

PROTOCOLO nº 1**relativo a la definición de la noción de «productos originarios» y a los métodos de cooperación administrativa***ÍNDICE*

TÍTULO I	DISPOSICIONES GENERALES
— Artículo 1	Definiciones
TÍTULO II	DEFINICIÓN DE LA NOCIÓN DE «PRODUCTOS ORIGINARIOS»
— Artículo 2	Requisitos generales
— Artículo 3	Acumulación de origen
— Artículo 4	Productos enteramente obtenidos
— Artículo 5	Productos suficientemente elaborados o transformados
— Artículo 6	Operaciones de elaboración o transformación insuficiente
— Artículo 7	Unidad de calificación
— Artículo 8	Accesorios, piezas de repuesto y herramientas
— Artículo 9	Surtidos
— Artículo 10	Elementos neutros
TÍTULO III	CONDICIONES DE TERRITORIALIDAD
— Artículo 11	Principio de territorialidad
— Artículo 12	Transporte directo
— Artículo 13	Exposiciones
TÍTULO IV	PRUEBA DE ORIGEN
— Artículo 14	Requisitos generales
— Artículo 15	Procedimiento de expedición de certificados de circulación de mercancías EUR.1
— Artículo 16	Expedición <i>a posteriori</i> de certificados de circulación de mercancías EUR.1
— Artículo 17	Expedición de duplicados de los certificados de circulación de mercancías EUR.1
— Artículo 18	Expedición de certificados de circulación de mercancías EUR.1 basada en una prueba de origen expedida o elaborada previamente
— Artículo 19	Condiciones para extender una declaración en factura
— Artículo 20	Exportador autorizado
— Artículo 21	Validez de la prueba de origen
— Artículo 22	Presentación de la prueba de origen
— Artículo 23	Importación fraccionada
— Artículo 24	Exenciones de la prueba de origen
— Artículo 25	Declaración del proveedor
— Artículo 26	Documentos justificativos
— Artículo 27	Conservación de la prueba de origen, de las declaraciones de los proveedores y de los documentos justificativos
— Artículo 28	Discordancias y errores de forma
— Artículo 29	Importes expresados en euros

TÍTULO V DISPOSICIONES DE COOPERACIÓN ADMINISTRATIVA

- Artículo 30 Asistencia mutua
- Artículo 31 Verificación de las pruebas de origen
- Artículo 32 Resolución de controversias
- Artículo 33 Sanciones
- Artículo 34 Zonas francas

TÍTULO VI CEUTA Y MELILLA

- Artículo 35 Aplicación del Protocolo
- Artículo 36 Condiciones especiales

TÍTULO VII DISPOSICIONES FINALES

- Artículo 37 Modificaciones del Protocolo
- Artículo 38 Aplicación del Protocolo
- Artículo 39 Mercancías en tránsito o almacenadas

ANEXOS

- Anexo I Introducción
- Anexo II Lista de las elaboraciones o transformaciones que deben realizarse en las materias no originarias para que el producto transformado pueda obtener el carácter originario
- Anexo III Certificado de circulación de mercancías EUR.1
- Anexo IV Declaración en factura
- Anexo V Declaración del proveedor

TÍTULO I

DISPOSICIONES GENERALES

Artículo 1

Definiciones

A efectos del presente Protocolo, se entenderá por:

- a) «fabricación»: todo tipo de elaboración o transformación, incluido el montaje o las operaciones concretas;
- b) «materia»: todo ingrediente, materia prima, componente o pieza, etc., utilizado en la fabricación del producto;
- c) «producto»: el producto fabricado, incluso en el caso de que esté prevista su utilización posterior en otra operación de fabricación;
- d) «mercancías»: tanto las materias como los productos;
- e) «valor en aduana»: el valor calculado de conformidad con el Acuerdo de 1994 relativo a la aplicación del artículo VII del Acuerdo General sobre Aranceles Aduaneros y Comercio (Acuerdo OMC sobre valor en aduana);
- f) «precio franco fábrica»: el precio franco fábrica del producto abonado al fabricante de la Comunidad o de Sudáfrica en cuya empresa haya tenido lugar la última elaboración o transformación, siempre que el precio incluya el valor de todas las materias utilizadas, previa deducción de todos los gravámenes interiores devueltos o reembolsables cuando se exporte el producto obtenido;
- g) «valor de las materias»: el valor en aduana en el momento de la importación de las materias no originarias utilizadas o, si no se conoce o no puede determinarse dicho valor, el primer precio comprobable pagado por las materias en la Comunidad o en Sudáfrica;
- h) «valor de las materias originarias»: el valor de dichas materias tal y como se definen en la letra g) aplicada *mutatis mutandis*;
- i) «valor añadido»: el precio franco fábrica menos el valor en aduana de cada una de las materias incorporadas originarias de los demás países señalados en el artículo 3 o, si no se conoce o no puede determinarse dicho valor, el primer precio comprobable pagado por las materias en la Comunidad o en Sudáfrica;
- j) «capítulos» y «partidas»: los capítulos y las partidas (de cuatro cifras) utilizadas en la nomenclatura que constituye el sistema armonizado de designación y codificación de mercancías, denominado en el presente Protocolo «el sistema armonizado» o «SA»;

- k) «clasificado»: la clasificación de un producto o de una materia en una partida determinada;
- l) «envío»: los productos que se envían bien al mismo tiempo de un exportador a un destinatario o al amparo de un documento único de transporte que cubra su envío del exportador al destinatario o, a falta de dicho documento, al amparo de una factura única;
- m) «territorios»: incluye las aguas territoriales;
- n) «Estados ACP»: los Estados de África, del Caribe y del Pacífico que son Partes contratantes en el Cuarto Convenio ACP-CE, firmado en Lomé el 15 de diciembre de 1989 y modificado por el Acuerdo firmado en Mauricio el 4 de noviembre de 1995;
- o) «SACU»: la Unión Aduanera del África Austral.

TÍTULO II

DEFINICIÓN DE LA NOCIÓN DE «PRODUCTOS ORIGINARIOS»

Artículo 2

Requisitos generales

1. A efectos de la aplicación del presente Acuerdo, se considerarán originarios de la Comunidad:
 - a) los productos enteramente obtenidos en la Comunidad, en el sentido del artículo 4 del presente Protocolo;
 - b) los productos obtenidos en la Comunidad que contengan materias que no hayan sido enteramente obtenidas en ella, siempre que dichas materias hayan sido objeto de elaboraciones o transformaciones suficientes en la Comunidad con arreglo a lo dispuesto en el artículo 5 del presente Protocolo.
2. A efectos de la aplicación del Acuerdo, se considerarán originarios de Sudáfrica:
 - a) los productos enteramente obtenidos en Sudáfrica, en el sentido del artículo 4 del presente Protocolo;
 - b) los productos obtenidos en Sudáfrica que contengan materias que no hayan sido enteramente obtenidas en dicho país, siempre que dichas materias hayan sido objeto de elaboraciones o transformaciones suficientes en Sudáfrica con arreglo a lo dispuesto en el artículo 5 del presente Protocolo.

Artículo 3

Acumulación de origen**Acumulación bilateral**

1. Las materias originarias de la Comunidad se considerarán materias originarias de Sudáfrica cuando se incorporen a un producto obtenido en ese país. No será necesario que estas materias hayan sido objeto de elaboraciones o transformaciones suficientes, a condición de que hayan sido objeto de elaboraciones o transformaciones que vayan más allá de las citadas en el artículo 6 del presente Protocolo.

2. Las materias originarias de Sudáfrica se considerarán materias originarias de la Comunidad cuando se incorporen a un producto obtenido en ella. No será necesario que estas materias hayan sido objeto de elaboraciones o transformaciones suficientes, a condición de que hayan sido objeto de elaboraciones o transformaciones que vayan más allá de las citadas en el artículo 6 del presente Protocolo.

Acumulación con los Estados ACP

3. Sin perjuicio de lo dispuesto en los apartados 5 y 6, se considerará que las materias originarias de un Estado ACP son originarias de la Comunidad o de Sudáfrica cuando se incorporen a un producto obtenido en la Comunidad o en dicho país respectivamente. No será necesario que estas materias hayan sido objeto de elaboraciones o transformaciones suficientes.

4. Se considerará que las elaboraciones o transformaciones realizadas en la SACU se han llevado a cabo en Sudáfrica cuando sean objeto de elaboraciones o transformaciones en dicho país.

5. Los productos que hayan adquirido carácter originario en virtud de lo dispuesto en el apartado 3 sólo seguirán siendo considerados originarios de la Comunidad o de Sudáfrica cuando el valor añadido en la Comunidad o en dicho país supere al valor de las materias utilizadas originarias de cualquiera de los Estados ACP. Si éste no fuera el caso, los productos en cuestión serán considerados originarios del Estado ACP que aporte el valor más elevado de materias originarias utilizadas. Al asignar el lugar de origen, no se tomarán en consideración las materias originarias de los Estados ACP que han sido objeto de elaboraciones o transformaciones suficientes en la Comunidad o en Sudáfrica.

6. La acumulación prevista en el apartado 3 sólo podrá aplicarse cuando los materiales ACP utilizados hayan adquirido el carácter de productos originarios por la aplicación de las normas de origen del Cuarto Convenio ACP-CE. La Comunidad y Sudáfrica se comunicarán mutuamente, a través de la Comisión Europea, información sobre los acuerdos y sus normas de origen correspondientes celebrados con los Estados ACP.

7. Una vez se hayan cumplido los requisitos establecidos en el apartado 6 y se haya acordado una fecha de entrada en vigor de dichas disposiciones, cada Parte cumplirá sus obligaciones de notificación e información.

Artículo 4

Productos enteramente obtenidos

1. Se considerarán «enteramente obtenidos» en la Comunidad o en Sudáfrica:

- a) los productos minerales extraídos de su suelo o del fondo de sus mares u océanos;
- b) los productos vegetales recolectados en ellos;
- c) los animales vivos nacidos y criados en ellos;
- d) los productos procedentes de animales vivos criados en ellos;
- e) los productos de la caza y de la pesca practicadas en ellos;
- f) los productos de la pesca marítima y otros productos extraídos del mar fuera de las aguas territoriales de la Comunidad o de Sudáfrica por sus buques;
- g) los productos elaborados en sus buques factoría a partir, exclusivamente, de los productos mencionados en la letra f);
- h) los artículos usados recogidos en ellos, aptos únicamente para la recuperación de las materias primas, entre los que se incluyen los neumáticos usados que sólo sirven para recauchutar o utilizar como desecho;
- i) los desperdicios y desechos procedentes de operaciones de manufactura realizadas en ellos;
- j) los productos extraídos del suelo o del subsuelo marinos fuera de sus aguas territoriales siempre que tengan derechos de suelo para explotar dichos suelo y subsuelo;
- k) las mercancías obtenidas en ellos a partir exclusivamente de los productos mencionados en las letras a) a j).

2. Las expresiones «sus buques» y «sus buques factoría» empleadas en las letras f) y g) del apartado 1 se aplicarán solamente a los buques y buques factoría:

- a) que estén matriculados o registrados en un Estado miembro de la Comunidad o en Sudáfrica;
- b) que enarboleden pabellón de un Estado miembro de la Comunidad o de Sudáfrica;
- c) que pertenezcan al menos en un 50% a nacionales de los Estados miembros de la Comunidad o de Sudáfrica o a una

sociedad cuya sede principal esté situada en uno de estos Estados, cuyo gerente o gerentes, el presidente del consejo de administración o de vigilancia y la mayoría de los miembros de estos consejos sean nacionales de los Estados miembros de la Comunidad o de Sudáfrica, y cuyo capital, además, en lo que se refiere a sociedades de personas o a sociedades de responsabilidad limitada, pertenezca a estos Estados o a organismos públicos o nacionales de estos países al menos en su mitad;

- d) cuyo capitán y oficiales sean nacionales de Estados miembros de la Comunidad o de Sudáfrica; y
- e) cuya tripulación esté integrada al menos en un 75% por nacionales de los Estados miembros de la Comunidad o de Sudáfrica.

En la fecha de entrada en vigor de concesiones arancelarias respecto a los productos pesqueros, las letras d) y e) del apartado 2 quedarán sustituidas por el texto siguiente:

- «d) cuya tripulación, incluidos los capitanes y oficiales, esté integrada al menos en un 50% por nacionales de los Estados miembros de la Comunidad o de Sudáfrica.»

Artículo 5

Productos suficientemente elaborados o transformados

1. A efectos de la aplicación del artículo 2, se considerará que los productos que no sean enteramente obtenidos han sido elaborados o transformados suficientemente cuando se cumplan las condiciones establecidas en el anexo II.

Estas condiciones indican, para todos los productos cubiertos por el Acuerdo, las elaboraciones o transformaciones que se han de llevar a cabo sobre las materias no originarias utilizadas en la fabricación de dichos productos, y se aplican únicamente en relación con tales materias. En consecuencia, se deduce que, si un producto que ha adquirido carácter originario al reunir las condiciones establecidas en la lista para ese mismo producto se utiliza en la fabricación de otro, no se aplican las condiciones aplicables al producto en el que se incorpora, y no se deberán tener en cuenta las materias no originarias que se hayan podido utilizar en su fabricación.

2. No obstante lo dispuesto en el apartado 1, las materias no originarias que, de conformidad con las condiciones establecidas en la lista, no deberían utilizarse en la fabricación de un producto, podrán utilizarse siempre que:

- a) su valor total no sea superior al 15% del precio franco fábrica del producto, salvo en el caso de los productos clasificados en los capítulos 3 y 24 y en las partidas 1604, 1605, 2207 y 2208 del sistema armonizado, en cuyo caso el valor total de las materias no originarias no deberá ser superior al 10% del precio franco fábrica del producto;

- b) no se supere por la aplicación del presente apartado ninguno de los porcentajes dados en la lista como valor máximo de las materias no originarias.

Este apartado no se aplicará a los productos clasificados en los capítulos 50 a 63 del sistema armonizado.

3. Serán de aplicación los apartados 1 y 2, sin perjuicio de lo dispuesto en el artículo 6.

Artículo 6

Operaciones de elaboración o transformación insuficiente

1. No obstante lo dispuesto en el apartado 2, las elaboraciones y transformaciones que se indican a continuación se considerarán insuficientes para conferir el carácter de productos originarios, se cumplan o no los requisitos del artículo 5:

- a) las manipulaciones destinadas a garantizar la conservación de los productos en buen estado durante su transporte y almacenamiento (ventilación, tendido, secado, refrigeración, inmersión en agua salada o sulfurosa o en otras soluciones acuosas, separación de las partes deterioradas y operaciones similares);
- b) las operaciones simples de desempolvado, cribado, selección, clasificación, preparación de surtidos (incluso la formación de juegos de artículos), lavado, pintura y troceado;
- c) i) los cambios de envase y las divisiones o agrupaciones de bultos,
- ii) el simple envasado en botellas, frascos, bolsas, estuches y cajas o la colocación sobre cartulinas o tableros, etc., y cualquier otra operación sencilla de envasado;
- d) la colocación de marcas, etiquetas y otros signos distintivos similares en los productos o en sus envases;
- e) la simple mezcla de productos, incluso de clases diferentes, si uno o más componentes de la mezcla no reúnen las condiciones establecidas en el presente Protocolo para considerarlos productos originarios de la Comunidad o de Sudáfrica;
- f) el simple montaje de partes de artículos para formar un artículo completo;
- g) la combinación de dos o más de las operaciones especificadas en las letras a) a f);
- h) el sacrificio de animales.

2. Todas las operaciones llevadas a cabo tanto en la Comunidad como en Sudáfrica sobre un producto determinado se deberán considerar conjuntamente a la hora de determinar si las elaboraciones o transformaciones llevadas a cabo deben considerarse insuficientes en el sentido del apartado 1.

*Artículo 7***Unidad de calificación**

1. La unidad de calificación para la aplicación de lo establecido en el presente Protocolo será el producto concreto que se considera unidad básica en el momento de determinar su clasificación utilizando la nomenclatura del sistema armonizado.

Por consiguiente, se considerará que:

- a) cuando un producto compuesto por un grupo o conjunto de artículos es clasificado en una sola partida del sistema armonizado, la totalidad constituye la unidad de calificación;
- b) cuando un envío esté formado por varios productos idénticos clasificados en la misma partida del sistema armonizado, cada producto deberá tenerse en cuenta individualmente para la aplicación de lo dispuesto en el presente Protocolo.

2. Cuando, con arreglo a la regla general 5 del sistema armonizado, los envases estén incluidos con el producto para su clasificación, serán incluidos para la determinación del origen.

*Artículo 8***Accesorios, piezas de repuesto y herramientas**

Los accesorios, piezas de repuesto y herramientas que se expidan con un material, una máquina, un aparato o un vehículo y sean parte de su equipo normal y cuyo precio esté contenido en el precio de estos últimos o no se facture aparte se considerarán parte integrante del material, la máquina, el aparato o el vehículo correspondiente.

*Artículo 9***Surtidos**

Los surtidos, tal como se definen en la regla general 3 del sistema armonizado, se considerarán originarios cuando todos los productos que entren en su composición sean originarios. Sin embargo, un surtido compuesto de productos originarios y no originarios se considerará originario en su conjunto si el valor de los productos no originarios no excede del 15% del precio franco fábrica del surtido.

*Artículo 10***Elementos neutros**

Para determinar si un producto es originario, no será necesario investigar el origen de los siguientes elementos que puedan haberse utilizado en su fabricación:

- a) la energía y el combustible;
- b) las instalaciones y el equipo;
- c) las máquinas y las herramientas;
- d) las mercancías que no entren ni se tenga previsto que entren en la composición final del producto.

TÍTULO III

CONDICIONES DE TERRITORIALIDAD*Artículo 11***Principio de territorialidad**

1. Las condiciones enunciadas en el título II relativas a la adquisición del carácter de producto originario deberán cumplirse sin interrupción en el territorio de la Comunidad o de Sudáfrica, salvo lo dispuesto en el artículo 3.

2. En el caso de que las mercancías originarias exportadas de la Comunidad o de Sudáfrica a otro país sean devueltas, salvo lo dispuesto en el artículo 3, deberán considerarse no originarias, a menos que pueda demostrarse, a satisfacción de las autoridades aduaneras, que:

- a) las mercancías devueltas son las mismas que fueron exportadas; y
- b) no han sufrido más operaciones de las necesarias para su conservación en buenas condiciones mientras se encontraban en dicho país, o al exportarlas.

*Artículo 12***Transporte directo**

1. El trato preferencial dispuesto por el Acuerdo se aplicará exclusivamente a los productos que cumplan los requisitos del presente Protocolo y que sean transportados directamente entre la Comunidad y Sudáfrica o a través de los territorios de los demás países a que se hace referencia en el artículo 3. No obstante, los productos que constituyan un único envío podrán ser transportados transitando por otros territorios con transbordo o depósito temporal en dichos territorios, si fuera necesario, siempre que los productos hayan permanecido bajo la vigilancia de las autoridades aduaneras del país de tránsito o de depósito y que no hayan sido sometidos a operaciones distintas de las de descarga, carga o cualquier otra destinada a mantenerlos en buen estado.

Los productos originarios podrán ser transportados por conducciones que atraviesen territorio distinto del de la Comunidad o de Sudáfrica.

2. El cumplimiento de las condiciones contempladas en el apartado 1 se podrá acreditar mediante la presentación a las autoridades aduaneras del país de importación de:

- a) un documento único de transporte al amparo del cual se haya efectuado el transporte desde el país exportador a través del país de tránsito; o
- b) un certificado expedido por las autoridades aduaneras del país de tránsito que contenga:
 - i) una descripción exacta de los productos,
 - ii) la fecha de descarga y carga de las mercancías y, cuando sea posible, los nombres de los buques utilizados u otros medios de transporte utilizados, y
 - iii) la certificación de las condiciones en las que permanecieron las mercancías en el país de tránsito; o
- c) en ausencia de ello, cualesquiera documentos de prueba.

Artículo 13

Exposiciones

1. Los productos originarios enviados para su exposición en un país distinto a los citados en el artículo 3 y que hayan sido vendidos después de la exposición para ser importados en la Comunidad o en Sudáfrica se beneficiarán, para su importación, de las disposiciones del Acuerdo, siempre que se demuestre a satisfacción de las autoridades aduaneras que:

- a) un exportador ha enviado dichos productos de la Comunidad o de Sudáfrica al país en que se realice la exposición y los ha expuesto en la misma;
- b) los productos han sido vendidos o cedidos de cualquier otra forma por el exportador a un destinatario en la Comunidad o en Sudáfrica;
- c) los productos han sido enviados durante la exposición o inmediatamente después en el mismo estado en el que fueron enviados a la exposición; y
- d) desde el momento en que los productos fueron enviados a la exposición, no han sido utilizados con fines distintos a la muestra en dicha exposición.

2. Deberá expedirse o elaborarse, de conformidad con lo dispuesto en el título IV, un certificado de origen, que se presentará a las autoridades aduaneras del país importador de la forma acostumbrada. En él deberá figurar el nombre y la dirección de la exposición. En caso necesario, podrán solicitarse otras pruebas documentales relativas a las condiciones en que han sido expuestos los productos.

3. El apartado 1 será aplicable a todas las exposiciones, ferias o manifestaciones públicas similares, de carácter comercial, industrial, agrícola o empresarial, que no se organicen con fines privados en almacenes o locales comerciales para vender productos extranjeros y durante las cuales los productos permanezcan bajo control aduanero.

TÍTULO IV

PRUEBA DE ORIGEN

Artículo 14

Requisitos generales

1. Los productos originarios de la Comunidad podrán acogerse a las disposiciones del presente Acuerdo para su importación en Sudáfrica, así como los productos originarios de Sudáfrica para su importación en la Comunidad, previa presentación:

- a) de un certificado de circulación de mercancías EUR.1, cuyo modelo figura en el anexo III; o
- b) en los casos contemplados en el apartado 1 del artículo 19, de una declaración, cuyo texto figura en el anexo IV, del exportador en una factura, una orden de entrega o cualquier otro documento comercial que describa los productos de que se trate con el suficiente detalle como para que puedan ser identificados (en lo sucesivo denominada «la declaración en factura»).

