 1993 which were in the course of shipment to the Community before that date shall not be subject to the quantitative limits referred to in this Article provided that they were effectively shipped from the supplier country in which they originate before 1 January 1993.

### **▼**B

- 5. The release for free circulation of products the importation of which was subject to quantitative limits before 1 January 1993 and which were shipped before that date shall continue from that date to be subject to the presentation of the same import documents, and to the same import conditions, as before 1 January 1993.
- 6. The definition of quantitative limits laid down in Annex V and the categories of products to which they apply shall be adapted in accordance with the procedure laid down in Article 17, where this proves necessary to ensure that any subsequent amendment to the combined nomenclature (CN) or any decision amending the classification of such products does not result in a reduction of such quantitative limits.
- 7. In order to ensure that quantities for which import authorizations are issued shall not exceed at any moment the total Community quantitative limits for each textile category and each third country concerned, the competent authorities shall issue import authorizations only upon confirmation by the Commission that there are still quantities available of the total Community quantitative limits for the categories of textile products and for the third countries concerned, for which an importer or importers have submitted applications with the said authorities.

#### Article 3

#### Folklore and handloom products

### **▼**M13

1. The quantitative limits referred to in Annex V shall not apply to the cottage industry and folklore products specified in Annex VI which are accompanied on import by a certificate issued by the competent authorities of the country of origin in accordance with the provisions of Annex VI and which fulfil the other conditions laid down therein.

# **▼**<u>B</u>

2. The release for free circulation in the Community of the textile products referred to in paragraph 1 shall be granted only for those products covered by an import document issued by the competent authorities of the Member States, provided that similar machine-made products are subject to quantitative limits.

The said import document shall be issued automatically within a maximum of five working days from the date of presentation by the importer of the certificate referred to in paragraph 1 issued by the competent authorities of the supplier country.

The import document shall be valid for six months and shall state the grounds for exemption as given in the certificate referred to in paragraph 1.

#### **▼**M13

3. Paragraphs 1 and 2 shall not apply to Brazil, Hong Kong or Macao.

## **▼**B

4. Where exports from China of the products referred to in paragraph 1 reach 15 % of any Community quantitative limit laid down in Annex V, China shall refrain from issuing further certificates.

### Article 4

# **Temporary imports**

1. The quantitative limits referred to in Annex V shall not apply to products placed in a free zone or imported under the arrangements governing customs warehouses, temporary importation or inward processing (suspension system) (1).

See, however, Appendix A to Annex V concerning category 33 products imported from China, for which an import authorization is required.

Where the products referred to in the preceding subparagraph are subsequently released for free circulation, either in the unaltered state or after working or processing, Article 2 (2) shall apply and the products so released shall be charged against the quantitative limits established for the year for which the export licence was issued.

2. Where the authorities in the Member States establish that imports of textile products have been charged against a quantitative limit laid down in Annex V and that these products have subsequently been reexported outside the customs territory of the Community, they shall inform the Commission within four weeks of the quantities concerned, which shall be recredited to the quantitative limits provided for in Annex V and used in accordance with the provisions of Article 12.

#### Article 5

# **Outward processing**

Subject to the conditions laid down in Annex VII, re-imports into the Community of textile products after processing in the countries listed in that Annex shall not be subject to the quantitative limits referred to in Annex V, provided that they are effected in accordance with the Regulations on economic outward processing in force in the Community.

#### Article 6

#### **Prices**

- 1. In accordance with the relevant provisions of the bilateral arrangements with the supplier countries concerned, where imports into the Community of textile products listed in Annex I are effected at abnormally low prices, the Commission acting on its own initiative or at the request of a Member State, may request consultations with the authorities of the supplier country in question in accordance with Article 16.
- 2. Measures destined to remedy this situation shall be adopted in accordance with the procedure laid down in Article 17, due respect being given to the terms and conditions contained in the relevant bilateral agreements.

# Article 7

### Flexibility provisions

Provided they notify the Commission in advance, supplier countries may effect transfers between the quantitative limits listed in Annex V to the extent and subject to the conditions stipulated in Annex VIII.

# **▼**M13

# Article 8

# **Additional imports**

Where, under particular circumstances, imports over and above those referred to in Annex V are required in respect of one or more categories of products, additional opportunities for imports during a given quota year may be granted by the Commission in accordance with the procedure laid down in Article 17.

Where such additional opportunities are granted following over-licensing by the authorities of a supplier country, this shall be subject to the deduction of an amount corresponding to the additional amount from the quantitative limit:

- of one or more categories of products belonging to the same group or subgroup of products for the current quota year (provided that such an amount does not exceed 3 % of the quantitative limit for the category for which the additional opportunities are granted) and/or
- of the same category of products for the following quota year.

In an emergency, the Commission shall open consultations in the Committee set up pursuant to Article 17 within five working days following receipt of a request from a Member State and shall take a decision within 15 working days calculated from the same date.

These additional opportunities for imports shall not be taken into account for the purpose of applying Article 7.

**▼**B

#### Article 9

### Regional concentration

- 1. In the case of a sudden and prejudical change in the traditional trade flows of products subject to quantitative limits or to surveillance from a supplier country resulting in a regional concentration of direct imports into the Community, the Commission will seek a solution to these problems in accordance with the procedures laid down in Article 17 and in conformity with the principles of the internal market.
- 2. The consultations with the supplier country concerned shall be conducted in accordance with the procedures laid down in Article 16. The measures necessary to remedy the situation described in paragraph 1 shall be adopted in accordance with the procedure laid down in Article 17.

**▼**M4

#### Article 10

# Safeguard measures

- 1. Should imports into the Community of products falling within any given category, not subject to the quantitative limits set out in Annex V and originating in one of the countries listed in Annex IX exceed, in relation to the preceding calendar year's total imports into the Community of products in the same category, the percentages indicated in the Table appearing in Annex IX, such imports may be made subject to quantitative limits under the conditions laid down in this Article.
- 2. Paragraph 1 shall not apply where the percentages specified therein 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 the supplier country concerned.
- 3. Where the Commission, upon its own initiative or at the request of a Member State, considers that the conditions set out in paragraph 1 are fulfilled and that a given category of products should be made subject to a quantitative limit:
- (a) it shall open consultations with the supplier country concerned in accordance with the procedure specified in Article 16 with a view to reaching an arrangement or joint conclusions on a suitable level of restriction for the category or products in question;
- (b) pending a mutually satisfactory solution, the Commission shall, as a general rule, request the supplier country concerned to limit exports of the products in the category concerned to 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 during the previous calendar year, or 25 % of the level resulting from the application of the formula set out in paragraph 1, whichever is the higher;
- (c) it may, pending the outcome of the requested consultations, apply to the imports of the category of products in question quantitative limits identical to those requested of the supplier country pursuant to point (b). These measures shall be without prejudice to the definitive arrangements to be made by the Community, taking into account the results of the consultations.
- 4. (a) Should imports into the Community of textile products not subject to the quantitative limits set out in Annex V and origi-

- nating in Bulgaria, the Czech Republic, Hungary, Poland, Romania or the Slovak Republic take place in such increased quantities, or under such conditions, so as to cause serious damage or actual threat thereof, to the Community's production of like or directly competitive products, such imports may be made subject to quantitative limits under the conditions laid down in the Additional Protocols with these countries.
- (b) The provisions of paragraph 3, shall also apply in such cases except that the provisional limit referred to in paragraph 3 (b) shall be established at 25 %, at least, of the level of imports during the 12-month period terminating two months, or where data is not available three months, preceding the month in which the request for consultations is made.
- 5. (a) With regard to products listed in Annex X not subject to the quantitative limits set out in Annex V and originating in countries which are members of the World Trade Organization, safeguard action may be taken where it is demonstrated that a particular product is being imported into the Community in such increased quantities as to cause serious damage, or actual threat thereof, to the domestic industry producing like and/or directly competitive products. Serious damage or actual threat thereof must demonstrably be caused by such increased quantities in total imports of that product and not by such other factors as technological changes or changes in consumer preference.
  - (b) In making a determination of serious damage, or actual threat thereof, as referred to in paragraph (a) the effect of those imports on the state of the particular industry shall be examined, as reflected in changes in such relevant economic variables as output, productivity, utilization of capacity, inventories, market share, exports, wages, employment, domestic prices, profits and investment.
  - (c) The third country or countries, member(s) of the World Trade Organization to whom serious damage, or actual threat thereof, as referred to in paragraph (a) is attributed, shall be determined on the basis of a sharp and substantial increase in imports, actual or imminent and on the level of imports as compared with imports from other sources, market share and import and domestic prices at a comparable stage of commercial transaction.
- 6. Where the Commission, upon its own initiative or at the request of a Member State, considers that the conditions set out in paragraph 5 are fulfilled and that the products in question should be made subject to a quantitative limit:
- (a) it shall open consultations with the supplier country concerned in accordance with the procedure specified in Article 16 with a view to reaching an arrangement or joint conclusions on a suitable level of restriction for the products in question;
- (b) in highly unusual and critical circumstances where delay would cause damage which would be difficult to repair, it may impose a provisional quantitative limit on the products in question on the condition that the request for consultations shall be effected within no more than five working days after taking the action. Such provisional limit shall not be lower than the actual level from the supplier country during the 12-month period terminating two months preceding the month in which the request for consultations was made.
- 7. (a) Measures taken pursuant to paragraphs 3, 4 and 6 shall be the subject of a Commission communication published without delay in the *Official Journal of the European Communities*.
  - (b) The Commission shall refer urgent cases to the Committee provided for in Article 17 either at its own initiative or within five working days of receipt of a request from a Member State or States setting out the reasons for the urgency and shall take a decision within five working days of the end of the Committee's deliberation.

- 8. The consultations with the supplier country concerned which are provided for in paragraphs 3, 4 and 6 may lead to an arrangement between that country and the Community, on the introduction and the level of quantitative limits. Such arrangements shall stipulate that the quantitative limits agreed be administered in accordance with a double-checking system.
- 9. Should the parties be unable to reach a satisfactory solution within 60 days following notification of the request for consultations, the Community shall have the right to introduce a definitive quantitative limit at an annual level not lower than:
- (a) in the case of supplier countries listed in Annex IX, the level resulting from the application of the formula set out in paragraph 1 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 1 and gave rise to the request for consultations, whichever is the higher;
- (b) in the case of Bulgaria, the Czech Republic, Hungary, Poland, Romania or the Slovak Republic, 110 % of the imports for the 12-month period terminating two months, or where data is not available three months, preceding the month in which the request for consultations is made;
- (c) in the case of supplier countries, members of the WTO, the actual level of imports from the supplier country concerned during the 12-month period terminating two months preceding the month in which the request for consultations was made.
- 10. The annual level of the quantitative limits established in accordance with paragraphs 3 to 6 or 9 may not be less than the level of imports into the Community in 1985 for Argentina, Brazil, Hong Kong, Pakistan, Peru, Sri Lanka and Uruguay, and in 1986 for Bangladesh, India, Indonesia, Malaysia, Macao, Philippines, Singapore, South Korea and Thailand, of products of the same category and originating in the same supplier country.
- 11. The quantitative limits established pursuant to this Article shall not apply to products which have already been dispatched to the Community provided that they were shipped from the supplier country in which they originate for export to the Community before the date of notification of the request for consultations.
- 12. Measures taken in accordance with the provisions of paragraph 5 may remain in place:
- (a) for up to three years without extension; or
- (b) until the product is integrated into GATT 1994, whichever comes first.
- 13. The measures provided for in paragraphs 3, 4, 6 and 9 and the arrangements referred to in paragraph 9 shall be adopted and implemented in accordance with the procedure laid down in Article 17.

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### Article 11

#### Regional safeguard measures

- 1. Article 10 shall not preclude the Community, if the conditions are fulfilled, from applying safeguard measures for one or more regions, in conformity with the principles of the internal market.
- 2. Such measures shall be exceptional, temporary and disturb the operation of the internal market as little as possible, and shall only be adopted after alternative solutions have been examined.
- 3. The measures provided for in this Article shall be taken in accordance with the procedure laid down in Article 17.

#### Article 12

## Specific rules for administration of Community quantitative limits

- For the purpose of applying Article 2 (2), the competent authorities of the Member States, before issuing import authorizations, shall notify the Commission of the amounts of the requests for import authorizations, supported by original export certificates, which they have received. By return the Commission shall notify its confirmation that the requested amount(s) of quantities are available for importation in the chronological order in which the notifications of the Member States have been received ('first come, first served' basis). However, in exceptional cases where there is reason to believe that anticipated requests for import authorizations may exceed the quantitative limits, the Commission, in accordance with the procedure laid down in Article 17, may limit the amount to be allocated on the 'first come, first served' basis to 90 % of the quantitative limits in question. In such cases, as soon as this level has been reached, the allocation of the remainder shall be decided in accordance with the procedure laid down in Article 17.
- 2. The requests included in the notifications to the Commission shall be valid if they establish clearly in each case the supplier third country, the category of textile products concerned, the amounts to be imported, the number of the export licence, the quota year and the Member State in which the products are intended to be put into free circulation.
- 3. Normally the notifications referred to in the previous paragraphs of this Article shall be communicated electronically within the integrated network set up for this purpose, unless for imperative technical reasons it is necessary to use other means of communication temporarily.
- 4. As far as possible, the Commission shall confirm to the authorities the full amount indicated in the requests notified for each category of products and each third country concerned. Notifications presented by Member States for which no confirmation can be given because the amounts requested are no longer available within the Community quantitative limit, will be stored by the Commission in the chronological order in which they have been received and confirmed in the same order as soon as further amounts become available, for example through the application of flexibilities foreseen in Article 7. Moreover the Commission shall contact the authorities of the supplier country concerned immediately in cases where requests notified exceed the quantitative limits in order to seek clarification and a rapid solution.
- 5. The competent authorities shall notify the Commission immediately after being informed of any quantity that is not used during the duration of validity of the import authorization. Such unused quantities shall automatically be transferred into the remaining quantities of the total Community quantitative limit for each category of product and each third country concerned.
- 6. The import authorizations or equivalent documents shall be issued in accordance with Annex III.
- 7. The competent authorities of the Member States shall notify the Commission of any cancellation of import authorizations or equivalent documents already issued in cases where the corresponding export licences have been withdrawn or cancelled by the competent authorities in the supplier countries. However, if the Commission or the competent authorities of a Member State have been informed by the competent authorities of a supplier country of the withdrawal or cancellation of an export licence after the related products have been imported into the Community, the quantities in question shall be set off against the quantitative limits for the year during which shipment of products took place.
- 8. The Commission may, in accordance with the procedure laid down in Article 17, take any measure necessary to implement this Article.

#### Article 13

#### Surveillance

- 1. Where, in accordance with the relevant provisions of an agreement, protocol or other arrangement between the Community and a third country, a system of surveillance *a priori* or *a posteriori* is introduced on a category of products referred to in Annex I which is not subject to the quantitative limits listed in Annex V, the procedures and formalities concerning single and double checking, economic outward processing, classification and certification of origin shall be those laid down in Annex III and IV.
- 2. The categories of products and the third countries currently subject to surveillance, in accordance with paragraph 1, are listed in the tables in Annex III.
- 3. The decision to impose the surveillance system on categories of products or on supplier countries not listed in the tables in Annex III shall be taken in accordance with the relevant provisions regarding consultations contained in the agreement, protocol or other arrangement with the country in question.

Such decisions to impose the surveillance system as well as any additional measures needed to implement this system, shall be adopted in accordance with the procedure laid down in Article 17.

#### Article 14

#### **Statistics**

- 1. In respect of the textile products in Annex I, Member States shall notify the Commission monthly, within one month of the end of each month, of the total quantities imported during that month, indicating the combined nomenclature code and using the units and, where appropriate supplementary units, used in that code. Imports shall be broken down in accordance with the statistical procedures in force.
- 2. In order to enable market trends in the products covered by this Regulation to be monitored, Member States shall communicate to the Commission, before 31 March each year, statistical data on exports. The statistical data relating to the production and consumption of each product shall be forwarded under arrangements to be determined subsequently pursuant to the procedure laid down in Article 17.
- 3. Where the nature of the products or particular circumstances so require, the Commission may, at the request of a Member State or on its own initiative, alter the time limits for communicating the abovementioned information under the procedure laid down in Article 17.
- 4. Member States shall notify the Commission under conditions set in accordance with the procedure laid down in Article 17, of all other particulars deemed under that procedure to be necessary in order to ensure compliance with the obligations agreed between the Community and the supplier countries.
- 5. In the urgent cases referred to in the last subparagraph of Article 10 (3), the Member State or States concerned shall send the necessary import statistics and economic data to the Commission and the other Member States by telex, telefax or other means of communication such as electronics or telematics.

# Article 15

## Circumvention

## **▼**M13

1. Where, following the enquiries carried out in accordance with the procedures established in Annex IV, the Commission finds that the information in its possession constitutes proof that products originating in a supplier country listed in Annex V and subject to the quantitative limits referred to in Article 2 or introduced pursuant to Article 10 have been transshipped, re-routed or otherwise imported into the Community through circumvention of such quantitative limits and that there is a

need for the necessary adjustments to be made, it shall request that consultations be opened, in accordance with the procedure described in Article 16, so that agreement may be reached on an equivalent adjustment of the corresponding quantitative limits.

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- Pending the outcome of the consultations referred to in paragraph 1, the Commission may ask the supplier country concerned to take the necessary precautionary steps to ensure that adjustments to the quantitative limits agreed following such consultations may be carried out for the year in which the request for consultations was lodged or for the following year, if the quantitative limits for the current year is exhausted, where there is clear evidence of circumvention.
- If the Community and the supplier country fail to arrive at a satisfactory solution within the period stipulated in Article 16 and if the Commission notes that three is clear evidence of circumvention, it shall, in accordance with the procedure laid down in Article 17, deduct from the quantitative limits an equivalent volume of products originating in the supplier country concerned.
- In accordance with the provisions of the protocols and certain bilateral agreements concluded with third countries, where sufficient evidence shows that a false declaration concerning fibre content, quantities, description or classification of products originating in the countries concerned has occurred, the Community authorities may refuse to import the products in question.

Furthermore, should it appear that the territory of any of these countries is involved in transhipment or re-routing of products not originating in that country, the Commission may introduce quantitative limits against the same products originating in that same country, if they are not already subject to quantitative limits, or it may take any other appropriate measures.

# **▼**M13

In addition, where there is evidence of the involvement of the territories of third countries which are Members of the WTO but which are not listed in Annex V, the Commission shall request consultations with the third country or countries concerned in accordance with the procedure described in Article 16 in order to take appropriate action to address the problem. The Commission, in accordance with the procedure laid down in Article 17, may introduce quantitative limits against the third country or countries concerned or it may take any other appropriate measures.

# **▼**<u>B</u>

### Article 16

#### **Consultations**

#### **▼**M13

The Commission, in accordance with the procedure laid down in Article 17 (5), shall conduct the consultations referred to in this Regulation in accordance with the following rules:

### **▼**B

- the Commission shall notify the supplier country concerned of the request for consultations,
- 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 statement setting out the reasons and circumstances which, in the Community's opinion, justify the submission of such a request.
- the Commission shall initiate 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. However, consultations with Hong Kong shall be governed by the following rules:
- the Commission shall notify Hong Kong of the request for consultations, together with a statement setting out the reasons and circumstances which, in the Community's opinion, justify the submission of such a request,
- the Commission shall initiate consultations within 15 days at the latest of notification of the request, with a view to reaching agreement or a mutually acceptable conclusion within 15 days at the latest

#### Article 17

# Functioning of the textile committee

- 1. A textile committee, hereinafter called 'the committee', composed of representatives of the Member States and chaired by a Commission representative, is hereby set up.
- 2. The committee shall draw up its rules of procedure.
- 3. Where reference is made to the procedure laid down in this Article, the chairman, on his own initiative or at the request of a Member State, shall refer the matter to the committee.
- 4. The chairman shall lay draft measures before the committee. The committee shall deliver an opinion on the draft measures within a period which may be fixed by the chairman in accordance with the degree of urgency of the matter. The committee shall decide by the majority specified in Article 148 (2) of the EEC Treaty for the adoption of acts by the Council on a proposal from the Community. In the case of votes within the committee, the votes of the Member States shall be weighted in accordance with the abovementioned Article. The chairman shall not vote.

The Commission shall adopt the measures proposed where they are in conformity with the committee's opinion.

Where the measures proposed are not in conformity with the committee's opinion, or where no opinion has been given, the Commission shall present to the Council, without delay, a proposal for the measures to be taken. The Council shall act by a qualified majority.

Should the Council fail to take a decision within one month of the date on which the proposal was laid before it, the Commission shall adopt the proposed measures.

5. The chairman may, on his own initiative or at the request of one of the Member States' representatives, consult the committee about any other matter relating to the operation or application of this Regulation.

### Article 18

### Final provisions

The Member States shall inform the Commission forthwith of all measures taken pursuant to this Regulation and of all laws, regulations or administrative provisions concerning arrangements for importation of the products covered by this Regulation.

# Article 19

Amendments to the Annexes to this Regulation which may be necessary to take into account the conclusion, amendment or expiry of agreements, protocols or arrangements with third countries or amendments made to Community rules on statistics, customs arrangements or common rules for imports shall be adopted in accordance with the procedure laid down in Article 17.

# Article 20

This Regulation shall not prejudice the provisions either of the ATC with regard to WTO members or of the bilateral agreements, protocols or arrangements between the Community and the third countries listed in Annex II.

# **▼**<u>B</u>

# Article 21

Regulation (EEC) No 958/93 is hereby repealed, except for its transitional provisions applicable until 31 March 1993.

# Article 22

This Regulation shall enter into force on the day following that of its publication in the *Official Journal of the European Communities*.

It shall apply from 1 January 1993.

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

# List of Annexes

- I. List of textile products
- II. List of exporting countries
- III. Procedures for classification, origin, double-checking system, surveillance
- IV. Administrative cooperation
- V. List of Community quantitative limits
- VI. Folklore and handloom products
- VII. Community quantitative limits for re-imports under economic outward processing
- VIII. Flexibility provisions
- IX. Safeguard clauses; basket exit thresholds

#### ANNEX I

# PRODUCTS REFERRED TO IN ARTICLE 1 $(^1)$

- 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 hair, of cotton or of manmade fibres (2).
- 2. Garments which are not recognisable as being garments for men or boys or as being garments for women or girls are classified with the latter.
- 3. Where the expression 'babies' garments' is used, this is meant to cover garments up to and including commercial size 86.

#### GROUP I A

	GROOT TH		
Category	Description CN code 1999	Table of e	quivalence
Category		pieces/kg	g/piece
(1)	(2)	(3)	(4)
1	Cotton yarn, not put up for retail sale		
	5204 11 00 5204 19 00		
	5206 31 00 5206 32 00 5206 33 00 5206 34 00		

<sup>(</sup>¹) Covers only categories 1 to 114, with the exception of Armenia, Azerbaijan, Belarus, Estonia, Georgia, Kazakhstan, Kyrgyzstan, Laos, Latvia, Lithuania, Moldova, Mongolia, Tajikistan, Turkmenistan, Ukraine, United Arab Emirates, Uzbekistan and Vietnam for which categories 1 to 161 are covered and of Taiwan for which categories 1 to 123 are covered. In the case of Taiwan categories 115 to 123 are included in Group III B.

<sup>(2)</sup> In the case of Armenia, Azerbaijan, Belarus, Estonia, Georgia, Kazakhstan, Kyrgyzstan, Latvia, Lithuania, Moldova, Mongolia, Tajikistan, Turkmenistan, Ukraine and Uzbekistan the products covered by each category are determined by the CN codes. Where there is an 'ex' symbol in front of a CN code, the products covered in each category are determined by the scope of the CN code and by that of the corresponding description.