2. No obstante lo dispuesto en el apartado 1, los productos originarios en el sentido del presente Protocolo podrán acogerse al presente Acuerdo en los casos especificados en el artículo 24, sin que sea necesario presentar ninguno de los documentos antes citados.

Artículo 15

Procedimiento de expedición de certificados de circulación de mercancías EUR.1

1. Las autoridades aduaneras del país de exportación expedirán un certificado de circulación de mercancías EUR.1 a petición escrita del exportador o, bajo su responsabilidad, de su representante autorizado.

2. A tales efectos, el exportador o su representante autorizado cumplimentarán tanto el certificado de circulación de mercancías EUR.1 como el impreso de solicitud, cuyos modelos figuran en el anexo III. Estos documentos se cumplimentarán en una de las lenguas en que está redactado el presente Acuerdo y se ajustarán a las disposiciones del Derecho interno del país exportador. Si se cumplimentan a mano, se deberán realizar con tinta y en caracteres de imprenta. La descripción de los productos deberá figurar en la casilla reservada a tal efecto sin dejar líneas en blanco. En caso de que no se rellene por completo la casilla, se deberá trazar una línea horizontal debajo de la última línea de la descripción y una línea cruzada en el espacio que quede en blanco.

3. El exportador que solicite la expedición de un certificado de circulación de mercancías EUR.1 deberá poder presentar en cualquier momento, a petición de las autoridades aduaneras del país de exportación en el que se expida el certificado de circulación de mercancías EUR.1, toda la documentación oportuna que demuestre el carácter originario de los productos de que se trate y que se satisfacen todos los demás requisitos del presente Protocolo.

4. El certificado de circulación de mercancías EUR.1 será expedido por las autoridades aduaneras de un Estado miembro de la Comunidad o de Sudáfrica cuando los productos de que se trate puedan ser considerados productos originarios de la Comunidad, de Sudáfrica o de uno de los demás países a que se hace referencia en el artículo 3 y cumplan los demás requisitos del presente Protocolo.

5. Las autoridades aduaneras que expidan los certificados deberán adoptar todas las medidas necesarias para verificar el carácter originario de los productos y la observancia de los demás requisitos del presente Protocolo. A tal efecto, estarán facultadas para exigir cualquier tipo de prueba e inspeccionar la contabilidad del exportador o llevar a cabo cualquier otra comprobación que consideren necesaria. Las autoridades aduaneras de expedición también garantizarán que se cumplimentan debidamente los impresos mencionados en el apartado 2. En particular, deberán comprobar si el espacio reservado para la descripción de los productos ha sido cumplimentado de tal forma que excluye toda posibilidad de adiciones fraudulentas.

6. La fecha de expedición del certificado de circulación de mercancías EUR.1 deberá indicarse en la casilla 11 del certificado.

7. Las autoridades aduaneras expedirán un certificado de circulación de mercancías EUR.1 que estará a disposición del exportador en cuanto se efectúe o esté asegurada la exportación real de las mercancías.

Artículo 16

Expedición *a posteriori* de certificados de circulación de mercancías EUR.1

1. Sin perjuicio de lo dispuesto en el apartado 7 del artículo 15, con carácter excepcional se podrán expedir certificados de circulación de mercancías EUR.1 después de la exportación de los productos a los que se refieren si:

- a) no se expidieron en el momento de la exportación por errores, omisiones involuntarias o circunstancias especiales; o
- b) se demuestra a satisfacción de las autoridades aduaneras que se expidió un certificado de circulación de mercancías EUR.1 que no fue aceptado a la importación por motivos técnicos.

2. A efectos de la aplicación del apartado 1, en su solicitud el exportador deberá indicar el lugar y la fecha de exportación de los productos a los que se refiere el certificado de circulación de mercancías EUR.1 y las razones de su solicitud.

3. Las autoridades aduaneras no podrán expedir *a posteriori* un certificado de circulación de mercancías EUR.1 sin haber comprobado antes que la información facilitada en la solicitud del exportador coincide con la que figura en el expediente correspondiente.

4. Los certificados de circulación de mercancías EUR.1 expedidos *a posteriori* deberán ir acompañados de una de las frases siguientes:

«NACHTRÄGLICH AUSGESTELLT», «DÉLIVRÉ A POSTERIORI», «RILASCIATO A POSTERIORI», «AFGEGEVEN A POSTERIORI», «ISSUED RETROSPECTIVELY», «UDSTEDT EFTERFØLGENDE», «ΕΚΔΟΘΕΝ ΕΚ ΤΩΝ ΥΣΤΕΡΩΝ», «EXPEDIDO A POSTERIORI», «EMITIDO A POSTERIORI», «ANNETTU JÄLKIKÄTEEN», «UTFÄRDAT I EFTERHAND».

5. La mención a que se refiere el apartado 4 se insertará en la casilla «Observaciones» del certificado de circulación de mercancías EUR.1.

Artículo 17

Expedición de duplicados de los certificados de circulación de mercancías EUR.1

1. En caso de robo, pérdida o destrucción de un certificado de circulación de mercancías EUR.1, el exportador podrá solicitar un duplicado a las autoridades aduaneras que lo hayan expedido. Dicho duplicado se extenderá sobre la base de los documentos de exportación que obren en su poder.

2. En el duplicado extendido de esta forma deberá figurar una de las palabras siguientes:

«DUPLIKAT», «DUPLICATA», «DUPLICATO», «DUPLICAAT», «DUPLICATE», «ΑΝΤΙΓΡΑΦΟ», «DUPLICADO», «SEGUNDA VIA», «KAKSOISKAPPALE».

3. La indicación a que se refiere el apartado 2 se insertará en la casilla «Observaciones» del duplicado del certificado de circulación de mercancías EUR.1.

4. El duplicado, en el que deberá figurar la fecha de expedición del certificado de circulación de mercancías EUR.1 original, será válido a partir de esa fecha.

Artículo 18

Expedición de certificados de circulación de mercancías EUR.1 basada en una prueba de origen expedida o elaborada previamente

Cuando los productos originarios se coloquen bajo control de una aduana en la Comunidad o en Sudáfrica, se podrá sustituir la prueba de origen inicial por uno o varios certificados de circulación de mercancías EUR.1 para enviar estos productos o algunos de ellos a otro punto de la Comunidad o de Sudáfrica. Los certificados de circulación de mercancías EUR.1 sustitutorios los expedirá la aduana bajo cuyo control se encuentren los productos.

Artículo 19

Condiciones para extender una declaración en factura

1. Podrán extender la declaración en factura a que se refiere la letra b) del apartado 1 del artículo 14:

- a) un exportador autorizado en el sentido del artículo 20;
- b) cualquier exportador para cualquier envío constituido por uno o varios bultos que contengan productos originarios cuyo valor total no supere los 6 000 euros.

2. Podrá extenderse una declaración en factura si los productos de que se trata pueden considerarse productos originarios de la Comunidad, de Sudáfrica o de uno de los demás países contemplados en el artículo 3 y cumplen las demás condiciones previstas en el presente Protocolo.

3. El exportador que extienda una declaración en factura deberá poder presentar en todo momento, a petición de las autoridades aduaneras del país de exportación, todos los documentos apropiados que demuestren el carácter originario de los productos de que se trate y que se cumplen las demás condiciones previstas por el presente Protocolo.

4. El exportador extenderá la declaración en factura escribiendo a máquina, estampando o imprimiendo sobre la factura, la orden de entrega o cualquier otro documento comercial la declaración cuyo texto figura en el anexo IV, utilizando una de las versiones lingüísticas de dicho anexo, de conformidad con lo dispuesto en la legislación interna del país exportador. Si la declaración se extiende a mano, deberá escribirse con tinta y en caracteres de imprenta.

5. Las declaraciones en factura llevarán la firma original manuscrita del exportador. Sin embargo, los exportadores autorizados, en el sentido del artículo 20, no tendrán la obligación de firmar las declaraciones a condición de presentar a las autoridades aduaneras del país de exportación un compromiso por escrito de que aceptan la completa responsabilidad de aquellas declaraciones en factura que les identifiquen como si las hubieran firmado a mano.

6. El exportador podrá extender la declaración en factura cuando los productos a los que se refiera se exporten, o tras la exportación, siempre que su presentación en el Estado de importación se efectúe dentro de los dos años siguientes a la importación de los productos a que se refiera.

Artículo 20

Exportador autorizado

1. Las autoridades aduaneras del Estado de exportación podrán autorizar a todo exportador que efectúe exportaciones frecuentes de productos al amparo del Acuerdo a extender declaraciones en factura independientemente del valor de los productos de que se trate. Los exportadores que soliciten estas

autorizaciones deberán ofrecer, a satisfacción de las autoridades aduaneras, todas las garantías necesarias para verificar el carácter originario de los productos así como el cumplimiento de las demás condiciones del presente Protocolo.

2. Las autoridades aduaneras podrán subordinar la concesión del estatuto de exportador autorizado a las condiciones que consideren apropiadas.

3. Las autoridades aduaneras otorgarán al exportador autorizado un número de autorización aduanera que deberá figurar en la declaración en factura.

4. Las autoridades aduaneras controlarán el uso que haga el exportador autorizado de la autorización.

5. Las autoridades aduaneras podrán revocar la autorización en todo momento. Deberán hacerlo cuando el exportador autorizado no ofrezca ya las garantías contempladas en el apartado 1, no cumpla las condiciones contempladas en el apartado 2 o haga uso incorrecto de la autorización.

Artículo 21

Validez de la prueba de origen

1. Las pruebas de origen tendrán una validez de cuatro meses a partir de la fecha de expedición en el país de exportación y deberán enviarse en el plazo mencionado a las autoridades aduaneras del país de importación.

2. Las pruebas de origen que se presenten a las autoridades aduaneras del país de importación después de transcurrido el plazo de presentación fijado en el apartado 1 podrán ser admitidas a efectos de la aplicación del régimen preferencial cuando la inobservancia del plazo sea debida a circunstancias excepcionales.

3. En otros casos de presentación tardía, las autoridades aduaneras del país de importación podrán admitir las pruebas de origen cuando las mercancías hayan sido presentadas antes de la expiración de dicho plazo.

Artículo 22

Presentación de la prueba de origen

Las pruebas de origen se presentarán a las autoridades aduaneras del país de importación de acuerdo con los procedimientos establecidos en el mismo. Dichas autoridades podrán exigir una traducción de la prueba de origen y podrán exigir que la declaración de importación vaya acompañada de una declaración del importador en la que haga constar que los productos cumplen las condiciones requeridas para la aplicación del Acuerdo.

*Artículo 23***Importación fraccionada**

Cuando, a instancia del importador y en las condiciones establecidas por las autoridades aduaneras del país de importación, se importen fraccionadamente productos desmontados o sin montar con arreglo a lo dispuesto en la letra a) de la regla general 2 del sistema armonizado, clasificados en las secciones XVI y XVII o en las partidas 7308 y 9406 del sistema armonizado, se deberá presentar una única prueba de origen para tales productos a las autoridades aduaneras en el momento de la importación del primer envío parcial.

*Artículo 24***Exenciones de la prueba de origen**

1. Los productos enviados a particulares por particulares en paquetes pequeños o que formen parte del equipaje personal de los viajeros serán admitidos como productos originarios sin que sea necesario presentar una prueba de origen, siempre que estos productos no se importen con carácter comercial, se haya declarado que cumplen las condiciones exigidas para la aplicación del presente Protocolo y no exista ninguna duda acerca de la veracidad de esta declaración. En el caso de los productos enviados por correo, esta declaración se podrá realizar en la declaración aduanera C2/CP3 o en una hoja de papel anexa a este documento.

2. Las importaciones ocasionales y que consistan exclusivamente en productos para el uso personal de sus destinatarios o de los viajeros o sus familias no se considerarán importaciones de carácter comercial si, por su naturaleza y cantidad, resulta evidente que a estos productos no se les piensa dar una finalidad comercial.

3. Además, el valor total de estos productos no podrá ser superior a 500 ecus cuando se trate de paquetes pequeños o a 1 200 ecus si se trata de productos que forman parte del equipaje personal de viajeros.

*Artículo 25***Declaración del proveedor**

1. En caso de que se extienda una prueba de origen en Sudáfrica de productos originarios en cuya fabricación se hayan utilizado mercancías procedentes de la SACU, donde hayan sido objeto de elaboraciones o transformaciones sin haber obtenido el carácter originario preferencial, se tomarán en consideración las declaraciones de los proveedores sobre dichos productos de conformidad con el presente artículo.

2. La declaración del proveedor a que se refiere el apartado 1 se utilizará como prueba de las elaboraciones o transformaciones realizadas en la SACU de las mercancías correspondientes, con el fin de determinar si los productos en cuya fabricación se hayan utilizado dichas mercancías pueden considerarse originarios de Sudáfrica y cumplen los requisitos del presente Protocolo.

3. El proveedor extenderá una declaración por cada envío de mercancías en el impreso que figura en el anexo V o en

una hoja de papel adjunta a la factura, la orden de entrega o cualquier otro documento comercial que describa los productos de que se trate con el suficiente detalle como para que puedan ser identificados. La declaración se redactará de conformidad con lo dispuesto en la legislación interna del país en que se extienda y llevará la firma original manuscrita del proveedor.

4. Sudáfrica solicitará a las autoridades competentes de la SACU que lleven a cabo comprobaciones de declaraciones de proveedores de manera aleatoria o en caso de que las autoridades aduaneras tengan dudas fundadas acerca de la autenticidad o la exactitud de la información facilitada.

5. Sudáfrica adoptará las medidas administrativas necesarias con las autoridades competentes de la SACU para garantizar que se cumpla totalmente lo dispuesto en el apartado 4.

*Artículo 26***Documentos justificativos**

Los documentos a que se hace referencia en el apartado 3 del artículo 15 y en el apartado 3 del artículo 19, que sirven como justificación de que los productos amparados por un certificado de circulación de mercancías EUR.1 o una declaración en factura pueden considerarse productos originarios de la Comunidad, de Sudáfrica o de alguno de los demás países citados en el artículo 3 y satisfacen las demás condiciones del presente Protocolo, pueden presentarse, entre otras, de las formas siguientes:

- a) prueba directa de las operaciones efectuadas por el exportador o el proveedor para obtener las mercancías de que se trate, recogida, por ejemplo, en sus cuentas o en su contabilidad interna;
- b) documentos que demuestren el carácter originario de las materias utilizadas, expedidos o extendidos en la Comunidad, Sudáfrica o en uno de los demás países a que se refiere el artículo 3, siempre que dichos documentos se utilicen de conformidad con la legislación interna;
- c) documentos que demuestren la elaboración o la transformación de las materias en la Comunidad o en Sudáfrica, expedidos o extendidos en la Comunidad o en Sudáfrica, siempre que dichos documentos se utilicen de conformidad con la legislación interna;
- d) certificados de circulación de mercancías EUR.1 o declaraciones en factura que demuestren el carácter originario de las materias utilizadas, expedidos o extendidos en la Comunidad o en Sudáfrica de conformidad con el presente Protocolo o en uno de los demás países a que se refiere el artículo 3, con arreglo a lo dispuesto en dicho artículo;
- e) declaraciones de los proveedores que demuestren la elaboración o la transformación de las materias utilizadas realizadas en la SACU, de conformidad con el artículo 3.

Artículo 27

Conservación de la prueba de origen, de las declaraciones de los proveedores y de los documentos justificativos

1. El exportador que solicite la expedición de un certificado de circulación de mercancías EUR.1 deberá conservar durante tres años como mínimo los documentos contemplados en el apartado 3 del artículo 15.
2. El exportador que extienda una declaración en factura deberá conservar durante tres años como mínimo la copia de la mencionada declaración en factura, así como los documentos contemplados en el apartado 3 del artículo 19.
3. El proveedor que extienda una declaración deberá conservar durante tres años como mínimo copias de la declaración y de la factura, la orden de entrega o cualquier otro documento al que se adjunte dicha declaración, así como todos los documentos oportunos que demuestren que la información facilitada en la declaración es correcta.
4. Las autoridades aduaneras del país de exportación que expidan un certificado de circulación de mercancías EUR.1 deberán conservar durante tres años como mínimo el formulario de solicitud contemplado en el apartado 2 del artículo 15.
5. Las autoridades aduaneras del país de importación deberán conservar durante tres años como mínimo los certificados de circulación de mercancías EUR.1 y las declaraciones en factura que se les haya presentado.

Artículo 28

Discordancias y errores de forma

1. La existencia de pequeñas discordancias entre las declaraciones hechas en la prueba de origen y las realizadas en los documentos presentados en la aduana con objeto de dar cumplimiento a las formalidades necesarias para la importación de los productos no supondrá *ipso facto* la invalidez de la prueba de origen si se comprueba debidamente que esta última corresponde a los productos presentados.
2. Los errores de forma evidentes, tales como las erratas de mecanografía en una prueba de origen, no deberán ser causa suficiente para que sean rechazados estos documentos, si no se trata de errores que puedan generar dudas sobre la exactitud de las declaraciones realizadas en los mismos.

Artículo 29

Importes expresados en euros

1. Los importes en moneda nacional del país de exportación equivalentes a los importes expresados en euros serán fijados por el país de exportación y comunicados a los países de importación a través de la Comisión Europea.

2. Cuando estos importes sean superiores a los importes correspondientes establecidos por el país de importación, este último los aceptará si los productos están facturados en la moneda del país de exportación. Cuando los importes se facturen en la moneda de otro Estado miembro de la Comunidad, el país importador reconocerá el importe notificado por el país correspondiente.

3. Los importes que se habrán de utilizar en una moneda nacional determinada serán los equivalentes en esa moneda nacional a los importes expresados en euros el primer día laborable de octubre de 1999.

4. Los importes expresados en euros y sus equivalentes en las monedas nacionales de los Estados miembros de la Comunidad y de Sudáfrica serán revisados por el Consejo de cooperación a petición de la Comunidad o de Sudáfrica. En el desarrollo de esta revisión, el Consejo de cooperación deberá garantizar que no se produce ninguna disminución de los importes que se han de utilizar en cualquiera de las monedas nacionales y además deberá considerar la conveniencia de mantener las consecuencias de los límites de que se trata en términos reales. A tal efecto, podrá tomar la determinación de modificar los importes expresados en euros.

TÍTULO V

DISPOSICIONES DE COOPERACIÓN ADMINISTRATIVA

Artículo 30

Asistencia mutua

1. Las autoridades aduaneras de los Estados miembros de la Comunidad y de Sudáfrica se comunicarán mutuamente, por medio de la Comisión Europea, los modelos de sellos utilizados en sus aduanas para la expedición de los certificados de circulación de mercancías EUR.1, así como las direcciones de las autoridades aduaneras competentes para la verificación de estos certificados y de las declaraciones en factura.

2. Para garantizar la correcta aplicación del presente Protocolo, la Comunidad y Sudáfrica se prestarán asistencia mutua, a través de sus respectivas administraciones aduaneras, para verificar la autenticidad de los certificados de circulación de mercancías EUR.1 o las declaraciones en factura y la exactitud de la información recogida en dichos documentos.

Artículo 31

Verificación de las pruebas de origen

1. La comprobación *a posteriori* de las pruebas de origen se efectuará al azar o cuando las autoridades aduaneras del país de importación alberguen dudas fundadas acerca de la autenticidad del documento, del carácter originario de los productos de que se trate o de la observancia de los demás requisitos del presente Protocolo.

2. A efectos de la aplicación de las disposiciones del apartado 1, las autoridades aduaneras del país de importación

devolverán el certificado de circulación de mercancías EUR.1 y la factura, si se ha presentado, la declaración en factura, o una copia de estos documentos, a las autoridades aduaneras del país de exportación, indicando, en su caso, los motivos que justifican una investigación. Todos los documentos y la información obtenida que sugiera que los datos recogidos en la prueba de origen son incorrectos deberán acompañar a la solicitud de control *a posteriori*.

3. Las autoridades aduaneras del país de exportación serán las encargadas de llevar a cabo la comprobación. A tal efecto, estarán facultadas para exigir cualquier tipo de prueba e inspeccionar la contabilidad del exportador o llevar a cabo cualquier otra comprobación que se considere necesaria.

4. Si las autoridades aduaneras del país de importación decidieran suspender la concesión del trato preferencial a los productos en cuestión a la espera de los resultados de la comprobación, se ofrecerá al importador el levantamiento de las mercancías condicionado a cualesquiera medidas precautorias que consideren necesarias.

5. Se deberá informar lo antes posible a las autoridades aduaneras que hayan solicitado la comprobación de los resultados de la misma. La comprobación deberá aclarar si los documentos son auténticos y si puede considerarse que los productos de que se trate son originarios de la Comunidad o de Sudáfrica y cumplen los requisitos del presente Protocolo.

6. Si, en caso de dudas fundadas, no se recibe una respuesta en el plazo de diez meses a partir de la fecha de la solicitud de verificación, o si la respuesta no contiene información suficiente para determinar la autenticidad del documento en cuestión o el origen real de los productos, las autoridades aduaneras solicitantes denegarán, salvo en circunstancias excepcionales, todo beneficio del régimen preferencial.

Artículo 32

Resolución de controversias

1. En caso de que se produzcan controversias en relación con los procedimientos de comprobación del artículo 31 que no puedan resolverse entre las autoridades aduaneras que soliciten una comprobación y las autoridades aduaneras encargadas de llevarla a cabo o cuando se planteen interrogantes en relación con la interpretación del presente Protocolo, se deberán remitir al Consejo de cooperación.

2. En todos los casos, las controversias entre el importador y las autoridades aduaneras del país de importación se resolverán con arreglo a la legislación de este país.

Artículo 33

Sanciones

Se impondrán sanciones a toda persona que redacte o haga redactar un documento que contenga datos incorrectos con objeto de conseguir que los productos se beneficien de un trato preferencial.

Artículo 34

Zonas francas

1. La Comunidad y Sudáfrica tomarán todas las medidas necesarias para asegurarse de que los productos con los que se comercie al amparo de una prueba de origen y que permanezcan durante su transporte en una zona franca situada en su territorio no sean sustituidos por otras mercancías ni sean objeto de más manipulaciones que las operaciones normales encaminadas a prevenir su deterioro.