Category	Description	Table of equivalence	
Category	CN code 1999	pieces/kg	g/pi
(1)	(2)	(3)	(4
	5206 35 00		
	5206 41 00 5206 42 00		
	5206 42 00 5206 43 00		
	5206 44 00		
	5206 45 00		
	ex 5604 90 00		
2	Woven fabrics of cotton, other than gauze, terry fabrics, pile fabrics, chenille fabrics, tulle and other net fabrics		
	5208 11 10		
	5208 11 90		
	5208 12 16		
	5208 12 19 5208 12 96		
	5208 12 99		
	5208 13 00		
	5208 19 00 5208 21 10		
	5208 21 10		
	5208 22 16		
	5208 22 19		
	5208 22 96 5208 22 99		
	5208 23 00		
	5208 29 00		
	5208 31 00 5208 32 16		
	5208 32 19		
	5208 32 96		
	5208 32 99 5208 33 00		
	5208 39 00		
	5208 41 00		
	5208 42 00		
	5208 43 00 5208 49 00		
	5208 51 00		
	5208 52 10		
	5208 52 90 5208 53 00		
	5208 59 00		
	5209 11 00		
	5209 12 00 5209 19 00		
	5209 21 00		
	5209 22 00		
	5209 29 00 5209 31 00		
	5209 31 00 5209 32 00		
	5209 39 00		
	5209 41 00		
	5209 42 00 5209 43 00		
	5209 49 10		
	5209 49 90		
	5209 51 00 5200 52 00		
	5209 52 00 5209 59 00		
	5210 11 10		
	5210 11 90 5210 12 00		
	5210 12 00 5210 19 00		
	5210 21 10		
	5210 21 90 5210 22 00		
	5210 22 00 5210 29 00		
	5210 31 10		

Category	Description	Table of e	quivalence
Category	CN code 1999	pieces/kg	g/piece
(1)	(2)	(3)	(4)
	5210 31 90 5210 32 00 5210 32 00 5210 42 00 5210 42 00 5210 52 00 5210 52 00 5210 59 00 5211 11 00 5211 12 00 5211 12 00 5211 12 00 5211 12 00 5211 22 00 5211 32 00 5211 32 00 5211 39 00 5211 34 00 5211 42 00 5211 43 00 5211 49 00 5211 49 00 5211 49 00 5211 49 00 5211 49 00 5211 49 00 5211 49 00 5211 49 00 5211 49 00 5211 49 00 5211 49 00 5211 49 00 5211 49 00 5211 49 00 5211 52 00 5212 13 10 5212 13 10 5212 13 10 5212 13 90 5212 14 10 5212 14 90 5212 15 10 5212 15 90 5212 15 10 5212 15 90 5212 21 10 5212 22 90 5212 23 10 5212 23 90 5212 23 10 5212 23 90 5212 24 10 5212 25 90 ex 5811 00 00		
2 (a)	ex 6308 00 00  Of which: Other than unbleached or bleached		
	5208 31 00 5208 32 16 5208 32 19 5208 32 96 5208 32 99 5208 33 00 5208 39 00 5208 41 00 5208 42 00 5208 43 00 5208 49 00 5208 51 00 5208 52 10 5208 52 90 5208 53 00 5208 59 00 5209 31 00 5209 32 00		

Category	Description	Table of equivalence		
	CN code 1999	pieces/kg	g/piece	
(1)	(2)	(3)	(4)	
	5209 39 00 5209 41 00 5209 42 00 5209 43 00 5209 49 10 5209 49 90 5209 51 00 5209 52 00			
	5209 59 00  5210 31 10  5210 32 00  5210 39 00  5210 41 00  5210 42 00  5210 49 00  5210 52 00  5210 59 00  5211 31 00  5211 32 00  5211 39 00  5211 41 00  5211 42 00  5211 49 00  5211 41 00  5211 42 00  5211 49 00  5211 49 10  5211 52 00  5211 52 00  5211 52 00  5212 13 10  5212 13 10  5212 13 90  5212 14 10  5212 15 10  5212 15 90  5212 15 10  5212 23 90  5212 24 10  5212 24 90  5212 25 90  ex 5811 00 00  ex 6308 00 00			
3	Woven fabrics of synthetic fibres (discontinuous or waste) other than narrow woven fabrics, pile fabrics (including terry fabrics) and chenille fabrics			
	5512 11 00 5512 19 10 5512 19 90 5512 21 00 5512 29 10 5512 29 90 5512 91 00 5512 99 10 5512 99 90 5513 11 20 5513 12 00 5513 13 00 5513 19 00 5513 21 10 5513 21 30 5513 21 30 5513 21 90 5513 22 00 5513 23 00			

Catalan	Description	Table of equivalence	
Category	CN code 1999	pieces/kg	g/piec
(1)	(2)	(3)	(4)
	5513 29 00		
	5513 31 00 5513 32 00		
	5513 33 00		
	5513 39 00		
	5513 41 00 5513 42 00		
	5513 43 00		
	5513 49 00 5514 11 00		
	5514 12 00		
	5514 13 00 5514 19 00		
	5514 21 00		
	5514 22 00 5514 23 00		
	5514 29 00		
	5514 31 00 5514 32 00		
	5514 33 00		
	5514 39 00 5514 41 00		
	5514 42 00		
	5514 43 00 5514 49 00		
	5515 11 10		
	5515 11 30		
	5515 11 90 5515 12 10		
	5515 12 30		
	5515 12 90 5515 13 11		
	5515 13 19		
	5515 13 91 5515 13 99		
	5515 19 10		
	5515 19 30 5515 19 90		
	5515 21 10		
	5515 21 30 5515 21 90		
	5515 22 11		
	5515 22 19 5515 22 91		
	5515 22 99		
	5515 29 10 5515 29 30		
	5515 29 90		
	5515 91 10 5515 91 30		
	5515 91 90		
	5515 92 11 5515 92 19		
	5515 92 91		
	5515 92 99 5515 99 10		
	5515 99 30		
	5515 99 90 5803 90 30		
	ex 5905 00 70		
	ex 6308 00 00		
3 (a)	Of which: Other than unbleached or bleached		
- ( <del>-</del> )	5512 19 10		
	5512 19 90		
	5512 29 10 5512 29 90		
	5512 99 10		

Catalana	Description		Table of equiva	
Category	CN code 1999	ŗ	oieces/kg	g/piec
(1)	(2)		(3)	(4)
5	512 99 90			
	513 21 10			
	513 21 30 513 21 90			
	513 22 00			
	513 23 00 513 29 00			
	513 31 00			
	513 32 00			
	513 33 00 513 39 00			
5	513 41 00			
	513 42 00 513 43 00			
	513 49 00			
	514 21 00			
	514 22 00 514 23 00			
	514 29 00			
	514 31 00			
	514 32 00 514 33 00			
5	514 39 00			
	514 41 00 514 42 00			
5	514 43 00			
	514 49 00			
	515 11 30 515 11 90			
5	515 12 30			
	515 12 90 515 13 19			
5	515 13 99			
	515 19 30 515 19 90			
	515 21 30			
	515 21 90			
	515 22 19 515 22 99			
5	515 29 30			
	515 29 90 515 91 30			
5	515 91 90			
5 5	515 92 19 515 92 99			
5	515 99 30			
5	515 99 90			
	803 90 30			
	905 00 70			
ex 6	308 00 00			

GROUP I B

	GROUP I B		
(1)	(2)	(3)	(4)
4	Shirts, T-shirts, lightweight fine knit roll, polo or turtle necked jumpers and pullovers (other than of wool or fine animal hair), undervests and the like, knitted or crocheted  6105 10 00 6105 20 10 6105 20 90 6105 90 10 6109 10 00	6,48	154
	6109 90 10 6109 90 30 6110 20 10 6110 30 10		
5	Jerseys, pullovers, slip-overs, waistcoats, twinsets, cardigans, bed-jackets and jumpers (other than jackets and blazers), anoraks, windcheaters, waister jackets and the like, knitted or crocheted  6101 10 90 6101 20 90 6101 30 90 6102 20 90 6102 30 90 6110 10 10 6110 10 31 6110 10 35 6110 10 38 6110 10 95 6110 10 98 6110 20 91 6110 20 99 6110 30 91 6110 30 99	4,53	221
6	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; lower parts of tracksuits with lining, other than category 16 or 29, of cotton or of man-made fibres  6203 41 10 6203 42 31 6203 42 33 6203 42 35 6203 42 90 6203 43 19 6203 43 90 6203 49 19 6203 49 50 6204 61 10 6204 62 31 6204 62 33 6204 62 39 6204 63 18 6204 69 18 6211 32 42 6211 33 42 6211 42 42 6211 43 42	1,76	568
7	Women's or girls' blouses, shirts and shirt-blouses, whether or not knitted or crocheted, of wool, cotton	5,55	180

(1)	(2)	(3)	(4)
	6106 20 00 6106 90 10 6206 20 00 6206 30 00 6206 40 00		
8	Men's or boys' shirts, other than knitted or crocheted, of wool, cotton or man-made fibres  6205 10 00 6205 20 00 6205 30 00	4,60	217

# GROUP II A

	GROUF II A		
(1)	(2)	(3)	(4)
9	Terry towelling and similar woven terry fabrics of cotton; toilet linen and kitchen linen, other than knitted or crocheted, of terry towelling and woven terry fabrics, of cotton  5802 11 00 5802 19 00 ex 6302 60 00		
20			
20	Bed linen, other than knitted or crocheted  6302 21 00 6302 22 90 6302 29 90 6302 31 10 6302 31 90 6302 32 90 6302 39 90		
22	Yarn of staple or waste synthetic fibres, not put up for retail sale  5508 10 11 5508 10 19 5509 11 00		
	5509 12 00 5509 21 10 5509 22 10 5509 22 90 5509 31 10 5509 31 90 5509 32 10 5509 32 90 5509 41 10 5509 42 10 5509 42 10 5509 51 00 5509 52 10 5509 52 10 5509 52 90 5509 53 00 5509 59 00 5509 61 10 5509 61 90 5509 62 00 5509 69 00 5509 91 10 5509 91 90 5509 92 00 5509 99 90		
22 (a)	Of which acrylic ex 5508 10 19 5509 31 10 5509 31 90 5509 32 10 5509 32 90 5509 61 10 5509 61 90 5509 62 00 5509 69 00		
23	Yarn of staple or waste artificial fibres, not put up for retail sale  5508 20 10  5510 11 00  5510 12 00  5510 20 00  5510 30 00  5510 90 00		

(1)	(2)	(3)	(4)
32	Woven pile fabrics and chenille fabrics (other than terry towelling or terry fabrics of cotton and narrow woven fabrics) and tufted textile surfaces, of wool, of cotton or of man-made textile fibres		
	5801 10 00 5801 21 00 5801 22 00 5801 23 00 5801 24 00		
	5801 25 00 5801 26 00 5801 31 00 5801 32 00 5801 33 00		
	5801 34 00 5801 35 00 5801 36 00 5802 20 00		
32 (a)	5802 30 00 Of which: Cotton corduroy		
	5801 22 00		
39	Table linen, toilet linen and kitchen linen, other than knitted or crocheted, other than of terry towelling or similar terry fabrics of cotton		
	6302 51 10 6302 51 90 6302 53 90		
	ex 6302 59 00 6302 91 10		
	6302 91 90 6302 93 90 ex 6302 99 00		

GROUP II B

	OKOOF II B		
(1)	(2)	(3)	(4)
12	Panty-hose and tights, stockings, understockings, socks, ankle-socks, sockettes and the like, knitted or crocheted, other than for babies, including stockings for varicose veins, other than products of category 70  6115 12 00 6115 19 00 6115 20 11 6115 20 90 6115 91 00 6115 92 00 6115 93 10 6115 93 30 6115 93 99 6115 99 00	24,3 pairs	41
13	Men's or boys' underpants and briefs, women's or girls' knickers and briefs, knitted or crocheted, of wool, of cotton or of man-made fibres  6107 11 00 6107 12 00 6107 19 00 6108 21 00 6108 22 00 6108 29 00 ex 6212 10 10	17	59
14	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)  6201 11 00 ex 6201 12 10 ex 6201 12 90 ex 6201 13 10 ex 6201 13 90 6210 20 00	0,72	1 389
15	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)  6202 11 00 ex 6202 12 10 ex 6202 12 10 ex 6202 13 10 ex 6202 13 90 6204 31 00 6204 32 90 6204 33 90 6204 39 19 6210 30 00	0,84	1 190
16	Men's or boys' suits and ensembles, other than knitted or crocheted, of wool, of cotton or of man-made fibres, excluding ski suits; men's or boys' tracksuits with lining, with an outer shell of a single identical fabric, of cotton or of man-made fibres  6203 11 00 6203 12 00 6203 19 10 6203 19 30 6203 21 00 6203 22 80 6203 23 80 6203 29 18 6211 32 31	0,80	1 250

(1)	(2)	(3)	(4)
	6211 33 31		
17	Men's or boys' jackets and blazers, other than knitted or crocheted, of wool, of cotton or of man-made fibres 6203 31 00 6203 32 90 6203 33 90 6203 39 19	1,43	700
18	Men's or boys' singlets and other vests, underpants, briefs, nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, other than knitted or crocheted  6207 11 00 6207 19 00 6207 22 00 6207 29 00 6207 91 10 6207 91 90 6207 92 00 6207 99 00  Women's or girls' singlets and other vests, slips, petticoats, briefs, panties, nightdresses, pyjamas, negligees, bathrobes, dressing gowns and similar articles, other than knitted or crocheted  6208 11 00 6208 19 10 6208 19 90 6208 20 00 6208 29 00 6208 91 11 6208 91 19 6208 92 00 6208 99 00 ex 6212 10 10		
19	Handkerchiefs, other than knitted or crocheted 6213 20 00 6213 90 00	59	17
21	Parkas; anoraks, windcheaters, waister jackets and the like, other than knitted or crocheted, of wool, of cotton or of man-made fibres; upper parts of tracksuits with lining, other than category 16 or 29, of cotton or of man-made fibres  ex 6201 12 10 ex 6201 12 90 ex 6201 13 10 ex 6201 13 90 6201 91 00 6201 92 00 6201 93 00  ex 6202 12 10 ex 6202 12 10 ex 6202 13 10 ex 6202 13 90 6202 91 00 6202 93 00 6211 32 41 6211 33 41 6211 42 41 6211 43 41	2,3	435
24	Men's or boys' nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, knitted or crocheted	3,9	257

(1)	(2)	(3)	(4)
	6107 21 00 6107 22 00 6107 29 00 6107 91 10 6107 91 90 6107 92 00 ex 6107 99 00  Women's or girls' nightdresses, pyjamas, negligees, bathrobes, dressing gowns and similar articles, knitted or crocheted  6108 31 10 6108 31 90 6108 32 11 6108 32 19 6108 32 90 6108 39 90 6108 39 00 6108 91 10 6108 91 00 6108 92 00 6108 99 10		
26	Women's or girls' dresses, of wool, of cotton or of man-made fibres  6104 41 00 6104 42 00 6104 43 00 6104 44 00 6204 41 00 6204 42 00	3,1	323
27	6204 43 00 6204 44 00 Womens' or girls' skirts, including divided skirts 6104 51 00 6104 52 00 6104 53 00 6104 59 00	2,6	385
	6204 51 00 6204 52 00 6204 53 00 6204 59 10		
28	Trousers, bib and brace overalls, breeches and shorts (other than swimwear), knitted or crocheted, of wool, of cotton or of man-made fibres  6103 41 10 6103 41 90 6103 42 10 6103 42 90 6103 43 10 6103 43 90 6103 49 91 6104 61 10 6104 61 90 6104 62 10 6104 62 90 6104 63 10 6104 63 90 6104 69 91	1,61	620
29	Women's or girls' suits and ensembles, other than knitted or crocheted, of wool, of cotton or of manmade fibres, excluding ski suits; women's or girls' tracksuits with lining, with an outer shell of an identical fabric, of cotton or of man-made fibres  6204 11 00	1,37	730

(1)	(2)	(3)	(4)
	6204 12 00 6204 13 00 6204 19 10 6204 21 00 6204 22 80 6204 23 80 6204 29 18 6211 42 31 6211 43 31		
31	Brassières, woven, knitted or crocheted ex 6212 10 10 6212 10 90	18,2	55
68	Babies' garments and clothing accessories, excluding babies' gloves, mittens and mitts of categories 10 and 87, and babies' stockings, socks and sockettes, other than knitted or crocheted, of category 88  6111 10 90 6111 20 90 6111 30 90 ex 6111 90 00 ex 6209 10 00 ex 6209 20 00 ex 6209 30 00 ex 6209 90 00		
73	Tracksuits of knitted or crocheted fabric, of wool, of cotton or of man-made textile fibres  6112 11 00 6112 12 00 6112 19 00	1,67	600
76	Men's or boys' industrial or occupational clothing, other than knitted or crocheted  6203 22 10 6203 23 10 6203 29 11 6203 32 10 6203 39 11 6203 42 11 6203 42 51 6203 43 11 6203 43 31 6203 49 11 6203 49 31 6211 32 10 6211 33 10  Women's or girls' aprons, smock overalls and other industrial or occupational clothing, other than knitted or crocheted  6204 22 10 6204 23 10 6204 29 11 6204 32 10 6204 39 11 6204 62 51 6204 63 11 6204 63 11 6204 69 31 6211 42 10 6211 42 10 6211 42 10 6211 42 10		
77	Ski suits, other than knitted or crocheted		

(1)	(2)	(3)	(
	ex 6211 20 00		
78	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		
	6203 41 30 6203 42 59 6203 43 39 6203 49 39		
	6204 61 80 6204 61 90 6204 62 59 6204 62 90		
	6204 63 39 6204 63 90 6204 69 39 6204 69 50		
	6210 40 00 6210 50 00		
	6211 31 00 6211 32 90 6211 33 90 6211 41 00 6211 42 90		
	6211 43 90		
83	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		
	6101 10 10 6101 20 10 6101 30 10		
	6102 10 10 6102 20 10 6102 30 10		
	6103 31 00 6103 32 00 6103 33 00 ex 6103 39 00		
	6104 31 00 6104 32 00 6104 33 00		
	ex 6104 39 00 6112 20 00		
	6113 00 90		
	6114 10 00 6114 20 00 6114 30 00		

# GROUP III A

	OKOUT III A		Т
(1)	(2)	(3)	(4)
33	Woven fabrics of synthetic filament yarn obtained from strip or the like of polyethylene or polypropylene, less than 3 m wide		
	5407 20 11		
	Sacks and bags, of a kind used for the packing of goods, not knitted or crocheted, obtained from strip or the like		
	6305 32 81 6305 32 89 6305 33 91 6305 33 99		
34	Woven fabrics of synthetic filament yarn, obtained from strip or the like of polyethylene or polypropylene, 3 m or more wide		
	5407 20 19		
35	Woven fabrics of synthetic fibres (continuous), other than those for tyres of category 114		
	5407 10 00 5407 20 90		
	5407 30 00		
	5407 41 00 5407 42 00		
	5407 43 00		
	5407 44 00 5407 51 00		
	5407 52 00		
	5407 53 00 5407 54 00		
	5407 61 10 5407 61 30		
	5407 61 50		
	5407 61 90 5407 69 10		
	5407 69 90		
	5407 71 00 5407 72 00		
	5407 73 00 5407 74 00		
	5407 74 00 5407 81 00		
	5407 82 00 5407 83 00		
	5407 84 00		
	5407 91 00 5407 92 00		
	5407 93 00		
	5407 94 00 ex 5811 00 00		
	ex 5905 00 70		
35 (a)	Of which: Other than unbleached or bleached		
	ex 5407 10 00		
	ex 5407 20 90 ex 5407 30 00		
	5407 42 00		
	5407 43 00 5407 44 00		
	5407 52 00		
	5407 53 00 5407 54 00		
	5407 61 30		
	5407 61 50 5407 61 90		
	5407 69 90		
	5407 72 00 5407 73 00		
	5407 74 00		

(1)	(2)	(3)	(4)
	5407 82 00		
	5407 83 00		
	5407 84 00		
	5407 92 00		
	5407 93 00 5407 94 00		
	ex 5811 00 00		
	ex 5905 00 70		
36	Woven fabrics of continuous artificial fibres, other		
	than those for tyres of category 114		
	5408 10 00		
	5408 21 00 5408 22 10		
	5408 22 90		
	5408 23 10		
	5408 23 90		
	5408 24 00 5408 31 00		
	5408 32 00		
	5408 33 00		
	5408 34 00		
	ex 5811 00 00		
	ex 5905 00 70		
36 (a)	Of which: Other than unbleached or bleached		
	ex 5408 10 00 5408 22 10		
	5408 22 10		
	5408 23 10		
	5408 23 90		
	5408 24 00 5408 32 00		
	5408 32 00 5408 33 00		
	5408 34 00		
	ex 5811 00 00		
	ex 5905 00 70		
37	Woven fabrics of artificial staple fibres		
	5516 11 00 5516 12 00		
	5516 13 00		
	5516 14 00		
	5516 21 00		
	5516 22 00 5516 23 10		
	5516 23 90		
	5516 24 00		
	5516 31 00		
	5516 32 00 5516 33 00		
	5516 34 00		
	5516 41 00		
	5516 42 00		
	5516 43 00 5516 44 00		
	5516 91 00		
	5516 92 00		
	5516 93 00		
	5516 94 00 5803 90 50		
	ex 5905 00 70		
37 (a)	Of which: Other than unbleached or bleached		
	5516 12 00		
	5516 13 00		
	5516 14 00		
	5516 22 00 5516 23 10		
	3310 23 10		

(1)	(2)	(3)	(4)
	5516 23 90		
	5516 24 00		
	5516 32 00 5516 33 00		
	5516 34 00		
	5516 42 00		
	5516 43 00		
	5516 44 00		
	5516 92 00 5516 93 00		
	5516 94 00		
	ex 5803 90 50		
	ex 5905 00 70		
38 A	Knitted or crocheted synthetic curtain fabric including		
	net curtain fabric		
	6002 43 11		
	6002 93 10		
38 B	Net curtains, other than knitted or crocheted		
	ex 6303 91 00		
	ex 6303 92 90		
	ex 6303 99 90		
40	Woven curtains (including drapes, interior blinds,		
40	curtain and bed valances and other furnishing articles),		
	other than knitted or crocheted, of wool, of cotton or		
	of man-made fibres		
	ex 6303 91 00		
	ex 6303 92 90		
	ex 6303 99 90		
	6304 19 10		
	ex 6304 19 90		
	6304 92 00 ex 6304 93 00		
	ex 6304 99 00		
41	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		
	•		
	5401 10 11 5401 10 19		
	5402 10 10		
	5402 10 10		
	5402 20 00		
	5402 31 00		
	5402 32 00		
	5402 33 00 5402 39 10		
	5402 39 10		
	5402 49 10		
	5402 49 91		
	5402 49 99 5402 51 00		
	5402 51 00		
	5402 59 10		
	5402 59 90		
	5402 61 00		
	5402 62 00 5402 69 10		
	5402 69 90		
	ex 5604 20 00		
	ex 5604 20 00		
42	Yarn of continuous man-made fibres, not put up for		
	retail sale		
	5401 20 10		
	J 101 20 10	I	I

(1)	(2)	(3)	(4)
(1)	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  5403 10 00 5403 20 10 5403 20 90 ex 5403 32 00 5403 33 90 5403 39 00 5403 41 00 5403 42 00 5403 49 00		
	ex 5604 20 00		
43	Yarn of man-made filament of artificial staple fibres, cotton yarn, put up for retail sale  5204 20 00  5207 10 00  5207 90 00  5401 10 90  5401 20 90  5406 10 00  5406 20 00  5508 20 90  5511 30 00		
46	Carded or combed sheep's or lambs' wool or other fine animal hair  5105 10 00 5105 21 00 5105 29 00 5105 30 10 5105 30 90		
47	Yarn of carded sheep's or lambs' wool (woollen yarn) or of carded fine animal hair, not put up for retail sale  5106 10 10  5106 10 90  5106 20 10  5106 20 91  5106 20 99  5108 10 10  5108 10 90		
48	Yarn of combed sheep's or lambs' wool (worsted yarn) or of combed fine animal hair, not put up for retail sale  5107 10 10 5107 10 90 5107 20 10 5107 20 30 5107 20 51 5107 20 59 5107 20 91 5107 20 99 5108 20 10 5108 20 90		
49	Yarn of sheep's or lambs' wool or of combed fine animal hair, put up for retail sale  5109 10 10 5109 10 90 5109 90 10 5109 90 90		

(1)	(2)	(3)	(4)
50	Woven fabrics of sheep's or lambs' wool or of fine animal hair  5111 11 11 5111 11 19 5111 11 91 5111 19 91 5111 19 31 5111 19 31 5111 19 99 5111 20 00 5111 30 10 5111 30 30 5111 90 91 5111 90 93 5111 19 09 5112 11 10 5112 11 90 5112 19 11 5112 19 99 5112 20 00 5112 30 10 5112 30 00 5112 30 00 5112 30 90 5112 90 91 5112 90 93 5112 90 99	(3)	(4)
51	Cotton, carded or combed 5203 00 00		
53	Cotton gauze 5803 10 00		
54	Artificial staple fibres, including waste, carded, combed or otherwise processed for spinning 5507 00 00		
55	Synthetic staple fibres, including waste, carded or combed or otherwise processed for spinning  5506 10 00  5506 20 00  5506 30 00  5506 90 10  5506 90 90		
56	Yarn of synthetic staple fibres (including waste), put up for retail sale  5508 10 90  5511 10 00  5511 20 00		
58	Carpets, carpetines and rugs, knotted (made up or not)  5701 10 10  5701 10 91  5701 10 93  5701 10 99  5701 90 10  5701 90 90	_	

(1)	(2)	(3)	(4)
59	Carpets and other textile floor coverings, other than the carpets of category 58  5702 10 00 5702 31 00 5702 32 00 5702 39 10 5702 41 00 5702 49 10 5702 51 00 5702 52 00 ex 5702 59 00 5702 92 00 ex 5702 99 00  5703 10 00 5703 20 11 5703 20 19 5703 20 99 5703 30 11 5703 30 19 5703 30 59 5703 30 99 5703 30 91 5703 30 99 5703 30 90 5704 10 00 5705 00 10 5705 00 30 ex 5705 00 90		
60	Tapestries, hand-made, of the type Gobelins, Flanders, Aubusson, Beauvais and the like, and needlework tapestries (for example, petit point and cross stitch) made in panels and the like by hand		
	5805 00 00		
61	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 and trimmings (not knitted or crocheted), made from textile materials assembled from rubber thread  ex 5806 10 00 5806 20 00 5806 31 00 5806 32 10 5806 32 90 5806 39 00 5806 40 00		
62	Chenille yarn (including flock chenille yarn), gimped yarn (other than metallised yarn and gimped horsehair yarn)  5606 00 91 5606 00 99  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  5804 10 11 5804 10 19 5804 21 10 5804 21 90 5804 29 10 5804 29 90 5804 30 00		

(1)	(2)	(3)	(4)
	Labels, badges and the like of textile materials, not embroidered, in the piece, in strips or cut to shape or size, woven		
	5807 10 10 5807 10 90		
	Braids and ornamental trimmings in the piece; tassels, pompons and the like		
	5808 10 00 5808 90 00		
	Embroidery, in the piece, in strips or in motifs		
	5810 10 10 5810 10 90 5810 91 10 5810 91 90 5810 92 10 5810 92 90 5810 99 10 5810 99 90		
63	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		
	5906 91 00		
	ex 6002 10 10 6002 10 90 ex 6002 30 10		
	Raschel lace and long-pile fabric of synthetic fibres		
	ex 6001 10 00		
	6002 20 31 6002 43 19		
65	Knitted or crocheted fabric other than those of categories 38 A and 63, of wool, of cotton or of manmade fibres		
	5606 00 10 ex 6001 10 00		
	6001 21 00 6001 22 00		
	6001 29 10		
	6001 91 10 6001 91 30		
	6001 91 50 6001 91 90		
	6001 92 10 6001 92 30		
	6001 92 50 6001 92 90		
	6001 99 10 ex 6002 10 10		
	6002 20 10 6002 20 39		
	6002 20 50 6002 20 70		
	ex 6002 30 10		
	6002 41 00 6002 42 10		
	6002 42 30 6002 42 50		
	6002 42 90 6002 43 31		
	6002 43 33 6002 43 35		
	6002 43 39 6002 43 50		
	6002 43 91		

(1)	(2)	(3)	(4)
	6002 43 93 6002 43 95 6002 43 99 6002 91 00 6002 92 10 6002 92 30 6002 92 50 6002 92 90 6002 93 31 6002 93 33 6002 93 35 6002 93 39 6002 93 99		
66	Travelling rugs and blankets, other than knitted or crocheted, of wool, of cotton or of man-made fibres  6301 10 00 6301 20 91 6301 20 99 6301 30 90 ex 6301 40 90 ex 6301 90 90		

## GROUP III B

	OROUT III B		
(1)	(2)	(3)	(4)
10	Gloves, mittens and mitts, knitted or crocheted  6111 10 10 6111 20 10 6111 30 10 ex 6111 90 00  6116 10 20 6116 10 80 6116 91 00 6116 92 00 6116 93 00 6116 99 00	17 pairs	59
67	Knitted or crocheted 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 of clothing accessories  5807 90 90 6113 00 10 6117 10 00 6117 20 00 6117 80 10 6117 80 90 6117 90 00 6301 20 10 6301 40 10 6301 90 10 6302 10 10 6302 10 90 6302 40 00 ex 6302 60 00 6303 11 00 6303 12 00 6303 19 00 6304 11 00 6304 91 00 ex 6305 20 00 6305 32 11 ex 6305 32 90 6305 33 10 ex 6305 39 00 ex 6305 90 00 6307 10 10 6307 90 10		
67 (a)	Of which: Sacks and bags of a kind used for the packing of goods, made from polyethylene or polypropylene strip  6305 32 11 6305 33 10		
69	Women's or girls' slips and petticoats, knitted or crocheted 6108 11 00 6108 19 00	7,8	128
	I.	L	L

(1)	(2)	(3)	(4)
70	Panty-hose and tights of synthetic fibres, measuring per single yarn less than 67 decitex (6,7 tex)	30,4 pairs	33
	6115 11 00 6115 20 19		
	Women's full-length hosiery of synthetic fibres		
	6115 93 91		
72	Swimwear, of wool, of cotton or of man-made fibres	9,7	103
	6112 31 10 6112 31 90 6112 39 10 6112 39 90 6112 41 10 6112 41 90 6112 49 10 6112 49 90		
	6211 11 00 6211 12 00		
74	Women's or girls' knitted or crocheted suits and ensembles, of wool, of cotton or of man-made fibres, excluding ski suits	1,54	650
	6104 11 00 6104 12 00 6104 13 00 ex 6104 19 00 6104 21 00 6104 22 00 6104 23 00 ex 6104 29 00		
75	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
	6103 11 00 6103 12 00 6103 19 00 6103 21 00 6103 22 00 6103 23 00 6103 29 00		
84	Shawls, scarves, mufflers, mantillas, veils and the like other than knitted or crocheted, of wool, of cotton or of man-made fibres		
	6214 20 00 6214 30 00 6214 40 00 6214 90 10		
85	Ties, bow-ties and cravats not knitted or crocheted, of wool, of cotton or of man-made fibres  6215 20 00	17,9	56
86	Corsets, corset-belts, suspender belts, braces, suspender belts,	8,8	114
	ders, garters and the like, and parts thereof, whether or not knitted or crocheted  6212 20 00 6212 30 00 6212 90 00		
87	Gloves, mittens and mitts, not knitted or crocheted		
	ex 6209 10 00 ex 6209 20 00 ex 6209 30 00		