2. Mediante una exención de las disposiciones del apartado 1, cuando productos originarios de la Comunidad o de Sudáfrica e importados en una zona franca al amparo de una prueba de origen sean objeto de tratamiento o transformación, las autoridades aduaneras competentes expedirán un nuevo certificado EUR.1 a petición del exportador, si el tratamiento o la transformación de que se trate es conforme con las disposiciones del presente Protocolo.

TÍTULO VI

CEUTA Y MELILLA

Artículo 35

Aplicación del Protocolo

1. El término «Comunidad» utilizado en el artículo 2 no incluye a Ceuta y Melilla.

2. Los productos originarios de Sudáfrica disfrutarán a todos los efectos, al importarse en Ceuta o Melilla, del mismo régimen aduanero que el aplicado a los productos originarios del territorio aduanero de la Comunidad, en virtud del Protocolo n° 2 del Acta de adhesión del Reino de España y de la República Portuguesa a las Comunidades Europeas. Sudáfrica concederá a las importaciones de productos cubiertos por el Acuerdo y originarias de Ceuta y Melilla el mismo régimen aduanero que el que concede a los productos importados de la Comunidad y originarios de ésta.

3. Para la aplicación del apartado 2 relativo a los productos originarios de Ceuta y Melilla, el presente Protocolo se aplicará, *mutatis mutandis*, en las condiciones especiales establecidas en el artículo 36.

*Artículo 36***Condiciones especiales**

1. Siempre que hayan sido transportados directamente de conformidad con lo dispuesto por el artículo 12, se considerarán:

- 1) productos originarios de Ceuta y Melilla:
 - a) los productos enteramente obtenidos en Ceuta y Melilla;
 - b) los productos obtenidos en Ceuta y Melilla en cuya fabricación se hayan utilizado productos distintos de los mencionados en la letra a), siempre que:
 - i) estos productos hayan sido suficientemente elaborados o transformados en el sentido del artículo 5 del presente Protocolo, o
 - ii) estos productos sean originarios de Sudáfrica o de la Comunidad en el sentido del presente Protocolo, siempre que hayan sido objeto de elaboraciones o transformaciones que vayan más allá de las elaboraciones o transformaciones insuficientes contempladas en el apartado 1 del artículo 6;
- 2) productos originarios de Sudáfrica:
 - a) los productos enteramente obtenidos en Sudáfrica;
 - b) los productos obtenidos en Sudáfrica en cuya fabricación se hayan utilizado productos distintos de los mencionados en la letra a), siempre que:
 - i) estos productos hayan sido suficientemente elaborados o transformados en el sentido del artículo 5 del presente Protocolo, o
 - ii) estos productos sean originarios de Ceuta y Melilla o de la Comunidad en el sentido del presente Protocolo, siempre que hayan sido objeto de elaboraciones o transformaciones que vayan más allá de las elaboraciones o transformaciones insuficientes contempladas en el apartado 1 del artículo 6.
2. Ceuta y Melilla serán consideradas un territorio único.
3. El exportador o su representante autorizado consignarán «Sudáfrica» y «Ceuta y Melilla» en la casilla 2 de los certificados

de circulación de mercancías EUR.1 o en las declaraciones en factura. Además, en el caso de los productos originarios de Ceuta y Melilla, su carácter originario deberá indicarse en la casilla 4 de los certificados de circulación de mercancías EUR.1 o en las declaraciones en factura.

4. Las autoridades aduaneras españolas serán responsables de la aplicación del presente Protocolo en Ceuta y Melilla.

TÍTULO VII

DISPOSICIONES FINALES*Artículo 37***Modificaciones del Protocolo**

El Comité mixto podrá decidir la modificación de las disposiciones del presente Protocolo.

*Artículo 38***Aplicación del Protocolo**

La Comunidad y Sudáfrica adoptarán las medidas necesarias para aplicar el presente Protocolo.

*Artículo 39***Mercancías en tránsito o almacenadas**

Las disposiciones del presente Acuerdo podrán aplicarse a las mercancías que cumplan las disposiciones del presente Protocolo y que en la fecha de entrada en vigor del Acuerdo se hallen en tránsito, en la Comunidad o en Sudáfrica o en régimen de almacenamiento temporal en depósitos o zonas francas, a condición de que se presente a las autoridades aduaneras del Estado de importación en un plazo de cuatro meses a partir de dicha fecha un certificado EUR.1 expedido *a posteriori* por las autoridades competentes del Estado de exportación y documentos en que se indique que las mercancías se han transportado directamente.

ANEXO I

NOTAS INTRODUCTORIAS A LA LISTA DEL ANEXO II

Nota 1

La lista establece las condiciones que deben cumplir necesariamente todos los productos para que se pueda considerar que han sufrido una elaboración o transformación suficientes en el sentido del artículo 5 del Protocolo.

Nota 2

- 2.1. Las dos primeras columnas de la lista describen el producto. La primera columna indica el número de la partida o del capítulo utilizado en el sistema armonizado, y la segunda, la designación de las mercancías que figuran en dicha partida o capítulo de este sistema. Para cada una de estas inscripciones que figuran en estas dos primeras columnas, se expone una norma en las columnas 3 o 4. Cuando el número de la primera columna vaya precedido de la mención «ex», ello significa que la norma que figura en las columnas 3 o 4 sólo se aplicará a la parte de esta partida descrita en la columna 2.
- 2.2. Cuando se agrupen varias partidas o se mencione un capítulo en la columna 1, y se describan en consecuencia en términos generales los productos que figuren en la columna 2, las normas correspondientes enunciadas en las columnas 3 o 4 se aplicarán a todos los productos que, en el marco del sistema armonizado, estén clasificados en las diferentes partidas del capítulo correspondiente o en las partidas agrupadas en la columna 1.
- 2.3. Cuando en la lista haya diferentes normas aplicables a diferentes productos de una misma partida, cada guión incluirá la descripción de la parte de la partida a la que se aplicarán las normas correspondientes de las columnas 3 o 4.
- 2.4. Cuando para una inscripción en las primeras dos columnas se establece una norma en las columnas 3 y 4, el exportador podrá optar por la norma de la columna 3 o la de la columna 4. Si en la columna 4 no aparece ninguna norma de origen, deberá aplicarse la norma de la columna 3.

Nota 3

- 3.1. Se aplicarán las disposiciones del artículo 5 del Protocolo relativas a los productos que han adquirido el carácter originario y que se utilizan en la fabricación de otros productos independientemente de que este carácter se haya adquirido en la fábrica en la que se utilizan estos productos o en otra fábrica de la Comunidad o de Sudáfrica.

Ejemplo:

Un motor de la partida 8407, cuya norma establece que el valor de las materias no originarias utilizadas en su fabricación no podrá ser superior al 40% del precio franco fábrica del producto, se fabrica con «aceros aleados forjados» de la partida ex 7224.

Si la pieza se forja en la Comunidad a partir de un lingote no originario, el forjado adquiere entonces el carácter originario en virtud de la norma de la lista para la partida ex 7224. Dicha pieza podrá considerarse en consecuencia producto originario en el cálculo del valor del motor, con independencia de que se haya fabricado en la misma fábrica o en otra fábrica de la Comunidad. El valor del lingote no originario no debe pues considerarse cuando se proceda a la determinación del valor de las materias no originarias utilizadas.

- 3.2. La norma que figura en la lista establece el nivel mínimo de elaboración o transformación requerida y las elaboraciones o transformaciones que sobrepasen ese nivel confieren también el carácter originario; por el contrario, las elaboraciones o transformaciones inferiores a ese nivel no confieren el origen. Por lo tanto, si una norma establece que puede utilizarse una materia no originaria en una fase de fabricación determinada, también se autorizará la utilización de esa materia en una fase anterior pero no en una fase posterior.
- 3.3. No obstante lo dispuesto en la nota 3.2, cuando una norma indique que pueden utilizarse «materias de cualquier partida», podrán utilizarse también materias de la misma partida que el producto, a reserva, sin embargo, de aquellas restricciones especiales que puedan enunciarse también en la norma. Sin embargo, la expresión «fabricación a partir de materias de cualquier partida, incluso a partir de las demás materias de la partida» significa que sólo pueden utilizarse las materias clasificadas en la misma partida que el producto cuya designación es diferente a la del producto tal como aparece en la columna 2 de la lista.

- 3.4. Cuando una norma de la lista precise que un producto puede fabricarse a partir de más de una materia, ello significa que podrán utilizarse una o varias materias, Sin embargo, no se exigirá la utilización simultánea de todas las materias.

Ejemplo:

La norma aplicable a los tejidos de las partidas 5208 a 5212 establece que pueden utilizarse fibras naturales y también, entre otros, productos químicos. Dicha norma no implica que deban utilizarse simultáneamente fibras naturales y materias químicas; podrá utilizarse una u otra materia o ambas.

- 3.5. Cuando una norma de la lista establezca que un producto debe fabricarse a partir de una materia determinada, esta condición no impedirá evidentemente la utilización de otras materias que, por su misma naturaleza, no pueden cumplir la norma. (Véase también la nota 6.2 en relación con los productos textiles.)

Ejemplo:

La norma correspondiente a las preparaciones alimenticias de la partida 1904, que excluye de forma expresa la utilización de cereales y sus derivados, no prohíbe evidentemente el empleo de sales minerales, productos químicos u otros aditivos que no se obtengan a partir de cereales.

Sin embargo, esto no se aplicará a los productos que, si bien no pueden fabricarse a partir del material concreto especificado en la lista, pueden producirse a partir de un material de la misma naturaleza en una fase anterior de fabricación.

Ejemplo:

En el caso de una prenda de vestir del ex capítulo 62 fabricada de materias no tejidas, si solamente se permite la utilización de hilados no originarios para esta clase de artículo, no se puede partir de telas no tejidas, aunque éstas no se hacen normalmente con hilados. En tales casos, la materia de partida se hallará entonces en una fase anterior al hilado, a saber, la fibra.

- 3.6. Cuando en una norma de la lista se establezcan dos porcentajes para el valor máximo de las materias no originarias que pueden utilizarse, estos porcentajes no podrán sumarse. En otras palabras, el valor máximo de todas las materias no originarias utilizadas nunca podrá ser superior al mayor de los porcentajes dados. Además, los porcentajes específicos no deberán ser superados en las respectivas materias a las que se apliquen.

Nota 4

- 4.1. El término «fibras naturales» se utiliza en la lista para designar las fibras distintas de las fibras artificiales o sintéticas. Se limita a las fases anteriores al hilado, e incluye los desperdicios y, a menos que se especifique otra cosa, abarca las fibras que hayan sido cardadas, peinadas o transformadas de otra forma, pero sin hilar.
- 4.2. El término «fibras naturales» incluye la crin de la partida 0503, la seda de las partidas 5002 y 5003, así como la lana, el pelo fino u ordinario de las partidas 5101 a 5105, las fibras de algodón de las partidas 5201 a 5203 y las demás fibras de origen vegetal de las partidas 5301 a 5305.
- 4.3. Los términos «pulpa textil», «materias químicas» y «materias destinadas a la fabricación de papel» se utilizan en la lista para designar las materias que no se clasifican en los capítulos 50 a 63 y que pueden utilizarse para la fabricación de fibras o hilados sintéticos, artificiales o de papel.
- 4.4. El término «fibras artificiales discontinuas» utilizado en la lista incluye los cables de filamentos, las fibras discontinuas o los desperdicios de fibras discontinuas, sintéticos o artificiales, de las partidas 5501 a 5507.

Nota 5

- 5.1. Cuando para determinado producto de la lista se haga referencia a la presente nota, no se aplicarán las condiciones expuestas en la columna 3 a las materias textiles básicas utilizadas en su fabricación cuando, consideradas globalmente, representen el 10% o menos del peso total de todas las materias textiles básicas utilizadas. (Véanse también las notas 5.3 y 5.4 siguientes.)
- 5.2. Sin embargo, la tolerancia citada en la nota 5.1 se aplicará sólo a los productos mezclados que hayan sido obtenidos a partir de dos o más materias textiles básicas.

Las materias textiles básicas son las siguientes:

- seda,
- lana,

- pelo ordinario,
- pelo fino,
- crin,
- algodón,
- materias para la fabricación de papel y papel,
- lino,
- cáñamo,
- yute y demás fibras textiles del líber,
- sisal y demás fibras textiles del género *Agave*,
- coco, abacá, ramio y demás fibras textiles vegetales,
- filamentos sintéticos,
- filamentos artificiales,
- fibras sintéticas discontinuas de polipropileno,
- fibras sintéticas discontinuas de poliéster,
- fibras sintéticas discontinuas de poliamida,
- fibras sintéticas discontinuas poliacrilonitrílicas,
- fibras sintéticas discontinuas de polimida,
- fibras sintéticas discontinuas de politetrafluoroetileno,
- fibras sintéticas discontinuas de polisulfuro de fenileno,
- fibras sintéticas discontinuas de policloruro de vinilo,
- las demás fibras sintéticas discontinuas,
- fibras artificiales discontinuas de viscosa,
- las demás fibras artificiales discontinuas,
- hilados de poliuretano segmentados con segmentos flexibles de poliéter, incluso entorchados,
- hilados de poliuretano segmentados con segmentos flexibles de poliéster, incluso entorchados,
- productos de la partida 5605 (hilados metálicos e hilados metalizados) que incorporen una tira consistente en un núcleo de papel de aluminio o de película de materia plástica, cubierta o no de polvo de aluminio, de una anchura no superior a 5 mm, insertada por encolado transparente o de color entre dos películas de materia plástica,
- los demás productos de la partida 5605.

Ejemplo:

Un hilado de la partida 5205 obtenido a partir de fibras de algodón de la partida 5203 y de fibras sintéticas discontinuas de la partida 5506 es un hilo mezclado. Por consiguiente, las fibras sintéticas discontinuas no originarias que no cumplan las normas de origen (estar fabricadas a partir de materias químicas o pasta textil) podrán utilizarse hasta el 10% del peso del hilado.

Ejemplo:

Un tejido de lana de la partida 5112 obtenido a partir de hilados de lana de la partida 5107 y de fibras sintéticas discontinuas de la partida 5509 es un tejido mezclado. Por consiguiente, se podrán utilizar hilados sintéticos que no cumplan las normas de origen (estar fabricados a partir de materias químicas o pasta textil) o hilados de lana que tampoco las cumplan (estar fabricados a partir de fibras naturales, no cardadas, peinadas o preparadas de otro modo para el hilado) o una combinación de ambos siempre que su peso total no supere el 10% del peso del tejido.

Ejemplo:

Un tejido con bucles de la partida 5802 obtenido a partir de hilado de algodón de la partida 5205 y tejido de algodón de la partida 5210 sólo se considerará que es un producto mezclado si el tejido de algodón es asimismo un tejido mezclado fabricado a partir de hilados clasificados en dos partidas distintas o si los hilados de algodón utilizados están también mezclados.

Ejemplo:

Si el mismo tejido con bucles se fabrica a partir de hilados de algodón de la partida 5205 y tejido sintético de la partida 5407, será entonces evidente que dos materias textiles distintas han sido utilizadas y que la superficie textil confeccionada es, por lo tanto, un producto mezclado.

Ejemplo:

Una alfombra de bucles confeccionada con hilados artificiales e hilados de algodón, con un soporte de yute, es un producto mezclado, ya que se han utilizado tres materias textiles básicas. Por consiguiente, podrían utilizarse cualesquiera materias no originarias que se hallen en una fase de fabricación más avanzada que la prevista por la norma, siempre que su peso no sea superior al 10% del peso de las materias textiles de la alfombra. Así, tanto los hilados artificiales como el soporte de yute podrán importarse en este estado de fabricación siempre que se cumplan las condiciones relativas a su peso.

- 5.3. En el caso de los productos que incorporen «hilados de poliuretano segmentado con segmentos flexibles de poliéter, incluso entorchados», esta tolerancia se cifrará en el 20% de estos hilados.
- 5.4. En el caso de los productos que incorporen «una tira consistente en un núcleo de papel de aluminio o de película de materia plástica, cubierta o no de polvo de aluminio, de una anchura no superior a 5 mm, insertada por encolado transparente o de color entre dos películas de materia plástica», esta tolerancia se cifrará en el 30% respecto a esta tira.

Nota 6

- 6.1. En el caso de los productos textiles señalados en la lista con una nota a pie de página que remita a la presente nota, las materias textiles, a excepción de los forros y entretelas, que no cumplan la norma enunciada en la columna 3 para los productos fabricados de que se trata podrán utilizarse siempre y cuando estén clasificadas en una partida distinta de la del producto y su valor no sea superior al 8% del precio franco fábrica de este último.
- 6.2. Sin perjuicio de la nota 6.3, las materias que no estén clasificadas en los capítulos 50 a 63 podrán ser utilizadas libremente en la fabricación de productos textiles, contengan materias textiles o no.

Ejemplo:

Si una norma de la lista dispone para un artículo textil concreto, por ejemplo una blusa, que deberán utilizarse hilados, ello no impide la utilización de artículos de metal, como botones, ya que estos últimos no están clasificados en los capítulos 50 a 63. Por la misma razón, no impide la utilización de cremalleras, aun cuando éstas contienen normalmente textiles.

- 6.3. Cuando se aplique una norma de porcentaje, el valor de las materias no clasificadas en los capítulos 50 a 63 deberá tenerse en cuenta en el cálculo del valor de las materias no originarias incorporadas.

Nota 7

- 7.1. A efectos de las partidas ex 2707, 2713 a 2715, ex 2901, ex 2902 y ex 3403, los «procedimientos específicos» serán los siguientes:
 - a) la destilación al vacío;
 - b) la redestilación por un procedimiento extremado de fraccionamiento ⁽¹⁾;
 - c) el craqueo;
 - d) el reformado;
 - e) la extracción con disolventes selectivos;
 - f) el tratamiento que comprenda el conjunto de las operaciones siguientes: tratamiento con ácido sulfúrico concentrado, con óleum o con anhídrido sulfúrico, neutralización con agentes alcalinos, decoloración y purificación con tierra activa natural, con tierra activada, con carbón activado o con bauxita

⁽¹⁾ Véase la nota complementaria 4.b) del capítulo 27 de la nomenclatura combinada.

- g) la polimerización;
- h) la alquilación;
- i) la isomerización.

7.2. A efectos de las partidas 2710, 2711 y 2712, los «procedimientos específicos» serán los siguientes:

- a) la destilación al vacío;
- b) la redestilación por un procedimiento extremado de fraccionamiento ⁽¹⁾;
- c) el craqueo;
- d) el reformado;
- e) la extracción con disolventes selectivos;
- f) el tratamiento que comprenda el conjunto de las operaciones siguientes: tratamiento con ácido sulfúrico concentrado, con óleum o con anhídrido sulfúrico, neutralización con agentes alcalinos, decoloración y purificación con tierra activa natural, con tierra activada, con carbón activado o con bauxita;
- g) la polimerización;
- h) la alquilación;
- ij) la isomerización;
- k) la desulfuración mediante hidrógeno, solamente en lo que se refiere a los aceites pesados de la partida ex 2710, que alcance una reducción del contenido de azufre de los productos tratados igual o superior al 85% (norma ASTM D 1266-59 T);
- l) la desparafinación por procedimientos distintos del filtrado solamente en lo que se refiere a los productos de la partida ex 2710;
- m) el tratamiento con hidrógeno, distinto de la desulfuración, solamente en lo que se refiere a los aceites pesados de la partida ex 2710, en el que el hidrógeno participe activamente en una reacción química que se realice a una presión superior a 20 bares y a una temperatura superior a 250°C con un catalizador. Por el contrario, los tratamientos de acabado con hidrógeno de los aceites lubricantes de la partida ex 2710, cuyo fin principal sea mejorar el color o la estabilidad (por ejemplo: *hydrofinishing* o decoloración) no se considerarán tratamientos definidos;
- n) la destilación atmosférica solamente en lo que se refiere al fueloil de la partida ex 2710, siempre que menos del 30% de estos productos destilen en volumen, incluidas las pérdidas, a 300°C según la norma ASTM D 86;
- o) el tratamiento por descargas eléctricas de alta frecuencia solamente con relación a los aceites pesados distintos de los gasóleos y los fueles de la partida ex 2710.

7.3. A efectos de las partidas ex 2707, 2713 a 2715, ex 2901, ex 2902 y ex 3403, no conferirán carácter originario las operaciones simples tales como la limpieza, la decantación, la desalinización, la separación sólido/agua, el filtrado, la coloración, el marcado que obtenga un contenido de azufre como resultado de mezclar productos con diferentes contenidos de azufre, ni cualquier combinación de estas operaciones u operaciones similares.

⁽¹⁾ Véase la nota complementaria 4.b) del capítulo 27 de la nomenclatura combinada.

ANEXO II

**LISTA DE LAS ELABORACIONES O TRANSFORMACIONES QUE DEBEN REALIZARSE EN LAS MATERIAS
NO ORIGINARIAS PARA QUE EL PRODUCTO TRANSFORMADO PUEDA OBTENER EL CARÁCTER
ORIGINARIO**

Los productos mencionados en la lista pueden no estar todos incluidos en el Acuerdo. Es necesario por ello consultar las otras partes del Acuerdo

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
Chapter 1	Live animals	All the animals of Chapter 1 used must be wholly obtained	
Chapter 2	Meat and edible meat offal	Manufacture in which all the materials of Chapters 1 and 2 used must be wholly obtained	
Chapter 3	Fish and crustaceans, molluscs and other aquatic invertebrates	Manufacture in which all the materials of Chapter 3 used must be wholly obtained	
ex Chapter 4 0403	Dairy produce; birds' eggs; natural honey; edible products of animal origin, not elsewhere specified or included; except for: Buttermilk, curdled milk and cream, yoghurt, kephir and other fermented or acidified milk and cream, whether or not concentrated or containing added sugar or other sweetening matter or flavoured or containing added fruit, nuts or cocoa	Manufacture in which all the materials of Chapter 4 used must be wholly obtained Manufacture in which: — all the materials of Chapter 4 used must be wholly obtained, — any fruit juice (except those of pineapple, lime or grapefruit) of heading No 2009 used must already be originating, — the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product	
ex Chapter 5	Products of animal origin, not elsewhere specified or included; except for:	Manufacture in which all the materials of Chapter 5 used must be wholly obtained	
ex 0502	Prepared pigs', hogs' or boars' bristles and hair	Cleaning, disinfecting, sorting and straightening of bristles and hair	
Chapter 6	Live trees and other plants; bulbs, roots and the like; cut flowers and ornamental foliage	Manufacture in which: — all the materials of Chapter 6 used must be wholly obtained, — the value of all the materials used does not exceed 50% of the ex-works price of the product	
Chapter 7	Edible vegetables and certain roots and tubers	Manufacture in which all the materials of Chapter 7 used must be wholly obtained	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
Chapter 8	Edible fruit and nuts; peel of citrus fruits or melons	Manufacture in which: <ul style="list-style-type: none"> — all the fruit and nuts used must be wholly obtained, — the value of any materials of Chapter 17 used does not exceed 30% of the value of the ex-works price of the product 	
ex Chapter 9	Coffee, tea, maté and spices; except for:	Manufacture in which all the materials of Chapter 9 used must be wholly obtained	
0901	Coffee, whether or not roasted or decaffeinated; coffee husks and skins; coffee substitutes containing coffee in any proportion	Manufacture from materials of any heading	
0902	Tea, whether or not flavoured	Manufacture from materials of any heading	
ex 0910	Mixtures of spices	Manufacture from materials of any heading	
Chapter 10	Cereals	Manufacture in which all the materials of Chapter 10 used must be wholly obtained	
ex Chapter 11	Products of the milling industry; malt; starches; inulin; wheat gluten; except for:	Manufacture in which all the cereals, edible vegetables, roots and tubers of heading No 0714 or fruit used must be wholly obtained	
ex 1106	Flour, meal and powder of the dried, shelled leguminous vegetables of heading No 0713	Drying and milling of leguminous vegetables of heading No 0708	
Chapter 12	Oil seeds and oleaginous fruits; miscellaneous grains, seeds and fruit; industrial or medicinal plants; straw and fodder	Manufacture in which all the materials of Chapter 12 used must be wholly obtained	
1301	Lac; natural gums, resins, gum-resins and oleoresins (for example, balsams)	Manufacture in which the value of any materials of heading No 1301 used may not exceed 50% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
1302	Vegetable saps and extracts; pectic substances, pectinates and pectates; agar-agar and other mucilages and thickeners, whether or not modified, derived from vegetable products: — Mucilages and thickeners, modified, derived from vegetable products — Other	Manufacture from non-modified mucilages and thickeners Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
Chapter 14	Vegetable plaiting materials; vegetable products not elsewhere specified or included	Manufacture in which all the materials of Chapter 14 used must be wholly obtained	
ex Chapter 15	Animal or vegetable fats and oils and their cleavage products; prepared edible fats; animals or vegetable waxes; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
1501	Pig fat (including lard) and poultry fat, other than that of heading No 0209 or 1503: — Fats from bones or waste — Other	Manufacture from materials of any heading except those of heading Nos 0203, 0206 or 0207 or bones of heading No 0506 Manufacture from meat or edible offal of swine of heading No 0203 or 0206 or of meat and edible offal of poultry of heading No 0207	
1502	Fats of bovine animals, sheep or goats, other than those of heading No 1503 — Fats from bones or waste — Other	Manufacture from materials of any heading except those of heading Nos 0201, 0202, 0204 or 0206 or bones of heading No 0506 Manufacture in which all the materials of Chapter 2 used must be wholly obtained	
1504	Fats and oils and their fractions, of fish or marine mammals, whether or not refined, but not chemically modified: — Solid fractions — Other	Manufacture from materials of any heading including other materials of heading No 1504 Manufacture in which all the materials of Chapters 2 and 3 used must be wholly obtained	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 1505	Refined lanolin	Manufacture from crude wool grease of heading No 1505	
1506	Other animals fats and oils and their fractions, whether or not refined, but not chemically modified: — Solid fractions — Other	Manufacture from materials of any heading including other materials of heading No 1506 Manufacture in which all the materials of Chapter 2 used must be wholly obtained	
1507 to 1515	Vegetable oils and their fractions: — Soya, ground nut, palm, copra, palm kernel, babassu, tung and oiticica oil, myrtle wax and Japan wax, fractions of jojoba oil and oils for technical or industrial uses other than the manufacture of foodstuffs for human consumption — Solid fractions, except for that of jojoba oil — Other	Manufacture in which all the materials used are classified within a heading other than that of the product Manufacture from other materials of heading Nos 1507 to 1515 Manufacture in which all the vegetable materials used must be wholly obtained	
1516	Animal or vegetable fats and oils and their fractions, partly or wholly hydrogenated, inter-esterified, re-esterified or elaidinised, whether or not refined, but not further prepared	Manufacture in which: — all the materials of Chapter 2 used must be wholly obtained, — all the vegetable materials used must be wholly obtained. However, materials of headings 1507, 1508, 1511 and 1513 may be used	
1517	Margarine; edible mixtures or preparations of animal or vegetable fats or oils or of fractions of different fats or oils of this Chapter, other than edible fats or oils or their fractions of heading No 1516	Manufacture in which: — all the materials of Chapters 2 and 4 used must be wholly obtained, — all the vegetable materials used must be wholly obtained. However, materials of headings 1507, 1508, 1511 and 1513 may be used	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
Chapter 16	Preparations of meat, of fish or of crustaceans, molluscs or other aquatic invertebrates	Manufacture from animals of Chapter 1. All the materials of Chapter 3 used must be wholly obtained	
ex Chapter 17	Sugars and sugar confectionery; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 1701	Cane or beet sugar and chemically pure sucrose, in solid form, flavoured or coloured	Manufacture in which the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product	
1702	<p>Other sugars, including chemically pure lactose, maltose, glucose and fructose, in solid form; sugar syrups not containing added flavouring or colouring matter; artificial honey, whether or not mixed with natural honey; caramel:</p> <p>— Chemically pure maltose and fructose</p> <p>— Other sugars in solid form, flavoured or coloured</p> <p>— Other</p>	Manufacture from materials of any heading including other materials of heading No 1702	Manufacture in which the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product
ex 1703	Molasses resulting from the extraction or refining of sugar, flavoured or coloured	Manufacture in which the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product	
1704	Sugar confectionery (including white chocolate), not containing cocoa	<p>Manufacture in which:</p> <p>— all the materials used are classified within a heading other than that of the product,</p> <p>— the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product</p>	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
Chapter 18	Cocoa and cocoa preparations	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product 	
1901	Malt extract; food preparations of flour, meal, starch or malt extract, not containing cocoa or containing less than 40% by weight of cocoa calculated on a totally defatted basis, not elsewhere specified or included; food preparations of goods of heading Nos 0401 to 0404, not containing cocoa or containing less than 5% by weight of cocoa calculated on a totally defatted basis, not elsewhere specified or included: <ul style="list-style-type: none"> — Malt extract — Other 	Manufacture from cereals of Chapter 10 Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product 	
1902	Pasta, whether or not cooked or stuffed (with meat or other substances) or otherwise prepared, such as spaghetti, macaroni, noodles, lasagne, gnocchi, ravioli, cannelloni; couscous, whether or not prepared: <ul style="list-style-type: none"> — Containing 20% or less by weight of meat, meat offal, fish, crustaceans or molluscs — Containing more than 20% by weight of meat, meat offal, fish, crustaceans or molluscs 	Manufacture in which all the cereals and derivatives (except durum wheat and its derivatives) used must be wholly obtained Manufacture in which: <ul style="list-style-type: none"> — all cereals and derivatives (except durum wheat and its derivatives) used must be wholly obtained, — all the materials of Chapters 2 and 3 used must be wholly obtained 	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
1903	Tapioca and substitutes therefor prepared from starch, in the form of flakes, grains, pearls, siftings or in similar forms	Manufacture from materials of any heading except potato starch of heading No 1108	
1904	Prepared foods obtained by the swelling or roasting of cereals or cereal products (for example, corn flakes); cereals (other than maize (corn)) in grain form or in the form of flakes or other worked grains (except flour and meal), pre-cooked, or otherwise prepared, not elsewhere specified or included	Manufacture: <ul style="list-style-type: none"> — from materials not classified within heading No 1806, — in which all the cereals and flour (except durum wheat and its derivatives) used must be wholly obtained, — in which the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product 	
1905	Bread, pastry, cakes, biscuits and other bakers' wares, whether or not containing cocoa; communion wafers, empty cachets of a kind suitable for pharmaceutical use, sealing wafers, rice paper and similar products	Manufacture from materials of any heading except those of Chapter 11	
ex Chapter 20	Preparations of vegetables, fruit, nuts or other parts of plants; except for:	Manufacture in which all the fruit, nuts or vegetables used must be wholly obtained	
ex 2001	Yams, sweet potatoes and similar edible parts of plants containing 5% or more by weight of starch, prepared or preserved by vinegar or acetic acid	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 2004 and ex 2005	Potatoes in the form of flour, meal or flakes, prepared or preserved otherwise than by vinegar or acetic acid	Manufacture in which all the materials used are classified within a heading other than that of the product	
2006	Vegetables, fruit, nuts, fruit-peel and other parts of plants, preserved by sugar (drained, glacé or crystallised)	Manufacture in which the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product	
2007	Jams, fruit jellies, marmalades, fruit or nut purée and fruit or nut pastes, being cooked preparations, whether or not containing added sugar or other sweetening matter	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product 	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 2008	<ul style="list-style-type: none"> — Nuts, not containing added sugar or spirit — Peanut butter; mixtures based on cereals; palm hearts; maize (corn) — Other except for fruit and nuts cooked otherwise than by steaming or boiling in water, not containing added sugar, frozen 	<p>Manufacture in which the value of the originating nuts and oil seeds of heading Nos 0801, 0802 and 1202 to 1207 used exceeds 60% of the ex-works price of the product</p> <p>Manufacture in which all the materials used are classified within a heading other than that of the product</p> <p>Manufacture in which:</p> <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product 	
2009	Fruit juices (including grape must) and vegetable juices, unfermented and not containing added spirit, whether or not containing added sugar or other sweetening matter	<p>Manufacture in which:</p> <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product 	
ex Chapter 21	<p>Miscellaneous edible preparations; except for:</p> <p>2101 Extracts, essences and concentrates, of coffee, tea or maté and preparations with a basis of these products or with a basis of coffee, tea or maté; roasted chicory and other roasted coffee substitutes, and extracts, essences and concentrates thereof</p> <p>2103 Sauces and preparations therefor; mixed condiments and mixed seasonings; mustard flour and meal and prepared mustard:</p> <ul style="list-style-type: none"> — Sauces and preparations therefor; mixed condiments and mixed seasonings — Mustard flour and meal and prepared mustard 	<p>Manufacture in which all the materials used are classified within a heading other than that of the product</p> <p>Manufacture in which:</p> <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — all the chicory used must be wholly obtained <p>Manufacture in which all the materials used are classified within a heading other than that of the product. However, mustard flour or meal or prepared mustard may be used</p> <p>Manufacture from materials of any heading</p>	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 2104	Soups and broths and preparations therefor	Manufacture from materials of any heading except prepared or preserved vegetables of heading Nos 2002 to 2005	
2106	Food preparations not elsewhere specified or included	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product 	
ex Chapter 22	Beverages, spirits and vinegar; except for:	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — all the grapes or any material derived from grapes used must be wholly obtained 	
2202	Waters, including mineral waters and aerated waters, containing added sugar or other sweetening matter or flavoured, and other non-alcoholic beverages, not including fruit or vegetable juices of heading No 2009	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of any materials of Chapter 17 used does not exceed 30% of the ex-works price of the product, — any fruit juice used (except for pineapple, lime and grapefruit juices) must already be originating 	
2208	Undenatured ethyl alcohol of an alcoholic strength by volume of less than 80% vol; spirits, liqueurs and other spirituous beverages	Manufacture: <ul style="list-style-type: none"> — from materials not classified within heading No 2207 or 2208, — in which all the grapes or any material derived from grapes used must be wholly obtained or if all the other materials used are already originating, arrack may be used up to a limit of 5% by volume 	
ex Chapter 23	Residues and waste from the food industries; prepared animal fodder; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 2301	Whale meal; flours, meals and pellets of fish or of crustaceans, molluscs or other aquatic invertebrates, unfit for human consumption	Manufacture in which all the materials of Chapters 2 and 3 used must be wholly obtained	
ex 2303	Residues from the manufacture of starch from maize (excluding concentrated steeping liquors), of a protein content, calculated on the dry product, exceeding 40% by weight	Manufacture in which all the maize used must be wholly obtained	
ex 2306	Oil cake and other solid residues resulting from the extraction of olive oil, containing more than 3% of olive oil	Manufacture in which all the olives used must be wholly obtained	
2309	Preparations of a kind used in animal feeding	Manufacture in which: <ul style="list-style-type: none"> — all the cereals, sugar or molasses, meat or milk used must already be originating, — all the materials of Chapter 3 used must be wholly obtained 	
ex Chapter 24	Tobacco and manufactured tobacco substitutes; except for:	Manufacture in which all the materials of Chapter 24 used must be wholly obtained	
2402	Cigars, cheroots, cigarillos and cigarettes, of tobacco or of tobacco substitutes	Manufacture in which at least 70% by weight of the unmanufactured tobacco or tobacco refuse of heading No 2401 used must already be originating	
ex 2403	Smoking tobacco	Manufacture in which at least 70% by weight of the unmanufactured tobacco or tobacco refuse of heading No 2401 used must already be originating	
ex Chapter 25	Salt; sulphur; earths and stone; plastering materials, lime and cement; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 2504	Natural crystalline graphite, with enriched carbon content, purified and ground	Enriching of the carbon content, purifying and grinding of crude crystalline graphite	
ex 2515	Marble, merely cut, by sawing or otherwise, into blocks or slabs of a rectangular (including square) shape, of a thickness not exceeding 25 cm	Cutting, by sawing or otherwise, of marble (even if already sawn) of a thickness exceeding 25 cm	
ex 2516	Granite, porphyry, basalt, sandstone and other monumental and building stone, merely cut, by sawing or otherwise, into blocks or slabs of a rectangular (including square) shape, of a thickness not exceeding 25 cm	Cutting, by sawing or otherwise, of stone (even if already sawn) of a thickness exceeding 25 cm	
ex 2518	Calcined dolomite	Calcination of dolomite not calcined	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 2519	Crushed natural magnesium carbonate (magnesite), in hermetically-sealed containers, and magnesium oxide, whether or not pure, other than fused magnesia or dead-burned (sintered) magnesia	Manufacture in which all the materials used are classified within a heading other than that of the product. However, natural magnesium carbonate (magnesite) may be used	
ex 2520	Plasters specially prepared for dentistry	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex 2524	Natural asbestos fibres	Manufacture from asbestos concentrate	
ex 2525	Mica powder	Grinding of mica or mica waste	
ex 2530	Earth colours, calcined or powdered	Calcination or grinding of earth colours	
Chapter 26	Ores, slag and ash	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex Chapter 27	Mineral fuels, mineral oils and products of their distillation; bituminous substances; mineral waxes; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 2707	Oils in which the weight of the aromatic constituents exceeds that of the non-aromatic constituents, being oils similar to mineral oils obtained by distillation of high temperature coal tar, of which more than 65% by volume distils at a temperature of up to 250°C (including mixtures of petroleum spirit and benzole), for use as power or heating fuels	Operations of refining and/or one or more specific process(es) ⁽¹⁾ or Other operations in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product	
ex 2709	Crude oils obtained from bituminous minerals	Destructive distillation of bituminous materials	
2710	Petroleum oils and oils obtained from bituminous materials, other than crude; preparations not elsewhere specified or included, containing by weight 70% or more of petroleum oils or of oils obtained from bituminous materials, these oils being the basic constituents of the preparations	Operations of refining and/or one or more specific process(es) ⁽²⁾ or Other operations in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product	

⁽¹⁾ For the special conditions relating to 'specific processes' see introductory notes 7.1 and 7.3.

⁽²⁾ For the special conditions relating to 'specific processes' see introductory note 7.2.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
2711	Petroleum gases and other gaseous hydrocarbons	<p>Operations of refining and/or one or more specific process(es) ⁽¹⁾</p> <p>or</p> <p>Other operations in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product</p>	
2712	Petroleum jelly; paraffin wax, microcrystalline petroleum wax, slack wax, ozokerite, lignite wax, peat wax, other mineral waxes and similar products obtained by synthesis or by other processes, whether or not coloured	<p>Operations of refining and/or one or more specific process(es) ⁽¹⁾</p> <p>or</p> <p>Other operations in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product</p>	
2713	Petroleum coke, petroleum bitumen and other residues of petroleum oils or of oils obtained from bituminous materials	<p>Operations of refining and/or one or more specific process(es) ⁽¹⁾</p> <p>or</p> <p>Other operations in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product</p>	
2714	Bitumen and asphalt, natural; bituminous or oil shale and tar sands; asphaltites and asphaltic rocks	<p>Operations of refining and/or one or more specific process(es) ⁽¹⁾</p> <p>or</p> <p>Other operations in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product</p>	

⁽¹⁾ For the special conditions relating to 'specific processes' see introductory notes 7.1 and 7.3.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
2715	Bituminous mixtures based on natural asphalt, on natural bitumen, on petroleum bitumen, on mineral tar or on mineral tar pitch (for example, bituminous mastics, cut-backs)	Operations of refining and/or one or more specific process(es) ⁽¹⁾ or Other operations in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product	
ex Chapter 28	Inorganic chemicals; organic or inorganic compounds of precious metals, of rare-earth metals, of radioactive elements or of isotopes; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
ex 2805	'Mischmetall'	Manufacture by electrolytic or thermal treatment in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex 2811	Sulphur trioxide	Manufacture from sulphur dioxide	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
ex 2833	Aluminium sulphate	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex 2840	Sodium perborate	Manufacture from disodium tetraborate pentahydrate	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
ex Chapter 29	Organic chemicals; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product

⁽¹⁾ For the special conditions relating to 'specific processes' see introductory notes 7.1 and 7.3.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 2901	Acyclic hydrocarbons for use as power or heating fuels	<p>Operations of refining and/or one or more specific process(es) ⁽¹⁾</p> <p>or</p> <p>Other operations in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product</p>	
ex 2902	Cyclanes and cyclenes (other than azulenes), benzene, toluene, xylenes, for use as power or heating fuels	<p>Operations of refining and/or one or more specific process(es) ⁽¹⁾</p> <p>or</p> <p>Other operations in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used, provided their value does not exceed 50% of the ex-works price of the product</p>	
ex 2905	Metal alcoholates of alcohols of this heading and of ethanol	<p>Manufacture from materials of any heading, including other materials of heading No 2905. However, metal alcoholates of this heading may be used, provided their value does not exceed 20% of the ex-works price of the product</p>	
2915	Saturated acyclic monocarboxylic acids and their anhydrides, halides, peroxides and peroxyacids; their halogenated, sulphonated, nitrated or nitrosated derivatives	<p>Manufacture from materials of any heading. However, the value of all the materials of heading Nos 2915 and 2916 used may not exceed 20% of the ex-works price of the product</p>	
ex 2932	— Internal ethers and their halogenated, sulphonated, nitrated or nitrosated derivatives	<p>Manufacture from materials of any heading. However, the value of all the materials of heading No 2909 used may not exceed 20% of the ex-works price of the product</p>	
	— Cyclic acetals and internal hemiacetals and their halogenated, sulphonated, nitrated or nitrosated derivatives	<p>Manufacture from materials of any heading</p>	

⁽¹⁾ For the special conditions relating to 'specific processes' see introductory notes 7.1 and 7.3.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
2933	Heterocyclic compounds with nitrogen hetero-atom(s) only	Manufacture from materials of any heading. However, the value of all the materials of heading Nos 2932 and 2933 used may not exceed 20% of the ex-works price of the product	
2934	Nucleic acids and their salts; other heterocyclic compounds	Manufacture from materials of any heading. However, the value of all the materials of heading Nos 2932, 2933 and 2934 used may not exceed 20% of the ex-works price of the product	
ex Chapter 30	Pharmaceutical products; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	
3002	<p>Human blood; animal blood prepared for therapeutic, prophylactic or diagnostic uses; antisera and other blood fractions and modified immunological products, whether or not obtained by means of biotechnological processes; vaccines, toxins, cultures of micro-organisms (excluding yeasts) and similar products:</p> <p>— Products consisting of two or more constituents which have been mixed together for therapeutic or prophylactic uses or unmixed products for these uses, put up in measured doses or in forms or packings for retail sale</p> <p>— Other:</p> <p>— — human blood</p> <p>— — animal blood prepared for therapeutic or prophylactic uses</p>	<p>Manufacture from materials of any heading, including other materials of heading No 3002. The materials of this description may also be used, provided their value does not exceed 20% of the ex-works price of the product</p>	<p>Manufacture from materials of any heading, including other materials of heading No 3002. The materials of this description may also be used, provided their value does not exceed 20% of the ex-works price of the product</p>

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
3003 and 3004	<p>— — blood fractions other than antisera, haemoglobin, blood globulins and serum globulins</p> <p>— — haemoglobin, blood globulins and serum globulins</p> <p>— — other</p> <p>Medicaments (excluding goods of heading No 3002, 3005 or 3006):</p> <p>— Obtained from amikacin of heading No 2941</p> <p>— Other</p>	<p>Manufacture from materials of any heading, including other materials of heading No 3002. The materials of this description may also be used, provided their value does not exceed 20% of the ex-works price of the product</p> <p>Manufacture from materials of any heading, including other materials of heading No 3002. The materials of this description may also be used, provided their value does not exceed 20% of the ex-works price of the product</p> <p>Manufacture from materials of any heading, including other materials of heading No 3002. The materials of this description may also be used, provided their value does not exceed 20% of the ex-works price of the product</p> <p>Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials of heading No 3003 or 3004 may be used provided their value, taken together, does not exceed 20% of the ex works price of the product</p> <p>Manufacture in which:</p> <p>— all the materials used are classified within a heading other than that of the product. However, materials of heading No 3003 or 3004 may be used provided their value, taken together, does not exceed 20% of the ex-works price of the product,</p> <p>— the value of all the materials used does not exceed 50% of the ex-works price of the product</p>	
ex Chapter 31	Fertilisers; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 3105	Mineral or chemical fertilisers containing two or three of the fertilising elements nitrogen, phosphorous and potassium; other fertilisers; goods of this chapter, in tablets or similar forms or in packages of a gross weight not exceeding 10 kg, except for: <ul style="list-style-type: none"> — sodium nitrate — calcium cyanamide — potassium sulphate — magnesium potassium sulphate 	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product, — the value of all the materials used does not exceed 50% of the ex-works price of the product 	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
ex Chapter 32	Tanning or dyeing extracts; tannins and their derivatives; dyes, pigments and other colouring matter; paints and varnishes; putty and other mastics; inks; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
ex 3201	Tannins and their salts, ethers, esters and other derivatives	Manufacture from tanning extracts of vegetable origin	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
3205	Colour lakes; preparations as specified in Note 3 to this Chapter based on colour lakes ⁽¹⁾	Manufacture from materials of any heading, except heading Nos 3203, 3204 and 3205. However, materials from heading No 3205 may be used provided their value does not exceed 20% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
ex Chapter 33	Essential oils and resinoids; perfumery, cosmetic or toilet preparations; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
3301	Essential oils (terpeneless or not), including concretes and absolutes; resinoids; extracted oleoresins; concentrates of essential oils in fats, in fixed oils, in waxes or the like, obtained by enfleurage or maceration; terpenic by-products of the deterpenation of essential oils; aqueous distillates and aqueous solutions of essential oils	Manufacture from materials of any heading, including materials of a different 'group' ⁽²⁾ in this heading. However, materials of the same group may be used, provided their value does not exceed 20% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product

⁽¹⁾ Note 3 to Chapter 32 says that these preparations are those of a kind used for colouring any material or used as ingredients in the manufacturing of colouring preparations, provided they are not classified in another heading in Chapter 32.