(1)	(2)	(3)	(4)
	ex 6209 90 00		
	6216 00 00		
88	Stockings, socks and sockettes, not knitted or crocheted; other clothing accessories, parts of garments or of clothing accessories, other than for babies, other than knitted or crocheted  ex 6209 10 00 ex 6209 20 00 ex 6209 30 00 ex 6209 90 00 6217 10 00		
	6217 90 00		
90	Twine, cordage, ropes and cables of synthetic fibres, plaited or not  5607 41 00 5607 49 11 5607 49 19 5607 49 90 5607 50 11 5607 50 19 5607 50 30 5607 50 90		
91	Tents 6306 21 00 6306 22 00 6306 29 00		
93	Sacks and bags, of a kind used for the packing of goods of woven fabrics, other than made from polyethylene or polypropylene strip  ex 6305 20 00 ex 6305 32 90 ex 6305 39 00		
94	Wadding of textile materials and articles thereof; textile fibres, not exceeding 5 mm in length (flock), textile dust and mill neps  5601 10 10 5601 10 90 5601 21 10 5601 22 10 5601 22 91 5601 22 99 5601 29 00 5601 30 00		
95	Felt and articles thereof, whether or not impregnated or coated, other than floor coverings  5602 10 19 5602 10 31 5602 10 39 5602 10 90 5602 21 00 5602 29 90 5602 90 00 ex 5807 90 10 ex 5905 00 70 6210 10 10 6307 90 91		
96	Non-woven fabrics and articles of such fabrics, whether or not impregnated, coated, covered or lami-		

(1)	(2)	(3)	(4)
	nated  5603 11 10  5603 12 10  5603 12 90  5603 13 10  5603 13 90  5603 14 10  5603 14 90  5603 91 10  5603 91 10  5603 92 10  5603 92 10  5603 93 10  5603 93 10  5603 94 10  5603 94 90  ex 5807 90 10  ex 5905 00 70  6210 10 91  6210 10 99  ex 6301 40 90  ex 6301 90 90  6302 22 10  6302 32 10  6302 93 10  6303 99 10  ex 6304 19 90  ex 6304 19 90  ex 6304 19 90  ex 6304 19 90  ex 6304 99 00  ex 6305 32 90  ex 6307 10 30  ex 6307 10 30  ex 6307 10 30		
97	Nets and netting made of twine, cordage or rope and made up fishing nets of yarn, twine, cordage or rope  5608 11 11  5608 11 19  5608 11 91  5608 19 11  5608 19 19  5608 19 30  5608 19 90  5608 90 00		
98	Other articles made from yarn, twine, cordage, rope or cables, other than textile fabrics, articles made from such fabrics and articles of category 97  5609 00 00  5905 00 10		
99	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  5901 10 00  5901 90 00  Linoleum, whether or not cut to shape; floor coverings consisting of a coating or covering applied on a textile		

(1)	(2)	(3)	(4)
	5904 10 00 5904 91 10 5904 91 90 5904 92 00		
	Rubberised textile fabrics, not knitted or crocheted, excluding those for tyres		
	5906 10 00 5906 99 10 5906 99 90		
	Textile fabrics otherwise impregnated or coated; painted canvas being theatrical scenery, studio back-cloths, other than of category 100		
	5907 00 10 5907 00 90		
100	Textile fabrics impregnated, coated, covered or laminated with preparations of cellulose derivatives or of other artificial plastic materials		
	5903 10 10 5903 10 90 5903 20 10 5903 20 90 5903 90 10 5903 90 91 5903 90 99		
101	Twine, cordage, ropes and cables, plaited or not, other than of synthetic fibres ex 5607 90 00		
109	Tarpaulins, sails, awnings, and sun-blinds		
	6306 11 00 6306 12 00 6306 19 00 6306 31 00 6306 39 00		
110	Woven pneumatic mattresses		
	6306 41 00 6306 49 00		
111	Camping goods, woven, other than pneumatic mattresses and tents		
	6306 91 00 6306 99 00		
112	Other made up textile articles, woven, excluding those of categories 113 and 114 6307 20 00		
	ex 6307 90 99		
113	Floor cloths, dish cloths and dusters, other than knitted or crocheted 6307 10 90		
114	Woven fabrics and articles for technical uses		
117	5902 10 10 5902 10 90 5902 20 10 5902 20 90 5902 90 10 5902 90 90 5908 00 00		
	5909 00 10		

(1)	(2)	(3)	(4)
	5909 00 90		
	5910 00 00		
	5911 10 00		
	ex 5911 20 00		
	5911 31 11		
	5911 31 19		
	5911 31 90		
	5911 32 10		
	5911 32 90		
	5911 40 00		
	5911 90 10		
	5911 90 90		

## GROUP IV

(1)	(2)	(3)	(4)
115	Flax or ramie yarn  5306 10 10  5306 10 30  5306 10 50  5306 10 90  5306 20 10  5306 20 90  5308 90 12  5308 90 19		
117	Woven fabrics of flax or of ramie  5309 11 10 5309 11 90 5309 19 00 5309 21 10 5309 21 90 5309 29 00 5311 00 10 5803 90 90 5905 00 30		
118	Table linen, toilet linen and kitchen linen of flax or ramie, other than knitted or crocheted  6302 29 10 6302 39 10 6302 39 30 6302 52 00 ex 6302 59 00 6302 92 00 ex 6302 99 00		
120	Curtains (including drapes), interior blinds, curtain and bed valances and other furnishing articles, not knitted or crocheted, of flax or ramie ex 6303 99 90 6304 19 30 ex 6304 99 00		
121	Twine, cordage, ropes and cables, plaited or not, of flax or ramie ex 5607 90 00		
122	Sacks and bags, of a kind used for the packing of goods, used, of flax, other than knitted or crocheted ex 6305 90 00		
123	Woven-pile fabrics and chenille fabrics of flax or ramie, other than narrow woven fabrics  5801 90 10 ex 5801 90 90  Shawls, scarves, mufflers, mantillas, veils and the like, of flax or ramie, other than knitted or crocheted  6214 90 90		

## GROUP V

	GROUP V		
(1)	(2)	(3)	(4)
124	Synthetic staple fibres  5501 10 00 5501 20 00 5501 30 00 5501 90 10 5501 90 90  5503 10 11 5503 10 19 5503 10 90 5503 20 00 5503 30 00 5503 30 00 5503 90 10 5503 90 90  5505 10 10 5505 10 50 5505 10 70 5505 10 90		
125 A	Synthetic filament yarn (continuous) not put up for retail sale, other than yarn of category 41  5402 41 00  5402 42 00  5402 43 00		
125 B	Monofilament, strip (artificial straw and the like) and imitation catgut of synthetic materials  5404 10 10 5404 10 90 5404 90 11 5404 90 19 5404 90 90 ex 5604 20 00 ex 5604 90 00		
126	Artificial staple fibres  5502 00 10  5502 00 40  5502 00 80  5504 10 00  5504 90 00  5505 20 00		
127 A	Yarn of artificial filaments (continuous) not put up for retail sale, other than yarn of category 42  5403 31 00 ex 5403 32 00 5403 33 10		
127 B	Monofilament, strip (artificial straw and the like) and imitation catgut of artificial textile materials 5405 00 00 ex 5604 90 00		
128	Coarse animal hair, carded or combed 5105 40 00		
129	Yarn of coarse animal hair or of horsehair 5110 00 00		
130 A	Silk yarn other than yarn spun from silk waste		

(1)	(2)	(3)	(4)
	5004 00 10 5004 00 90 5006 00 10		
130 B	Silk yarn other than of category 130 A; silk-worm gut 5005 00 10 5005 00 90 5006 00 90 ex 5604 90 00		
131	Yarn of other vegetable textile fibres 5308 90 90		
132	Paper yarn 5308 30 00		
133	Yarn of true hemp 5308 20 10 5308 20 90		
134	Metallised yarn 5605 00 00		
135	Woven fabrics of coarse animal hair or of horsehair 5113 00 00		
136	Woven fabrics of silk or of silk waste  5007 10 00 5007 20 11 5007 20 19 5007 20 21 5007 20 31 5007 20 39 5007 20 41 5007 20 51 5007 20 59 5007 20 61 5007 20 69 5007 20 71 5007 90 10 5007 90 30 5007 90 50 5007 90 90 5803 90 10 ex 5905 00 90 ex 5911 20 00		
137	Woven-pile fabrics and chenille fabrics and narrow woven fabrics of silk, or of silk waste ex 5801 90 90 ex 5806 10 00		
138	Woven fabrics of paper yarn and other textile fibres other than of ramie  5311 00 90 ex 5905 00 90		
139	Woven fabrics of metal threads or of metallised yarn 5809 00 00		
140	Knitted or crocheted fabric of textile material other		

(1)	(2)	(3)	(
	than wool or fine animal hair, cotton or man-made fibres		
	ex 6001 10 00		
	6001 29 90 6001 99 90		
	6002 20 90		
	6002 49 00 6002 99 00		
141	Travelling rugs and blankets of textile material other		
	than wool or fine animal hair, cotton or man-made fibres		
	ex 6301 90 90		
142	Carpets and other textile floor covering of sisal, of other fibres of the Agave family or of Manila hemp		
	ex 5702 39 90		
	ex 5702 49 90 ex 5702 59 00		
	ex 5702 99 00 ex 5705 00 90		
144	Felt of coarse animal hair		
	5602 10 35 5602 29 10		
145	Twine, cordage, ropes and cables plaited or not abaca (Manila hemp) or of true hemp		
	5607 30 00		
	ex 5607 90 00		
146 A	Binder or baler twine for agricultural machines, of sisal or other fibres of the Agave family		
	ex 5607 21 00		
146 B	Twine, cordage, ropes and cables of sisal or other		
	fibres of the Agave family, other than the products of category 146 A		
	ex 5607 21 00 5607 29 10		
	5607 29 90		
146 C	Twine, cordage, ropes and cables, whether or not		
	plaited or braided, of jute or of other textile bast fibres of heading No 5303		
	5607 10 00		
147	Silk waste (including cocoons unsuitable for reeling),		
	yarn waste and garnetted stock, other than not carded or combed		
	5003 90 00		
148 A	Yarn of jute or of other textile bast fibres of heading		
	No 5303 5307 10 10		
	5307 10 10 5307 10 90 5307 20 00		
148 B	Coir yarn		
	5308 10 00		
	Woven fabrics of jute or of other textile bast fibres of		

	T	I	
(1)	(2)	(3)	(4)
	5310 10 90 ex 5310 90 00		
150	Woven fabrics of jute or or other textile bast fibres of a width of more than 150 cm; sacks and bags, of a kind used for the packing of goods, of jute or of other textile bast fibres, other than used		
	5310 10 10 ex 5310 90 00		
	5905 00 50 6305 10 90		
151 A	Floor coverings of coconut fibres (coir) 5702 20 00		
151 B	Carpets and other textile floor coverings, of jute or of other textile bast fibres, other than tufted or flocked ex 5702 39 90 ex 5702 49 90 ex 5702 59 00 ex 5702 00 00		
152	ex 5702 99 00  Needle loom felt of jute or of other textile bast fibres not impregnated or coated, other than floor coverings 5602 10 11		
153	Used sacks and bags, of a kind used for the packing of goods, of jute or of other textile bast fibres of heading No 5303  6305 10 10		
154	Silkworm cocoons suitable for reeling 5001 00 00		
	Raw silk (not thrown)		
	5002 00 00		
	Silk waste (including cocoons unsuitable for reeling), yarn waste and garnetted stock, not carded or combed		
	5003 10 00		
	Wool not carded or combed 5101 11 00		
	5101 11 00 5101 19 00 5101 21 00		
	5101 29 00 5101 30 00		
	Fine or coarse animal hair, not carded or combed		
	5102 10 10 5102 10 30		
	5102 10 50 5102 10 90		
	5102 20 00		
	Waste of wool or fine or coarse animal hair, including yarn waste but excluding garnetted stock		
	5103 10 10 5103 10 90		
	5103 20 10 5103 20 91		
	5103 20 99 5103 30 00		
	Garnetted stock of wool or fine or coarse animal hair		
	5104 00 00		1

(1)	(2)	(3)	(4
	Flax, raw or processed but not spun: flax tow and waste (including yarn waste and garnetted stock)		
	5301 10 00 5301 21 00 5301 29 00 5301 30 10 5301 30 90		
	Ramie and other vegetable textile fibres, raw or processed but not spun: tow, noils and waste, other than coir and abaca of heading No 5304		
	5305 91 00 5305 99 00		
	Cotton, not carded or combed		
	5201 00 10 5201 00 90		
	Cotton waste (including yarn waste and garnetted stock)		
	5202 10 00 5202 91 00 5202 99 00		
	True hemp ( <i>Cannabis sativa</i> L.), raw or processed but not spun: tow and waste of true hemp (including yarn waste and garnetted stock)		
	5302 10 00 5302 90 00		
	Abaca (Manila hemp or <i>Musa textilis</i> Nee), raw or processed but not spun: tow and waste of abaca (including yarn waste and garnetted stock)		
	5305 21 00 5305 29 00		
	Jute and other textile bast fibres (excluding flax, true hemp and ramie), raw or processed but not spun: tow and waste of jute or other textile bast fibres (including yarn waste and garnetted stock)		
	5303 10 00 5303 90 00		
	Other vegetable textile fibres, raw or processed but not spun: tow and waste of such fibres (including yarn waste and garnetted stock)		
	5304 10 00 5304 90 00		
	5305 11 00 5305 19 00 5305 91 00 5305 99 00		
156	Blouses and pullovers knitted or crocheted of silk or silk waste for women and girls		
	6106 90 30 ex 6110 90 90		
157	Garments, knitted or crocheted, other than those of categories 1 to 123 and of category 156		
	6101 90 10 6101 90 90		
	6102 90 10 6102 90 90		
	ex 6103 39 00 6103 49 99		
	ex 6104 19 00 ex 6104 29 00		

(1)	(2)	(3)	(4)
	ex 6104 39 00 6104 49 00 6104 69 99 6105 90 90 6106 90 50 6106 90 90 ex 6107 99 00 6108 99 90 6109 90 90 6110 90 10 ex 6111 90 00		
159	Dresses, blouses and shirt-blouses, not knitted or crocheted, of silk or silk waste  6204 49 10 6206 10 00  Shawls, scarves, mufflers, mantillas, veils and the like, not knitted or crocheted, of silk or silk waste  6214 10 00  Ties, bow-ties and cravats of silk or silk waste  6215 10 00		
160	Handkerchiefs of silk or silk waste		
	6213 10 00		
161	Garments, not knitted or crocheted, other than those of categories 1 to 123 and of category 159  6201 19 00 6201 99 00 6202 19 00 6202 99 00 6203 19 90 6203 29 90 6203 39 90 6203 49 90 6204 19 90 6204 29 90 6204 29 90 6204 49 90 6204 59 90 6204 69 90 6205 90 10 6205 90 10 6206 90 90 ex 6211 20 00 6211 39 00 6211 49 00		

## $\mathit{ANNEX}\ \mathit{I}\ \mathit{A}$

Category	Description CN code 1999	Table of equivalence	
		pieces/kg	g/piece
(1)	(2)	(3)	(4)
163 (1)	Gauze and articles of gauze put up in forms or packings for retail sale 3005 90 31		

<sup>(1)</sup> Only applies to imports from China.

## ANNEX I B

- 1. This Annex covers textile raw materials (categories 128 and 154), textile products other than those of wool and fine animal hair, cotton and man-made fibres, as well as man-made fibres and filaments and yarns of categories 124, 125 A, 125 B, 126, 127 A and 127 B.
- 2. Without prejudice to the rules for the interpretation of the Combined Nomenclature, the wording of the description of goods is considered to be of indicative value only, since the products covered by each category are determined, within this Annex, by CN codes. Where there ist an 'ex' symbol in front of a CN code, the products covered in each category are determined by the scope of the CN code and by that of the corresponding description.
- 3. Garments which are not recognisable as being garments for men or boys or as being garments for women or girls are classified with the latter.
- 4. Where the expression 'babies' garments' is used, this is meant to cover garments up to and including commercial size 86.

## GROUP I

	Description	Table of e	quivalence
Category	CN code 1999	pieces/kg	g/piece
(1)	(2)	(3)	(4)
ex 20	Bed linen, other than knitted or crocheted		
	ex 6302 29 90 ex 6302 39 90		
ex 32	Woven pile fabrics and chenille fabrics and tufted textile surfaces		
	ex 5802 20 00 ex 5802 30 00		
ex 39	Table linen, toilet and kitchen linen, other than knitted or crocheted and other than those of category 118		
	ex 6302 59 00 ex 6302 99 00		
	GROUP II		
(1)	(2)	(3)	(4)
ex 12	Panty-hose and tights, stockings, understockings, socks, ankle socks, sockettes and the like, knitted or crocheted, other than for babies	24,3	41
	ex 6115 19 90 ex 6115 20 90 ex 6115 99 00		
ex 13	Men's or boys' underpants and briefs, women's or girls' knickers and briefs, knitted or crocheted	17	59
	ex 6107 19 00		
	ex 6108 29 00 ex 6212 10 10		
1.4		0.72	1 200
ex 14	Men's or boys' woven overcoats, raincoats and other coats, cloaks and capes ex 6210 20 00	0,72	1 389
ex 15	Women's or girls' woven overcoats, raincoats and other coats, cloaks and capes, jackets and blazers, other than parkas	0,84	1 190
	ex 6210 30 00		
ex 18	Men's or boys' singlets and other vests, underpants,		

briefs, nightshirts, pyjamas, bathrobes, dressing-gowns and similar articles, other than knitted or crocheted

(1)	(2)	(3)	(4)
	ex 6207 19 00 ex 6207 29 00 ex 6207 99 00		
	Women's or girls' singlets and other vests, slips, petti- coats, briefs, panties, nightdresses, pyjamas, negligees, bathrobes, dressing-gowns and similar articles, other than knitted or crocheted		
	ex 6208 19 90 ex 6208 29 00 ex 6208 99 00 ex 6212 10 10		
ex 19	Handkerchiefs, other than those of silk and silk waste	59	17
	ex 6213 90 00		- '
ex 24	Men's or boys' nightshirts, pyjamas, bathrobes, dressing-gowns and similar articles, knitted or crocheted	3,9	257
	ex 6107 29 00		
	Women's or girls' nightdresses, pyjamas, negligees, bathrobes, dressing-gowns and similar articles, knitted or crocheted		
	ex 6108 39 00		
ex 27	Women's or girls' skirts, including divided skirts ex 6104 59 00	2,6	385
ex 28	Trousers, bib and brace overalls, breeches and shorts (other than swimwear), knitted or crocheted	1,61	620
	ex 6103 49 10 ex 6104 69 10		
ex 31	Brassières, woven, knitted or crocheted	18,2	55
	ex 6212 10 10 6212 10 90		
ex 68	Babies' garments and clothing accessories, excluding babies' gloves, mittens and mitts of categories ex 10 and ex 87, and babies' stockings, socks and sockettes, other than knitted or crocheted, of category ex 88		
	ex 6209 90 00		
ex 73	Tracksuits of knitted or crocheted fabric	1,67	600
	ex 6112 19 00		
ex 78	Woven garments of fabrics of heading Nos 5903, 5906 and 5907, excluding garments of categories ex 14 and ex 15		
	ex 6210 40 00 ex 6210 50 00		
ex 83	Garments of knitted or crocheted fabrics of heading Nos 5903 and 5907 and ski suits, knitted or crocheted		
	ex 6112 20 00 ex 6113 00 90		
	GROUP III A	•	•
(1)	(2)	(3)	(4)
ex 38 B	Net curtains, other than knitted or crocheted		
			I

(1)	(2)	(3)	(4)
	ex 6303 99 90		
ex 40	Woven curtains (including drapes, interior blinds, curtain and bed valances and other furnishing articles), other than knitted or crocheted  ex 6303 99 90  ex 6304 19 90  ex 6304 99 00		
ex 58	Carpets, carpetines and rugs, knotted (made up or not)		
	ex 5701 90 10 ex 5701 90 90		
ex 59	Carpets and other textile floor coverings, other than the carpets of categories ex 58, 142 and 151 B ex 5702 10 00 ex 5702 59 00 ex 5702 99 00 ex 5703 90 00		
	ex 5704 10 00 ex 5704 90 00 ex 5705 00 90		
ex 60	Tapestries, hand-made, of the type Gobelins, Flanders, Aubusson, Beauvais and the like, and needlework tapestries (for example, petit point and cross-stitch) made in panels and the like by hand ex 5805 00 00		
ex 61	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 ex 62 and of category 137  Elastic fabrics and trimmings (not knitted or crocheted), made from textile materials assembled from rubber thread  ex 5806 10 00 ex 5806 20 00 ex 5806 39 00 ex 5806 40 00		
ex 62	Chenille yarn (including flock chenille yarn), gimped yarn (other than metallised yarn and gimped horsehair yarn)  ex 5606 00 91  ex 5606 00 99  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  ex 5804 10 11  ex 5804 10 19  ex 5804 10 90  ex 5804 29 10  ex 5804 29 90  ex 5804 30 00  Labels, badges and the like of textile materials, not embroidered, in the piece, in strips or cut to shape or size, woven  ex 5807 10 10  ex 5807 10 90  Braids and ornamental trimmings in the piece; tassels; pompons and the like  ex 5808 10 00		

(1)	(2)	(3)	(4)
	ex 5808 90 00		
	Embroidery, in the piece, in strips or in motifs		
	ex 5810 10 10		
	ex 5810 10 90 ex 5810 99 10		
	ex 5810 99 90		
ex 63	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 ex 5906 91 00		
	ex 6002 10 10 ex 6002 10 90 ex 6002 30 10		
	ex 6002 30 90		
ex 65	Knitted or crocheted fabric, other than those of category ex 63		
	ex 5606 00 10		
	ex 6002 10 10 ex 6002 30 10		
ex 66	Travelling rugs and blankets, other than knitted or crocheted		
	ex 6301 10 00 ex 6301 90 90		
	GROUP III B		
(1)	(2)	(3)	(4)
ex 10	Gloves, mittens and mitts, knitted or crocheted	17 pairs	59
	ex 6116 10 20 ex 6116 10 80 ex 6116 99 00		
ex 67	Knitted or crocheted 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 of clothing accessories		
	ex 5807 90 90		
	ex 6113 00 10		
	ex 6117 10 00 ex 6117 20 00 ex 6117 80 10 ex 6117 80 90 ex 6117 90 00		
	ex 6301 90 10		
	ex 6302 10 90 ex 6302 40 00		
	ex 6303 19 00		
	ex 6304 11 00 ex 6304 91 00		
	ex 6307 10 10 ex 6307 90 10		
ex 69	Women's or girls' slips and petticoats, knitted or crocheted	7,8	128

(1)	(2)	(3)	(4)
	ex 6108 19 00	(-)	( )
		0.7	102
ex 72	Swimwear  ex 6112 39 10  ex 6112 39 90  ex 6112 49 10  ex 6112 49 90  ex 6211 11 00  ex 6211 12 00	9,7	103
ex 75	Men's or boys' knitted or crocheted suits and ensembles	0,80	1 250
	ex 6103 19 00 ex 6103 29 00		
ex 85	Ties, bow-ties and cravats other than knitted or crocheted, other than those of category 159 ex 6215 90 00	17,9	56
	ex 6213 90 00		
ex 86	Corsets, corset-belts, suspender belts, braces, suspenders, garters and the like, and parts thereof, whether or not knitted or crocheted	8,8	114
	ex 6212 20 00 ex 6212 30 00 ex 6212 90 00		
ex 87	Gloves, mittens and mitts, not knitted or crocheted		
	ex 6209 90 00		
	ex 6216 00 00		
ex 88	Stockings, socks and sockettes, not knitted or crocheted; other clothing accessories, parts of garments or of clothing accessories, other than for babies, other than knitted or crocheted		
	ex 6209 90 00		
	ex 6217 10 00 ex 6217 90 00		
ex 91	Tents		
	ex 6306 29 00		
ex 94	Wadding of textile materials and articles thereof; textile fibres, not exceeding 5 mm in length (flock), textile dust and mill neps		
	ex 5601 10 90 ex 5601 29 00 ex 5601 30 00		
ex 95	Felt and articles thereof, whether or not impregnated or coated, other than floor coverings		
	ex 5602 10 19 ex 5602 10 39 ex 5602 10 90 ex 5602 29 90 ex 5602 90 00 ex 5807 90 10 ex 6210 10 10		
	ex 6307 90 91		
ex 97	Nets and netting made of twine, cordage or rope and made up fishing nets of yarn, twine, cordage or rope ex 5608 90 00		

(1)	(2)	(3)	(4)
ex 98	Other articles made from yarn, twine, cordage, rope or cables, other than textile fabrics, articles made from such fabrics and articles of category ex 97		
	ex 5609 00 00 ex 5905 00 10		
ex 99	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		
	ex 5901 10 00 ex 5901 90 00		
	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		
	ex 5904 10 00 ex 5904 91 10 ex 5904 91 90 ex 5904 92 00		
	Rubberised textile fabrics, not knitted or crocheted, excluding those for tyres		
	ex 5906 10 00 ex 5906 99 10 ex 5906 99 90		
	Textile fabrics otherwise impregnated or coated; painted canvas being theatrical scenery, studio back-cloths, other than of category ex 100		
	ex 5907 00 10 ex 5907 00 90		
ex 100	Textile fabrics, impregnated, coated, covered or laminated with preparations of cellulose derivatives or of other artificial plastic materials		
	ex 5903 10 10 ex 5903 10 90 ex 5903 20 10 ex 5903 20 90 ex 5903 90 10 ex 5903 90 91 ex 5903 90 99		
ex 109	Tarpaulins, sails, awnings, and sun-blinds		
	ex 6306 19 00 ex 6306 39 00		
ex 110	Woven pneumatic mattresses ex 6306 49 00		
ex 111	Camping goods, woven, other than pneumatic mattresses and tents		
	ex 6306 99 00		
ex 112	Other made-up textile articles, woven, excluding those of categories ex 113 and ex 114		
	ex 6307 20 00 ex 6307 90 99		
ex 113	Floor cloths, dish cloths and dusters, other than knitted or crocheted		
	ex 6307 10 90		
ex 114	Woven fabrics and articles for technical uses, other		