⁽²⁾ A 'group' is regarded as any part of the heading separated from the rest by a semi-colon.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex Chapter 34	Soap, organic surface-active agents, washing preparations, lubricating preparations, artificial waxes, prepared waxes, polishing or scouring preparations, candles and similar articles, modelling pastes, 'dental waxes' and dental preparations with a basis of plaster; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	
ex 3403	Lubricating preparations containing petroleum oils or oils obtained from bituminous minerals, provided they represent less than 70% by weight	Operations of refining and/or one or more specific process(es) ⁽¹⁾ or Other operations in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product	
3404	Artificial waxes and prepared waxes: — With a basis of paraffin, petroleum waxes, waxes obtained from bituminous minerals, slack wax or scale wax — Other	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product Manufacture from materials of any heading, except: — hydrogenated oils having the character of waxes of heading No 1516, — fatty acids not chemically defined or industrial fatty alcohols having the character of waxes of heading No 3823, — materials of heading No 3404 However, these materials may be used provided their value does not exceed 20% of the ex-works price of the product	
ex Chapter 35	Albuminoidal substances; modified starches; glues; enzymes; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	

⁽¹⁾ For the special conditions relating to 'specific processes' see introductory notes 7.1 and 7.3.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
3505	<p>Dextrins and other modified starches (for example, pregelatinised or esterified starches); glues based on starches, or on dextrins or other modified starches:</p> <p>— Starch ethers and esters</p> <p>— Other</p>	<p>Manufacture from materials of any heading, including other materials of heading No 3505</p> <p>Manufacture from materials of any heading, except those of heading No 1108</p>	<p>Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product</p> <p>Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product</p>
ex 3507	Prepared enzymes not elsewhere specified or included	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
Chapter 36	Explosives; pyrotechnic products; matches; pyrophoric alloys; certain combustible preparations	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
ex Chapter 37	<p>Photographic or cinematographic goods; except for:</p> <p>3701 Photographic plates and film in the flat, sensitised, unexposed, of any material other than paper, paperboard or textiles; instant print film in the flat, sensitised, unexposed, whether or not in packs:</p> <p>— Instant print film for colour photography, in packs</p>	<p>Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product</p> <p>Manufacture in which all the materials used are classified within a heading other than heading Nos 3701 or 3702. However, materials from heading No 3702 may be used provided their value does not exceed 30% of the ex-works price of the product</p>	<p>Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product</p> <p>Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product</p>

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
3702	<p>— Other</p> <p>Photographic film in rolls, sensitised, unexposed, of any material other than paper, paperboard or textiles; instant print film in rolls, sensitised, unexposed</p>	<p>Manufacture in which all the materials used are classified within a heading other than heading No 3701 or 3702. However, materials from heading Nos 3701 and 3702 may be used provided their value taken together, does not exceed 20% of the ex-works price of the product</p> <p>Manufacture in which all the materials used are classified within a heading other than heading Nos 3701 or 3702</p>	<p>Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product</p> <p>Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product</p>
3704	Photographic plates, film paper, paperboard and textiles, exposed but not developed	Manufacture in which all the materials used are classified within a heading other than heading Nos 3701 to 3704	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
ex Chapter 38	Miscellaneous chemical products; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
ex 3801	<p>— Colloidal graphite in suspension in oil and semi-colloidal graphite; carbonaceous pastes for electrodes</p> <p>— Graphite in paste form, being a mixture of more than 30% by weight of graphite with mineral oils</p>	<p>Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product</p> <p>Manufacture in which the value of all the materials of heading No 3403 used does not exceed 20% of the ex-works price of the product</p>	<p>Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product</p> <p>Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product</p>
ex 3803	Refined tall oil	Refining of crude tall oil	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
ex 3805	Spirits of sulphate turpentine, purified	Purification by distillation or refining of raw spirits of sulphate turpentine	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
ex 3806	Ester gums	Manufacture from resin acids	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 3807	Wood pitch (wood tar pitch)	Distillation of wood tar	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
3808	Insecticides, rodenticides, fungicides, herbicides, anti-sprouting products and plant-growth regulators, disinfectants and similar products, put up in forms or packings for retail sale or as preparations or articles (for example, sulphur-treated bands, wicks and candles, and fly-papers)	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the products	
3809	Finishing agents, dye carriers to accelerate the dyeing or fixing of dyestuffs and other products and preparations (for example, dressings and mordants), of a kind used in the textile, paper, leather or like industries, not elsewhere specified or included	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the products	
3810	Pickling preparations for metal surfaces; fluxes and other auxiliary preparations for soldering, brazing or welding; soldering, brazing or welding powders and pastes consisting of metal and other materials; preparations of a kind used as cores or coatings for welding electrodes or rods	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the products	
3811	Anti-knock preparations, oxidation inhibitors, gum inhibitors, viscosity improvers, anti-corrosive preparations and other prepared additives, for mineral oils (including gasoline) or for other liquids used for the same purposes as mineral oils:		
	<ul style="list-style-type: none"> — Prepared additives for lubricating oil, containing petroleum oils or oils obtained from bituminous minerals — Other 	<p>Manufacture in which the value of all the materials of heading No 3811 used does not exceed 50% of the ex-works price of the product</p> <p>Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product</p>	
3812	Prepared rubber accelerators; compound plasticisers for rubber or plastics, not elsewhere specified or included; anti-oxidising preparations and other compound stabilisers for rubber or plastics	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
3813	Preparations and charges for fire-extinguishers; charged fire-extinguishing grenades	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
3814	Organic composite solvents and thinners, not elsewhere specified or included; prepared paint or varnish removers	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
3818	Chemical elements doped for use in electronics, in the form of discs, wafers or similar forms; chemical compounds doped for use in electronics	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
3819	Hydraulic brake fluids and other prepared liquids for hydraulic transmission, not containing or containing less than 70% by weight of petroleum oils or oils obtained from bituminous minerals	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
3820	Anti-freezing preparations and prepared de-icing fluids	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
3822	Diagnostic or laboratory reagents on a backing and prepared diagnostic or laboratory reagents, whether or not on a backing, other than those of heading No 3002 or 3006	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
3823	Industrial monocarboxylic fatty acids; acid oils from refining; industrial fatty alcohols.		
	— Industrial monocarboxylic fatty acids, acid oils from refining	Manufacture in which all the materials used are classified within a heading other than that of the product	
	— Industrial fatty alcohols	Manufacture from materials of any heading including other materials of heading No 3823	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
3824	<p>Prepared binders for foundry moulds or cores; chemical products and preparations of the chemical or allied industries (including those consisting of mixtures of natural products), not elsewhere specified or included; residual products of the chemical or allied industries, not elsewhere specified or included:</p> <p>— The following of this heading:</p> <p>Prepared binders for foundry moulds or cores based on natural resinous products</p> <p>Naphthenic acids, their water insoluble salts and their esters</p> <p>Sorbitol other than that of heading No 2905</p> <p>Petroleum sulphonates, excluding petroleum sulphonates of alkali metals, of ammonium or of ethanalamines; thiophenated sulphonic acids of oils obtained from bituminous minerals, and their salts</p> <p>Ion exchangers</p> <p>Getters for vacuum tubes</p> <p>Alkaline iron oxide for the purification of gas</p> <p>Ammoniacal gas liquors and spent oxide produced in coal gas purification</p> <p>Sulphonaphthenic acids, their water insoluble salts and their esters</p> <p>Fusel oil and Dippel's oil</p> <p>Mixtures of salts having different anions</p> <p>Copying pastes with a basis of gelatin, whether or not on a paper or textile backing</p> <p>— Other</p>	<p>Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 20% of the ex-works price of the product</p>	<p>Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product</p>
		<p>Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product</p>	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
3901 to 3915	<p>Plastics in primary forms, waste, parings and scrap, of plastic; except for heading Nos ex 3907 and 3912 for which the rules are set out below:</p> <p>— Addition homopolymerisation products in which a single monomer contributes more than 99% by weight to the total polymer content</p> <p>— Other</p>	<p>Manufacture in which:</p> <p>— the value of all the materials used does not exceed 50% of the ex-works price of the product,</p> <p>— the value of any materials of Chapter 39 used does not exceed 20% of the ex-works price of the product ⁽¹⁾</p>	<p>Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product</p>
ex 3907	<p>— Copolymer, made from polycarbonate and acrylonitrile-butadiene-styrene copolymer (ABS)</p> <p>— Polyester</p>	<p>Manufacture in which all the materials used are classified within a heading other than that of the product. However, materials classified within the same heading may be used provided their value does not exceed 50% of the ex-works price of the product ⁽¹⁾</p> <p>Manufacture in which the value of any materials of Chapter 39 used does not exceed 20% of the ex-works price of the product and/or manufacture from polycarbonate of tetrabromo-(bisphenol A)</p>	<p>Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product</p>
3912	Cellulose and its chemical derivatives, not elsewhere specified or included, in primary forms	Manufacture in which the value of any materials classified in the same heading as the product does not exceed 20% of the ex-works price of the product	

⁽¹⁾ In the case of the products composed of materials classified within both heading Nos 3901 to 3906, on the one hand, and within heading Nos 3907 to 3911, on the other hand, this restriction only applies to that group of materials which predominates by weight in the product.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
3916 to 3921	<p>Semi-manufactures and articles of plastics; except for headings Nos ex 3916, ex 3917, ex 3920 and ex 3921, for which the rules are set out below:</p> <p>— Flat products, further worked than only surface-worked or cut into forms other than rectangular (including square); other products, further worked than only surface-worked</p> <p>— Other:</p> <p>— — Addition homopolymerisation products in which a single monomer contributes more than 99% by weight to the total polymer content</p> <p>— — Other</p>	<p>Manufacture in which the value of any materials of Chapter 39 used does not exceed 50% of the ex-works price of the product</p> <p>Manufacture in which:</p> <p>— the value of all the materials used does not exceed 50% of the ex-works price of the product,</p> <p>— the value of any materials of Chapter 39 used does not exceed 20% of the ex-works price of the product ⁽¹⁾</p> <p>Manufacture in which the value of any materials of Chapter 39 used does not exceed 20% of the ex-works price of the product ⁽¹⁾</p>	<p>Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product</p> <p>Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product</p> <p>Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product</p>
ex 3916 and ex 3917	Profile shapes and tubes	<p>Manufacture in which:</p> <p>— the value of all the materials used does not exceed 50% of the ex-works price of the product;</p> <p>— the value of any materials classified within the same heading as the product does not exceed 20% of the ex-works price of the product</p>	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
ex 3920	<p>— Ionomer sheet or film</p> <p>— Sheets of regenerated cellulose, polyamides or polyethylene</p>	<p>Manufacture from a thermoplastic partial salt which is a copolymer of ethylene and metacrylic acid partly neutralised with metal ions, mainly zinc and sodium</p> <p>Manufacture in which the value of any materials classified in the same heading as the product does not exceed 20% of the ex-works price of the product</p>	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product

⁽¹⁾ In the case of the products composed of materials classified within both heading Nos 3901 to 3906, on the one hand, and within heading Nos 3907 to 3911, on the other hand, this restriction only applies to that group of materials which predominates by weight in the product.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 3921 3922 to 3926	Foil of plastic, metallised Articles of plastics	Manufacture from highly transparent polyester foils with a thickness of less than 23 micron ⁽¹⁾ Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
ex Chapter 40 ex 4001 4005 4012 — Retreaded pneumatic, solid or cushion tyres, of rubber — Other ex 4017	Rubber and articles thereof, except for: Laminated slabs of crepe rubber for shoes Compounded rubber, unvulcanised, in primary forms or in plates, sheets or strip Retreaded or used pneumatic tyres of rubber; solid or cushion tyres, interchangeable tyre treads and tyre flaps, of rubber: — Retreaded pneumatic, solid or cushion tyres, of rubber — Other Articles of hard rubber	Manufacture in which all the materials used are classified within a heading other than that of the product Lamination of sheets of natural rubber Manufacture in which the value of all the materials used, except natural rubber, does not exceed 50% of the ex-works price of the product Retreading of used tyres Manufacture from materials of any heading, except those of heading Nos 4011 or 4012 Manufacture from hard rubber	
ex Chapter 41 ex 4102 4104 to 4107 4109	Raw hides and skins (other than furskins) and leather; except for: Raw skins of sheep or lambs, without wool on Leather, without hair or wool, other than leather of heading Nos 4108 or 4109 Patent leather and patent laminated leather; metallised leather	Manufacture in which all the materials used are classified within a heading other than that of the product Removal of wool from sheep or lamb skins, with wool on Retanning of pre-tanned leather or Manufacture in which all the materials used are classified within a heading other than that of the product Manufacture from leather of heading Nos 4104 to 4107 provided its value does not exceed 50% of the ex-works price of the product	

⁽¹⁾ The following foils shall be considered as highly transparent: foils, the optical dimming of which, measured according to ASTM-D 1003-16 by Gardner Hazemeter (i.e. Hazefactor), is less than 2%.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
Chapter 42	Articles of leather; saddlery and harness; travel goods, handbags and similar containers; articles of animal gut (other than silk worm gut)	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex Chapter 43	Furskins and artificial fur; manufactures thereof; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 4302	Tanned or dressed furskins, assembled:		
	— Plates, crosses and similar forms	Bleaching or dyeing, in addition to cutting and assembly of non-assembled tanned or dressed furskins	
	— Other	Manufacture from non-assembled, tanned or dressed furskins	
4303	Articles of apparel, clothing accessories and other articles of furskin	Manufacture from non-assembled tanned or dressed furskins of heading No 4302	
ex Chapter 44	Wood and articles of wood; wood charcoal; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 4403	Wood roughly squared	Manufacture from wood in the rough, whether or not stripped of its bark or merely roughed down	
ex 4407	Wood sawn or chipped lengthwise, sliced or peeled, of a thickness exceeding 6 mm, planed, sanded or finger-jointed	Planing, sanding or finger-jointing	
ex 4408	Veneer sheets and sheets for plywood, of a thickness not exceeding 6 mm, spliced, and other wood sawn lengthwise, sliced or peeled of a thickness not exceeding 6 mm, planed, sanded or finger-jointed	Splicing, planing, sanding or finger-jointing	
ex 4409	Wood continuously shaped along any of its edges or faces, whether or not planed, sanded or finger-jointed:		
	— Sanded or finger-jointed	Sanding or finger-jointing	
	— Beadings and mouldings	Beading or moulding	
ex 4410 to ex 4413	Beadings and mouldings, including moulded skirting and other moulded boards	Beading or moulding	
ex 4415	Packing cases, boxes, crates, drums and similar packings, of wood	Manufacture from boards not cut to size	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 4416	Casks, barrels, vats, tubs and other coopers' products and parts thereof, of wood	Manufacture from riven staves, not further worked than sawn on the two principal surfaces	
ex 4418	— Builders' joinery and carpentry of wood — Beadings and mouldings	Manufacture in which all the materials used are classified within a heading other than that of the product. However, cellular wood panels, shingles and shakes may be used Beading or moulding	
ex 4421	Match splints; wooden pegs or pins for footwear	Manufacture from wood of any heading except drawn wood of heading No 4409	
ex Chapter 45	Cork and articles of cork; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
4503	Articles of natural cork	Manufacture from cork of heading No 4501	
Chapter 46	Manufactures of straw, of esparto or of other plaiting materials; basketware and wickerwork	Manufacture in which all the materials used are classified within a heading other than that of the product	
Chapter 47	Pulp of wood or of other fibrous cellulosic material; recovered (waste and scrap) paper or paperboard	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex Chapter 48	Paper and paperboard; articles of paper pulp, of paper or of paperboard; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 4811	Paper and paperboard, ruled, lined or squared only	Manufacture from paper-making materials of Chapter 47	
4816	Carbon paper, self-copy paper and other copying or transfer papers (other than those of heading No 4809), duplicator stencils and offset plates, of paper, whether or not put up in boxes	Manufacture from paper-making materials of Chapter 47	
4817	Envelopes, letter cards, plain postcards and correspondence cards, of paper or paperboard; boxes, pouches, wallets and writing compendiums, of paper or paperboard, containing an assortment of paper stationery	Manufacturing in which: — all the materials used are classified within a heading other than that of the product; — the value of all the materials used does not exceed 50% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 4818	Toilet paper	Manufacture from paper-making materials of Chapter 47	
ex 4819	Cartons, boxes, cases, bags and other packing containers, of paper, paperboard, cellulose wadding or webs of cellulose fibres	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product; — the value of all the materials used does not exceed 50% of the ex-works price of the product 	
ex 4820	Letter pads	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex 4823	Other paper, paperboard, cellulose wadding and webs of cellulose fibres, cut to size or shape	Manufacture from paper-making materials of Chapter 47	
ex Chapter 49	Printed books, newspapers, pictures and other products of the printing industry; manuscripts, typescripts and plans; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
4909	Printed or illustrated postcards; printed cards bearing personal greetings, messages or announcements, whether or not illustrated, with or without envelopes or trimmings	Manufacture from materials not classified within heading Nos 4909 or 4911	
4910	Calendars of any kind, printed, including calendar blocks: <ul style="list-style-type: none"> — Calendars of the 'perpetual' type or with replaceable blocks mounted on bases other than paper or paperboard — Other 	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product; — the value of all the materials used does not exceed 50% of the ex-works price of the product Manufacture from materials not classified in heading Nos 4909 or 4911	
ex Chapter 50	Silk; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 5003	Silk waste (including cocoons unsuitable for reeling, yarn waste and garnetted stock), carded or combed	Carding or combing of silk waste	
5004 to ex 5006	Silk yarn and yarn spun from silk waste	Manufacture from ⁽¹⁾ : — raw silk or silk waste carded or combed or otherwise prepared for spinning, — other natural fibres not carded or combed or otherwise prepared for spinning, — chemical materials or textile pulp, or — paper-making materials	
5007	Woven fabrics of silk or of silk waste: — Incorporating rubber thread — Other	Manufacture from single yarn ⁽¹⁾ Manufacture from ⁽¹⁾ : — coir yarn, — natural fibres, — man-made staple fibres not carded or combed or otherwise prepared for spinning, — chemical materials or textile pulp, or — paper or Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerising, heat-setting, raising, calendering, shrink-resistance processing, permanent finishing, decatizing, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product	
ex Chapter 51	Wool, fine or coarse animal hair; horsehair yarn and woven fabric; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
5106 to 5110	Yarn of wool, of fine or coarse animal hair or of horsehair	Manufacture from ⁽¹⁾ : <ul style="list-style-type: none"> — raw silk or silk waste carded or combed or otherwise prepared for spinning, — natural fibres not carded or combed or otherwise prepared for spinning, — chemical materials or textile pulp, or — paper-making materials 	
5111 to 5113	Woven fabrics of wool, of fine or coarse animal hair or of horsehair: <ul style="list-style-type: none"> — Incorporating rubber thread — Other 	Manufacture from single yarn ⁽¹⁾ Manufacture from ⁽¹⁾ : <ul style="list-style-type: none"> — coir yarn, — natural fibres, — man-made staple fibres not carded or combed or otherwise prepared for spinning, — chemical materials or textile pulp, or — paper or <p>Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerising, heat-setting, raising, calendering, shrink-resistance processing, permanent finishing, decatizing, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product</p>	
ex Chapter 52	Cotton; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
5204 to 5207	Yarn and thread of cotton	Manufacture from ⁽¹⁾ : — raw silk or silk waste carded or combed or otherwise prepared for spinning, — natural fibres not carded or combed or otherwise prepared for spinning, — chemical materials or textile pulp, or — paper-making materials	
5208 to 5212	Woven fabrics of cotton: — Incorporating rubber thread — Other	Manufacture from single yarn ⁽¹⁾ Manufacture from ⁽¹⁾ : — coir yarn, — natural fibres, — man-made staple fibres not carded or combed or otherwise prepared for spinning, — chemical materials or textile pulp, or — paper or Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerising, heat-setting, raising, calendering, shrink-resistance processing, permanent finishing, decatizing, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product	
ex Chapter 53	Other vegetable textile fibres; paper yarn and woven fabrics of paper yarn; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
5306 to 5308	Yarn of other vegetable textile fibres; paper yarn	Manufacture from ⁽¹⁾ : <ul style="list-style-type: none"> — raw silk or silk waste carded or combed or otherwise prepared for spinning, — natural fibres not carded or combed or otherwise prepared for spinning, — chemical materials or textile pulp, or — paper-making materials 	
5309 to 5311	Woven fabrics of other vegetable textile fibres; woven fabrics of paper yarn: <ul style="list-style-type: none"> — Incorporating rubber thread — Other 	Manufacture from single yarn ⁽¹⁾ Manufacture from ⁽¹⁾ : <ul style="list-style-type: none"> — coir yarn, — natural fibres, — man-made staple fibres not carded or combed or otherwise prepared for spinning, — chemical materials or textile pulp, or — paper or Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerising, heat-setting, raising, calendering, shrink-resistance processing, permanent finishing, decatizing, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
5401 to 5406	Yarn, monofilament and thread of man-made filaments	Manufacture from ⁽¹⁾ : — raw silk or silk waste carded or combed or otherwise prepared for spinning, — natural fibres not carded or combed or otherwise prepared for spinning, — chemical materials or textile pulp, or — paper-making materials	
5407 to 5408	Woven fabrics of man-made filament yarn: — Incorporating rubber thread — Other	Manufacture from single yarn ⁽¹⁾ Manufacture from ⁽¹⁾ : — coir yarn, — natural fibres, — man-made staple fibres not carded or combed or otherwise prepared for spinning, — chemical materials or textile pulp, or — paper or Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerising, heat-setting, raising, calendaring, shrink-resistance processing, permanent finishing, decatizing, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product	
5501 to 5507	Man-made staple fibres	Manufacture from chemical materials or textile pulp	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
5508 to 5511	Yarn and sewing thread of man-made staple fibres	Manufacture from ⁽¹⁾ : <ul style="list-style-type: none"> — raw silk or silk waste carded or combed or otherwise prepared for spinning, — natural fibres not carded or combed or otherwise prepared for spinning, — chemical materials or textile pulp, or — paper-making materials 	
5512 to 5516	Woven fabrics of man-made staple fibres: <ul style="list-style-type: none"> — Incorporating rubber thread — Other 	Manufacture from single yarn ⁽¹⁾ Manufacture from ⁽¹⁾ : <ul style="list-style-type: none"> — coir yarn, — natural fibres, — man-made staple fibres not carded or combed or otherwise prepared for spinning, — chemical materials or textile pulp, or — paper or Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerising, heat-setting, raising, calendering, shrink-resistance processing, permanent finishing, decatising, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex Chapter 56	Wadding, felt and non-wovens; special yarns; twine, cordage, ropes and cables and articles thereof; except for:	Manufacture from ⁽¹⁾ : — coir yarn, — natural fibres, — chemical materials or textile pulp, or — paper-making materials	
5602	Felt, whether or not impregnated, coated, covered or laminated: — Needleloom felt — Other	Manufacture from ⁽¹⁾ : — natural fibres, — chemical materials or textile pulp However: — polypropylene filament of heading No 5402, — polypropylene fibres of heading No 5503 or 5506 or — polypropylene filament tow of heading No 5501, of which the denomination in all cases of a single filament or fibre is less than 9 decitex may be used provided their value does not exceed 40% of the ex-works price of the product Manufacture from ⁽¹⁾ : — natural fibres, — man-made staple fibres made from casein, or — chemical materials or textile pulp	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
5604	<p>Rubber thread and cord, textile covered; textile yarn, and strip and the like of heading No 5404 or 5405, impregnated, coated, covered or sheathed with rubber or plastics:</p> <p>— Rubber thread and cord, textile covered</p> <p>— Other</p>	<p>Manufacture from rubber thread or cord, not textile covered</p> <p>Manufacture from ⁽¹⁾:</p> <p>— natural fibres not carded or combed or otherwise processed for spinning,</p> <p>— chemical materials or textile pulp, or</p> <p>— paper-making materials</p>	
5605	<p>Metallised yarn, whether or not gimped, being textile yarn, or strip or the like of heading No 5404 or 5405, combined with metal in the form of thread, strip or powder or covered with metal</p>	<p>Manufacture from ⁽¹⁾:</p> <p>— natural fibres,</p> <p>— man-made staple fibres not carded or combed or otherwise processed for spinning,</p> <p>— chemical materials or textile pulp, or</p> <p>— paper-making materials</p>	
5606	<p>Gimped yarn, and strip and the like of heading No 5404 or 5405, gimped (other than those of heading No 5605 and gimped horsehair yarn); chenille yarn (including flock chenille yarn; loop wale-yarn</p>	<p>Manufacture from ⁽¹⁾:</p> <p>— natural fibres,</p> <p>— man-made staple fibres not carded or combed or otherwise processed for spinning,</p> <p>— chemical materials or textile pulp, or</p> <p>— paper-making materials</p>	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
Chapter 57	<p>Carpets and other textile floor coverings:</p> <p>— Of needleloom felt</p> <p>— Of other felt</p> <p>Other</p>	<p>Manufacture from ⁽¹⁾:</p> <p>— natural fibres, or</p> <p>— chemical materials or textile pulp</p> <p>However:</p> <p>— polypropylene filament of heading No 5402,</p> <p>— polypropylene fibres of heading No 5503 or 5506 or</p> <p>— polypropylene filament tow of heading No 5501, of which the denomination in all cases of a single filament or fibre is less than 9 decitex may be used provided their value does not exceed 40% of the ex-works price of the product</p> <p>Manufacture from ⁽¹⁾:</p> <p>— natural fibres not carded or combed or otherwise processed for spinning, or</p> <p>— chemical materials or textile pulp</p> <p>Manufacture from ⁽¹⁾:</p> <p>— coir yarn,</p> <p>— synthetic or artificial filament yarn,</p> <p>— natural fibres, or</p> <p>— man-made staple fibres not carded or combed or otherwise processed for spinning</p>	
ex Chapter 58	<p>Special woven fabrics; tufted textile fabrics; lace; tapestries; trimmings; embroidery; except for:</p> <p>— Combined with rubber thread</p>	<p>Manufacture from single yarn ⁽¹⁾</p>	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
	— Other	Manufacture from ⁽¹⁾ : — natural fibres, — man-made staple fibres not carded or combed or otherwise processed for spinning, or — chemical materials or textile pulp, or Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerising, heat-setting, raising, calendering, shrink resistance processing, permanent finishing, decatizing, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product	
5805	Hand-woven tapestries of the types gobelins, flanders, aubusson, beauvais and the like, and needle-worked tapestries (for example, petit-point, cross stitch), whether or not made up	Manufacture in which all the materials used are classified within a heading other than that of the product	
5810	Embroidery in the piece, in strips or in motifs	Manufacture in which: — all the materials used are classified within a heading other than that of the product; — the value of all the materials used does not exceed 50% of the ex-works price of the product	
5901	Textile fabrics coated with gum or amylaceous substances, of a kind used for the outer covers of books or the like; tracing cloth; prepared painting canvas; buckram and similar stiffened textile fabrics of a kind used for hat foundations	Manufacture from yarn	
5902	Tyre cord fabric of high tenacity yarn of nylon or other polyamides, polyesters or viscose rayon: — Containing not more than 90% by weight of textile materials — Other	Manufacture from yarn Manufacture from chemical materials or textile pulp	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
5903	Textile fabrics impregnated, coated, covered or laminated with plastics, other than those of heading No 5902	Manufacture from yarn or Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerising, heat-setting, raising, calendering, shrink-resistance processing, permanent finishing, decatizing, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product	
5904	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	Manufacture from yarn ⁽¹⁾	
5905	Textile wall coverings: — Impregnated, coated, covered or laminated with rubber, plastics or other materials — Other	Manufacture from yarn Manufacture from — coir yarn, — natural fibres, — man-made staple fibres not carded or combed or otherwise processed for spinning, or — chemical materials or textile pulp, or Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerising, heat-setting, raising, calendering, shrink-resistance processing, permanent finishing, decatizing, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
5906	Rubberised textile fabrics, other than those of heading No 5902: — Knitted or crocheted fabrics — Other fabrics made of synthetic filament yarn, containing more than 90% by weight of textile materials — Other	Manufacture from ⁽¹⁾ — natural fibres, — man-made staple fibres not carded or combed or otherwise processed for spinning, or — chemical materials or textile pulp Manufacture from chemical materials Manufacture from yarn	
5907	Textile fabrics otherwise impregnated, coated or covered; painted canvas being theatrical scenery, studio backcloths or the like	Manufacture from yarn or Printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerising, heat-setting, rasing, calendering, shrink-resistance processing, permanent finishing, decatising, impregnating, mending and burling) where the value of the unprinted fabric used does not exceed 47,5% of the ex-works price of the product	
5908	Textile wicks, woven, plaited or knitted, for lamps, stoves, lighters, candles or the like; incandescent gas mantles and tubular knitted gas mantle fabric therefor, whether or not impregnated: — Incandescent gas mantles, impregnated — Other	Manufacture from tubular knitted gas mantle fabric Manufacture in which all the materials used are classified within a heading other than that of the product	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
5909 to 5911	<p>Textile articles of a kind suitable for industrial use:</p> <ul style="list-style-type: none"> — Polishing discs or rings other than of felt of heading No 5911 — Woven fabrics, of a kind commonly used in papermaking or other technical uses, felted or not, whether or not impregnated or coated, tubular or endless with single or multiple warp and/or weft, or flat woven with multiple warp and/or weft of heading No 5911 — Other 	<p>Manufacture from yarn or waste fabrics or rags of heading No 6310</p> <p>Manufacture from ⁽¹⁾:</p> <ul style="list-style-type: none"> — coir yarn, — the following materials: <ul style="list-style-type: none"> — yarn of polytetrafluoroethylene ⁽²⁾, — yarn, multiple, of polyamide, coated impregnated or covered with a phenolic resin, — yarn of synthetic textile fibres of aromatic polyamides, obtained by polycondensation of m-phenylenediamine and isophthalic acid, — monofil of polytetrafluoroethylene ⁽²⁾, — yarn of synthetic textile fibres of poly-p-phenylene terephthalamide, — glass fibre yarn, coated with phenol resin and gimped with acrylic yarn ⁽²⁾, — copolyester monofilaments of a polyester and a resin of terephthalic acid and 1,4-cyclohexanediethanol and isophthalic acid, — natural fibres, — man-made staple fibres not carded or combed or otherwise processed for spinning, or — chemical materials or textile pulp <p>Manufacture from ⁽¹⁾:</p> <ul style="list-style-type: none"> — coir yarn, — natural fibres, — man-made staple fibres not carded or combed or otherwise processed for spinning, or — chemical materials or textile pulp 	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

⁽²⁾ The use of this material is restricted to the manufacture of woven fabrics of a kind used in paper-making machinery.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
Chapter 60	Knitted or crocheted fabrics	Manufacture from ⁽¹⁾ : — natural fibres, — man-made staple fibres not carded or combed or otherwise processed for spinning, or — chemical materials or textile pulp	
Chapter 61	Articles of apparel and clothing accessories, knitted or crocheted: — Obtained by sewing together or otherwise assembling, two or more pieces of knitted or crocheted fabric which have been either cut to form or obtained directly to form — Other	Manufacture from yarn ⁽¹⁾ ⁽²⁾ Manufacture from ⁽¹⁾ : — natural fibres, — man-made staple fibres not carded or combed or otherwise processed for spinning, or — chemical materials or textile pulp	
ex Chapter 62 ex 6202, ex 6204, ex 6206, ex 6209 and ex 6211 ex 6210 and ex 6216	Articles of apparel and clothing accessories, not knitted or crocheted; except for: Women's, girls' and babies' clothing and clothing accessories for babies, embroidered Fire-resistant equipment of fabric covered with foil of aluminised polyester	Manufacture from yarn ⁽¹⁾ ⁽²⁾ Manufacture from yarn ⁽¹⁾ or Manufacture from unembroidered fabric provided the value of the unembroidered fabric used does not exceed 40% of the ex-works price of the product ⁽¹⁾ Manufacture from yarn ⁽¹⁾ or Manufacture from uncoated fabric provided the value of the uncoated fabric used does not exceed 40% of the ex-works price of the product ⁽¹⁾	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

⁽²⁾ See introductory note 6.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
6213 and 6214	<p>Handkerchiefs, shawls, scarves, mufflers, mantillas, veils and the like:</p> <p>— Embroidered</p> <p>— Other</p>	<p>Manufacture from unbleached single yarn ⁽¹⁾ ⁽²⁾</p> <p>or</p> <p>Manufacture from unembroidered fabric provided the value of the unembroidered fabric used does not exceed 40% of the ex-works price of the product ⁽¹⁾</p> <p>Manufacture from unbleached single yarn ⁽¹⁾ ⁽²⁾</p> <p>or</p> <p>Making up followed by printing accompanied by at least two preparatory or finishing operations (such as scouring, bleaching, mercerising, heat-setting, raising, calendering, shrink-resistance processing, permanent finishing, decatizing, impregnating, mending and burling) where the value of the unprinted goods of heading Nos 6213 and 6214 used does not exceed 47,5% of the ex-works price of the product</p>	
6217	<p>Other made up clothing accessories; parts of garments or of clothing accessories, other than those of heading No 6212:</p> <p>— Embroidered</p> <p>— Fire-resistant equipment of fabric covered with foil of aluminised polyester</p>	<p>Manufacture from yarn ⁽¹⁾</p> <p>or</p> <p>Manufacture from unembroidered fabric provided the value of the unembroidered fabric used does not exceed 40% of the ex-works price of the product ⁽¹⁾</p> <p>Manufacture from yarn ⁽¹⁾</p> <p>or</p> <p>Manufacture from uncoated fabric provided the value of the uncoated fabric used does not exceed 40% of the ex-works price of the product ⁽¹⁾</p>	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

⁽²⁾ See introductory note 6.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
	<ul style="list-style-type: none"> — Interlinings for collars and cuffs, cut out — Other 	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product Manufacture from yarn ⁽¹⁾	
ex Chapter 63 6301 to 6304 6305	Other made-up textile articles; sets; worn clothing and worn textile articles; rags; except for: Blankets, travelling rugs, bed linen etc.; curtains etc.; other furnishing articles: <ul style="list-style-type: none"> — Of felt, of non-wovens — Other: <ul style="list-style-type: none"> — — Embroidered — — Other Sacks and bags, of a kind used for the packing of goods	Manufacture in which all the materials used are classified within a heading other than that of the product Manufacture from ⁽²⁾ : <ul style="list-style-type: none"> — natural fibres, or — chemical materials or textile pulp Manufacture from unbleached single yarn ⁽¹⁾ ⁽³⁾ or Manufacture from unembroidered fabric (other than knitted or crocheted) provided the value of the unembroidered fabric used does not exceed 40% of the ex-works price of the product Manufacture from unbleached single yarn ⁽¹⁾ ⁽³⁾ Manufacture from ⁽¹⁾ : <ul style="list-style-type: none"> — natural fibres, — man-made staple fibres not carded or combed or otherwise processed for spinning, or — chemical materials or textile pulp 	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

⁽²⁾ See introductory note 6.

⁽³⁾ For knitted or crocheted articles, not elastic or rubberised, obtained by sewing or assembly pieces of knitted or crocheted fabrics (cut out or knitted directly to shape), see introductory note 6.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
6306	Tarpaulins, awnings and sunblinds; tents; sails for boats, sailboards or landcraft; camping goods: — Of non-wovens — Other	Manufacture from ⁽¹⁾ ⁽²⁾ : — natural fibres, or — chemical materials or textile pulp Manufacture from unbleached single yarn ⁽¹⁾ ⁽²⁾	
6307	Other made-up articles, including dress patterns	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
6308	Sets consisting of woven fabric and yarn, whether or not with accessories, for making up into rugs, tapestries, embroidered tablecloths or serviettes, or similar textile articles, put up in packings for retail sale	Each item in the set must satisfy the rule which would apply to it if it were not included in the set. However, non-originating articles may be incorporated provided their total value does not exceed 15% of the ex-works price of the set	
ex Chapter 64	Footwear, gaiters and the like; except for:	Manufacture from materials of any heading except for assemblies of uppers affixed to inner soles or to other sole components of heading No 6406	
6406	Parts of footwear (including uppers whether or not attached to soles other than outer soles); removable insoles, heel cushions and similar articles; gaiters, leggings and similar articles, and parts thereof	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex Chapter 65	Headgear and parts thereof, except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
6503	Felt hats and other felt headgear, made from the hat bodies, hoods or plateaux of heading No 6501, whether or not lined or trimmed	Manufacture from yarn or textile fibres ⁽²⁾	
6505	Hats and other headgear, knitted or crocheted, or made up from lace, felt or other textile fabric, in the piece (but not in strips), whether or not lined or trimmed; hairnets of any material, whether or not lined or trimmed	Manufacture from yarn or textile fibres ⁽²⁾	

⁽¹⁾ For special conditions relating to products made of a mixture of textile materials, see introductory note 5.