(1)	(2)	(3)	(4)
	than those of category 136		
	ex 5908 00 00		
	ex 5909 00 90		
	ex 5910 00 00		
	ex 5911 10 00		
	ex 5911 31 19 ex 5911 31 90		
	ex 5911 32 10		
	ex 5911 32 90 ex 5911 40 00		
	ex 5911 90 10		
	ex 5911 90 90		
	GROUP IV		
(1)	(2)	(3)	(4)
115	Flax or ramie yarn		
	5306 10 10		
	5306 10 30 5306 10 50		
	5306 10 90 5306 20 10		
	5306 20 10		
	5308 90 12		
	5308 90 19		
117	Woven fabrics of flax or ramie		
	5309 11 10		
	5309 11 90 5309 19 00		
	5309 21 10 5309 21 90		
	5309 21 90 5309 29 00		
	5311 00 10		
	5803 90 90		
	5905 00 30		
118	Table linen, toilet linen and kitchen linen of flax or ramie, other than knitted or crocheted		
	6302 29 10		
	6302 29 10		
	6302 39 30 6302 52 00		
	ex 6302 59 00		
	6302 92 00 ex 6302 99 00		
120			
120	Curtains (including drapes), interior blinds, curtain and bed valances and other furnishing articles, not knitted		
	or crocheted, of flax or ramie		
	ex 6303 99 90		
	6304 19 30 ex 6304 99 00		
	CA 0504 37 00		
121	Twine, cordage, ropes and cables, plaited or not, of flax or ramie		
	ex 5607 90 00		
122	Sacks and bags, of a kind used for the packing of goods, used, of flax, other than knitted or crocheted		
	ex 6305 90 00		
123	Woven-pile fabrics and chenille fabrics of flax or		

(1)	(2)	(3)	(4)
	ramie, other than narrow woven fabrics		
	5801 90 10 ex 5801 90 90		
	Shawls, scarves, mufflers, mantillas, veils and the like,		
	of flax or ramie, other than knitted or crocheted 6214 90 90		
	GROUP V	Γ	
(1)	(2)	(3)	(4)
124	Synthetic staple fibres		
	5501 10 00 5501 20 00		
	5501 30 00 5501 90 10		
	5501 90 90		
	5503 10 11 5503 10 19		
	5503 10 90 5503 20 00		
	5503 30 00 5503 40 00		
	5503 90 10 5503 90 90		
	5505 10 10		
	5505 10 30 5505 10 50		
	5505 10 70 5505 10 90		
125 A			
123 A	Synthetic filament yarn (continuous) not put up for retail sale		
	5402 41 00 5402 42 00		
	5402 43 00		
125 B	Monofilament, strip (artificial straw and the like) and imitation catgut of synthetic materials		
	5404 10 10 5404 10 90		
	5404 90 11 5404 90 19		
	5404 90 90		
	ex 5604 20 00 ex 5604 90 00		
126	Artificial staple fibres		
	5502 00 10 5502 00 40		
	5502 00 80		
	5504 10 00 5504 90 00		
	5505 20 00		
127 A	Yarn of artificial filaments (continuous) not put up for retail sale, single yarn or viscose rayon untwisted or		
	with a twist of not more than 250 turns per metre and single non-textured yarn of cellulose acetate		
	5403 31 00		
	ex 5403 32 00 5403 33 10		
127 B	Monofilament, strip (artificial straw and the like) and imitation catgut of artificial textile materials		
	•	•	•

(1)	(2)	(3)	(4)
	5405 00 00		
	ex 5604 90 00		
128	Coarse animal hair, carded or combed		
	5105 40 00		
129	Yarn of coarse animal hair or of horsehair		
_	5110 00 00		
130 A	Silk yarn other than yarn spun from silk waste		
	5004 00 10 5004 00 90		
	5006 00 10		
130 B	Silk yarn other than of category 130 A; silk-worm gut		
	5505 00 10 5505 00 90		
	5006 00 90		
	ex 5604 90 00		
131	Yarn of other vegetable textile fibres		
	5308 90 90		
132	Paper yarn		
	5308 30 00		
133	Yarn of true hemp		
	5308 20 10 5308 20 90		
134	Metallised yarn		
	5605 00 00		
135	Woven fabrics of coarse animal hair or of horsehair		
	5113 00 00		
136 A	Woven fabrics of silk or of silk waste other than unbleached, scoured or bleached		
	5007 20 19 ex 5007 20 31		
	ex 5007 20 39 ex 5007 20 41		
	5007 20 59 5007 20 61		
	5007 20 69		
	5007 20 71 5007 90 30		
	5007 90 50 5007 90 90		
136 B	Woven fabrics of silk or of silk waste other than those of category 136 A		
	ex 5007 10 00		
	5007 20 11 5007 20 21		
	ex 5007 20 31 ex 5007 20 39		
	5007 20 41 5007 20 51		
	5007 90 10		
	ex 5803 90 10		

(1)	(2)	(3)	(4)
	ex 5905 00 90 ex 5911 20 00		
137	Woven pile fabrics and chenille fabrics and narrow woven fabrics of silk, or of silk waste  ex 5801 90 90  ex 5806 10 00		
138	Woven fabrics of paper yarn and other textile fibres other than of ramie  5311 00 90 ex 5905 00 90		
139	Woven fabrics of metal threads or of metallised yarn 5809 00 00		
140	Knitted or crocheted fabric of textile material other than wool or fine animal hair, cotton or man-made fibres  ex 6001 10 00 6001 29 90 6001 99 90 6002 20 90 6002 49 00 6002 99 00		
141	Travelling rugs and blankets of textile material other than wool or fine animal hair, cotton or man-made fibres  ex 6301 90 90		
142	Carpets and other textile floor coverings of sisal, of other fibres of the Agave family or of Manila hemp  ex 5702 39 90 ex 5702 49 90 ex 5702 59 00 ex 5702 99 00 ex 5705 00 90		
144	Felt of coarse animal hair 5602 10 35 5602 29 10		
145	Twine, cordage, ropes and cables plaited or not of abaca (Manila hemp) or of true hemp  5607 30 00 ex 5607 90 00		
146 A	Binder or baler twine for agricultural machines, of sisal or other fibres of the Agave family ex 5607 21 00		
146 B	Twine, cordage, ropes and cables of sisal or other fibres of the Agave family, other than the products of category 146 A  ex 5607 21 00 5607 29 10 5607 29 90		
146 C	Twine, cordage, ropes and cables, whether or not plaited or braided, of jute or of other textile bast fibres of heading No 5303		

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	(1)	(2)	(3)	(4)
		5607 10 00		
	147	Silk waste (including cocoons unsuitable for reeling), yarn waste and garnetted stock, other than not carded or combed		
		5003 90 00		
	148 A	Yarn of jute or of other textile bast fibres of heading No 5303		
		5307 10 10 5307 10 90 5307 20 00		
	148 B	Coir yarn		
		5308 10 00		
	149	Woven fabrics of jute or of other textile bast fibres of a width of more than 150 cm		
		5310 10 90 ex 5310 90 00		
	150	Woven fabrics of jute or of other textile bast fibres of a width of not more than 150 cm; sacks and bags, of a kind used for the packing of goods, of jute or of other textile bast fibres, other than used		
		5310 10 10 ex 5310 90 00		
		5905 00 50 6305 10 90		
	151 A	Floor coverings of coconut fibres (coir)		
		5702 20 00		
	151 B	Carpets and other textile floor coverings, of jute or of other textile bast fibres, other than tufted or flocked		
		ex 5702 39 90 ex 5702 49 90 ex 5702 59 00 ex 5702 99 00		
_	152	Needle loom felt of jute or of other textile bast fibres not impregnated or coated, other than floor coverings		
		5602 10 11		
	153	Used sacks and bags, of a kind used for the packing of goods, of jute or of other textile bast fibres of heading No 5303		
		6305 10 10		
	154	Silk worm cocoons, suitable for reeling		
		5001 00 00		
		Raw silk (not thrown)		
		5002 00 00		
		Silk waste (including cocoons unsuitable for reeling), yarn waste and garnetted stock, not carded or combed		
		5003 10 00		
		Wool not carded or combed		
		5101 11 00 5101 19 00 5101 21 00		

			<del></del>
(1)	(2)	(3)	(4)
	5101 29 00 5101 30 00		
	Fine or coarse animal hair, not carded or combed		
	5102 10 10		
	5102 10 30 5102 10 50		
	5102 10 90 5102 20 00		
	Waste of wool or fine or coarse animal hair, including yarn waste but excluding garnetted stock		
	5103 10 10 5103 10 90		
	5103 20 10 5103 20 91		
	5103 20 99 5103 30 00		
	Garnetted stock of wool or fine or coarse animal hair		
	5104 00 00		
	Flax, raw or processed but not spun: flax tow and waste (including yarn waste and garnetted stock)		
	5301 10 00 5301 21 00		
	5301 29 00 5301 30 10		
	5301 30 10		
	Ramie and other vegetable textile fibres, raw or processed but not spun: tow, noils and waste, other than coir and abaca of heading No 5304		
	5305 91 00 5305 99 00		
	Cotton, not carded or combed		
	5201 00 10 5201 00 90		
	Cotton waste (including yarn waste and garnetted stock		
	5202 10 00		
	5202 91 00 5202 99 00		
	True hemp ( <i>Cannabis sativa</i> L.) raw or processed but not spun; tow and waste of true hemp (including yarn waste and garnetted stock)		
	5302 10 00 5302 90 00		
	Abaca (Manila hemp or <i>Musa textilis</i> Nee), raw or processed but not spun: tow and waste of abaca (including yarn waste and garnetted stock)		
	5305 21 00 5305 29 00		
	Jute and other textile bast fibres (excluding flax, true hemp and ramie), raw or processed but not spun: tow and waste of jute or other textile bast fibres (including yarn waste and garnetted stock)		
	5303 10 00 5303 90 00		
	Other vegetable textile fibres, raw or processed but not spun: tow and waste of such fibres (including yarn waste and garnetted stock)		
	5304 10 00 5304 90 00		
	5305 11 00		
	5305 19 00		

(1)	(2)	(3)	(4)
	5305 91 00 5305 99 00		
156	Blouses and pullovers knitted or crocheted of silk or silk waste for women and girls		
	6106 90 30		
	ex 6110 90 90		
157	Garments, knitted or crocheted, excluding garments of categories ex 10, ex 12, ex 13, ex 24, ex 27, ex 28, ex 67, ex 69, ex 72, ex 73, ex 75, ex 83 and 156		
	6101 90 10 6101 90 90		
	6102 90 10 6102 90 90		
	ex 6103 39 00 6103 49 99		
	ex 6104 19 00 ex 6104 29 00		
	ex 6104 39 00 6104 49 00		
	6104 69 99		
	6105 90 90 6106 90 50		
	6106 90 90		
	ex 6107 99 00		
	6108 99 90 6109 90 90		
	6110 90 10		
	ex 6110 90 90		
	ex 6111 90 00 6114 90 00		
159	Dresses, blouses and shirt-blouses, not knitted or crocheted, of silk or silk waste		
	6204 49 10		
	6206 10 00 Shawls, scarves, mufflers, mantillas, veils and the like,		
	not knitted or crocheted, of silk or silk waste		
	6214 10 00  Ties, bow-ties and cravats of silk or silk waste		
	6215 10 00		
160	Handkerchiefs of silk or silk waste		
100	6213 10 00		
161	Garments, not knitted or crocheted, excluding garments of categories ex 14, ex 15, ex 18, ex 31, ex 68, ex 72, ex 78, ex 86, ex 87, ex 88 and 159		
	6201 19 00 6201 99 00		
	6202 19 00 6202 99 00		
	6203 19 90 6203 29 90		
	6203 39 90		
	6203 49 90 6204 19 90		
	6204 29 90		
	6204 39 90		

(1)	(2)	(3)	(4)
	6204 49 90 6204 59 90 6204 69 90 6205 90 10 6205 90 90 6206 90 10 6206 90 90 ex 6211 20 00 6211 39 00 6211 49 00		

## ANNEX II

## Exporting countries referred to in Article 1

Argentina

Armenia

Azerbaijan

Bangladesh

Belarus

Brazil

Diuzii

China

Egypt

Estonia

Former Yugoslav Republic of Macedonia

Georgia

Hong Kong

India

Indonesia

Kazakhstan

Kyrgyzstan

Laos

Latvia

Lithuania

Macao

Malaysia

Moldova

Mongolia

Pakistan

Peru

Philippines

Russian Federation

Singapore

South Korea

Sri Lanka

Taiwan

Tajikistan

Thailand

Turkmenistan

Ukraine

United Arab Emirates

Uzbekistan

Vietnam

#### ANNEX III

### referred to in Articles 1, 12 and 13

## PART I

#### Classification

#### Article 1

The classification of the textile products referred to in Article 1 (1) of the Regulation is based on the combined nomenclature (CN).

## Article 2

On the initiative of the Commission or of a Member State, the tariff and statistical nomenclature section of the Customs Code Committee, which was established by Council Regulation (EEC) No 2658/87 (¹) will examine urgently in conformity with the provisions of the abovementioned Regulations, all questions concerning the classification of products referred to in Article 1 (1) of the Regulation within the combined nomenclature (CN) in order to classify them in the appropriate categories.

### Article 3

The Commission shall inform supplying countries of any changes in the combined nomenclature (CN) on their adoption by the competent authorities of the Community.

### Article 4

The Commission shall inform the competent authorities of supplier countries of any decisions adopted in accordance with the procedures in force in the Community relating to classification of products covered by this Regulation, within one month at the latest of their adoption. Such communication shall include:

- (a) a description of the products concerned;
- (b) the relevant category, and the combined nomenclature code (CN code);
- (c) the reasons which have led to the decision.

## Article 5

- 1. Where a classification decision adopted in accordance with Community procedures in force results in a change of classification practice or a change in category of any product covered by this Regulation, the competent authorities of the Member States shall provide 30 days' notice, from the date of the Commission's notification, before the decision is put into effect.
- 2. Products shipped before the date of application of the decision shall remain subject to earlier classification practice, provided that the goods in question are entered to importation within 60 days of that date.

## Article 6

Where a classification decision adopted in accordance with the Community procedures in force referred to in Article 5 of this Annex involves a category of products subject to a quantitative limit, the Commission shall, without delay, initiate consultation in accordance with Article 16 of the Regulation, in order to reach agreement on the necessary adjustments to the corresponding quantitative limits provided for in Annex V.

## Article 7

1. Without prejudice to any other provision on this subject, where the classification indicated in the documentation necessary for importation of the products covered by this Regulation differs from the classification determined by the competent authorities of the Member State into which they are to be imported, the goods in question shall be provisionally subject to the import arrangements which, in accordance with the provisions of this Regulation, are applicable to them on the basis of the classification determined by the abovementioned authorities.

- 2. The competent authorities of the Member States shall inform the Commission of the cases referred to in paragraph 1, indicating in particular:
- the quantities of products involved;
- the category shown on the import documentation and that retained by the competent authorities,
- where an export licence was issued, the number of the licence and the category shown.
- 3. The competent authorities of the Member States shall not issue a new import authorization for textile products subject to a Community quantitative limit indicated in Annex V following reclassification until they have obtained confirmation from the Commission that the amounts to be imported are available in accordance with the procedure laid down in Article 12.
- 4. The Commission shall notify the supplier countries concerned of the cases referred to in this Article.

#### Article 8

In the cases referred to in Article 7, as well as in those cases of a similar nature raised by the competent authorities of the supplying countries, the Commission, if necessary, and in accordance with the procedure provided for in Article 16 of the Regulation, shall enter into consultations with the supplier country or countries concerned, in order to reach agreement on the classification definitively applicable to the products involved in the divergence.

## Article 9

The Commission, in agreement with the competent authorities of the importing Member State or States and of the supplier country or countries, may, in the cases referred to in Article 8 of this Annex, determine the classification definitively applicable to the products involved in the divergence.

### Article 10

When a case of divergence referred to in Article 7 cannot be resolved in accordance with Article 9, the Commission will adopt, in accordance with the provisions of Article 10 of Regulation (EEC) No 2658/87, a measure establishing the classification of the goods in the combined nomenclature.

## PART II

## **Double-checking system**

## (for administering quantitative limits)

## Article 11

- 1. The competent authorities of the supplier countries shall issue an export licence in respect of all consignments of textile products subject to the quantitative limits established in Annex V up to the level of the said limits.
- 2. The original of the export licence shall be presented by the importer for the purposes of the issue of the import authorization referred to in Article 14.

## Article 12

- 1. The export licence for quantitative limits shall conform to the specimen appended to this Annex which may also contain a translation into another language and shall certify *inter alia* that the quantity of goods in question has been set off against the quantitative limit established for the category of the product concerned.
- 2. In the case of Hong Kong, the export licence shall conform to the specimen attached to this Annex, bearing the words 'Hong Kong'.
- 3. Each export licence shall cover only one of the categories of products listed in Annex V.

## Article 13

Exports shall be set off against the quantitative limits established for the year in which the products covered by the export licence have been shipped within the meaning of Article 2 (3) of the Regulation.

#### Article 14

- 1. Where the Commission, pursuant to Article 12 of this Regulation has confirmed that the amount requested is available within the quantitative limit in question, the authorities of a Member State shall issue an import authorization within a maximum of five working days of the presentation by the importer of the original of the corresponding export licence. This presentation must be effected not later than 31 March of the year following that in which the goods covered by the licence were shipped. In exceptional circumstances the deadline for presentation of the export licence may be put back to 30 June on a duly motivated request by a Member State in accordance with the procedure laid down in Article 17 of this Regulation (1).
- 2. The import authorizations shall be valid for six months from the date of their issue. Upon duly motivated request by an importer, the competent authorities of a Member State may extend the duration of validity for a further period of three months. Such extensions shall be notified to the Commission. In exceptional circumstances, an importer may request a second period of extension. These exceptional requests may only be granted by a decision taken in accordance with the procedure laid down in Article 17 of the present Regulation.
- 3. The import authorizations of products, drawn up on the form conforming to the specimen set out in Appendix 1 to the present Annex, shall be valid throughout the customs territory of the European Community.
- 4. The declaration or request made by the importer to the competent authorities in order to obtain the import authorization shall contain:
- (a) the names of the importer and full address (including, if any, telephone and fax number, and identification number registered with the competent national authorities), and VAT registration number, if it is a VAT payer;
- (b) name and full address of declarant;
- (c) name and full address of exporter;
- (d) the country of origin of the products and the country of consignment;
- (e) a description of the products including:
  - their commercial designation,
  - description of the products and combined nomenclature (CN) code;
- (f) the appropriate category and the quantity in the appropriate unit as indicated in Annex V for the products in question;
- (g) the value of the products, as indicated in box 12 of the export licence;
- (h) where appropriate, dates of payment and delivery and a copy of the bill of lading and of the purchase contract;
- (i) date and number of the export licence;
- (j) any internal code used for administrative purposes, such as the Taric code;
- (k) date and signature of importer.

The competent authorities may, under the conditions fixed by them, allow the submission of declarations or requests to be transmitted or printed by electronic means. However, all documents and evidence must be available to the competent authorities (¹).

5. Importers shall not be obliged to import the total quantity covered by an import authorization in a single consignment.

## Article 15

The validity of import authorizations issued by the authorities of the Member States shall be subject to the validity of and the quantities indicated in the export licences issued by the competent authorities of the supplier countries on the basis of which the import authorizations have been issued.

## Article 16

Import authorizations or equivalent documents shall be issued by the competent authorities of the Member States in conformity with Article 2 (2) and without discrimination to any importer in the Community wherever the place of his establishment may be in the Community, without prejudice to compliance with other conditions required under current rules.

#### Article 17

- 1. If the Commission finds that the total quantities covered by export licences issued by a supplier country for a particular category in any agreement year exceed the quantitative limit established for that category, the competent licence authorities in the Member States shall be informed immediately to suspend the further issue of import authorizations or import documents. In this event, the special consultation procedure set out in Article 16 of the Regulation shall be initiated forthwith by the Commission.
- 2. The competent authorities of a Member State shall refuse to issue import authorizations for products originating in a supplier country which are not covered by export licences issued in accordance with the provisions of this Annex.

#### PART III

## Double-checking system

### (for products subject to surveillance)

## Article 18

- 1. The competent authorities of the supplier countries listed in Table A shall issue an export licence or an export information document in respect of all textile products subject to surveillance procedures under the double-checking system.
- 2. In the case of Egypt, export licences shall be issued and stamped by the Cotton Textile Consolidation Fund.
- 3. The original of the export licence shall be presented by the importer for the purposes of the issue of the import authorization referred to in Article 14.

#### Article 19

- 1. The export licence shall conform to the specimen appended to this Annex and may also contain a translation into another language.
- 2. However, in the case of Egypt, the export licence shall conform to the respective specimens attached to this Annex.
- 3. Each export licence shall cover only one of the categories of products listed in Table A.

## Article 20

Exports shall be recorded under the year in which the products covered by the export licence were shipped.

## Article 21

- 1. The authorities of the Member States shall issue an import authorization within a maximum of five working days of the presentation by the importer of the original of the corresponding export licence. This presentation must be effected not later than 31 March of the year following that in which the goods covered by the licence were shipped. In exceptional circumstances the deadline for presentation of the export licence may be put back to 30 June on a duly substantiated request by a Member State and in accordance with the procedure laid down in Article 17 of this Regulation. This time limit shall not apply to Egypt. Import authorizations, drawn up on the form conforming to the specimen set out in Appendix 1 to this Annex, shall be valid throughout the customs territory of the Community (1).
- 2. The import authorizations shall be valid for six months from the date of their issue, with the possibility of a further extension of three months.
- 3. The declaration or request made by the importer to the competent authorities in order to obtain the import authorization shall contain:
- (a) the names of the importer and full address (including, if any, telephone and fax number, and identification number registered with the competent national authorities), and VAT registration number, if it is a VAT payer;
- (b) name and full address of declarant;
- (c) name and full address of exporter;
- (d) the country of origin of the products and the country of consignment;

## **▼**M<u>15</u>

- (e) a description of the products including:
  - their commercial designation,
  - description of the products and combined nomenclature (CN) code;
- (f) the appropriate category and the quantity in the appropriate unit as indicated in Table A for the products in question;
- (g) the value of the products, as indicated in box 12 of the export licence;
- (h) where appropriate, dates of payment and delivery and a copy of the bill of lading and of the purchase contract;
- (i) date and number of the export licence;
- (j) any internal code used for administrative purposes, such as the Taric code;
- (k) date and signature of importer.

The competent authorities may, under the conditions fixed by them, allow the submission of declarations or requests to be transmitted or printed by electronic means. However, all documents and evidence must be available to the competent authorities (1).

4. Importers shall not be obliged to import the total quantity covered by an import authorization in a single consignment.

## Article 22

The validity of import authorizations issued by the authorities of the Member States shall be subject to the validity of the export licences issued by the competent authorities of the supplier countries on the basis of which the import authorizations have been issued.

## Article 23

Import authorizations shall be issued without discrimination to any importer in the Community wherever the place of his establishment may be in the Community, without prejudice to compliance with the other conditions required under current rules.

## Article 24

The competent authorities of a Member State shall refuse to issue import authorizations for products listed in Table A originating in a supplier country which are not covered by export licences issued in accordance with the provisions of this Annex.

## PART IV

## Single checking system

## (for products subject to surveillance)

## Article 25

- 1. Textile products coming from supplier countries listed in Table B shall be subject to a system of single prior surveillance.
- 2. The release for free circulation of the products referred to in paragraph 1 shall be subject to presentation of a surveillance document.
- 3. The competent authorities of the Member States shall issue surveillance documents within a maximum of five working days of a request being submitted by the importer.
- 4. Surveillance documents, drawn up on the form conforming to the specimen set out in Appendix 1 to the present Annex, shall be valid throughout the customs territory of the European Community.

## Article 26

The declaration or request made by the importer to the competent authorities in order to obtain the surveillance document shall contain:

- (a) the names of the importer and full address (including, if any, telephone and fax number, and identification number registered with the competent national authorities), and VAT registration number, if it is a VAT payer;
- (b) name and full address of declarant;

- (c) name and full address of exporter;
- (d) the country of origin of the products and the country of consignment;
- (e) a description of the products including:
  - their commercial designation,
  - description of the products and combined nomenclature (CN) code;
- (f) the appropriate category and the quantity in the appropriate unit as indicated in Table B for the products in question;
- (g) the value of the products;
- (h) any internal code used for administrative purposes, such as the Taric code;
- (i) date and signature of importer

and shall be accompanied by a certified copy of the bill of lading, letter of credit, contract or any other commercial document indicating a firm intention to carry out the importation.

The competent authorities may, under the conditions fixed by them, allow the submission of declarations or requests to be transmitted or printed by electronic means. However, all documents and evidence must be available to the competent authorities (1).

#### PART V

#### A posteriori surveillance

### Article 27

Textile products coming from supplier countries listed in tables C and D shall be subject to a system of a posteriori statistical surveillance. After the release for free circulation of the products, the competent authorities of the Member States shall notify the Commission monthly, within one month of the end of each month, of the total quantities imported during that month, indicating the combined nomenclature code and using the units and, where appropriate supplementary units, used in that code. Imports shall be broken down in accordance with the statistical procedures in force.

### PART VI

### Common provisions

### **▼**M19

### Article 28

- The export licence refered to in Articles 11 and 19 and the certificate of origin may include additional copies duly indicated as such. They shall be made out in English, French or Spanish.
- If the documents referred to above are completed by hand, entries must be in ink and in block letters.
- The export licences or equivalent documents and certificates of origin shall measure 210 × 297 mm (2). The paper shall be white writing paper, sized, not containing mechanical pulp (3) and weighing not less than 25 g/m. Each part shall have a printed guilloche pattern background making any falsification by mechanical or chemical means apparent to the eye (4).
- Only the original shall be accepted by the competent authorities in the Community as being valid for import purposes in accordance with the provisions of this Regulation.
- Each export licence or equivalent document and the certificate of origin shall bear a standardised serial number, whether or not printed, by which it can be identified (5).
- This number shall be composed of the following elements (6):
- two letters identifying the exporting country as follows:

- Argentina = AR= AM— Armenia

OJ L 119, 8.5.1997, p. 1.

This is not obligatory for Thailand.

This is not obligatory for Hong Kong.

 <sup>(\*)</sup> This is not obligatory for Hong Kong and Egypt.
 (5) In the case of Hong Kong, this is obligatory only for the export licence.
 (6) In the case of Peru and Egypt, this provision will enter into force at a later date.

— Azerbaijan	= AZ
— Bangladesh	= BD
— Belarus	= BY
— Brazil	= BR
— China	= CN
— Egypt	= EG
— Estonia	= EE
- Former Yugoslav Republic of	Macedonia = 96
— Georgia	= GE
— Hong Kong	= HK
— India	= IN
— Indonesia	= ID
— Kazakhstan	= KZ
— Kyrgyzstan	= KG
— Laos	= LA
— Latvia	= LV
— Lithuania	= LT
— Macao	= MO
— Malaysia	= MY
— Moldova	= MD
- Mongolia	= MN
— Pakistan	= PK
— Peru	= PE
— Philippines	= PH
— Russia	= RU
— Singapore	= SG
— South Korea	= KR
— Sri Lanka	= LK
— Taiwan	= TW
— Tajikistan	= TJ
— Thailand	= TH
— Turkmenistan	= TM
— Ukraine	= UA
— United Arab Emirates	= AE
— Uruguay	= UY
— Uzbekistan	= UZ
— Vietnam	= VN

— two letters identifying the intended Member State of destination as follows:

— AT = Austria

- BL = Benelux

— DE = Federal Republic of Germany

— DK = Denmark

- EL = Greece

- ES = Spain

- FI = Finland

- FR = France

— GB = United Kingdom

— IE = Ireland

-- IT = Italy

— PT = Portugal

- SE = Sweden

— a one-digit number identifying the quota year or the year under which exports were recorded, in the case of products listed in Table A of this Annex, corresponding to the last figure in the year in question, e.g. '9' for 1999. In the case of products originating in the People's Republic of China

- listed in Appendix C to Annex V this number should be '5' for the year 1999.
- a two-digit number identifying the issuing office in the exporting country,
- a five-digit number running consecutively from 00001 to 99999 allocated to the specific Member State of destination.