⁽²⁾ See introductory note 6.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex Chapter 66 6601	Umbrellas, sun umbrellas, walking-sticks, seat-sticks, whips, riding-crops, and parts thereof; except for: Umbrellas and sun umbrellas (including walking-stick umbrellas, garden umbrellas and similar umbrellas)	Manufacture in which all the materials used are classified within a heading other than that of the product Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
Chapter 67	Prepared feathers and down and articles made of feathers or of down; artificial flowers; articles of human hair	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex Chapter 68 ex 6803 ex 6812 ex 6814	Articles of stone, plaster, cement, asbestos, mica or similar materials; except for: Articles of slate or of agglomerated slate Articles of asbestos; articles of mixtures with a basis of asbestos or of mixtures with a basis of asbestos and magnesium carbonate Articles of mica, including agglomerated or reconstituted mica, on a support of paper, paperboard or other materials	Manufacture in which all the materials used are classified within a heading other than that of the product Manufacture from worked slate Manufacture from materials of any heading Manufacture from worked mica (including agglomerated or reconstituted mica)	
Chapter 69	Ceramic products	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex Chapter 70 ex 7003 ex 7004 and ex 7005 7006	Glass and glassware; except for: Glass with a non-reflecting layer Glass of heading No 7003, 7004 or 7005, bent, edgeworked, engraved, drilled, enamelled or otherwise worked, but not framed or fitted with other materials	Manufacture in which all the materials used are classified within a heading other than that of the product Manufacture from materials of heading No 7001 Manufacture from materials of heading No 7001	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
7007	Safety glass, consisting of toughened (tempered) or laminated glass	Manufacture from materials of heading No 7001	
7008	Multiple-walled insulating units of glass	Manufacture from materials of heading No 7001	
7009	Glass mirrors, whether or not framed, including rear-view mirrors	Manufacture from materials of heading No 7001	
7010	Carboys, bottles, flasks, jars, pots, phials, ampoules and other containers, of glass, of a kind used for the conveyance or packing of goods; preserving jars of glass; stoppers, lids and other closures, of glass	<p>Manufacture in which all the materials used are classified within a heading other than that of the product</p> <p>or</p> <p>Cutting of glassware, provided the value of the uncut glassware does not exceed 50% of the ex-works price of the product</p>	
7013	Glassware of a kind used for table, kitchen, toilet, office, indoor decoration or similar purposes (other than that of heading No 7010 or 7018)	<p>Manufacture in which all the materials used are classified within a heading other than that of the product</p> <p>or</p> <p>Cutting of glassware, provided the value of the uncut glassware does not exceed 50% of the ex-works price of the product</p> <p>or</p> <p>Hand-decoration (with the exception of silk-screen printing) of hand-blown glassware, provided the value of the hand-blown glassware does not exceed 50% of the ex-works price of the product</p>	
ex 7019	Articles (other than yarn) of glass fibres	<p>Manufacture from:</p> <ul style="list-style-type: none"> — uncoloured slivers, rovings, yarn or chopped strands, or — glass wool 	
ex Chapter 71	Natural or cultured pearls, precious or semi-precious stones, precious metals, metals clad with precious metal, and articles thereof; imitation jewellery; coin; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 7101	Natural or cultured pearls, graded and temporarily strung for convenience of transport	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 7102, ex 7103 and ex 7104	Worked precious or semi-precious stones (natural, synthetic or reconstructed)	Manufacture from unworked precious or semi-precious stones	
7106, 7108 and 7110	Precious metals: — Unwrought — Semi-manufactured or in powder form	Manufacture from materials not classified within heading No 7106, 7108 or 7110 or Electrolytic, thermal or chemical separation of precious metals of heading No 7106, 7108 or 7110 or Alloying of precious metals of heading No 7106, 7108 or 7110 with each other or with base metals Manufacture from unwrought precious metals	
ex 7107, ex 7109 and ex 7111 7116	Metals clad with precious metals, semi-manufactured	Manufacture from metals clad with precious metals, unwrought	
7116	Articles of natural or cultured pearls, precious or semi-precious stones (natural, synthetic or reconstructed)	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
7117	Imitation jewellery	Manufacture in which all the materials used are classified within a heading other than that of the product or Manufacture from base metal parts, not plated or covered with precious metals, provided the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex Chapter 72	Iron and steel; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
7207	Semi-finished products of iron or non-alloy steel	Manufacture from materials of heading No 7201, 7202, 7203, 7204 or 7205	
7208 to 7216	Flat-rolled products, bars and rods, angles, shapes and sections of iron or non-alloy steel	Manufacture from ingots or other primary forms of heading No 7206	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
7217	Wire of iron or non-alloy steel	Manufacture from semi-finished materials of heading No 7207	
ex 7218, 7219 to 7222	Semi-finished products, flat-rolled products, bars and rods, angles, shapes and sections of stainless steel	Manufacture from ingots or other primary forms of heading No 7218	
7223	Wire of stainless steel	Manufacture from semi-finished materials of heading No 7218	
ex 7224, 7225 to 7228	Semi-finished products, flat-rolled products, hot-rolled bars and rods, in irregularly wound coils; angles, shapes and sections, of other alloy steel; hollow drill bars and rods, of alloy or non-alloy steel	Manufacture from ingots or other primary forms of heading No 7206, 7218 or 7224	
7229	Wire of other alloy steel	Manufacture from semi-finished materials of heading No 7224	
ex Chapter 73	Articles of iron or steel; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 7301	Sheet piling	Manufacture from materials of heading No 7206	
7302	Railway or tramway track construction materials of iron or steel, the following: rails, checkrails and rackrails, switch blades, crossing frogs, point rods and other crossing pieces, sleepers (cross-ties), fish-plates, chairs, chair wedges, sole plates (base plates), rail clips, bedplates, ties and other material specialised for jointing or fixing rails	Manufacture from materials of heading No 7206	
7304, 7305 and 7306	Tubes, pipes and hollow profiles, of iron (other than cast iron) or steel	Manufacture from materials of heading No 7206, 7207, 7218 or 7224	
ex 7307	Tube or pipe fittings of stainless steel (ISO No X5CrNiMo 1712), consisting of several parts	Turning, drilling, reaming, threading, deburring and sandblasting of forged blanks the value of which does not exceed 35% of the ex-works price of the product	
7308	Structures (excluding prefabricated buildings of heading No 9406) and parts of structures (for example, bridges and bridge-sections, lock-gates, towers, lattice masts, roofs, roofing frameworks, doors and windows and their frames and thresholds for doors, shutters, balustrades, pillars and columns), of iron or steel; plates, rods, angles, shapes, sections, tubes and the like, prepared for use in structures, of iron or steel	Manufacture in which all the materials used are classified within a heading other than that of the product. However, welded angles, shapes and sections of heading No 7301 may not be used	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 7315	Skid chain	Manufacture in which the value of all the materials of heading No 7315 used does not exceed 50% of the ex-works price of the product	
ex Chapter 74	Copper and articles thereof; except for:	Manufacture in which:	
		<ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 50% of the ex-works price of the product 	
7401	Copper mattes; cement copper (precipitated copper)	Manufacture in which all the materials used are classified within a heading other than that of the product	
7402	Unrefined copper; copper anodes for electrolytic refining	Manufacture in which all the materials used are classified within a heading other than that of the product	
7403	Refined copper and copper alloys, unwrought:	Manufacture in which all the materials used are classified within a heading other than that of the product	
	— Refined copper	Manufacture in which all the materials used are classified within a heading other than that of the product	
	— Copper alloys and refined copper containing other elements	Manufacture from refined copper, unwrought, or waste and scrap of copper	
7404	Copper waste and scrap	Manufacture in which all the materials used are classified within a heading other than that of the product	
7405	Master alloys of copper	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex Chapter 75	Nickel and articles thereof; except for:	Manufacture in which:	
		<ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 50% of the ex-works price of the product 	
7501 to 7503	Nickel mattes, nickel oxide sinters and other intermediate products of nickel metallurgy; unwrought nickel; nickel waste and scrap	Manufacture in which all the materials used are classified within a heading other than that of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex Chapter 76	Aluminium and articles thereof; except for:	<p>Manufacture in which:</p> <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 50% of the ex-works price of the product 	
7601	Unwrought aluminium	Manufacture by thermal or electrolytic treatment from unalloyed aluminium or waste and scrap of aluminium	
7602	Aluminium waste or scrap	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 7616	Aluminium articles other than gauze, cloth, grill, netting, fencing, reinforcing fabric and similar materials (including endless bands) of aluminium wire, and expanded metal of aluminium	<p>Manufacture in which:</p> <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product. However, gauze, cloth, grill, netting, fencing, reinforcing fabric and similar materials (including endless bands) of aluminium wire, or expanded metal of aluminium may be used, — the value of all the materials used does not exceed 50% of the ex-works price of the product 	
Chapter 77	Reserved for possible future use in HS		
ex Chapter 78	Lead and articles thereof; except for:	<p>Manufacture in which:</p> <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 50% of the ex-works price of the product 	
7801	Unwrought lead: — Refined lead — Other	<p>Manufacture from 'bullion' or 'work' lead</p> <p>Manufacture in which all the materials used are classified within a heading other than that of the product. However, waste and scrap of heading No 7802 may not be used</p>	
7802	Lead waste and scrap	Manufacture in which all the materials used are classified within a heading other than that of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex Chapter 79	Zinc and articles thereof; except for:	<p>Manufacture in which:</p> <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 50% of the ex-works price of the product 	
7901	Unwrought zinc	<p>Manufacture in which all the materials used are classified within a heading other than that of the product. However, waste and scrap of heading No 7902 may not be used</p>	
7902	Zinc waste and scrap	<p>Manufacture in which all the materials used are classified within a heading other than that of the product</p>	
ex Chapter 80	Tin and articles thereof; except for:	<p>Manufacture in which:</p> <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 50% of the ex-works price of the product 	
8001	Unwrought tin	<p>Manufacture in which all the materials used are classified within a heading other than that of the product. However, waste and scrap of heading No 8002 may not be used</p>	
8002 and 8007	Tin waste and scrap; other articles of tin	<p>Manufacture in which all the materials used are classified within a heading other than that of the product</p>	
Chapter 81	<p>Other base metals; cermets; articles thereof:</p> <ul style="list-style-type: none"> — Other base metals, wrought; articles thereof — Other 	<p>Manufacture in which the value of all the materials classified within the same heading as the product used does not exceed 50% of the ex-works price of the product</p> <p>Manufacture in which all the materials used are classified within a heading other than that of the product</p>	
ex Chapter 82	Tools, implements, cutlery, spoons and forks, of base metal; parts thereof of base metal; except for:	<p>Manufacture in which all the materials used are classified within a heading other than that of the product</p>	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
8206	Tools of two or more of the heading Nos 8202 to 8205, put up in sets for retail sale	Manufacture in which all the materials used are classified within a heading other than heading Nos 8202 to 8205. However, tools of heading Nos 8202 to 8205 may be incorporated into the set provided their value does not exceed 15% of the ex-works price of the set	
8207	Interchangeable tools for hand tools, whether or not power-operated, or for machine-tools (for example, for pressing, stamping, punching, tapping, threading, drilling, boring, broaching, milling, turning, or screwdriving), including dies for drawing or extruding metal, and rock drilling or earth boring tools	Manufacture in which: — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product	
8208	Knives and cutting blades, for machines or for mechanical appliances	Manufacture in which: — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product	
ex 8211	Knives with cutting blades, serrated or not (including pruning knives), other than knives of heading No 8208	Manufacture in which all the materials used are classified within a heading other than that of the product. However, knife blades and handles of base metal may be used	
8214	Other articles of cutlery (for example, hair clippers, butchers' or kitchen cleavers, choppers and mincing knives, paper knives); manicure or pedicure sets and instruments (including nail files)	Manufacture in which all the materials used are classified within a heading other than that of the product. However, handles of base metal may be used	
8215	Spoons, forks, ladles, skimmers, cake-servers, fish-knives, butter-knives, sugar tongs and similar kitchen or tableware	Manufacture in which all the materials used are classified within a heading other than that of the product. However, handles of base metal may be used	
ex Chapter 83	Miscellaneous articles of base metal; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 8302	Other mountings, fittings and similar articles suitable for buildings, and automatic door closers	Manufacture in which all the materials used are classified within a heading other than that of the product. However, the other materials of heading No 8302 may be used provided their value does not exceed 20% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 8306	Statuettes and other ornaments, of base metal	Manufacture in which all the materials used are classified within a heading other than that of the product. However, the other materials of heading No 8306 may be used provided their value does not exceed 30% of the ex-works price of the product	
ex Chapter 84	Nuclear reactors, boilers, machinery and mechanical appliances; parts thereof; except for:	Manufacture in which: — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product	
ex 8401	Nuclear fuel elements	Manufacture in which all the materials used are classified within a heading other than that of the product ⁽¹⁾	
8402	Steam or other vapour generating boilers (other than central heating hot water boilers capable also of producing low pressure steam); super heated water boilers	Manufacture in which: — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product	
8403 and ex 8404	Central heating boilers other than those of heading No 8402 and auxiliary plant for central heating boilers	Manufacture in which all the materials used are classified within a heading other than heading No 8403 or 8404	
8406	Steam turbines and other vapour turbines	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8407	Spark-ignition reciprocating or rotary internal combustion piston engines	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

⁽¹⁾ This rule shall apply until 31 December 1998.

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
8408	Compression-ignition internal combustion piston engines (diesel or semi-diesel engines)	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8409	Parts suitable for use solely or principally with the engines of heading No 8407 or 8408	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8411	Turbo-jets, turbo propellers and other gas turbines	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product 	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
8412	Other engines and motors	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
ex 8413	Rotary positive displacement pumps	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product 	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
ex 8414	Industrial fans, blowers and the like	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product 	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
8415	Air conditioning machines, comprising a motor-driven fan and elements for changing the temperature and humidity, including those machines in which the humidity cannot be separately regulated	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
8418	Refrigerators, freezers and other refrigerating or freezing equipment, electric or other; heat pumps other than air conditioning machines of heading No 8415	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product, — the value of all the non-originating materials used does not exceed the value of the originating materials used 	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
ex 8419	Machines for wood, paper pulp and paperboard industries	Manufacture: <ul style="list-style-type: none"> — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where, within the above limit, the materials classified within the same heading as the product are only used up to a value of 25% of the ex-works price of the product 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8420	Calendering or other rolling machines, other than for metals or glass, and cylinders therefor	Manufacture: <ul style="list-style-type: none"> — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where, within the above limit, the materials classified within the same heading as the product are only used up to a value of 25% of the ex-works price of the product 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8423	Weighing machinery (excluding balances of a sensitivity of 5 cg or better), including weight-operated counting or checking machines; weighing machine weights of all kinds	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product 	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
8425 to 8428	Lifting, handling, loading or unloading machinery	Manufacture: <ul style="list-style-type: none"> — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where, within the above limit, the materials classified within heading No 8431 are only used up to a value of 10% of the ex-works price of the product 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
8429	Self-propelled bulldozers, angledozers, graders, levellers, scrapers, mechanical shovels, excavators, shovel loaders, tamping machines and road rollers: — Road rollers — Other	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product Manufacture: — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where, within the above limit, the materials classified within heading No 8431 are only used up to a value of 10% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8430	Other moving, grading, levelling, scraping, excavating, tamping, compacting, extracting or boring machinery, for earth, minerals or ores; pile-drivers and pile-extractors; snow-ploughs and snow-blowers	Manufacture: — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where, within the above limit, the value of the materials classified within heading No 8431 are only used up to a value of 10% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
ex 8431	Parts suitable for use solely or principally with road rollers	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8439	Machinery for making pulp of fibrous cellulosic material or for making or finishing paper or paperboard	Manufacture: — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where, within the above limit, the materials classified within the same heading as the product are only used up to a value of 25% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8441	Other machinery for making up paper pulp, paper or paperboard, including cutting machines of all kinds	Manufacture: — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where, within the above limit, the materials classified within the same heading as the product are only used up to a value of 25% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
8444 to 8447	Machines of these headings for use in the textile industry	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
ex 8448	Auxiliary machinery for use with machines of headings Nos 8444 and 8445	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8452	<p>Sewing machines, other than book-sewing machines of heading No 8440; furniture, bases and covers specially designed for sewing machines; sewing machine needles:</p> <p>— Sewing machines (lock stitch only) with heads of a weight not exceeding 16 kg without motor or 17 kg with motor</p> <p>— Other</p>	<p>Manufacture:</p> <p>— in which the value of all the materials used does not exceed 40% of the ex-works price of the product,</p> <p>— where the value of all the non-originating materials used in assembling the head (without motor) does not exceed the value of the originating materials used,</p> <p>— the thread tension, crochet and zigzag mechanisms used are already originating</p> <p>Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product</p>	
8456 to 8466	Machine-tools and machines and their parts and accessories of headings Nos 8456 to 8466	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8469 to 8472	Office machines (for example, typewriters, calculating machines, automatic data-processing machines, duplicating machines, stapling machines)	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8480	Moulding boxes for metal foundry; mould bases; moulding patterns; moulds for metal (other than ingot moulds), metal carbides, glass, mineral materials, rubber or plastics	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
8482	Ball or roller bearings	<p>Manufacture in which:</p> <p>— all the materials used are classified within a heading other than that of the product,</p> <p>— the value of all the materials used does not exceed 40% of the ex-works price of the product</p> <p>Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product</p>	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
8484	Gaskets and similar joints of metal sheeting combined with other material or of two or more layers of metal; sets or assortments of gaskets and similar joints, dissimilar in composition, put up in pouches, envelopes or similar packings; mechanical seals	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8485	Machinery parts, not containing electrical connectors, insulators, coils, contacts or other electrical features, not specified or included elsewhere in this chapter	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
ex Chapter 85	Electrical machinery and equipment and parts thereof; sound recorders and reproducers, television image and sound recorders and reproducers, and parts and accessories of such articles; except for:	Manufacture in which — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product	
8501	Electric motors and generators (excluding generating sets)	Manufacture: — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where, within the above limit, the materials classified within heading No 8503 are only used up to a value of 10% of the ex-works price of the product	
8502	Electric generating sets and rotary converters	Manufacture: — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where, within the above limit, the materials classified within heading No 8501 or 8503, taken together, are only used up to a value of 10% of the ex-works price of the product	
ex 8504	Power supply units for automatic data-processing machines	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 8518	Microphones and stands therefor; loudspeakers, whether or not mounted in their enclosures; audio-frequency electric amplifiers; electric sound amplifier sets	Manufacture: <ul style="list-style-type: none"> — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where the value of all the non-originating materials used does not exceed the value of the originating materials used 	Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
8519	Turntables (record-decks), record-players, cassette-players and other sound reproducing apparatus, not incorporating a sound recording device	Manufacture: <ul style="list-style-type: none"> — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where the value of all the non-originating materials used does not exceed the value of the originating materials used 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8520	Magnetic tape recorders and other sound recording apparatus, whether or not incorporating a sound reproducing device	Manufacture: <ul style="list-style-type: none"> — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where the value of all the non-originating materials used does not exceed the value of the originating materials used 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8521	Video recording or reproducing apparatus, whether or not incorporating a video tuner	Manufacture: <ul style="list-style-type: none"> — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where the value of all the non-originating materials used does not exceed the value of the originating materials used 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8522	Parts and accessories suitable for use solely or principally with the apparatus of heading Nos 8519 to 8521	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8523	Prepared unrecorded media for sound recording or similar recording of other phenomena, other than products of Chapter 37	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
8524	<p>Records, tapes and other recorded media for sound or other similarly recorded phenomena, including matrices and masters for the production of records, but excluding products of Chapter 37:</p> <p>— Matrices and masters for the production of records</p> <p>— Other</p>	<p>Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product</p> <p>Manufacture:</p> <p>— in which the value of all the materials used does not exceed 40% of the ex-works price of the product,</p> <p>— where, within the above limit, the materials classified within heading No 8523 are only used up to a value of 10% of the ex-works price of the product</p>	<p>Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product</p>
8525	<p>Transmission apparatus for radio-telephony, radio-telegraphy, radio-broadcasting or television, whether or not incorporating reception apparatus or sound recording or reproducing apparatus; television cameras; still image video cameras and other video camera recorders</p>	<p>Manufacture:</p> <p>— in which the value of all the materials used does not exceed 40% of the ex-works price of the product,</p> <p>— where the value of all the non-originating materials used does not exceed the value of the originating materials used</p>	<p>Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product</p>
8526	<p>Radar apparatus, radio navigational aid apparatus and radio remote control apparatus</p>	<p>Manufacture:</p> <p>— in which the value of all the materials used does not exceed 40% of the ex-works price of the product,</p> <p>— where the value of all the non-originating materials used does not exceed the value of the originating materials used</p>	<p>Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product</p>
8527	<p>Reception apparatus for radio-telephony, radio-telegraphy or radio broadcasting, whether or not combined, in the same housing, with sound recording or reproducing apparatus or a clock</p>	<p>Manufacture:</p> <p>— in which the value of all the materials used does not exceed 40% of the ex-works price of the product,</p> <p>— where the value of all the non-originating materials used does not exceed the value of the originating materials used</p>	<p>Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product</p>

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
8528	Reception apparatus for television, whether or not incorporating radio broadcast receivers or sound or video recording or reproducing apparatus; video monitors and video projectors	Manufacture: — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where the value of all the non-originating materials used does not exceed the value of the originating materials used	
8529	Parts suitable for use solely or principally with the apparatus of heading Nos 8525 to 8528: — Suitable for use solely or principally with video recording or reproducing apparatus — Other	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product Manufacture: — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where the value of all the non-originating materials used does not exceed the value of the originating materials used	
8535 and 8536	Electrical apparatus for switching or protecting electrical circuits, or for making connections to or in electrical circuits	Manufacture: — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where, within the above limit, the materials classified within heading No 8538 are only used up to a value of 10% of the ex-works price of the product	
8537	Boards, panels, consoles, desks, cabinets and other bases, equipped with two or more apparatuses of heading No 8535 or 8536, for electric control or the distribution of electricity, including those incorporating instruments or apparatus of Chapter 90, and numerical control apparatus, other than switching apparatus of heading No 8517	Manufacture: — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where, within the above limit, the materials classified within heading No 8538 are only used up to a value of 10% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 8541	Diodes, transistors and similar semiconductor devices, except wafers not yet cut into chips	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product 	
8542	Electronic integrated circuits and microassemblies	Manufacture: <ul style="list-style-type: none"> — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where, within the above limit, the materials classified within heading No 8541 or 8542, taken together, are only used up to a value of 10% of the ex-works price of the product 	
8544	Insulated (including enamelled or anodised) wire, cable (including coaxial cable) and other insulated electric conductors, whether or not fitted with connectors; optical fibre cables, made up of individually sheathed fibres, whether or not assembled with electric conductors or fitted with connectors	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8545	Carbon electrodes, carbon brushes, lamp carbons, battery carbons and other articles of graphite or other carbon, with or without metal, of a kind used for electrical purposes	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8546	Electrical insulators of any material	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8547	Insulating fittings for electrical machines, appliances or equipment, being fittings wholly of insulating materials apart from any minor components of metal (for example, threaded sockets) incorporated during moulding solely for purposes of assembly other than insulators of heading No 8546; electrical conduit tubing and joints therefor, of base metal lined with insulating material	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8548	Waste and scrap of primary cells, primary batteries and electric accumulators; spent primary cells, spent primary batteries and spent electric accumulators; electrical parts of machinery or apparatus, not specified or included elsewhere in this Chapter	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex Chapter 86	Railway or tramway locomotives, rolling-stock and parts thereof; railway or tramway track fixtures and fittings and parts thereof; mechanical (including electro-mechanical) traffic signalling equipment of all kinds; except for:	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8608	Railway or tramway track fixtures and fittings; mechanical (including electro-mechanical) signalling, safety or traffic control equipment for railways, tramways, roads, inland waterways, parking facilities, port installations or airfields; parts of the foregoing	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
ex Chapter 87	Vehicles other than railway or tramway rolling-stock, and parts and accessories thereof; except for:	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
8709	Works trucks, self-propelled, not fitted with lifting or handling equipment, of the type used in factories, warehouses, dock areas or airports for short distance transport of goods; tractors of the type used on railway station platforms; parts of the foregoing vehicles	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8710	Tanks and other armoured fighting vehicles, motorised, whether or not fitted with weapons, and parts of such vehicles	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8711	Motorcycles (including mopeds) and cycles fitted with an auxiliary motor, with or without side-cars; side-cars: <ul style="list-style-type: none"> — With reciprocating internal combustion piston engine of a cylinder capacity: — — Not exceeding 50 cc 	Manufacture: <ul style="list-style-type: none"> — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where the value of all the non-originating materials used does not exceed the value of the originating materials used 	Manufacture in which the value of all the materials used does not exceed 20% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
	<p>— — Exceeding 50 cc</p> <p>— Other</p>	<p>Manufacture:</p> <p>— in which the value of all the materials used does not exceed 40% of the ex-works price of the product,</p> <p>— where the value of all the non-originating materials used does not exceed the value of the originating materials used</p> <p>Manufacture:</p> <p>— in which the value of all the materials used does not exceed 40% of the ex-works price of the product,</p> <p>— where the value of all the non-originating materials used does not exceed the value of the originating materials used</p>	<p>Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product</p> <p>Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product</p>
ex 8712	Bicycles without ball bearings	Manufacture from materials not classified in heading No 8714	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8715	Baby carriages and parts thereof	<p>Manufacture in which:</p> <p>— all the materials used are classified within a heading other than that of the product,</p> <p>— the value of all the materials used does not exceed 40% of the ex-works price of the product</p>	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
8716	Trailers and semi-trailers; other vehicles, not mechanically propelled; parts thereof	<p>Manufacture in which:</p> <p>— all the materials used are classified within a heading other than that of the product,</p> <p>— the value of all the materials used does not exceed 40% of the ex-works price of the product</p>	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
ex Chapter 88	Aircraft, spacecraft, and parts thereof; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
ex 8804	Rotochutes	Manufacture from materials of any heading including other materials of heading No 8804	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
8805	Aircraft launching gear; deck-arrestor or similar gear; ground flying trainers; parts of the foregoing articles	Manufacture in which all the materials used are classified within a heading other than that of the product	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
Chapter 89	Ships, boats and floating structures	Manufacture in which all the materials used are classified within a heading other than that of the product. However, hulls of heading No 8906 may not be used	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product
ex Chapter 90	Optical, photographic, cinematographic, measuring, checking, precision, medical or surgical instruments and apparatus; parts and accessories thereof; except for:	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
9001	Optical fibres and optical fibre bundles; optical fibre cables other than those of heading No 8544; sheets and plates of polarising material; lenses (including contact lenses), prisms, mirrors and other optical elements, of any material, unmounted, other than such elements of glass not optically worked	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9002	Lenses, prisms, mirrors and other optical elements, of any material, mounted, being parts of or fittings for instruments or apparatus, other than such elements of glass not optically worked	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9004	Spectacles, goggles and the like, corrective, protective or other	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
ex 9005	Binoculars, monoculars, other optical telescopes, and mountings therefor, except for astronomical refracting telescopes and mountings therefor	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product, — the value of all the non-originating materials used does not exceed the value of the originating materials used 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 9006	Photographic (other than cinematographic) cameras; photographic flashlight apparatus and flashbulbs other than electrically ignited flashbulbs	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product, — the value of all the non-originating materials used does not exceed the value of the originating materials used 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
9007	Cinematographic cameras and projectors, whether or not incorporating sound recording or reproducing apparatus	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product, — the value of all the non-originating materials used does not exceed the value of the originating materials used 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
9011	Compound optical microscopes, including those for photomicrography, cinephotomicrography or micro-projection	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product, — the value of all the non-originating materials used does not exceed the value of the originating materials used 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
ex 9014	Other navigational instruments and appliances	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9015	Surveying (including photogrammetrical surveying), hydrographic, oceanographic, hydrological, meteorological or geophysical instruments and appliances, excluding compasses; rangefinders	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9016	Balances of a sensitivity of 5 cg or better, with or without weights	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
9017	Drawing, marking-out or mathematical calculating instruments (for example, drafting machines, pantographs, protractors, drawing sets, slide rules, disc calculators); instruments for measuring length, for use in the hand (for example, measuring rods and tapes, micrometers, callipers), not specified or included elsewhere in this Chapter	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9018	Instruments and appliances used in medical, surgical, dental or veterinary sciences, including scintigraphic apparatus, other electro-medical apparatus and sight-testing instruments: — Dentists' chairs incorporating dental appliances or dentists' spittoons — Other	Manufacture from materials of any heading, including other materials of heading No 9018 Manufacture in which: — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product Manufacture in which the value of all the materials used does not exceed 25% of the ex-works price of the product
9019	Mechano-therapy appliances; massage apparatus; psychological aptitude-testing apparatus; ozone therapy, oxygen therapy, aerosol therapy, artificial respiration or other therapeutic respiration apparatus	Manufacture in which: — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product	
9020	Other breathing appliances and gas masks, excluding protective masks having neither mechanical parts nor replaceable filters	Manufacture in which: — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product	
9024	Machines and appliances for testing the hardness, strength, compressibility, elasticity or other mechanical properties of materials (for example, metals, wood, textiles, paper, plastics)	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9025	Hydrometers and similar floating instruments, thermometers, pyrometers, barometers, hygrometers and psychrometers, recording or not, and any combination of these instruments	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
9026	Instruments and apparatus for measuring or checking the flow, level, pressure or other variables of liquids or gases (for example, flow meters, level gauges, manometers, heat meters), excluding instruments and apparatus of heading No 9014, 9015, 9028 or 9032	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9027	Instruments and apparatus for physical or chemical analysis (for example, polarimeters, refractometers, spectrometers, gas or smoke analysis apparatus); instruments and apparatus for measuring or checking viscosity, porosity, expansion, surface tension or the like; instruments and apparatus for measuring or checking quantities of heat, sound or light (including exposure meters); microtomes	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9028	Gas, liquid or electricity supply or production meters, including calibrating meters therefor:		
	<ul style="list-style-type: none"> <li>— Parts and accessories <li>— Other 	<p>Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product</p> <p>Manufacture:</p> <ul style="list-style-type: none"> <li>— in which the value of all the materials used does not exceed 40% of the ex-works price of the product; <li>— where the value of all the non-originating materials used does not exceed the value of the originating materials used 	<p>Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product</p>
9029	Revolution counters, production counters, taximeters, milometers, pedometers and the like; speed indicators and tachometers, other than those of heading No 9014 or 9015; stroboscopes	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9030	Oscilloscopes, spectrum analysers and other instruments and apparatus for measuring or checking electrical quantities, excluding meters of heading No 9028; instruments and apparatus for measuring or detecting alpha, beta, gamma, X-ray, cosmic or other ionising radiation	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9031	Measuring or checking instruments, appliances and machines, not specified or included elsewhere in this chapter; profile projectors	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
9032	Automatic regulating or controlling instruments and apparatus	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9033	Parts and accessories (not specified or included elsewhere in this chapter) for machines, appliances, instruments or apparatus of Chapter 90	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
ex Chapter 91	Clocks and watches and parts thereof; except for:	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
9105	Other clocks	Manufacture: <ul style="list-style-type: none"> — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where the value of all the non-originating materials used does not exceed the value of the originating materials used 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
9109	Clock movements, complete and assembled	Manufacture: <ul style="list-style-type: none"> — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where the value of all the non-originating materials used does not exceed the value of the originating materials used 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
9110	Complete watch or clock movements, unassembled or partly assembled (movement sets); incomplete watch or clock movements, assembled; rough watch or clock movements	Manufacture: <ul style="list-style-type: none"> — in which the value of all the materials used does not exceed 40% of the ex-works price of the product, — where, within the above limit, the materials classified within heading No 9114 are only used up to a value of 10% of the ex-works price of the product 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product
9111	Watch cases and parts thereof	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product 	Manufacture in which the value of all the materials used does not exceed 30% of the ex-works price of the product