### **▼**M15

#### Article 29

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

#### Article 30

In the event of theft, loss or destruction of an export licence, import licence or a certificate of origin, the exporter may apply to the competent authority which issued the document for a duplicate to be made out on the basis of the export documents in his possession. The duplicate licence or certificate issued in this way shall bear the endorsement 'duplicata' or 'duplicate' or 'duplicado'.

The duplicate shall bear the date of the original licence or certificate.

#### Article 30a

The list and addresses of the competent authorities referred to in Articles 14 (4), 21 (1) and (3), 25 (3), 26 and 31 (1) shall be published by the Commission in the *Official Journal of the European Communities* 'C' series (1).

#### PART VII

### Community import licence — common form

#### Article 31

- 1. The forms to be used by the competent authorities of the Member States for issuing the import authorizations and surveillance documents referred to in Articles 14 (1), 21 (1) and 25 (3) shall conform to the specimen of the import licence set out in Appendix 1 to this Annex (1).
- 2. Import licence forms and extracts thereof shall be drawn up in duplicate, one copy, marked 'Holder's copy' and bearing the number 1 to be issued to the applicant, and the other, marked 'Copy for the issuing authority' and bearing the number 2, to be kept by the authority issuing the licence. For administrative purposes the competent authorities may add additional copies to form 2.
- 3. Forms shall be printed on white paper free of mechanical pulp, dressed for writing and weighing between 55 and 65 grams per square metre. Their size shall be  $210 \times 297$  mm; the type space between the lines shall be 4,24 mm; (one sixth of an inch); the layout of the forms shall be followed precisely. Both sides of copy No 1, which is the licence itself, shall in addition have a red printed guilloche pattern background so as to reveal any falsification by mechanical or chemical means.
- 4. Member States shall be responsible for having the forms printed. The forms may also be printed by printers appointed by the Member State in which they are established. In the latter case, reference to the appointment by the Member State must appear on each form. Each form shall bear an indication of the printer's name and address or a mark enabling the printer to be identified.
- 5. At the time of their issue the import licences or extracts shall be given an issue number determined by the competent authorities of the Member State. The import licence number shall be notified to the Commission electronically within the integrated network set up under Article 12.
- 6. Licences and extracts shall be completed in the official language, or one of the official languages, of the Member State of issue.
- 7. In box 10 the competent authorities shall indicate the appropriate textile category.
- 8. The marks of the issuing agencies and debiting authorities shall be applied by means of a stamp. However, an embossing press combined with letters or figures obtained by means of perforation, or printing on the licence may be substituted for the issuing authority's stamp. The issuing authorities shall use

any tamper-proof method to record the quantity allocated in such a way as to make it impossible to insert figures or references (e.g. \*ECU\* 1 000\*).

9. The reverse of copy No 1 and copy No 2 shall bear a box in which quantities may be entered, either by the customs authorities when import formalities are completed, or by the competent administrative authorities when an extract is issued.

If the space set aside for debits on a licence or extract thereof is insufficient, the competent authorities may attach one or more extension pages bearing boxes matching those on the reverse of copy No 1 and copy No 2 of the licence or extract. The debiting authorities shall so place their stamp that one half is on the licence or extract thereof and the other half is on the extension page. If there is more than one extension page, a further stamp shall be placed in like manner across each page and the preceding page.

- 10. Import licences and extracts issued, and entries and endorsements made, by the authorities of one Member State shall have the same legal effect in each of the other Member States as documents issued, and entries and endorsements made, by the authorities of such Member States.
- 11. The competent authorities of the Member States concerned may, where indispensable, require the contents of licences or extracts to be translated into the official language or one of the official languages of that Member State.
- 12. The import licence may be issued by electronic means as long as the customs offices involved have access to this licence across a computer network (1).

#### PART VIII

### Transitional provisions

#### Article 32

- 1. Notwithstanding the provisions of Article 31, for a transitional period ending not later than 31 December 1995 and provided that the applicant, at the time of this application has not requested the issue of a Community import licence conforming to the specimen set out in Appendix 1, the competent authorities of the Member States shall be authorized to use their own national forms to issue the import authorizations or surveillance documents and any extracts thereof, instead of the forms referred to in Article 31.
- 2. Such forms shall give the details referred to in boxes 1 to 13 of the specimen Community import licence shown in Appendix 1. Their validity shall only extend to the territory of the Member State of issue.

Countries and categories subject to the system of double-checking surveil-

TABLE A

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

Third country	Group	Category	Unit
Armenia	I A	1 2 3	tonnes tonnes tonnes
	I B	4 5 6 7 8	1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces
Azerbaijan	I A	1 2 3	tonnes tonnes tonnes
	I B	4 5 6 7 8	1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces
	II A	20	tonnes
	II B	12 13	1 000 pairs 1 000 pieces
	V	136	tonnes
Bangladesh	I B	4 (*) 6 (*) 8 (*)	1 000 pieces 1 000 pieces 1 000 pieces
Egypt	I A	1 2	tonnes tonnes
	ΙB	4 (*)	1 000 pieces
	II A	20 (*)	tonnes
Estonia	I A	1 2 3	tonnes tonnes tonnes
	I B	4 5 6 7 8	1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces
	II A	9 20 39	tonnes tonnes tonnes
	II B	13	1 000 pieces
	IV	117 118	tonnes tonnes
Former Yugoslav Republic of Macedonia	I A	1 2	tonnes tonnes
	I B	4 5 6 7	1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces

•			
Third country	Group	Category	Unit
		8	1 000 pieces
	II B	15	1 000 pieces
	11 2	16	1 000 pieces
	III B	67	tonnes
Georgia	I A	1	tonnes
Georgia	171	2	tonnes
		3	tonnes
		3	
	I B	4	1 000 pieces
		5	1 000 pieces
		6	1 000 pieces
		7	1 000 pieces
		8	1 000 pieces
Kazakhstan	I A	1	tonnes
		2	tonnes
		3	tonnes
	ΙB	4	1 000 pieces
	I D	5	1 000 pieces
		6	1 000 pieces
		7	1 000 pieces
		8	1 000 pieces
			1 000 pieces
Kyrgyzstan	I A	1	tonnes
		2	tonnes
		3	tonnes
	ΙB	4	1 000 pieces
		5	1 000 pieces
		6	1 000 pieces
		7	1 000 pieces
		8	1 000 pieces
Laos	ΙB	4	1 000 pieces
		5	1 000 pieces
		6	1 000 pieces
		7	1 000 pieces
		8	1 000 pieces
	пъ		
	II B	21 28	1 000 pieces 1 000 pieces
		78	tonnes
		76	tomics
Latvia	I A	1	tonnes
		2	tonnes
	IΒ	4	1 000 pieces
		5	1 000 pieces
		6	1 000 pieces
		7	1 000 pieces
	II A	9	tonnes
	II B	12	1 000 pairs
		15	1 000 pieces
		26	1 000 pieces
		27	1 000 pieces
		31	1 000 pieces
Lithuania	I A	2	tonnes
	ΙB	4	1 000 pieces
		5	1 000 pieces
		6	1 000 pieces
		7	1 000 pieces
		8	1 000 pieces

Third country	Group	Category	Unit
Tima country	Group	Category	Oint
	II A	20	tonnes
		39	tonnes
	II B	12	1 000 pairs
		13 28	1 000 pieces 1 000 pieces
	IV	117	tonnes
		118	tonnes
Moldova	I A	1	tonnes
		2 3	tonnes
	1.0		
	I B	4 5	1 000 pieces 1 000 pieces
		6	1 000 pieces
		7	1 000 pieces
		8	1 000 pieces
	II A	9	tonnes
		20	tonnes
		39	tonnes
	II B	15	1 000 pieces
	IV	115	tonnes
		117	tonnes
		118	tonnes
Mongolia	IΒ	5	1 000 pieces
		5 A	1 000 pieces
Russian Federation	I A	1	tonnes
		2	tonnes
		2 A	tonnes
		3	tonnes
	I B	4	1 000 pieces
		5	1 000 pieces
		6	1 000 pieces
		7 8	1 000 pieces 1 000 pieces
	II A	9	tonnes
		20 22	tonnes
		39	tonnes
	II B	12	1 000 pairs
	пъ	13	1 000 pans 1 000 pieces
		15	1 000 pieces
		16	1 000 pieces
		21	1 000 pieces
		24	1 000 pieces
		29	1 000 pieces
		83	tonnes
	III A	33	tonnes
		37	tonnes
		50	tonnes
	III B	74 90	1 000 pieces tonnes
	11.7		
	IV	115	tonnes
		117 118	tonnes
m ''11'			
Tajikistan	I A	1	tonnes

Third country	Group	Category	Unit
		2 3	tonnes tonnes
	I D		
	I B	4 5	1 000 piec 1 000 piec
		6	1 000 piec
		7	1 000 piec
		8	1 000 piec
Turkmenistan	I A	1	tonnes
		2	tonnes
		3	tonnes
	I B	4	1 000 piec
		5 6	1 000 piec 1 000 piec
		7	1 000 piec
		8	1 000 piec
Ukraine	II A	22	tonnes
	II B	73	1 000 piec
		83	tonnes
	III A	33	tonnes
	III B	74	1 000 piec
United Arab Emirates	I A	2	tonnes
	I B	4	1 000 piec
		5	1 000 piec
		6	1 000 piec
		7 8	1 000 piec 1 000 piec
	II A	9	
	II A	20	tonnes
	II B	21	1 000 piec
		26	1 000 piec
	V	157	tonnes
		161	tonnes
Uzbekistan	I A	1	tonnes
		3	tonnes
	I B	4	1 000 piec
		5	1 000 piec
		6 7	1 000 piec 1 000 piec
		8	1 000 piec
	II A	20	tonnes
	II B	15	1 000 piec
		26	1 000 piec
	V	159	tonnes
		161	tonnes
Vietnam	I A	1	tonnes
		2	tonnes
		3	tonnes
	II A	22	tonnes
		23 32	tonnes
			tonnes
	II B	16	1 000 piec

Third country	Group	Category	Unit
		19	1 000 pieces
		24	1 000 pieces
		27	1 000 pieces
	III A	33	tonnes
		36	tonnes
		37	tonnes
	III B	90	tonnes
	IV	115	tonnes
		117	tonnes
	V	136	tonnes
		156	tonnes
		157	tonnes
		159	tonnes
		160	tonnes

<sup>(\*)</sup> For these categories the provisions of Article 9 do not apply.

### **▼**<u>M15</u>

 $\label{eq:table B}$  Countries and categories subject to the system of single surveillance

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

Third country	Group	Category	Unit
	·		

TABLE C

# Countries and categories subject to the system of a posteriori statistical surveillance for direct imports

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

Third country	Group	Category	Unit

### TABLE D

# Countries and categories subject to a posteriori statistical surveillance for OPT

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

Third country	Group	Category	Unit

Specimen of certificate of origin referred to in Article 28 of Annex III

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
	Annee contingentaire	Numero de categorie
	CERTIFIC	ATE OF ORIGIN
5 Consignee (name, full address, country) Destinataire (nom, adresse complète, pays)		le products)
		AT D'ORIGINE
	(Produ	ilts textiles)
	6 Country of origin Pays d'origine	7 Country of destination Pays de destination
	, v	
8 Place and date of shipment — Means of transport Lieu et date d'embarquement — Moyen de transport	9 Supplementary details Données supplémentaires	
10 Marks and numbers — Number and kind of packages — DESCRIPTION OF Marques et numéros — Nombre et nature des colis — DÉSIGNATION DES M	GOODS MARCHANDISES	11 Quantity (1) 12 FOB value (2) Valeur fob (2)
•		
		, l
13 CERTIFICATION BY THE COMPETENT AUTHORITY — VISA DE L'AUTORITÉ	COMPÉTENTE	
I, the undersigned, certify that the goods described above originated in the Community.	e country shown in box No 6, in accordance v	with the provisions in force in the European
Je soussigné certifie que les marchandises désignées ci-dessus sont origin Communauté européenne.	naires du pays figurant dans la case 6, conform	mément aux dispositions en vigueur dans la
14 Competent authority (name, full address, country)		
Autorité compétente (nom, adresse complète, pays)	At — À	, on — le
	(0)	(Stamn — Cachat)

(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.

Specimen of certificate of origin referred to in Article 28 of Annex III for Hong Kong

Exporter (full name and address)		CERTIFICATE N	ю.	
Consignee (if required)  CERTIFICATE OF HONG KON		TIFICATE OF HONG KONG	ORIGIN	
Departure Date (on or about)	Factory Number		TRADE DEPARTMENT	
Vessel/Flight/Vehicle No.	Place of Loading		/ERNMENT OF THE HONG ECIAL ADMINISTRATIVE RI	
Port of Discharge	Final Destn. if on Carriage			-
Marks, Nos. and Container No.; No. and K	Kind of Packages; Description of Goods		Quantity or Weight (in words and figures)	Brand Names or Labels (if any)
	Destn. Country			
I HEREBY CERTIFY THAT THE GOODS DESCRIBED ABOVE ORIGINATE IN HONG KONG				
ORIGINAL—WHITE DUPLICATE—YELLOW TRIPLICATE—LIGHT BLUE  COPYRIGHT RESERVED Signature for Director-General of Trade				

### Specimen of certificate of origin referred to in Article 28 of Annex III for Thailand

Exporter (name, full address, country)     Exportateur (nom, adresse complète, pays)	ORIGINAL  3 Quota year Année contingentaire	No 4 Category number Numéro de catégorie
5 Consignee (name, full address, country) Destinataire (nom, adresse complète, pays)	(Texti	ATE OF ORIGIN le products)  AT D'ORIGINE
8 Place and date of shipment — Means of transport	6 Country of origin Pays d'origine Thailand 9 Supplementary details	7 Country of destination Pays de destination
Lieu et date d'embarquement — Moyen de transport	Données supplémentaires	
10 Marks and numbers — Number and kind of packages — DESCRIPTION Marques et numéros — Nombre et nature des colis — DÉSIGNATION (	N OF GOODS DES MARCHANDISES	11 Quantity (¹)
	DIT AND THUS	
13 CERTIFICATION BY THE COMPETENT AUTHORITY — VISA DE L'AUTON I, the undersigned, certify that the goods described above originated in Community.  Je soussigné certifie que les marchandises désignées ci-dessus sont or Communauté européenne.	in the country shown in box No 6, in accordance w	
14 Competent authority (name, full address, country) Autorité compétente (nom, adresse complète, pays)	At — À	, on — le
14 Competent authority (name, full address, country) Autorité compétente (nom, adresse complète, pays)  Department of Foreign Trade Ministry of Commerce Bangkok Thailand		
	(Signature)	(Stamp — Cachet)

### Specimen of export licence referred to in Article 12 (1) of Annex III

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
5 Consignee (name, full address, country) Destinataire (nom, adresse complète, pays)	'	LICENCE products)
		EXPORTATION s textiles)
	6 Country of origin Pays d'origine	7 Country of destination Pays de destination
8 Place and date of shipment — Means of transport     Lieu et date d'embarquement — Moyen de transport	9 Supplementary details Données supplémentaires	
10 Marks and numbers — Number and kind of packages — DESCRIPTION OF GOODS Marques et numéros — Nombre et nature des colis — DÉSIGNATION DES MARCH.	ANDISES	11 Quantity (¹)
13 CERTIFICATION BY THE COMPETENT AUTHORITY — VISA DE L'AUTORITÉ COMPÉ I, the undersigned, certify that the goods described above have been charged again category shown in box No 4 by the provisions regulating trade in textile products wi 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	nst the quantitative limit established for the ith the European Community. Iimite quantitative fixée pour l'année indiquée	
14 Competent authority (name, full address, country) Autorité compétente (nom, adresse complète, pays)	At — À	on — le
	(Signature)	(Stamp — Cachet)

Specimen of export licence referred to in Article 12(2) of Annex III for Hong Kong

EXPORT LICENCE (TEXTILE	ES) FORM 5		ORIG	INAL	<	<b>🗪</b>		Audit No.	
Import and Export Ordinance (Cap. 60)	Date of Receipt and Receipt No.	1	of Issue & Licer						
Import and Export (General) Regulations	<u> </u>	Issue	of this licence i	is approved	<b>1</b> .				
Exporter (Name &									Stamps
Address)		for D	irector-General o	of Trade					
T.C.R. No. (if any)	Fax No.								
B.R. No.	Tel. No.								
(See Explanatory Note (6) Overleaf)									
Consignee		1							
(Name &									
Address)									
Manufacturer		1							
(Name &									
Address)									
		1							
T.C.R. No. (if any)	55 N 27 N								
B.R. No.	F.R. No. (if any) Fax No.								
(See Explanatory Note (6) Overleaf)	Tel. No.	Visa	Chop						
Departure Date	Country of Final Destination	Item	Category/	/Sub-	T.C.R. N	o. of Quota/	Quota	Quantity in	
		No.	Category	No.	Perm	it Holder	Reference	Quota Units	
Mode of Transport	C.O./Form A No.	1							
		2							
	G: Heavy penalties are provided for aration and information, unauthorised								
	tions, and misuse of this licence	3							,
Mark(s) and Number(s), Origin marking			scription of Good			No. of Unit		Value f.o.b.	
								Total value f.o.b. HK\$	
MANUFACTURER'S DECLARATION				EXPORTE	R'S DECL	ARATION			
	acting (See Condition (5) Overleaf)	for and	on behalf of	1,				ac Condition (6) Overleaf)	ting for and on behalf of
(Tradir	ng Name of Manufacturer)						(Trading Name	of Exporter)	
make the following declaration:— I hereby declare that I have read and understood the conditions overleaf, that the manufacturer named herein is the manufacturer of the goods described in this application, that the goods are of Hong Kong origin in accordance with condition (2) overleaf, that the manufacturer named herein undertakes to abide by the conditions overleaf, and that the particulars given herein are true.  "I further declare that the manufacturer named herein is supplying the quotas for the goods covered by this application in accordance with condition (3) overleaf.  "I further declare that the quota utilisation conditions for free quotas as stipulated in the relevant Notices to Exporters are complied with.  ("Delete if not applicable)			manufacturer goods are of named herein are true. or the goods	I hereby of named her named her are true.  " I further covered by " I further Notices to	declare that erein is the rein undertander of declare by this applied declare that	e exporter of akes to abide I that the exportation in according the quota ut are complied to the exportance of the exporter of the e	the goods de by the condition orter named hadance with con ilisation condition	escribed in this applicates overleaf, and that the erein is supplying the idition (3) overleaf.	orleaf, that the exporter ation, that the exporter particulars given herein quotas for the goods stipulated in the relevant
Signature	Companyl Business Cl				Signatu	re		Company/Busine	ss Chop
For Chinese translation of this form, pleas 本表格的中譯本已印在每本表格的對		containi	ng the forms.	This licen	ce is valid	for 28 days	from the date	of issue unless endo	sed otherwise.

Specimen of export licence referred to in Article 12 (2) of Annex III for Hong Kong

EXPORT LICENCE (TEX	(TILES) FORM 5	ORIC	SINAL		Audit No	)
Import and Export Ordinance (Cap. 60)	Date of receipt and unique application	Date of Issue and L	icence No			
Import and Export (General) Regulations	reference No	Issue of this licence	is approved			
Exporter		10000 01 0110 11001100	по аррготоа.			
(Name and Address)						
·		for Director-Genera				
T.C.R. No (if any) B.R. No	Fax No Tel. No					
(See Explanatory Note (6) Overleaf)	rei. No					
Consignee		1				
(Name and						
Address)						
Manufacturer		-				
(Name and						
Address)						
T.C.R. No (if any)	F.R. No (if any)					
B.R. No	Fax No					
(See Explanatory Note (6) Overleaf)	Tel. No	Visa Chop				
Departure Date	Country of Final Destination		ategory/	T.C.R. No of Quota/	Quota	Quantity in
Mode of Transport	C.O./Form A No		Category No	Permit Holder	Reference	Quota Units
		1		****		
FOR CONDITIONS OF WARM	IING: Heavy penalties are provided for	2				
THIS LICENCE	alse declaration and information,	3				***************************************
	sed alterations, and misuse of this licence.		ation of Goods,			
	No of ckages		(if any) on goods	sle)	No of Units	Value f.o.b. HK\$
(******), ***	g	(0.0) 0. 0		, ,		1
						Total value f.o.b. HK\$
MANUFACTURER'S DECLARATION	0.4		EXPORTER'S D	ECLARATION		
1.		for and on behalf of	1		Date	acting for and on behalf of
(Name of Sig	gnatory) (See Condition (5) Overleaf)	Tor and or benan or			See Condition (5) Overleaf)	acting for and on behalf of
(Trac	ding Name of Manufacturer)			(Trading Na	me of Exporter)	
make the following declaration:-	understood the conditions overleaf th	at the manufacturer	make the following	ng declaration:-	retand the conditions	overland that the expector
I hereby declare that I have read and u named herein is the manufacturer of the Hong Kong origin in accordance with o	e goods described in this application, the condition (2) overleaf, that the manufaction	nat the goods are of	named herein is	that I have read and under the exporter of the goods dertakes to abide by the condi	described in this app tions overleaf, and that	lication, that the exporter the particulars given herein
undertakes to abide by the conditions ov	verleaf, and that the particulars given he	rein are true.	are true.	,	,	,
The application for this licence was ma	de by using Electronic Data Interchand	ge (EDI) with proper	The application f	or this licence was made by u	sing Electronic Data Into	erchange (EDI) with proper
authentication in the associated EDI Me	essages.		authentication in	the associated EDI Messages	s	
For Chinese translation of this form, pleas		ters.	This licence is w	alid for 28 days from the date	of incurs unless and aus	and address visa

### Specimen of export licence referred to in Article 19 (1) of Annex III

Exporter (name, full address, country)     Exportateur (nom, adresse complète, pays)	ORIGINAL	<sup>2</sup> No	
	3 Export year Année d'exportation	4 Category numbe Numéro de caté	
5 Consignee (name, full address, country) Destinataire (nom, adresse complète, pays)		RT LICENCE tile products)	
		D'EXPORTATION duits textiles)	_
	6 Country of origin Pays d'origine	7 Country of destin Pays de destination	
8 Place and date of shipment — Means of transport Lieu et date d'embarquement — Moyen de transport	9 Supplementary details Données supplémentaires		
	non-restrained textile categor catégorie textile non limitée	Ϋ́	
10 Marks and numbers — Number and kind of packages — DESCRIPTION Marques et numéros — Nombre et nature des colis — DÉSIGNATION DE	OF GOODS S MARCHANDISES	11 Quantity (1) Quantité (1)	12 FOB value ( Valeur fob (
CERTIFICATION BY THE COMPETENT AUTHORITY — VISA DE L'AUTOR     I, the undersigned, certify that the goods described above originated in the in textile products between the European Community and     Je soussigné certifie que les marchandises désignées ci-dessus sont originates.	country shown in box No 6, in accordance with the	ment aux dispositions en v	iqueur dans l'acco
sur le commerce des produits textiles entre la Communauté européenne e	1		-
14 Competent authority (name, full address, country) Autorité compétente (nom, adresse complète, pays)	At — À	on — le	
	(Signature)	(Stamp	— Cachet)

Specimen of the export licence referred to in Article 19 (2) of Annex III for Egypt

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
5 Consignee (name, full address, country) Destinataire (nom, adresse complète, pays)		RT LICENCE tile products)
		D'EXPORTATION duits textiles)
	6 Country of origin Pays d'origine	7 Country of destination Pays de destination
8 Place and date of shipment — Means of transport Lieu et date d'embarquement — Moyen de transport	9 Supplementary details Données supplémentaires	
10 Marks and numbers — Number and kind of packages — DESCRIPTION OF GOOI Marques et numéros — Nombre et nature des colis — DÉSIGNATION DES MARC	DS HANDISES	11 Quantity (¹)
13 CERTIFICATION BY THE COMPETENT AUTHORITY — VISA DE L'AUTORITÉ COM I, the undersigned, certify that the goods described above have been charged agreategory 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 dans la case 4 dans le cadre des dispositions régissant les échanges de produits	ninst the quantitative limit established for with the European Community.  I a limite quantitative fixée pour l'année in:	
14 Competent authority (name, full address, country) Autorité compétente (nom, adresse complète, pays)	At — À	on — le
	(Signature)	(Stamp — Cachet)

### Specimen of export licence referred to in Article 28 of Annex III for Thailand

	full address, country) m, adresse complète, pays)	ORIGINAL	<sup>2</sup> No
		3 Quota year Année contingentaire	4 Category number Numéro de catégorie
	ne, full address, country) m, adresse complète, pays)		RT LICENCE ile products)
			D'EXPORTATION uits textiles)
		6 Country of origin Pays d'origine Thailand	7 Country of destination Pays de destination
8 Place and date Lieu et date d'e	of shipment — Means of transport mbarquement — Moyen de transport	9 Supplementary details Données supplémentaires	
10 Marks and num Marques et nur	obers — Number and kind of packages — DESCRIPTION OF GOOD néros — Nombre et nature des colis — DÉSIGNATION DES MARCH	 	11 Quantity (¹)
עמונס.			
I, the undersign category shown Je soussigné c	BY THE COMPETENT AUTHORITY — VISA DE L'AUTORITÉ COMP ned, certify that the goods described above have been charged aga in box No 4 by the provisions regulating trade in textile products w ertifie que les marchandises désignées ci-dessus ont été imputées s	nst the quantitative limit established for ith the European Community. ur la limite quantitative fixée pour l'année	e indiquée dans la case No 3 pour la catégorie
désignée dans désignée dans des désignée dans des désignée dans des désignée dans	la case No 4 dans le cadre des dispositions régissant les échanges ( ority (name, full address, country)	de produits textiles avec la Communauté e	uropéenne.
	iente (nom, adresse complète, pays)  Department of Foreign Trade  Ministry of Commerce	At — À	, on — le
nie contento	Ministry of Commerce Bangkok Thailand		
		(Signature)	(Stamp — Cachet)

### Appendix I to Annex III

### **EUROPEAN COMMUNITY**

### IMPORT LICENCE

1	Consignee (name, full address, country, VAT number)	2. Issue number
		3. Quota period
py		Authority responsible for issue (name, address and telephone No)
Holder's copy	Declarant/representative as applicable (name and full address)	Country of origin     (and geonomenclature code)
		7. Country of consignment (and geonomenclature code)
		8. Last day of validity
1		
	9. Description of goods	10. CN code
		11. Quantity expressed in quota unit
		12. Security/guarantee (as applicable)
	13. Further particulars	I•
	· · · · · · · · · · · · · · · · · · ·	
	14. Competent authority's endorsement  Date:	
	<i>Saio.</i>	
	Signature: Stamp:	

15. ATTRIBUTIONS Indicate the quantity available in part 1 of column 17 and the quantity attributed in part 2 thereof						
16. Net quantity (net unit)	t mass or other unit of measure stating the	19. Customs document (form and number) or extract No and	Name, Member State, stamp and signature of the attributing authority			
17. In figures	18. In words for the quantity attributed	date of attribution				
1.						
2.						
1.						
2.						
1.						
2.		:				
1.						
2.						
1.						
2.						
1.						
2.						
1.						
2.						

### **EUROPEAN COMMUNITY**

### IMPORT LICENCE

2	Consignee (name, full address, country, VAT number)	2. Issue number
,		3. Quota period
Copy for the issuing authority		Authority responsible for issue (name, address and telephone No)
for the issu	Declarant/representative as applicable (name, and full address)	Country of origin     (and geonomenclature code)
Copy		7. Country of consignment (and geonomenclature code)
2		8. Last day of validity
	9. Description of goods	10. CN code
		. 11. Quantity expressed in quota unit
		12. Security/guarantee (as applicable)
	13. Further particulars	
	14. Competent authority's endorsement  Date:	
	Signature: Stamp:	

15. ATTRIBUTIONS Indicate the quantity available in part 1 of column 17 and the quantity attributed in part 2 thereof							
16. Net quantity (net unit)	mass or other unit of measure stating the	19. Customs document (form and number) or extract No and date of attribution	Name, Member State, stamp and signature of the attributing authority				
17. In figures	18. In words for the quantity attributed	date of attribution					
1.							
2.							
1.	,						
2.							
1.							
2.			· · · · · · · · · · · · · · · · · · ·				
1,							
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1.							
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1.							
2.							
1.							
2.		,					

#### ANNEX IV

#### referred to in Article 1

#### Administrative cooperation

#### Article 1

The Commission shall supply the Member States' authorities with the names and addresses of authorities in the supplying countries competent to issue certificates of origin and export licences together with specimens of the stamps used by these authorities.

#### Article 2

For the textile products subject to quantitative limits referred to in Article 2 of the Regulation or to the surveillance measures with a double-checking system referred to in Annex III, Member States shall notify the Commission within the first 10 days of each month of the total quantities, in the appropriate units and by country of origin and category of products, for which import authorizations have been issued during the preceding month.

#### Article 3

1. Subsequent verification of certificates of origin or export licences shall be carried out at random, or whenever the competent authorities of the Community have reasonable doubt as to the authenticity of the certificate of origin or export licence or as to the accuracy of the information regarding the true origin of the products in question.

In such cases the competent authorities of the Community shall return the certificate of origin or the export licence or a copy thereof to the competent governmental authority in the supplying country concerned, 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 of origin or export licence or copy thereof. The competent authorities shall also forward any information that has been offered suggesting that the particulars given on the said certificate or the said licence are inaccurate.

- 2. The provisions of paragraph 1 shall also apply to subsequent verifications of declarations of origin.
- 3. The results of the subsequent verifications carried out in accordance with paragraph 1 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, licence or declaration applies to the goods actually exported and whether the goods are eligible for export to the Community under this Regulation. The competent authorities of the Community may also request copies of all documentation necessary to determine the facts fully, including, in particular, the origin of the goods (1).

4. Should such verifications reveal abuse or major irregularities in the use of declarations of origin, the Member State concerned shall inform the Commission of this fact. The Commission shall pass the information on to the other Member States.

At the request of a Member State or on the initiative of the Commission, the Committee on Origin shall, as soon as possible and in accordance with the procedure specified in Article 248 of Council Regulation (EEC) No 2913/92 (²), examine whether it is desirable to require the production of a certificate of origin in respect of the products and the supplying country concerned.

The decision shall be taken in accordance with the procedure specified in Article 249 of Regulation (EEC) No 2913/92.

5. Random recourse to the procedure specified in this Article shall not constitute an obstacle to the release for home use of the products in question.

<sup>(1)</sup> 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 each supplying country.

<sup>(2)</sup> OJ No L 302, 19. 10. 1992, p. 1.

#### Article 4

- 1. Where the verification procedure referred to in Article 2 or where information available to the competent authorities of the Community indicates that the provisions of this Regulation are being contravened, the said authorities shall request the supplier country or countries concerned to carry out appropriate enquiries or arrange for such enquiries to be carried out concerning operations which are or appear to be in contravention of the provisions of this Regulation. The results of these enquiries shall be communicated to the competent authorities of the Community together with any other pertinent information enabling the true origin of the goods to be determined.
- 2. In pursuance of the action taken under the terms of this Annex, the competent authorities of the Community may exchange any information with the competent governmental authorities of supplier countries which is considered to be of use in preventing the contravention of the provisions of this Regulation.
- 3. Where it is established that the provisions of this Regulation have been contravened, the Commission, acting according to the procedure laid down in Article 17 of the Regulation, may take, with the agreement of the supplier country or countries concerned, such measures as are necessary to prevent recurrence of such contravention.

### Article 5

The Commission shall coordinate the actions undertaken by the competent authorities of the Member States under the provisions of this Annex. The competent authorities of the Member States shall inform the Commission and the other Member States of actions which they have undertaken and the results obtained.

### $\mathit{ANNEX}\ \mathit{V}$

### COMMUNITY QUANTITATIVE LIMITS

### applicable for the years 1998 to 2000

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

Th:	Colores	*T*4	Commun	ity quantitati	ve limits
Third country	Category	Unit	1998	1999	2000
Argentina	GROUP IA				
	1	tonnes	4 939	5 083	5 230
	2	tonnes	7 183	7 360	7 541
	2 a)	tonnes	6 397	6 555	6 716
Belarus	GROUP IA				
	1	tonnes	1 205	1 247	
	2	tonnes	3 021	3 127	
	2 a)	tonnes	536	554	
	3	tonnes	169	175	
	GROUP IB				
	4	1 000 pieces	733	766	
	5	1 000 pieces	622	650	
	6	1 000 pieces	325	340	
	7	1 000 pieces	437	456	
	8	1 000 pieces	426	445	
		T 000 proces	.20		
	GROUP IIA 9	tonnes	265	277	
	20	tonnes	247	256	
	22	tonnes	284	299	
	23		181	190	
	39	tonnes tonnes	143	150	
	CDOLID IID				
	GROUP IIB	1.000	4 100	4 200	
	12	1 000 pairs	4 190	4 399	
	13	1 000 pieces	2 026	2 087	
	15	1 000 pieces	538	563	
	16	1 000 pieces	89	94	
	21	1 000 pieces	562	588	
	24	1 000 pieces	433	455	
	26/27	1 000 pieces	672	702	
	29	1 000 pieces	151	157	
	73	1 000 pieces	162	169	
	83	tonnes	95	98	
	GROUP IIIA				
	33	tonnes	278	291	
	36	tonnes	846	892	
	37	tonnes	331	347	
	50	tonnes	90	95	
	GROUP IIIB				
	67	tonnes	240	252	
	74	1 000 pieces	231	241	
	90	tonnes	141	148	
	GROUP IV				
	115	tonnes	63	66	
	117	tonnes	639	671	
	118	tonnes	298	313	
Brazil	GROUP IA				
DIUZII	1	tonnes	40 146	41 136	42 150
	2	tonnes	23 801	24 146	24 496
	2 a)	tonnes	5 285	5 415	5 548

Third country	Category	Unit	Commun	Community quantitative limits			
Third country	Category	Onit	1998	1999	2000		
	3	tonnes	2 872	3 038	3 215		
	GROUP IB						
	4	1 000 pieces	40 732	43 094	45 593		
	6 (1)	1 000 pieces	4 237	4 482	4 742		
	GROUP IIA						
	9	tonnes	8 835	9 347	9 889		
	20	tonnes	5 319	5 628	5 954		
	22 39	tonnes tonnes	17 144 4 635	18 636 5 039	20 257 5 477		
China (2) (3)	GROUP IA	tonnes	3 790				
	2 (1)	tonnes	28 818				
	of which 2 a)	tonnes	3 721				
	3	tonnes	5 912				
	of which 3 a)	tonnes	735				
	GROUP IB						
	4 (1)	1 000 pieces	77 212				
	5 (1)	1 000 pieces	24 299				
	6 (1)	1 000 pieces	25 662				
	7 (¹) 8 (¹)	1 000 pieces 1 000 pieces	12 248 17 210				
	8()	1 000 pieces	1/210				
	GROUP IIA 9	tonnas	5 772				
	20/39	tonnes tonnes	9 071				
	22	tonnes	15 951				
	23	tonnes	10 836				
	32	tonnes	3 946				
	GROUP IIB						
	12	1 000 pairs	27 910				
	13	1 000 pieces	473 766				
	14	1 000 pieces	10 902				
	15 (¹)	1 000 pieces	14 845				
	16 17	1 000 pieces 1 000 pieces	15 512 10 283				
	18	tonnes	5 590				
	19	1 000 pieces	98 111				
	21 (1)	1 000 pieces	16 142				
	24 (1)	1 000 pieces	39 682				
	26 (1)	1 000 pieces	5 095				
	28	1 000 pieces	63 110				
	29	1 000 pieces	10 692				
	31	1 000 pieces	65 168				
	68 73 (¹)	tonnes 1 000 pieces	18 282 5 307				
	76 (¹)	tonnes	6 692				
	78	tonnes	25 594				
	83	tonnes	7 518				
	GROUP IIIA						
	33 (¹)	tonnes	24 150				
	37	tonnes	13 221				
	of which 37 a)	tonnes	3 918				
	GROUP IIIB						
	10	1 000 pairs	73 355				
	97	tonnes	1 876				
	GROUP V						
	163	tonnes	4 272				
	1						

Third	Cotomorni	Unit	Commur	nity quantitat	ive limits
Third country	Category	Unit	1998	1999	2000
Hong Kong	GROUP IA 2 2 a) 3 3 a)	tonnes tonnes	13 851 11 887 11 400 7 652	13 891 11 922 11 433 7 674	13 931 11 957 11 466 7 696
	3 a)	tonnes	/ 632	/ 6/4	/ 090
	GROUP IB 4 (') 5 6 (') 6 a) 7 8	1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces	46 633 36 291 63 840 53 591 37 634 54 612	47 106 36 607 64 302 53 979 38 071 55 087	47 585 36 925 64 769 54 371 38 513 55 566
	GROUP IIA 32 39	tonnes tonnes	7 976 1 716	8 265 1 766	8 564 1 817
	GROUP IIB 12 13 (¹) 16 18 21 (¹) 24 26 27 29 31 68 (¹) 73 (¹) 78 83	1 000 pairs 1 000 pieces 1 000 sets tonnes 1 000 pieces 1 000 sets 1 000 pieces tonnes 1 000 sets tonnes tonnes	15 320 104 318 2 769 8 599 20 646 10 761 11 002 11 778 3 295 25 998 3 373 2 601 11 388 570	15 986 105 831 2 829 8 911 21 095 11 151 11 162 12 120 3 414 27 129 3 544 2 677 11 800 591	16 681 107 365 2 890 9 234 21 553 11 555 11 323 12 471 3 538 28 309 3 724 2 754 12 228 612
	GROUP IIIB 10	1 000 pairs	99 608	102 496	105 469
India	GROUP IA India 1 2 2 a) 3 3 a)	tonnes tonnes tonnes tonnes	38 704 55 601 16 640 26 226 5 260	39 826 57 011 18 088 27 747 5 565	40 981 58 458 19 661 29 357 5 888
	GROUP IB 4 (¹) 5 6 (¹) 7 8	1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces	61 895 32 907 8 332 61 065 44 046	65 934 35 293 8 936 63 279 45 802	70 236 37 851 9 584 65 573 47 629
	GROUP IIA 9 20 23 39	tonnes tonnes tonnes	9 466 17 583 17 510 5 122	10 153 18 857 19 033 5 568	10 889 20 225 20 689 6 052
	GROUP IIB 15 24 26 27 29	1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces	5 807 64 048 16 504 14 200 9 089	6 313 69 621 17 462 15 023 9 748	6 862 75 678 18 474 15 895 10 455
Indonesia	GROUP IA				

			Commun	ity quantitati	ive limits
Third country	Category	Unit	1998	1999	2000
	1	tonnes	16 609	17 331	18 085
	2	tonnes	23 114	24 455	25 874
	2 a)	tonnes	8 595	9 093	9 620
	3	tonnes	18 986	20 363	21 839
	3 a)	tonnes	10 095	10 827	11 612
	GROUP IB	1.000	40.222	10.555	45.024
	4 5	1 000 pieces 1 000 pieces	40 222 33 180	42 555 36 067	45 024 39 205
	6 (1)	1 000 pieces	12 035	13 082	14 220
	7	1 000 pieces	8 864	9 635	10 473
	8	1 000 pieces	13 946	15 160	16 479
	GROUP IIA		17.057	10.510	21 217
	23	tonnes	17 957	19 519	21 217
	GROUP IIB 21	1 000 pieces	31 200	32 557	33 973
	GROUP IIIA				
	33	tonnes	14 929	16 012	17 173
	35	tonnes	18 618	20 103	21 706
Macao	GROUP IB				
	4 (1)	1 000 pieces	13 606	13 803	14 003
	5	1 000 pieces	12 709	12 893	13 080
	6 (¹) 7	1 000 pieces 1 000 pieces	13 705 5 340	13 904 5 418	14 106 5 496
	8	1 000 pieces	7 480	7 588	7 698
	GROUP IIA				
	20	tonnes	183	191	199
	39	tonnes	230	240	251
	GROUP IIB				
	13	1 000 pieces	7 762	7 987	8 219
	15	1 000 pieces	486	507	529
	16	1 000 pieces	438	447	457
	18	tonnes	4 209	4 331	4 456
	21 (¹) 24 (¹)	1 000 pieces 1 000 pieces	731 2 005	752 2 063	774 2 123
	26	1 000 pieces	1 137	1 162	1 187
	27	1 000 pieces	2 528	2 583	2 639
	31	1 000 pieces	8 070	8 421	8 787
	73 (1)	1 000 pieces	1 254	1 291	1 328
	78	tonnes	1 739	1 790	1 842
	83	tonnes	386	403	421
Malaysia	GROUP IA				
	2	tonnes	6 599	6 886	7 185
	2 a)	tonnes	2 515	2 624	2 738
	3 (¹) 3 a) (¹)	tonnes tonnes	13 594 5 466	14 186 5 703	14 803 5 952
	GROUP IB 4 (¹)	1 000 pieces	13 516	14 496	15 546
	5	1 000 pieces	6 275	6 729	7 217
	6 (1)	1 000 pieces	7 950	8 526	9 144
	7	1 000 pieces	32 798	34 224	35 713
	8	1 000 pieces	7 856	8 197	8 554
Malaysia	GROUP IIA				
	22	tonnes	10 496	11 409	12 402
Pakistan	GROUP IA				
	1	1	1		l

Third country	Category	Unit	Commun	ity quantitati	ve lim
Timu country	Cutogory		1998	1999	20
	1 (1)	tonnes	17 375	18 005	18
	2 2 a)	tonnes tonnes	33 781 9 117	35 006 9 910	36 10
	3	tonnes	49 261	52 118	55
	GROUP IB				
	4 (1)	1 000 pieces	26 958	28 912	31
	5 6	1 000 pieces 1 000 pieces	7 302 29 044	7 938 31 150	33
	7	1 000 pieces	17 893	19 450	21
	8	1 000 pieces	5 429	5 665	5
	GROUP IIA 9	tonnes	7 392	8 035	8
	20	tonnes	27 742	30 357	33
	39	tonnes	10 850	11 636	12
	GROUP IIB		17.200	10.702	20
	18 26	tonnes 1 000 pieces	17 288 17 511	18 792 19 035	20 20
	28	1 000 pieces	63 286	68 792	74
Peru	GROUP IA				
	1 (1)	tonnes tonnes	14 184 8 734	15 490 9 860	16 11
		tomes	0 734	7 000	11
Philippines	GROUP IB 4 (¹)	1 000 pieces	21 345	22 738	24
	5	1 000 pieces	10 342	11 091	11
	6 (1)	1 000 pieces	9 115	9 842	10
	7 8	1 000 pieces 1 000 pieces	5 582 6 627	5 906 6 963	6 7
	GROUP IIB				
	13	1 000 pieces	24 176	26 280	28
	15 21 (¹)	1 000 pieces 1 000 pieces	2 964 8 292	3 221 9 013	3 9
	26	1 000 pieces	3 956	4 300	4
	31	1 000 pieces	14 985	16 289	17
	73 (¹)	1 000 pieces	13 975	14 989	16
	GROUP IIIB 10	1 000 pairs	20 195	21 952	23
Singapore	GROUP IA		4.415	4.605	
	2 2 a)	tonnes tonnes	4 415 2 131	4 607 2 224	4 2
	3	tonnes	1 240	1 330	1
	GROUP IB	1.000	22.010	25.207	2.
	4 (¹) 5	1 000 pieces 1 000 pieces	23 919 13 588	25 307 14 376	26 15
	6 (¹)	1 000 pieces	13 969	14 881	15
	7	1 000 pieces	11 716	12 396	13
	8	1 000 pieces	7 746	8 083	8
South Korea	GROUP IA	tonnes	901	903	
	2	tonnes	6 104	6 113	6
	2 a)	tonnes	1 039	1 041	1
	3 3 a)	tonnes tonnes	4 878 823	4 914 835	4
	GROUP IB				
	4 (1)	1 000 pieces	15 146	15 388	15

Third country	Category	Unit	Commun	nity quantitati	ive limits
Time country	Category	Cint	1998	1999	2000
	5	1 000 pieces	34 401	34 700	35 002
	6 (1)	1 000 pieces	5 917	6 024	6 133
	7 8	1 000 pieces 1 000 pieces	9 828 32 434	9 935 32 787	10 043 33 143
	GROUP IIA 9	tonnes	1 351	1 400	1 451
	22	tonnes	16 308	17 136	18 006
	32	tonnes	2 493	2 601	2 715
	GROUP IIB				
	12	1 000 pairs	181 215	187 784	194 591
	13	1 000 pieces	15 272	15 604	15 943
	14	1 000 pieces	7 029	7 284	7 548
	15	1 000 pieces	9 523	9 937	10 370
	16	1 000 pieces	1 057	1 088	1 119
	17 (¹) 18	1 000 pieces tonnes	3 043 1 647	3 109 1 718	3 177 1 793
	21 (1)	1 000 pieces	16 347	16 821	17 309
	24	1 000 pieces	5 325	5 580	5 847
	26	1 000 pieces	2 934	2 977	3 020
	27	1 000 pieces	1 884	1 938	1 995
	28	1 000 pieces	999	1 042	1 088
	29 (1)	1 000 pieces	635	662	691
	31	1 000 pieces	6 528	6 765	7 010
	68	tonnes	1 544	1 656	1 777
	73 78	1 000 pieces tonnes	976 6 682	1 004 7 022	1 033 7 378
	83	tonnes	378	392	406
	GROUP IIIA 33	tonnes	7 214	7 684	8 186
	35	tonnes	7 153	7 672	8 228
	36	tonnes	5 789	6 292	6 840
	37	tonnes	7 799	8 364	8 971
	50	tonnes	882	944	1 009
	GROUP IIIB				
	10	1 000 pairs	29 311	31 011	32 810
	97	tonnes	1 579	1 716	1 866
	97 a) (¹)	tonnes	505	549	597
Sri Lanka	GROUP IB				
	6 (1)	1 000 pieces	9 176	10 359	11 694
	7	1 000 pieces	14 212	16 044	18 112
	8	1 000 pieces	11 622	13 120	14 811
	GROUP IIB				
	21 (1)	1 000 pieces	10 656	12 226	14 027
Taiwan	GROUP IA				
	2	tonnes	5 869		
	2 a)	tonnes	415		
	3	tonnes	8 378		
	3 a)	tonnes	757		
	GROUP IB				
	4 (1)	1 000 pieces	10 981		
	5	1 000 pieces	21 127		
	6 (1)	1 000 pieces	5 587		
	7 8	1 000 pieces 1 000 pieces	3 411 9 057		
		1 000 pieces	, , , , ,		
	GROUP IIA 20	tonnes	275		
	40	tonnes	275	l	1

mi i i		***	Commun	ity quantitati	ve limits
Third country	Category	Unit	1998	1999	2000
	22 23	tonnes tonnes	8 756 5 336		
	GROUP IIB				
	12	1 000 pairs	37 503		
	13	1 000 pieces	2 903		
	14	1 000 pieces	4 004		
	15	1 000 pieces	2 573		
	16	1 000 pieces	446		
	17	1 000 pieces	884		
	18	tonnes	1 927		
	21 (1)	1 000 pieces 1 000 pieces	6 015 4 226		
	26	1 000 pieces	3 204		
	27	1 000 pieces	1 802		
	28 (1)	1 000 pieces	2 054		
	68	tonnes	682		
	73	1 000 pieces	1 679		
	77	tonnes	430		
	78	tonnes	4 739		
	83	tonnes	1 059		
	GROUP IIIA 33	tonnes	1 632		
	35	tonnes	7 536		
	37	tonnes	18 356		
	GROUP IIIB				
	10	1 000 pairs	24 726		
	67	tonnes	1 640		
	74	tonnes	304		
	91	tonnes	1 387		
	97 97 a) (¹)	tonnes tonnes	1 265 576		
	110	tonnes	5 036		
Thailand	GROUP IA				
	1	tonnes	18 817	19 636	20 490
	2	tonnes	13 853	14 456	15 085
	2 a)	tonnes	3 616	3 773	3 937
	3 (¹) 3 a) (¹)	tonnes tonnes	25 059 6 790	26 149 7 085	27 286 7 393
	GROUP IB				
	4	1 000 pieces	33 992	36 456	39 099
	5	1 000 pieces	23 979	25 718	27 582
	6	1 000 pieces	8 642	9 269	9 941
	7	1 000 pieces	8 090	8 676	9 305
	8	1 000 pieces	4 807	5 051	5 307
	GROUP IIA		0.550	0.533	10.252
	20	tonnes	8 770	9 532	10 362
	22	tonnes	4 167	4 530	4 924
	GROUP IIB 12	1 000 pairs	27 756	30 171	32 795
	21	1 000 pans 1 000 pieces	11 133	12 102	13 155
	24 (1)	1 000 pieces	6 139	6 673	7 253
	26	1 000 pieces	6 470	7 033	7 644
	73	1 000 pieces	3 666	3 985	4 331
	GROUP IIIB	1,000	22.970	26 201	20.040
	10 97	1 000 pairs tonnes	23 860 1 933	26 281 2 101	28 949 2 284
	97 a) (¹)	tonnes	1 640	1 783	1 938
	7, 4, ()	5511105	1 0 10	1,05	1,50

V <u>WII3</u>				Commun	ity quantitati	ve limits
	Third country	Category	Unit	1998	1999	2000
	Ukraine	GROUP IA 1 2 of which 2 a) 3	tonnes tonnes tonnes tonnes	1 393 1 928 536 653	1 441 1 996 554 676	
		GROUP IB 4 5 6 7 8	1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces	1 638 1 310 1 201 546 874	1 712 1 369 1 255 571 913	
		GROUP IIA 9 20 23 39	tonnes tonnes tonnes	413 664 404 331	431 687 424 347	
		GROUP IIB 12 13 15 16 21 24 26/27 29	1 000 pairs 1 000 pieces 1 000 pieces	6 505 2 387 437 97 328 750 655 162	6 830 2 459 456 101 342 787 685 169	
		GROUP IIIA 36 37 50	tonnes tonnes	835 1 018 309	881 1 068 324	
		GROUP IIIB 67 90	tonnes tonnes	270 662	284 695	
		GROUP IV 115 117 118	tonnes tonnes tonnes	245 606 386	257 637 405	
	Uzbekistan	GROUP IA 2 of which 2 a)	tonnes tonnes	6 856 686	7 096 710	
<b>▼</b> <u>M16</u>	M16 Vietnam	GROUP I B 4 5 6 7 8	1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces 1 000 pieces	6 600 2 555 4 175 2 200 9 600	6 798 2 632 4 300 2 266 9 888	7 002 2 711 4 429 2 334 10 185
		GROUP II A 9 20 39	tonnes tonnes tonnes	847 215 205	868 221 211	890 227 217
		GROUP II B 12 13 14 15	1 000 pairs 1 000 pieces 1 000 pieces 1 000 pieces	2 750 7 750 400 300	2 805 7 983 414 315	2 861 8 222 428 331

Third	Catamani	Unit	Commun	ity quantitati	ive limits
Third country	Category	Onit	1998	1999	2000
	18	tonnes	810	834	859
	21	1 000 pieces	14 300	15 015	15 766
	26	1 000 pieces	750	773	796
	28	1 000 pieces	3 250	3 348	3 448
	29	1 000 pieces	250	258	265
	31	1 000 pieces	2 700	2 781	2 864
	68	tonnes	300	311	321
	73	1 000 pieces	535	562	590
	76	tonnes	940	987	1 036
	78	tonnes	660	680	700
	83	tonnes	200	206	212
	GROUP III A				
	35	tonnes	500	525	551
	41	tonnes	620	648	677
	GROUP III B				
	10	1 000 pairs	4 596	4 826	5 067
	97	tonnes	100	104	107
	GROUP IV 118	tonnes	80	82	85
	GROUP V 161	tonnes	206	212	219

- (¹) See Appendix A.(²) See Appendix B.(³) See Appendix C.

## **▼**<u>M19</u>

mi i		** **	Communi	ity quantitat	ive limits
Third country	Category	Unit	1999	2000	2001
China (2) (3)	GROUP IA				
	1	tonnes	3 866		
	2 (1)	tonnes	28 854		
	of which 2 a)	tonnes	3 726		
	3	tonnes	5 915		
	of which 3 a)	tonnes	737		
	GROUP IB				
	4 (1)	1 000 pieces	77 842		
	5 (¹)	1 000 pieces	24 527		
	6 (¹)	1 000 pieces	25 944		
	7 (1)	1 000 pieces	12 363		
	8 (1)	1 000 pieces	17 372		
	GROUP IIA				
	9	tonnes	5 807		
	20/39	tonnes	9 134		
	22	tonnes	16 090		
	23	tonnes	10 917		
	32	tonnes	3 976		
	GROUP IIB				
	12	1 000 pairs	28 433		

Third country	Category	Unit	Commur	ity quantitat	ive limi
Time country	Category	Oint	1999	2000	200
	13	1 000 pieces	478 504		
	14	1 000 pieces	11 284		
	15 (¹)	1 000 pieces	15 123		
	16	1 000 pieces	15 590		
	17	1 000 pieces	10 489		
	18	tonnes	5 695		
	19	1 000 pieces	98 847		
	21 (1)	1 000 pieces	16 394		
	24 (1)	1 000 pieces	41 071		
	26 (1)	1 000 pieces	5 143		
	28	1 000 pieces	65 003		
	29	1 000 pieces	11 013		
	31	1 000 pieces	67 123		
	68	tonnes	18 922		
	73 (1)	1 000 pieces	5 374		
	76 (¹)	tonnes	7 027		
	78	tonnes	26 362		
	83	tonnes	7 744		
	GROUP IIIA				
	33 (¹)	tonnes	25 237		
	37	tonnes	13 386		
	of which 37 a)	tonnes	3 967		
	GROUP IIIB				
	10	1 000 pairs	76 289		
	97	tonnes	1 942		
	GROUP V				
	163	tonnes	4 486		
Taiwan	GROUP IA				
	2	tonnes	5 869	5 869	5 8
	2 a)	tonnes	500	500	4
	3	tonnes	8 378	8 378	8.3
	3 a)	tonnes	850	850	8
	GROUP IB				
	4 (1)	1 000 pieces	11 124	11 268	11 4
	5	1 000 pieces	21 254	21 382	21 5
	6 (1)	1 000 pieces	5 657	5 727	5 7
	7	1 000 pieces	3 440	3 469	3 4
	8	1 000 pieces	9 148	9 239	93
	GROUP IIA				
	20	tonnes	282	289	2
	22	tonnes	8 931	9 110	9 2

Third country	Category	Unit	Commun	nity quantitat	ive limits
Time Country	Category	Cint	1999	2000	2001
	GROUP IIB				
	12	1 000 pairs	38 253	39 018	39 79
	13	1 000 pieces	2 961	3 020	3 08
	14	1 000 pieces	4 144	4 289	4 43
	15	1 000 pieces	2 650	2 730	2 81
	16	1 000 pieces	455	464	47
	17	1 000 pieces	902	920	93
	18	tonnes	1 975	2 025	2 07
	21 (1)	1 000 pieces	6 105	6 197	6 29
	24	1 000 pieces	4 332	4 440	4 55
	26	1 000 pieces	3 236	3 268	3 30
	27	1 000 pieces	1 838	1 875	1 91
	28 (1)	1 000 pieces	2 106	2 158	2 21
	68	tonnes	709	738	76
	73	1 000 pieces	1 704	1 730	1 75
	77	tonnes	456	483	51
	78	tonnes	4 881	5 028	5 17
	83	tonnes	1 090	1 123	1 15
	GROUP IIIA				
	33	tonnes	1 714	1 800	1 89
	35	tonnes	7 838	8 151	8 47
	37	tonnes	19 090	19 854	20 64
	GROUP IIIB				
	10	1 000 pairs	25 715	26 744	27 81
	67	tonnes	1 730	1 826	1 92
	74	tonnes	320	338	35
	91	tonnes	1 457	1 530	1 60
	97	tonnes	1 329	1 395	1 46
	97 a) (¹)	tonnes	605	635	66
	110	tonnes	5 338	5 658	5 99
Vietnam (1)	GROUP IB				
	4	1 000 pieces	6 798	7 002	
	5	1 000 pieces	2 632	2 711	
	6	1 000 pieces	4 300	4 429	
	7	1 000 pieces	2 266	2 334	
	8	1 000 pieces	9 888	10 185	
	GROUP IIA				
	9	tonnes	868	890	
	20	tonnes	221	227	
	39	tonnes	211	217	
	GROUP IIB				
	12	1 000 pairs	2 805	2 861	
	13	1 000 pieces	7 983	8 222	
	14	1 000 pieces	414	428	

# **▼**<u>M19</u>

TIL: 1	0.4	***	Commun	ity quantitati	ive limits
Third country	Category	Unit	1999	2000	2001
	15	1 000 pieces	315	331	
	18	tonnes	834	859	
	21	1 000 pieces	15 015	15 766	
	26	1 000 pieces	773	796	
	28	1 000 pieces	3 348	3 448	
	29	1 000 pieces	258	265	
	31	1 000 pieces	2 781	2 864	
	68	tonnes	311	321	
	73	1 000 pieces	562	590	
	76	tonnes	987	1 036	
	78	tonnes	680	700	
	83	tonnes	206	212	
	GROUP IIIA				
	35	tonnes	525	551	
	41	tonnes	648	677	
	GROUP IIIB				
	10	1 000 pairs	4 826	5 067	
	97	tonnes	104	107	
	GROUP IV				
	118	tonnes	82	85	
	GROUP V				
	161	tonnes	212	219	

<sup>(</sup>¹) See Appendix A. (²) See Appendix B. (³) See Appendix C.

# **▼**<u>M19</u>

Appendix A to Annex V

Category	Third country	Remarks
2	China	For fabrics, below 115 cm in width (CN codes):
		5208 11 90,
		ex 5208 12 16,
		ex 5208 12 96, 5208 13 00,
		5208 19 00,
		5208 21 90,
		ex 5208 22 16,
		ex 5208 22 96, 5208 23 00,
		5208 29 00,
		5208 31 00,
		ex 5208 32 16, ex 5208 32 96,
		5208 33 00,
		5208 39 00,
		5208 41 00,
		5208 42 00, 5208 43 00,
		5208 49 00,
		5208 51 00,
		5208 52 10,
		5208 53 00, 5208 59 00,
		5209 11 00,
		5209 12 00,
		5209 19 00,
		5209 21 00, 5209 22 00,
		5209 29 00,
		5209 31 00,
		5209 32 00, 5209 39 00,
		5209 41 00,
		5209 42 00,
		5209 43 00,
		5209 49 90, 5209 51 00,
		5209 52 00,
		5209 59 00,
		5210 11 10,
		5210 12 00, 5210 19 00,
		5210 31 10,
		5210 32 00,
		5210 39 00, 5210 41 00,
		5210 41 00, 5210 42 00,
		5210 49 00,
		5211 11 00,
		5211 12 00, 5211 19 00,
		5211 31 00,
		5211 32 00,
		5211 39 00,
		5211 41 00, 5211 42 00,
		5211 43 00,
		ex 5211 49 10,
		5211 49 90, 5212 11 10
		5212 11 10, 5212 11 90,
		5212 13 90,
		5212 14 10,
		5212 14 90, 5212 21 10
		5212 21 10, 5212 21 90,
		5212 23 10,
		5212 23 90,
		5212 24 10, 5212 24 90
		5212 24 90,
	]	ex 5811 00 00 and ex 6308 00 00), the following additional

Category	Third country	Remarks
		quantities may be exported to the Community by China: 1999: 1 393 tonnes.
		For fabrics of category 2 for medical gauze (CN codes 5208 11 10 and 5208 21 10) the following additional quantities may be exported to the Community by China: 1999: 1 925 tonnes.
		Possibility of transfer to and from category 3 of up to 40 % of the category to which the transfer is made.
4	China Hong Kong India Macao Malaysia Pakistan	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 exceed 130 cm may be applied for up to 5 % of the quantitative limits.
	Philippines Singapore South Korea	For Hong Kong, Macao and South Korea, this figure shall be 3 %, and for Taiwan 4 %.
	Taiwan	The export licence concerning these products must bear, in box 9, the words 'The conversion rate for garments of a commercial size of not more than 130 cm must be applied'
5	China	These figures include the following quantities reserved fo European industry for a period of 180 days each year: 1999: 635 000 pieces.
		For products of category 5 (other than anoraks, windchea ters, waister jackets and the like) of fine animal hair falling within CN codes: 6110 10 35, 6110 10 38, 6110 10 95 and 6110 10 98, the following sublimits apply within the quantitative limits established for category 5: 1999: 227 000 pieces.
6	China	The figures include the following quantities reserved for European industry for a period of 180 days each year:
		1999: 1 137 000 pieces.  The following additional quantities of shorts (CN code 6203 41 90, 6203 42 90, 6203 43 90 and 6203 49 50) may be exported by China to the Community:
		1999: 1 130 000 pieces.
	Brazil Hong Kong India Indonesia Macao Malaysia Philippines	For the purpose of setting off exports against the agreed quantitative limits a conversion rate of five garments (othe than babies' garments) of a maximum commercial size o 130 cm for three garments whose commercial size exceeds 130 cm may be applied for up to 5 % of the quantitative limits.
	Singapore South Korea Sri Lanka Taiwan	For Macao this figure shall be 3 % and for Hong Kong i shall be 1 %. Utilisation of the conversion rate for Hong Kong is limited in respect of long trousers to the subceiling shown below.
		The export licence concerning these products must bear, in box 9, the words 'The conversion rate for garments of a commercial size of not more than 130 cm must be applied'
	Hong Kong	Within the quantitative limits laid down in Annex V ther are the following subceilings for long trousers falling within CN codes 6203 41 10, 6203 42 31, 6203 42 33, 6203 42 35 6203 43 19, 6203 49 19, 6204 61 10, 6204 62 31 6204 62 33, 6204 62 39, 6204 63 18, 6204 69 18 6211 32 42, 6211 33 42, 6211 42 42 and 6211 43 42:
		1999: 53 979 000 pieces, 2000: 54 371 000 pieces.
		The export licence covering these products should be endorsed 'category 6 A'.

Category	Third country	Remarks
7	China	These figures include the following quantities reserved for European industry for a period of 180 days each year: 1999: 685 000 pieces.
8	China	These figures include the following quantities reserved for European industry for a period of 180 days each year: 1999: 1 107 000 pieces.
13	Hong Kong	The quantitative limits shown in Annex V cover only products of cotton or synthetic fibres falling within CN codes 6107 11 00, 6107 12 00, 6108 21 00, 6108 22 00 and ex 6212 10 10.
		In addition to the quantitative limits shown in Annex V, the following specific quantities were agreed for exports of products (of wool or regenerated fibres) falling within CN codes 6107 12 00, 6107 19 00, 6108 22 00, 6108 29 00 and ex 6212 10 10:
		1999: 2 167 tonnes, 2000: 2 293 tonnes.
		The export licence covering these products should be endorsed 'category 13 S'.
15	China	These figures include the following quantities reserved for European industry for a period of 180 days each year: 1999: 306 000 pieces.
21	South Korea	Additional flexibility of 1,5 % transfer in respect of products falling within category 17 is available.
	China Hong Kong Macao Philippines South Korea Sri Lanka	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.
	Taiwan	For Hong Kong this figure shall be 2 %, for South Korea 3 % and for Taiwan 4 %.
		The export licence concerning these products must bear, in box 9, the words 'The conversion rate for garments of a commercial size of not more than 130 cm must be applied'.
	China	These figures include the following quantities reserved for European industry for a period of 180 days each year: 1999: 993 000 pieces.
24	China Macao Thailand	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.
		The export licence concerning these products must bear, in box 9, the words 'The conversion rate for garments of a commercial size of not more than 130 cm must be applied'.
		The quantitative limits do not cover products falling within CN codes 6107 21 00 and 6107 22 00.
26	China	These figures include the following quantities reserved for European industry for a period of 180 days each year:
		1999: 336 000 pieces.

Category	Third country	Remarks
28	Taiwan	In addition to the quantitative limits laid down in Annex V specific quantities were agreed for exports of bib and brac overalls, breeches and shorts falling within CN code 6103 41 90, 6103 42 90, 6103 43 90, 6103 49 91 6104 61 90, 6104 62 90, 6104 63 90 and 6104 69 91: 1999: 308 597 pieces, 2000: 316 312 pieces, 2001: 324 219 pieces.
33	China	These quantitative limits apply also to products declared for re-export outside the Community.
73	China Hong Kong Macao Philippines	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 exceed 130 cm may be applied for up to 5 % of the quantitative limits.  For Hong Kong this figure shall be 3 %.
		The export licence concerning these products must bear, in box 9, the words 'The conversion rate for garments of commercial size of not more than 130 cm must be applied'
76	China	These figures include the following quantities reserved for European industry for a period of 180 days each year: 1999: 201 tonnes.
97 a)	South Korea Taiwan Thailand	Fine nets (CN codes 5608 11 19 and 5608 11 99).
All categories subject to quanti- tative limits	Vietnam	Vietnam shall reserve 30 % of its quantitative limits for firms belonging to the Community textile industry for period of four months beginning on 1 January of eac year, on the basis of lists provided by the Community before 30 October of the preceding year.

# **▼**<u>M19</u>

Appendix B to Annex V

Third country	Category	Unit	Community quantitative limits 1999
China		s made available for the year clusively at European fairs:	1999, may be
	1	tonnes	317
	2	tonnes	1 338
	2 a)	tonnes	159
	3	tonnes	196
	3 a)	tonnes	27
	4	1 000 pieces	2 061
	5	1 000 pieces	705
	6	1 000 pieces	1 689
	7	1 000 pieces	302
	8	1 000 pieces	992
	9	tonnes	294
	10	1 000 pairs	2 215
	12	1 000 pairs	843
	13	1 000 pieces	3 192
	19	1 000 pieces	5 431
	20/39	tonnes	372
	21	1 000 pieces	964
	22	tonnes	332
	24	1 000 pieces	1 138
	32	tonnes	184
	37	tonnes	567
	37 a)	tonnes	158
		for in Article 7 of and Annex China are applicable to the ab- and amounts.	

Appendix C to Annex V

# Community quantitative limits

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

Third country	Category	Unit	Community quantitative limits 1999
China	GROUP I		
	ex 20 (1)	tonnes	41
	ex 39 (1)	tonnes	385
	GROUP II		
	ex 13 (1)	1 000 pieces	693
	ex 18 (1)	tonnes	905
	ex 24 (1)	1 000 pieces	172
	GROUP IV		
	115	tonnes	1 101
	117	tonnes	524
	118	tonnes	1 191
	120	tonnes	469
	122	tonnes	163
	123	tonnes	80
	GROUP V		
	124 (2)	tonnes	876
	125 A	tonnes	16
	125 B	tonnes	37
	126	tonnes	16
	127 A	tonnes	25
	127 B	tonnes	14
	136 A	tonnes	374
	140	tonnes	121
	145	tonnes	25
	146 A	tonnes	146
	146 B	tonnes	222
	151 B	tonnes	2 262
	156 (3)	tonnes	2 970
	157 (³)	tonnes	11 314
	159 (³)	tonnes	4 111
	160	tonnes	48
	161 (³)	tonnes	14 501

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

 <sup>(2)</sup> This limit does not apply to fibres of polyvinyl alcohol falling within CN code ex 5503 90 90.
 (3) For these categories, China undertakes to reserve, as a priority 23 % of the quantitative limits concerned for users belonging to the textile Community industry during 90 days beginning on 1 January of each year.

### ANNEX VI

## Referred to in Article 3

# Cottage industry and folklore products

- 1. The exemption provided for in Article 3 in respect of cottage industry products shall apply only to the following types of products:
  - (a) fabrics woven on looms operated solely by hand or foot, being fabrics of a kind traditionally made in the cottage industry of each supplier country;
  - (b) garments or other textile articles of a kind traditionally made in the cottage industry of each supplier country, obtained manually from the fabrics referred to above and sewn exclusively by hand without the aid of any machine. In the case of India and Pakistan, the exemption shall apply to cottage industry products made by hand from the products described in subparagraph (a);
  - (c) traditional folklore products of each supplier country, made by hand, listed in an Annex to the bilateral agreements or arrangements concerned;
  - (d) in the case of Bangladesh, Indonesia, Malaysia, Sri Lanka and Thailand, traditional handicraft batik fabrics and textile articles made from such batik fabrics whether sewn by hand or on a hand or foot-operated sewing machine. Batik fabrics shall be defined as follows:

handicraft batik fabrics are made according to a traditional process whereby colours and shades are applied to white unbleached fabrics. This process is carried out by hand in three stages:

- (i) application of wax to the fabric by hand;
- (ii) dyeing or painting (colour is applied either by the traditional craft method of dyeing, or by hand painting);
- (iii) removal of wax by boiling the fabric.

These three treatments are carried out for each of the colours or shades applied to the fabrics.

Exemption shall be granted only in respect of products covered by a certificate conforming to the specimen attached to this Annex and issued by the competent authorities in the supplier country.

In the case of Bangladesh, Indonesia, Malaysia, Sri Lanka and Thailand, the following shall be entered in box 11 of the certificate:

'(d) Traditional handicraft batik fabrics and textile articles made from such batik fabrics"

and

"(d) Tissus artisanaux traditionnels "batik" et articles textiles fabriqués à partir de tels tissus "batik".'

In the case of India, the title of the certificate is as follows:

'Certificate in regard to handloom fabrics, products of the cottage industry and traditional folklore products, issued in conformity with and under the conditions regulating trade in textile products with the European Community',

'Certificat relatif aux tissus tissés sur métier à main et aux produits faits avec ces tissus de fabrication artisanale et aux produits relevant du folklore traditionnel délivré en conformité avec et sous les conditions régissant les échanges de produits textiles avec la Communauté Européenne';

and paragraph (b) in box 11 shall read as follows:

'(b) Hand-made cottage industry products made of the fabrics described under (a)",

and

"(b) Produits de fabrication artisanale faits à la main avec les tissus décrits sous (a)."

In the case of Vietnam, the certificates concerning the products envisaged in indent (c) above must bear a stamp 'Folklore' marked clearly. In the case of a difference of opinion between the Community and this country concerning the nature of these products, consultations shall be held within one month in order to resolve these differences.

The certificate shall specify the grounds on which exemption is granted.

# **▼**<u>M15</u>

3. Should imports of any product covered by this Annex reach proportions liable to cause problems within the Community, consultations with the supplying countries shall be initiated as soon as possible, with a view to resolving the situation by the adoption of a quantitative limit or surveillance measures, in accordance with Articles 10 and 13 of this Regulation.

The provisions of Part VI of Annex III shall apply *mutatis mutandis* to the products covered in paragraph 1 of this Annex.

# **▼**<u>M15</u>

Exporter (name, full address, country)     Exportateur (nom, adresse complète, pays)	ORIGINAL	2 No
	TRADITIONAL TEXTILE PRODU	DLOOMS, TEXTILE HANDICRAFTS and CTS, OF THE COTTAGE INDUSTRY, inder the conditions regulating trade in the European Community
Consignee (name, full address, country)     Destinataire (nom, adresse complète, pays)	PRODUITS TEXTILES FAITS À L RELEVANT DU FOLKLORE TRA SANALE, délivré en conformité	TISSÉS SUR MÉTIERS À MAIN, aux A MAIN, et aux PRODUITS TEXTILES DITIONNEL, DE FABRICATION ARTI- avec et sous les conditions régissant es avec la Communauté européenne
	4 Country of origin Pays d'origine	5 Country of destination 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	
Marks and numbers — Number and kind of packages — DESCRIPTION OF     Marques et numéros — Nombre et nature des colis — DÉSIGNATION DES		9 Quantity 10 FOB Value (¹) Quantité Valeur fob (¹)
11 CERTIFICATION BY THE COMPETENT AUTHORITY — VISA DE L'AUTO  I, the undersigned, certify that the consignment described above includes or box No 4:		cottage industry of the country shown in
a) fabrics woven on looms operated solely by hand or foot (handlooms) (2)     b) garments or other textile articles obtained manually from the fabrics di     (handicrafts) (2)     c) traditional folklore handicraft textile products made by hand, as defined integrated into the content of the content o		
No 4.  Je soussigné certifie que l'envoi décrit ci-dessus contient exclusivement les dans la case 4:		
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 tis (handicrafts) (²) c) produits textiles relevant du folklore traditionnel fabriqués à la main, comi indiqué dans la case 4.	ssus décrits sous a) et cousus uniquem	
12 Competent authority (name, full address, country) Autorité compétente (nom, adresse complète, pays)	At — À	, on — le
	(Signature)	(Stamp — Cachet)

**▼**M15

### ANNEX VII

## referred to in Article 5

## Outward processing traffic

## Article 1

Re-imports into the Community of textile products listed in column 2 of the table attached to this Annex, effected in accordance with the Regulations on economic outward processing in force in the Community, shall not be subject to the quantitative limits given in column 4 of the table and have been re-imported after processing in the corresponding third country listed in column 1 for each of the quantitative limits specified.

### Article 2

Re-imports not covered by this Annex may be subject to specific quantitative limits in accordance with the procedure laid down in Article 17 of the Regulation, provided that the products concerned are subject to the quantitative limits laid down in Article 2 of this Regulation.

## Article 3

- 1. Transfers between categories and advance use or carry-over of portions of specific quantitative limits from one year to another may be carried out in accordance with the procedure laid down in Article 17 of the Regulation.
- 2. However, automatic transfers in accordance with paragraph 1 may be carried out within the following limits:
- transfer between categories for up to 20 % of the quantitative limit established for the category to which the transfer is made,
- carry-over of a specific quantitative limit from one year to another for up to 10,5 % of the quantitative limit established for the actual year of utilization,
- advance use of a specific quantitative limit for up to 7,5 % of the quantitative limit established for the actual year of utilization.
- 3. Where there is a need for additional imports the specific quantitative limits may be adjusted in accordance with the procedure laid down in Article 17 of the Regulation.
- 4. The Commission shall inform the third country or countries concerned of any measures taken pursuant to the preceding paragraphs.

## Article 4

- 1. For the purpose of applying Article 1, the competent authorities of the Member States, before issuing prior authorizations in accordance with the relevant Community Regulations on economic outward processing, shall notify the Commission of the amounts of the requests for authorizations which they have received. The Commission shall notify its confirmation that the requested amount(s) are available for re-importation within the respective Community limits in accordance with the relevant Community Regulations on economic outward processing.
- 2. The requests included in the notifications to the Commission shall be valid if they establish clearly in each case:
- (a) the third country in which the goods are to be processed;
- (b) the category of textile products concerned;
- (c) the amount to be re-imported;
- (d) the Member State in which the re-imported products are to be put into free circulation;
- (e) an indication as to whether the requests relate to
  - (i) a past beneficiary applying for the quantities set aside under Article 3
     (4) or in accordance with the fifth subparagraph of Article 3 (5) of Council Regulation (EC) No 3036/94 (1), or to

- (ii) an applicant under the third subparagraph of Article 3 (4) or under Article 3 (5) of that Regulation.
- 3. Normally the notifications referred to in the previous paragraphs of this Article shall be communicated electronically within the integrated network set up for this purpose, unless for imperative technical reasons it is necessary to use other means of communication temporarily.
- 4. As far as possible, the Commission shall confirm to the authorities the full amount indicated in the requests notified for each category of products and each third country concerned. Notifications presented by Member States for which no confirmation can be given because the amounts requested are no longer available within the Community quantitative limits, will be stored by the Commission in the chronological order in which they have been received and confirmed in the same order as soon as further amounts become available through the application of flexibilities foreseen in Article 3.
- 5. The competent authorities shall notify the Commission immediately after being informed of any quantity that is not used during the duration of validity of the import authorization. Such unused quantities shall automatically be recredited to the quantities within the Community quantitative limits not set aside pursuant to the first subparagraph of Article 3 (4) or to the fifth subparagraph of Article 3 (5) of Council Regulation (EC) No 3036/94.

The quantities for which a renunciation has been made pursuant to the third sub-paragraph of Article 3 (4) of Council Regulation (EC) No 3036/94, shall automatically be added to the quantities within the Community quota that are not set aside pursuant to the first sub-paragraph of Article 3 (4) or to the fifth sub-paragraph of Article 3 (5) of the said Regulation.

All such quantities as outlined in the preceding subparagraphs shall be notified to the Commission in accordance with paragraph 3 above.

## Article 5

The certificate of origin shall be issued by the competent governmental authorities in the supplier country concerned, in accordance with the Community legislation in force and the provisions of Annex III for all products covered by this Annex.

# Article 6

The competent authorities of the Member States shall supply the Commission with the names and addresses of the authorities competent to issue the prior authorizations referred to in Article 4 together with specimens of the stamp impressions used by them.

TABLE

# Community quantitative limits for goods re-imported under opt

applicable for the years 1998 to 2000

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

	Third country	Category	Unit	Commun	Community quantitative limits			
_	Timu Country	Cuitogory	O.I.I.	1998	1999	2000		
	Belarus	GROUP IB						
		4	1 000 pieces	2 980	3 181			
		5	1 000 pieces	4 157	4 438			
		6	1 000 pieces	5 072	5 415			
		7	1 000 pieces	3 763	4 017			
		8	1 000 pieces	1 252	1 337			
		GROUP IIB						
		12	1 000 pairs	2 733	2 938			
		13	1 000 pieces	305	318			
		15	1 000 pieces	2 174	2 321			
		16	1 000 pieces	509	540			
		21	1 000 pieces	1 619	1 729			
		24	1 000 pieces	341	366			
		26/27	1 000 pieces	1 751	1 870			
		29	1 000 pieces	845	896			
		73	1 000 pieces	3 154	3 367			
		83	tonnes	459	479			
		GROUP IIIB						
		74	1 000 pieces	565	599			
<u> 19</u>								
	China	GROUP I B						
		4	1 000 pieces		291			
		5	1 000 pieces		645			
		6	1 000 pieces		2 272			
		7	1 000 pieces		620			
		8	1 000 pieces		1 422			
		GROUP II B						
		13	1 000 pieces		526			
		14	1 000 pieces		589			
		15			510			
			1 000 pieces					
		16	1 000 pieces		960			
		17	1 000 pieces		774			
		18	tonnes		131			
		21	1 000 pieces		2 079			
		24	1 000 pieces		135			
		26	1 000 pieces		1 109			
		29	1 000 pieces		115			
		31	1 000 pieces		6 512			
		73	1 000 pieces		252			
		76	tonnes		1 235			
		78	tonnes		65			
		83	tonnes		65			
		GROUP V						
		159	tonnes		8			
		161	tonnes		15			
<u>15</u>	T 1'	Chorin in						
	India	GROUP IB				_		
		7	1 000 pieces	3 195	3 369	3 552		
			1					
		8	1 000 pieces	2 315	2 453	2 600		

# ▼<u>M15</u>

			Commun	Community quantitative limits			
Third country	Category	Unit	1998	1999	2000		
	15	1 000 pieces	138	156	176		
	26 27	1 000 pieces 1 000 pieces	1 772 1 525	1 926 1 657	2 094 1 801		
	21	1 000 pieces	1 323	1 037	1 801		
Indonesia	GROUP IB	1 000 misses	901	1 007	1 120		
	6 7	1 000 pieces 1 000 pieces	891 592	1 007 670	1 139 757		
	8	1 000 pieces	742	838	948		
Macao	GROUP IB						
	6	1 000 pieces	255	264	272		
	GROUP IIB						
	16	1 000 pieces	671	695	720		
Malaysia	GROUP IB						
	4	1 000 pieces	252	279	310		
	5 6	1 000 pieces 1 000 pieces	252 252	279 279	310 310		
	7	1 000 pieces	232	240	256		
	8	1 000 pieces	181	193	206		
Pakistan	GROUP IB						
Takistan	4	1 000 pieces	3 509	3 890	4 314		
	5	1 000 pieces	1 505	1 701	1 923		
	6	1 000 pieces	3 176	3 498	3 853		
	7	1 000 pieces	1 509	1 662	1 831		
	8	1 000 pieces	2 105	2 319	2 554		
	GROUP IIB						
	26	1 000 pieces	2 060	2 270	2 500		
Philippines	GROUP IB						
	6	1 000 pieces	586	633	683		
	8	1 000 pieces	146	153	161		
	GROUP IIB						
	21	1 000 pieces	255	278	302		
Singapore	GROUP IB						
	7	1 000 pieces	640	695	756		
Sri Lanka	GROUP IB	4.000		2.404	2 400		
	6 7	1 000 pieces	2 755	3 104	3 498		
	8	1 000 pieces 1 000 pieces	2 078 1 965	2 342 2 215	2 639 2 496		
	GROUP IIB 21	1 000 pieces	2 207	2 527	2 894		
		T 000 PICCO	1 2 2 3 7	2027	20).		
Thailand	GROUP IB 5	1 000 pieces	167	187	209		
	6	1 000 pieces	167	187	209		
	7	1 000 pieces	292	322	355		
	8	1 000 pieces	167	187	209		
	GROUP IIB						
	21	1 000 pieces	814	991	1 206		
	26	1 000 pieces	255	284	317		
Ukraine	GROUP IB						
	4	1 000 pieces	2 547	2 719			
	5	1 000 pieces	3 502	3 739			
	6	1 000 pieces	4 458	4 759			
	7	1 000 pieces	6 527	6 967			

▼ <u>M15</u>							
	Third country	Category	Unit	Community quantitative limits			
	Time country	Category	Omt	1998	1999	2000	
		8	1 000 pieces	1 274	1 360		
		GROUP IIB					
		12	1 000 pairs	9 823	10 560		
		13	1 000 pieces	1 170	1 223		
		15	1 000 pieces	3 821	4 079		
		16	1 000 pieces	774	820		
		21	1 000 pieces	2 547	2 719		
		24	1 000 pieces	1 145	1 231		
		26/27	1 000 pieces	7 641	8 157		
		29	1 000 pieces	1 702	1 805		
<b>▼</b> <u>M16</u>							
	Vietnam	GROUP I B					
		4	1 000 pieces	707	749	794	
		5	1 000 pieces	539	571	605	
		6	1 000 pieces	504	534	566	
		7	1 000 pieces	944	1 000	1 060	
		8	1 000 pieces	2 186	2 318	2 457	
		GROUP II B					
		12	1 000 pairs	2 312	2 405	2 501	
		13	1 000 pieces	680	721	764	
		15	1 000 pieces	204	224	247	
		18	tonnes	255	270	286	
		21	1 000 pieces	1 380	1 518	1 669	
		26	1 000 pieces	138	146	155	
		31	1 000 pieces	1 243	1 318	1 397	
		68	tonnes	102	110	117	
		76	tonnes	328	361	397	
		78	tonnes	246	261	276	

### ANNEX VIII

## referred to in Article 7

## Flexibility provisions

The attached table indicates for each of the supplier countries listed in column 1 the maximum amounts which, after advance notification to the Commission, it may transfer between the corresponding quantitative limits indicated in Annex V in accordance with the following provisions:

- advance utilisation of the quantitative limit for the particular category established for the following quota year shall be authorised up to the percentage of the quantitative limit for the current year indicated in column 2; the amounts in question shall be deducted from the corresponding quantitative limits for the following year,
- carry-over of amounts not utilised in a given year to the corresponding quantitative limit for the following year shall be authorised up to the percentage of the quantitative limit for the year of actual utilisation indicated in column 3,
- transfers from category 1 to categories 2 and 3 shall be authorised up to the percentages of the quantitative limit to which the transfer is made indicated in column 4,
- transfers between categories 2 and 3 shall be authorised up to the percentages of the quantitative limit to which the transfer is made indicated in column 5,
- transfers between categories 4, 5, 6, 7 and 8 shall be authorised up to the percentages of the quantitative limit to which the transfer is made indicated in column 6,
- transfers into any of the categories in Group II or III (and where applicable Group IV) from any of the categories in Group I, II or III shall be authorised up to the percentages of the quantitative limit to which the transfer is made indicated in column 7.

The cumulative application of the flexibility provisions referred to above shall not result in an increase in any Community quantitative limit for a given year above the percentage indicated in column 8.

The table of equivalence applicable to the abovementioned transfers is given in Annex I.

Additional conditions, possibilities for transfers and notes are given in column 9 of the table.

Country	Advance utilisation	Carry- over	Transfers from category 1 to 2 and 3	Transfers between categories 2 and 3	Transfers between categorie- s 4, 5, 6, 7, 8	Transfers from Groups I, II, III to Groups II, III, IV	Maximu- m increase in any category	Additional con tions
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Argentina	5 %	7 %	7 %	7 %	7 %	7 %	n.a.	Transfers may made from ca gories 2 and category 1 up 4 %.
Armenia	5 %	7 %	4 %	4 %	4 %	5 %	13,5 %	Imports are currently not subject to quatative limits.V regard to column 7, trafers can also made from ar Group V.For Group I categories the lim column 8 is 1
Azerbaijan	5 %	7 %	4 %	4 %	4 %	5 %	13,5 %	Imports are currently not subject to quatative limits. Vergard to column 7, transfers calso be made from and to Group V.For Group I categories the limicolumn 8 is 1
Bangladesh	5 %	10 %	12 %	12 %	12 %	12 %	n.a.	Note:imports currently not subject to qua tative limits.
Belarus	5 %	7 %	4 %	4 %	4 %	5 %	13,5 %	With regard to column 7, transfers can also made from an Group V.For Group I categories the limicolumn 8 is 1
Brazil	5 %	7 %	7 %	7 %	7 %	7 %	n.a.	A transfer of from categori and 3 to category 1 sh also be authorised.

Country	Advance utilisation	Carry- over	Transfers from category 1 to 2 and 3	Transfers between categories 2 and 3	Transfers between categorie- s 4, 5, 6, 7, 8	Transfers from Groups I, II, III to Groups II, III, IV	Maximu- m increase in any category	Additional condi tions
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
China	1 %	3 %	1 %	4 %	4 %	6 %	17 %	Further amount may be authori following constations in accordance with Article 16 up t column 2: 5 % column 3: 7 % With regard to column 7, transfers from Groups I, II an III may only be made into Groups II and
Estonia	5 %	7 %	4 %	4 %	4 %	5 %	13,5 %	Imports are currently not subject to quartative limits. W regard to colur 7, transfers car also be made from and to Group V.For Group I categories the limic column 8 is 13
Former Yugoslav Republic of Macedonia	5 %	9 %	7 %	7 %	7 %	10 %	17 %	With regard to column 7, tran fers from any category in Groups I, II, II any category of in Groups II at III.
Georgia	5 %	7 %	4 %	4 %	4 %	5 %	13,5 %	Imports are currently not subject to quar tative limits.W regard to column 7, tran fers can also b made from and Group V.For Group I categories the limit column 8 is 13
Hong Kong	*	*	0 %	4 %	4 %	5 %	n.a.	See appendix t

Country	Advance utilisation	Carry- over	Transfers from category 1 to 2 and 3	Transfers between categories 2 and 3	Transfers between categorie- s 4, 5, 6, 7, 8	Transfers from Groups I, II, III to Groups II, III, IV	Maximu- m increase in any category	Additional conditions
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
India	5 %	7 %	7 %	7 %	7 %	7 %	n.a.	Further amounts may be authoris following consu tations in accordance with Article 16, up to 8 000 tonnes (2 500 tonnes for any particular textiles category and 3 000 tonne for any particular clothing category).
Indonesia	5 %	7 %	7 %	7 %	7 %	7 %	n.a.	
Kazakhstan	5 %	7 %	4 %	4 %	4 %	5 %	13,5 %	Imports are currently not subject to quant tative limits. Wit regard to colum 7, transfers can also be made from and to Group V.For Group I categories the limit column 8 is 13
Kyrgyzstan	5 %	7 %	4 %	4 %	4 %	5 %	n.a.	Imports are currently not subject to quant tative limits.Wi regard to colum 7, transfers can also be made from and to Group V.
Laos	5 %	10 %	12 %	12 %	12 %	12 %	17 %	Imports are currently not subject to quant tative limits.
Latvia	5 %	7 %	4 %	4 %	4 %	5 %	n.a.	Imports are currently not subject to quantative limits.Wi regard to column 7, transfers can also be made from and Group V.
Lithuania	5 %	7 %	4 %	4 %	4 %	5 %	13,5 %	Imports are currently not subject to quantative limits. Wi regard to column 7, transfers can also be made from and Group V.For Group I categories the limit column 8 is 13

Country	Advance utilisation	Carry- over	Transfers from category 1 to 2 and 3	Transfers between categories 2 and 3	Transfers between categorie- s 4, 5, 6, 7, 8	Transfers from Groups I, II, III to Groups II, III, IV	Maximu- m increase in any category	Additional conditions
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Macao	1 %	2 %	0 %	4 %	4 %	5 %	n.a.	Further amounts may be authorise following consultations in accordance with Article 16 up to: column 2: 5 % column 3: 7 %.
Malaysia	5 %	7 %	7 %	7 %	7 %	7 %	n.a.	
Moldova	5 %	7 %	4 %	4 %	4 %	5 %	13,5 %	Imports are currently not subject to quantitative limits. Witi regard to column 7, transfers can also be made from and Group V.For Group I categories the limit column 8 is 13 %
Mongolia	5 %	7 %	4 %	4 %	4 %	5 %	n.a.	With regard to column 7, transfers can also be made from and Group V.With regard to column 4, transfers may also be made from categories 2 and to category 1.
Pakistan	5 %	7 %	7 %	7 %	7 %	7 %	n.a.	With regard to column 4 transfermay be made between categories 1, 2 and 3. Further amounts may be authorised following consutations in accordance with Article 16 up to 3 000 tonnes (2 000 tonnes for any particular category).
Peru	5 %	9 %	11 %	11 %	11 %	11 %	n.a.	Transfers may be made between categories 1, 2 and 3 up to 11
Philippines	5 %	7 %	7 %	7 %	7 %	7 %	n.a.	
Singapore	5 %	7 %	7 %	7 %	7 %	7 %	n.a.	

Country	Advance utilisation	Carry- over	Transfers from category 1 to 2 and 3	Transfers between categories 2 and 3	Transfers between categorie- s 4, 5, 6, 7, 8	Transfers from Groups I, II, III to Groups II, III, IV	Maximu- m increase in any category	Additional of tions
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
South Korea	1 %	2 %	0 %	4 %	4 %	5 %	n.a.	Further am may be aut following of tations in a dance with Article 16 column 2: column 3:
Sri Lanka	5 %	9 %	11 %	11 %	11 %	11 %	n.a.	
Tajikistan	5 %	7 %	4 %	4 %	4 %	5 %	13,5 %	Imports are currently in subject to tative limit regard to column 7, fers can all made from Group V.F. Group I ca gories the column 8 i
Taiwan	5 %	7 %	0 %	4 %	4 %	5 %	12 %	
Thailand	5 %	7 %	7 %	7 %	7 %	7 %	n.a.	
Turkmenistan	5 %	7 %	4 %	4 %	4 %	5 %	13,5 %	Imports ar currently r subject to tative limi regard to column 7, fers can al made from Group V.F Group I ca gories the column 8
Ukraine	5 %	7 %	4 %	4 %	4 %	5 %	13,5 %	With regard column 7, fers can all made from Group V.F. Group I can gories the column 8
United Arab Emirates	5 %	6 %	5 %	5 %	5 %	6 %	n.a.	Imports ar currently r subject to tative limi regard to column 7, fers can al made from Group V.

▼ <u>M19</u>									
	Country	Advance utilisation	Carry- over	Transfers from category 1 to 2 and 3	Transfers between categories 2 and 3	Transfers between categorie- s 4, 5, 6, 7, 8	Transfers from Groups I, II, III to Groups II, III, IV	Maximu- m increase in any category	Additional conditions
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
	Uzbekistan	5 %	7 %	4 %	4 %	4 %	5 %	13,5 %	With regard to column 7, transfers can also be made from and to Group V.For Group I categories the limit in column 8 is 13 %.
	Vietnam	5 %	7 %	0 %	0 %	7 %	7 %	17 %	With regard to column 7, transfers can be made from any category in Groups I, II, III, IV and V to Groups II, III, IV and V.

 $n.a. = not \ applicable.$ 

# Flexibility provisions for quantitative restrictions referred to in Appendix C to Annex $\boldsymbol{V}$

Country	Advance utilisa- tion	Carry- over	Transfers between cate- gories 156, 157, 159 and 161	Transfers between other cate- gories	Maximu- m increase in any category	Additional conditions	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	
China	1 %	3 %	1,5 %	6 %	14 %	Further amounts may be authorised following consultations in accordance with Article 16 up to: column 2: 5 % column 3: 7 %.	

5,50 %

# Appendix to Annex VIII

# Flexibility provisions Hong Kong

Country	Consum	Catagoriu	Advance utilisation	
(1)	Group	Category	(2)	
Hong Kong	GROUP I	2, 2A	3,25 %	
		3, 3A, 4, 7, 8	3,00 %	
		5	3,75 %	
		6, 6A	2,75 %	
	GROUP II	13, 21, 68, 73	3,50 %	
		12, 16, 18, 24, 26, 32, 39, 77	4,25 %	
		13S, 31, 68S, 83	4,50 %	
		27, 29, 78	5,00 %	
	GROUP III	all categories	5,00 %	
Country			Carry-over	
	Group	Category	-	
(1)			(3)	
Hong Kong	GROUP I	2, 2A, 3, 3A	3,75 %	
		4	3,25 %	
		5	3,00 %	
		6, 6A, 7, 8	2,50 %	
	GROUP II	13, 13S, 21, 73	3,00 %	
		18, 68, 68S	3,50 %	
		12, 31	4,50 %	
		24, 26, 27, 32, 39, 78	5,00 %	
		16, 29, 77, 83	5,50 %	

all categories

GROUP III

# ANNEX IX

referred to in Article 10

# Safeguard clauses; basket exit thresholds

Supplier country	Group I	Group II	Group III	Group IV	Group V
Armenia	0,35 %	1,20 %	4,00 %	4,00 %	4,00 %
Azerbaijan	0,35 %	1,20 %	4,00 %	4,00 %	4,00 %
Belarus		1,20 %	4,00 %	4,00 %	4,00 %
China		5,00 %	10,00 %		
Former Yugoslav Republic of Macedonia	1,00 %	5,00 %	10,00 %		
Georgia	0,35 %	1,20 %	4,00 %	4,00 %	4,00 %
Kazakhstan	0,35 %	1,20 %	4,00 %	4,00 %	4,00 %
Laos	2,00 %	8,00 %	15,00 %	15,00 %	15,00 %
Lithuania	0,40 %	2,40 %	8,00 %	8,00 %	8,00 %
Moldova	0,35 %	1,20 %	4,00 %	4,00 %	4,00 %
Taiwan	0,40 %	2,00 %	6,00 %		
Tajikistan	0,35 %	1,20 %	4,00 %	4,00 %	4,00 %
Turkmenistan	0,35 %	1,20 %	4,00 %	4,00 %	4,00 %
Ukraine		1,20 %	4,00 %	4,00 %	4,00 %
Uzbekistan	0,35 %	1,20 %	4,00 %	4,00 %	4,00 %

Supplier country	Group I	Group II A	Group II B	Group III	Group IV	Group V
Vietnam	1,0 %	5,0 %	2,5 %	10,0 %	10,0 %	10,0 %

China (for products referred to in Annex I B)	For silk products	For other products
	25,00 %	10,00 %

 $\mbox{\it ANNEX} \ X$  List of textiles and clothing products not yet integrated into normal GATT 1994 rules

Category	Description (¹)
	GROUP I A
1	Cotton yarn, not put up for retail sale
2	Woven fabrics of cotton, other than gauze, terry fabrics, pile fabrics, chenille fabrics, tulle and other net fabrics
3	Woven fabrics of synthetic fibres (discontinuous or waste) other than narrow woven fabrics, pile fabrics (incl. terry fabrics) and chenille fabrics
	GROUP I B
4	Shirts, T-shirts, lightweight fine knit roll, polo or turtle necked jumpers and pull- overs (other than of wool or fine animal hair), undervests and the like, knitted or crocheted
5	Jerseys, pullovers, slip-overs, waistcoats, twinsets, cardigans, bed-jackets and jumpers (other than jackets and balzers), anoraks, wind cheaters, waister jackets and the like, knitted or crocheted
6	Men's or boys' woven breeches, shorts other than swimwear and trousers (incl. slacks); women's or girls' woven trousers and slacks, of wool, of cotton or of manmade fibres; lower parts of track suits with lining, other than category 16 or 29, of cotton or of man-made fibres
7	Women's or girls' blouses, shirts and shirt-blouses, whether or not knitted or crocheted, of wool, of cotton or man-made fibres
8	Men's boys' shirts, other than knitted or crocheted, of wool, cotton or man-made fibres
	GROUP II A
9	Terry towelling and similar woven terry fabrics of cotton; toilet linen and kitchen linen, other than knitted or crocheted, of terry towelling and woven terry fabrics, of cotton
20	Bed linen, other than knitted or crocheted
22	Yarn of staple or waste synthetic fibres, not put up for retail sale
23	Yarn of staple or waste artificial fibres, not put up for retail sale
32	Woven pile fabrics and chenille fabrics (other than terry towelling or terry fabrics of cotton and narrow woven fabrics) and tufted textile surfaces, of wool, of cotton or of man-made textile fibres
39	Table linen, toilet linen and kitchen linen, other than knitted or crocheted, other than of terry towelling or similar terry fabrics of cotton
	GROUP II B
12	Panty-hose and tights, stockings, understockings, socks, ankle-socks, sockettes and the like, knitted or crocheted, other than for babies, including stockings for varicose veins, other than products of category 70
13	Men's or boys' underpants and briefs, women's or girls' knickers and briefs, knitted or crocheted, of wool, of cotton or of man-made fibres
14	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)
15	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 categry 21)
16	Men's or boys' suits and ensembles, other than knitted or crocheted, of wool, of cotton or of man-made fibres, excluding ski suits; men's or boys' track suits with lining, with an outer shell of a single identical fabric, of cotton or of man-made fibres
17	Men's or boys' jackets or blazers, other than knitted or crocheted, of wool, of cotton or of man-made fibres

Category	Description (1)
18	Men's or boys' singlets and other vests, underpants, briefs, night-shirts, pyjamas, bathrobes, dressing gowns and similar articles, other than knitted or crocheted
	Women's or girls' singlets and other vests, slips, petticoats, briefs, panties, night-dresses, pyjamas, negligées, bathrobes, dressing gowns and similar aricles, other than knitted or crocheted
21	Parkas; anoraks, windcheaters, waister jackets and the like, other than knitted or crocheted, of wool, of cotton or of man-made fibres; upper parts of tracksuits with lining, other than category 16 or 29, of cotton or of man-made fibres
24	Men's or boys' night-shirts, pyjamas, bathrobes, dressing gowns and similar articles, knitted or crocheted
	Women's or girls' night-dresses, pyjamas, negligées, bathrobes, dressing gowns and similar articles, knitted or crocheted
26	Women's or girls' dresses, of wool, of cotton or of man-made fibres
27	Women's or girls' skirts, including divided skirts
28	Trousers, bib and brace overalls, breeches and shorts (other than swimwear), knitted or crocheted, of wool, of fcotton or of man-made fibres
29	Women's or girls' suits and ensembles, other than knitted or crocheted, of wool, of cotton or of man-made fibres, excluding ski suits; women's or girls' track-suits with lining, with an outer shell of an indentical fabric, of cotton or of man-made fibres
31	Brassières, woven, knitted or crocheted
68	Babies' garments and clothing accessories, excluding babies' gloves, mittens and mitts of categories 10 and 87, and babies' stockings, socks and sockettes, other than knitted or crocheted, of category 88
73	Track-suits of knitted or crocheted fabric, of wool, of cotton or of man-made textile fibres
78	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	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 and 75
	GROUP III A
33	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	Woven fabrics of synthetic filament yarn obtained from strip or the like of polyethylene or polypropylene, 3 m or more wide
35	Woven fabrics of synthetic fibres (continuous), other than those for tyres of category 114
36	Woven fabrics of continuous artificial fibres, other than those for tyres of category 114
37	Woven fabrics of artificial staple fibres
38 A	Knitted or crocheted synthetic curtain fabric including net curtain fabric
38 B	Net curtains, other than knitted or crocheted
40	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
42	Yarn of continuous man-made fibres, not put up for retail sale
	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/m and single non-textured yarn of cellulose acetate
43	Yarn of man-made filament, yarn of artificial staple fibres, cotton yarn, put up for retail sale
47	Yarn of carded sheep's or lambs' wool (woollen yarn) or of carded fine animal hair, not put up for retail sale
48	Yarn of combed sheep's or lambs' wool (worsted yarn) or of combed fine animal hair, not up for retail sale

Category	Description (¹)		
49	Yarn of sheep's or lambs' wool or of combed fine animal hair, put up for reta- sale		
50	Woven fabrics of sheep's or lambs' wool or of fine animal hair		
51	Cotton, carded or combed		
53	Cotton gauze		
54	Artificial staple fibres, including waste, carded, combed or otherwise processes for spinning		
55	Synthetic staple fibres, including waste, carded, combed or otherwise processed for spinning		
56	Yarn of synthetic staple fibres (including waste), put up for retail sale		
59	Carpets and other textile floor coverings, other than the carpets of category 58		
60	Tapestries, hand-made, of the type Gobelins, Flanders, Aubusson, Beauvais ar the like, and needlework tapestries (e.g. petit point and cross stitch) made in panels and the like by hand		
62	Chenille yarn (incl. flock chenille yarn), gimped yarn (other than metallized yarn and gimped horsehair yarn);		
	Tulle and other net fabrics but not inleuding woven, knitted or crocheted fabrics, hand or mechanically-made lace, in the piece, in strips or in motifs		
	Labels, badges and the like of textile materials, not embroidered, in the piece, in strips or cut to shape or size, woven		
	Braids and ornamental trimmings in the piece; tassels, pompons and the like		
	Embroidery, in the piece, in strips or in motifs		
63	Knitted or crocheted fabric of synthetic fibres containing by weight 5 % or more elastomeric yarn and knitted or crocheted fabrics containing by weight 5 % or more of rubber thread		
	Raschel lace and long-pile fabric of synthetic fibres		
66	Travelling rugs and blankets, other than knitted or crocheted, of wool, of cotton or of man-made fibres		
	GROUP III B		
10	Gloves, mittens and mitts, knitted or crocheted		
90	Twine, cordage, ropes and cables of synthetic fibres, plaited or not		
93	Sacks and bags, of a kind used for the packing of goods of woven fabrics, other than made from polyethylene or polypropylene strip		
95	Felt and aritcles thereof, whether or not impregnated or coated, other than flo coverings		
97	Nets and netting made of twine, cordage or rope and made up fishing nets of y twine, cordage or rope		
98	Other articles made from yarn, twine, cordage, cables or rope, other textile fabrics, articles made from such fabrics and articles of category 97		
101	Twine, cordage, ropes and cables, plaited or not, other than of synthetic fibres		
109	Tarpaulins, sails, awnings and sunblinds		
112	Other made up textiles, woven, excluding those of categories 113 and 114		
113	Floor cloth, dish cloth and dusters, other than knitted or crocheted		
114	Woven fabrics and articles for technical uses		
	GROUP IV		
115	Flax or ramie yarn		
117	Woven fabrics of flax or of ramie		
118	Table linen, toilet linen and kitchen of flax or ramie, other than knitted or crocheted		
120	Curtains (incl. drapes) interior blinds, curtain and bed valances and other furnishing articles, not knitted or crocheted, of flax or ramie		
121	Twin, cordage, ropes and cables, plaited or not, of flax or ramie		

Category	Description (1)
122	Sacks and bags, of a kind used for the packing of goods, used, of flax, other tha knitted or crocheted
123	Woven pile fabrics and chenille fabrics of flax or ramie, other than narrow wove fabrics
	Shawls, scarves, mufflers, mantillas, veils and the like, of flax or ramie, other tha knitted or crocheted
	GROUP V
125 A	Synthetic filament yarn (continuous) not put up for retail sale, other than yarn o category 41
125 B	Monofilament, strip (artificial straw and the like) and imitation catgut of syntheti materials
127 A	Yarn of artificial filaments (continuous) not put up for retail sale, other than yar of category 42
127 B	Monofilament, strip (artificial straw and the like) and imitation catgut of artificial textile materials
128	Coarse animal hair, carded or combed
129	Yarn of coarse animal hair or of horsehair
130 A	Silk yarn other than yarn spun from silk waste
130 B	Silk yarn other than of category 130 A; silk-worm gut
131	Yarn of other vegetable textile fibres
132	Paper yarn
133	Yarn of true hemp (cannabis sativa)
135	Woven fabrics of coarse animal hair or of horse hair
136	Woven fabrics of silk or of silk waste
137	Woven pile fabric and chenille fabrics and narrow woven fabrics of silk, or of sil waste
138	Woven fabrics of paper yarn and other textile fibres other than of ramie
139	Woven fabrics of metal threads or of metallized yarn
140	Knitted or crocheted fabric of textile material other than wool or fine animal hai cotton or man-made fibres
141	Travelling rugs and blankets of textile material other than wool or fine animal hair, cotton or man-made fibres
142	Carpets and other textile floor coverings of sisal, of other fibres of the agave family or the Manila hemp
144	Felt of coarse animal hair
145	Twine, cordage, ropes and cables plaited or not abaca (Manila hemp) or of true hemp
146 A	Binder or baler twine for agricultural machines, of sisal or other fibres of the agave family
146 B	Twine, cordage, ropes and cables of sisal or other fibres of the agave family, other than the products of category 146 A
146 C	Twine, cordage, ropes and cables, whether or not plaited or braided, of jute or other textile bast fibres of heading No 5303
147	Silk waste (including cocoons unsuitable for reeling), yarn waste and garnetted stock, other than not carded or combed
151 A	Floor coverings of coconut fibres (coir)
151 B	Carpets and other textile floor coverings, of jute or of other textile bast fibres, other than tufted or flocked
152	Needle loom felt of carpets and other textile floor coverings of jute or of other

# **▼**<u>M10</u>

Description (¹)	
Silkworm cocoons suitable for reeling	
Raw silk (not thrown)	
Silk waste (including cocoons unsuitable for reeling), yarn waste and garnetted stock, not carded or combed	
Wool not carded or combed	
Fine or coarse animal hair, not carded or combed	
Waste of wool or of fine or coarse animal hair, including yarn waste but excluding garnetted stock	
Garnetted stock of wool or of fine or coarse animal hair	
Flax, raw or procesed but not spun; flax tow and waste (including yarn waste b excluding garnetted stock)	
Ramie and other vegetable textile fibres, raw or processed but not spun; tow, noi and waste, other than coir and abaca of heading No 5304	
Cotton, not carded nor combed	
Cotton waste (including yarn waste and garnetted stock)	
True hemp (cannabis sativa), raw or processed but not spun; tow and waste of true hemp (including yarn waste and garnetted stock)	
Abaca (Manila hemp or Musa textilis Nee), raw or processed but not spun; tow and waste of abaca (including yarn waste and garnetted stock)	
Jute or other textile bast fibres (excluding flax, true hemp and ramie), raw or processed but not spun; tow and waste of jute or other textile bast fibres (including yarn waste and garnetted stock)	
Other vegetable textile fibres, raw or processed but not spun; tow and waste of such fibres (including yarn waste and garnetted stock)	
Blouses and pullovers knitted or crocheted of silk or silk waste for women and girls	
Garments, knitted or crocheted, other than those of categories 1 to 123 and o category 156	
Dresses, blouses and shirt-blouses, not knitted or crocheted, of silk or silk waste	
Shawls, scarves, mufflers, mantillas, veils and the like, not knitted or crocheted, silk or silk waste	
Ties, bow ties and cravats of silk or silk waste	
Handkerchiefs of silk or silk waste	
Garments, not knitted or crocheted, other than those of categories 1 to 123 and category $159$	
OTHER	
Gauze and articles of gauze put up in forms or packings for retail sale	
CN 5905 00 50 HS ex 6405 20 HS 6601 10 HS 8708 21	

<sup>(1)</sup> The complete description of the categories is shown in Annex I to Regulation (CEE) No 3030/93. The complete description of the tariff lines is shown in Regulation (CE) No 1359/95.