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
9112	Clock cases and cases of a similar type for other goods of this chapter, and parts thereof	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 40% of the ex-works price of the product 	
9113	Watch straps, watch bands and watch bracelets, and parts thereof: <ul style="list-style-type: none"> — Of base metal, whether or not gold- or silver-plated, or of metal clad with precious metal — Other 	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
Chapter 92	Musical instruments; parts and accessories of such articles	Manufacture in which the value of all the materials used does not exceed 40% of the ex-works price of the product	
Chapter 93	Arms and ammunition; parts and accessories thereof	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex Chapter 94	Furniture; bedding, mattresses, mattress supports, cushions and similar stuffed furnishings; lamps and lighting fittings, not elsewhere specified or included; illuminated signs, illuminated name-plates and the like; prefabricated buildings; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 9401 and ex 9403	Base metal furniture, incorporating unstuffed cotton cloth of a weight of 300 g/m ² or less	Manufacture in which all the materials used are classified in a heading other than that of the product or Manufacture from cotton cloth already made up in a form ready for use of heading No 9401 or 9403, provided: <ul style="list-style-type: none"> — its value does not exceed 25% of the ex-works price of the product — all the other materials used are already originating and are classified in a heading other than heading No 9401 or 9403 	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
9405	Lamps and lighting fittings including searchlights and spotlights and parts thereof, not elsewhere specified or included; illuminated signs, illuminated name-plates and the like, having a permanently fixed light source, and parts thereof not elsewhere specified or included	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
9406	Prefabricated buildings	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex Chapter 95	Toys, games and sports requisites; parts and accessories thereof; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
9503	Other toys; reduced-size ('scale') models and similar recreational models, working or not; puzzles of all kinds	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 50% of the ex-works price of the product 	
ex 9506	Golf clubs and parts thereof	Manufacture in which all the materials used are classified within a heading other than that of the product. However, roughly shaped blocks for making golf club heads may be used	
ex Chapter 96	Miscellaneous manufactured articles; except for:	Manufacture in which all the materials used are classified within a heading other than that of the product	
ex 9601 and ex 9602	Articles of animal, vegetable or mineral carving materials	Manufacture from 'worked' carving materials of the same heading	
ex 9603	Brooms and brushes (except for besoms and the like and brushes made from marten or squirrel hair), hand-operated mechanical floor sweepers, not motorised, paint pads and rollers, squeegees and mops	Manufacture in which the value of all the materials used does not exceed 50% of the ex-works price of the product	
ex 9605	Travel sets for personal toilet, sewing or shoe or clothes cleaning	Each item in the set must satisfy the rule, which would apply to it if it were not included in the set. However, non-originating articles may be incorporated, provided their total value does not exceed 15% of the ex-works price of the set	

HS heading No	Description of product	Working or processing carried out on non-originating materials that confers originating status	
(1)	(2)	(3)	or (4)
ex 9606	Buttons, press-fasteners, snap-fasteners and press-studs, button moulds and other parts of these articles; button blanks	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 50% of the ex-works price of the product 	
9612	Typewriter or similar ribbons, inked or otherwise prepared for giving impressions, whether or not on spools or in cartridges; ink-pads, whether or not inked, with or without boxes	Manufacture in which: <ul style="list-style-type: none"> — all the materials used are classified within a heading other than that of the product, — the value of all the materials used does not exceed 50% of the ex-works price of the product 	
ex 9613	Lighters with piezo-igniter	Manufacture in which the value of all the materials of heading No 9613 used does not exceed 30% of the ex-works price of the product	
ex 9614	Smoking pipes and pipe bowls	Manufacture from roughly shaped blocks	
Chapter 97	Works of art, collectors' pieces and antiques	Manufacture in which all the materials used are classified within a heading other than that of the product	

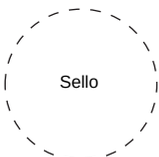
ANEXO III

CERTIFICADO DE CIRCULACIÓN DE MERCANCÍAS EUR.1 Y SOLICITUD DE CERTIFICADO DE CIRCULACIÓN DE MERCANCÍAS EUR.1**Instrucciones para la impresión**

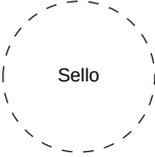
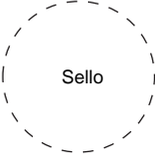
1. El formato del certificado EUR.1 será de 210 × 297 mm, con una tolerancia máxima de 5 mm de menos y de 8 mm de más en cuanto a su longitud. El papel que se deberá utilizar será de color blanco, encolado para escribir, sin pastas mecánicas, y con un peso mínimo de 25 g/m². Llevará impreso un fondo de garantía de color verde que haga visible cualquier falsificación por medios mecánicos o químicos.
2. Las autoridades competentes de los Estados miembros de la Comunidad y de Letonia podrán reservarse el derecho de imprimir los certificados EUR.1 o confiar su impresión a imprentas autorizadas. En este último caso se deberá hacer referencia a esta autorización en cada certificado EUR.1. Cada certificado EUR.1 deberá incluir el nombre y la dirección del impresor o una marca que permita su identificación. Deberá llevar, además, un número de serie, impreso o no, que permita individualizarlo.

CERTIFICADO DE CIRCULACIÓN DE MERCANCÍAS EUR.1

(1) En caso de que las mercancías no estén embaladas, indíquese el número de artículos o escribase «a granel», según el caso.

1. Exportador (nombre, apellidos, dirección completa y país)	<h2 style="margin: 0;">EUR.1 Nº A 000.000</h2> <p style="margin: 5px 0 0 0;">Véanse las notas del reverso antes de rellenar el impreso</p>		
3. Destinatario (nombre, apellidos, dirección completa y país) (mención facultativa)	2. Certificado utilizado en los intercambios preferenciales entre <p style="text-align: center;">y</p> (indíquense los países, grupos de países o territorios a que se refiera)		
6. Información relativa al transporte (mención facultativa)	4. País, grupo de países o territorio de donde se consideran originarios los productos	5. País, grupo de países o territorio de destino	
7. Observaciones			
8. Número de orden; marcas, numeración, número y naturaleza de los bultos (1); descripción de las mercancías	9. Masa bruta (kg) u otra medida (litros, m³, etc.)	10. Facturas (mención facultativa)	
11. VISADO DE LA ADUANA Declaración certificada conforme Documento de exportación (2) Modelo nº del Aduana País o territorio de expedición En, a <p style="text-align: center;">(Firma)</p>			12. DECLARACIÓN DEL EXPORTADOR El que suscribe declara que las mercancías arriba descritas cumplen las condiciones exigidas para la expedición del presente certificado. En, a <p style="text-align: center;">(Firma)</p>

(2) Rellénesse únicamente si la normativa del país o territorio de exportación lo exige.

<p>13. SOLICITUD DE CONTROL, con destino a:</p>	<p>14. RESULTADO DEL CONTROL</p>
<p>Se solicita el control de la autenticidad y de la regularidad del presente certificado.</p> <p>En, a</p> <div style="text-align: center;">  <p>Sello</p> </div> <p>..... (Firma)</p>	<p>El control efectuado ha demostrado que este certificado ⁽¹⁾:</p> <p><input type="checkbox"/> ha sido efectivamente expedido por la aduana indicada y que la información que contiene es exacta.</p> <p><input type="checkbox"/> no cumple las condiciones de autenticidad y exactitud requeridas (véanse las notas adjuntas).</p> <p>En, a</p> <div style="text-align: center;">  <p>Sello</p> </div> <p>..... (Firma)</p> <p>(¹) Márquese con una X el cuadro que corresponda.</p>

NOTAS

1. El certificado no deberá llevar raspaduras ni correcciones superpuestas. Cualquier modificación deberá hacerse tachando los datos erróneos y añadiendo, en su caso, los correctos. Tales rectificaciones deberán ser aprobadas por la persona que haya extendido el certificado y ser visadas por las autoridades aduaneras del país o territorio expedidor.
2. No deberán quedar renglones vacíos entre los distintos artículos indicados en el certificado y cada artículo irá precedido de un número de orden. Se trazará una línea horizontal inmediatamente después del último artículo. Los espacios no utilizados deberán rayarse de forma que resulte imposible cualquier añadido posterior.
3. Las mercancías deberán designarse de acuerdo con los usos comerciales y con el detalle suficiente para que puedan ser identificadas.

SOLICITUD DE CERTIFICADO DE CIRCULACIÓN DE MERCANCÍAS EUR.1

(*) En caso de que las mercancías no estén embaladas, indíquese el número de artículos o escríbase «a granel», según el caso.

1. Exportador (nombre, apellidos, dirección completa y país)	<h2 style="margin: 0;">EUR.1 Nº A 000.000</h2> <p style="margin: 5px 0 0 0;">Véanse las notas del reverso antes de rellenar el impreso</p>		
3. Destinatario (nombre, apellidos, dirección completa y país) (mención facultativa)	<div style="border: 2px solid black; padding: 5px;"> 2. Solicitud de certificado que debe utilizarse en los intercambios preferenciales entre <p style="text-align: center;">y</p> (indíquense el país, grupo de países o territorio a que se refiera) </div>		
	4. País, grupo de países o territorio de donde se consideran originarios los productos	5. País, grupo de países o territorio de destino	
6. Información relativa al transporte (mención facultativa)	7. Observaciones		
8. Número de orden; marcas, numeración, número y naturaleza de los bultos (1); descripción de las mercancías	9. Masa bruta (kg) u otra medida (litros, m³, etc.)	10. Facturas (mención facultativa)	

DECLARACIÓN DEL EXPORTADOR

El que suscribe, exportador de las mercancías descritas en el anverso,

DECLARA que estas mercancías cumplen los requisitos exigidos para la obtención del certificado anejo;

PRECISA las circunstancias que han permitido que estas mercancías cumplan tales requisitos:

.....
.....
.....
.....

PRESENTA los documentos justificativos siguientes (1):

.....
.....
.....
.....

SE COMPROMETE a presentar, a petición de las autoridades competentes, todo justificante suplementario que éstas consideren necesario con el fin de expedir el certificado anejo, y se compromete a aceptar, si fuera necesario, cualquier control por parte de tales autoridades, de su contabilidad y de las circunstancias de la fabricación de las anteriores mercancías;

SOLICITA la expedición del certificado anejo para estas mercancías.

En, a

.....
(Firma)

(1) Por ejemplo: documentos de importación, certificados de circulación, facturas, declaraciones del fabricante, etc., que se refieran a los productos empleados en la fabricación o a las mercancías reexportadas sin perfeccionar.

ANEXO IV

DECLARACIÓN EN FACTURA

La declaración en factura, cuyo texto figura a continuación, debe realizarse ateniéndose a las notas a pie de página. Sin embargo, las notas no han de ser reproducidas.

Versión inglesa

The exporter of the products covered by this document [customs authorisation No ...⁽¹⁾] declares that, except where otherwise clearly indicated, these products are of ... preferential origin⁽²⁾.

Versión española

El exportador de los productos incluidos en el presente documento [autorización aduanera n.º ...⁽¹⁾] declara que, salvo indicación en sentido contrario, estos productos gozan de un origen preferencial ...⁽²⁾.

Versión danesa

Eksportøren af varer, der er omfattet af nærværende dokument [toldmyndighedernes tilladelse nr. ...⁽¹⁾], erklærer, at varerne, medmindre andet tydeligt er angivet, har præferenceoprindelse i ...⁽²⁾.

Versión alemana

Der Ausfühler [Ermächtigter Ausfühler; Bewilligungs-Nr. ...⁽¹⁾] der Waren, auf die sich dieses Handelspapier bezieht, erklärt, daß diese Waren, soweit nicht anders angegeben, präferenzbegünstigte ... Ursprungswaren sind⁽²⁾.

Versión griega

Ο εξαγωγέας των προϊόντων που καλύπτονται από το παρόν έγγραφο [άδεια τελωνείου υπ' αριθ. ...⁽¹⁾] δηλώνει ότι, εκτός εάν δηλώνεται σαφώς άλλως, τα προϊόντα αυτά είναι προτιμησιακής καταγωγής ...⁽²⁾.

Versión francesa

L'exportateur des produits couverts par le présent document [autorisation douanière n.º ...⁽¹⁾], déclare que, sauf indication claire du contraire, ces produits ont l'origine préférentielle ...⁽²⁾.

Versión italiana

L'esportatore delle merci contemplate nel presente documento [autorizzazione doganale n. ...⁽¹⁾] dichiara che, salvo indicazione contraria, le merci sono di origine preferenziale ...⁽²⁾.

Versión neerlandesa

De exporteur van de goederen waarop dit document van toepassing is [douanevergunning nr. ...⁽¹⁾], verklaart dat, behoudens uitdrukkelijke andersluidende vermelding, deze goederen van preferentiële ... oorsprong zijn⁽²⁾.

Versión portuguesa

O abaixo assinado, exportador dos produtos cobertos pelo presente documento [autorização aduaneira n.º ...⁽¹⁾], declara que, salvo expressamente indicado em contrário, estes produtos são de origem preferencial ...⁽²⁾.

⁽¹⁾ Cuando la declaración en factura la realice un exportador autorizado con arreglo al artículo 20 del Protocolo, el número de autorización del exportador autorizado debe introducirse en este espacio. Cuando la declaración en factura no la efectúe un exportador autorizado, se omitirán las palabras entre corchetes o se dejará el espacio en blanco.

⁽²⁾ Debe indicarse el origen de los productos. Cuando la declaración en factura se refiera total o parcialmente a productos originarios de Ceuta y Melilla con arreglo al artículo 36 del Protocolo, el exportador debe indicarlo claramente en el documento en el que se efectúe la declaración mediante el símbolo «CM».

Versión finesa

Tässä asiakirjassa mainittujen tuotteiden viejä [tullin lupano: ...⁽¹⁾] ilmoittaa, että nämä tuotteet ovat, ellei toisin ole selvästi merkitty, etuuskohteluun oikeutettuja ... alkuperätuotteita⁽²⁾.

Versión sueca

Exportören av de varor som omfattas av detta dokument [tullmyndighetens tillstånd nr. ...⁽¹⁾] försäkrar att dessa varor, om inte annat tydligt markerats, har förmånsberättigande ... ursprung⁽²⁾.

Versiones sudafricanas

Bagwebi ba go romela ntle ditšweletšwa tšeo di akaretšwago ke tokumente ye (Nomoro ya ditšwantle ya tumelelo ...⁽¹⁾) ba ipolela gore ntle le moo go laeditšwego, ditšweletšwa tše ke tša go tšwa ...⁽²⁾ ka tlhago.

Moromelli wa sehlahiswa ya sireleditsweng ke tokomane ena (tumello ya thepa naheng No ...⁽¹⁾ e hlalosa hore, ka ntle ha eba ho hlalositse wa tsela e nngwe ka nepo, dihlahiswa tsena ke tsa ... tshimoloho e kgethilweng⁽²⁾).

Moromelantle wa dikuno tse di tlhagelelang mo lokwalong le (lokwalo lwa tumelelo ya kgethiso No ...⁽¹⁾) o thomamisa gore, ntle le fa go tlhagisitsweng ka mokgwa mongwe, dikuno tse ke tsa ... dinaga tse di thoegang⁽²⁾.

Umfumeli ngaphandle walemikhicito lebalwe kulomculu (ngeligunya lalokutfunyelwa ngaphandle Nombolo ...⁽¹⁾) lophakamisa kutsi, ngaphandle kwalapho lekuboniswe khona ngalokucacile, lemikhicito ... ngeyendzabuko lebonelelwako⁽²⁾.

Muvhambadzi wa zwibveledzwa mashangoni a nnda, (zwibveledzwa) zwine zwa vha zwo ambiwaho kha ili linwalo (linwalo la u nea maanda la mithelo ya zwitundwannda kana zwirumelwannda la vhu ...⁽¹⁾), li khou buletshedza uri, nga nnda ha musi zwo ambiwa nga inwe ndila-vho, zwibveledzwa hezwi ndi zwa ... vhubwo hune ha khou funesewa kana u takaleleswa⁽²⁾.

Muxavisela-vambe wa swikumiwa leswi nga eka tsalwa leri (Xibalo xa switundziwa xa Nomboro⁽¹⁾) u boxa leswaku, handle ka laha swi kombisiweke, swikumiwa leswi i swa ntiyiso swa xilaveko xa le henhla swinene⁽²⁾.

Die uitvoerder van die produkte gedek deur hierdie dokument (doeanemagtiging No ...⁽¹⁾) verklaar dat, uitgesonderd waar andersins duidelik aangedui, hierdie produkte van ... voorkeuroorsprong⁽²⁾ is.

Umthumeli-phandle wemikhiqizo ebalwe kilencwadi (inomboro ...⁽¹⁾) egunyaza imikhiqizo ephumako) ubeka uthi, ngaphandle kobana kutjengiswe ngendlela ethileko butjhatjhalazi, lemikhiqizo ine ... mwelaphi enconyiswako⁽²⁾.

Umthumeli weempahla ngaphandle kwelizwe wemveliso equkwa lolu xwebhu (iirhafu zempahla zesigunyaziso Nombolo ...⁽¹⁾) ubhengeza ukuthi, ngaphandle kwalapho kuboniswe ngokucacileyo, ezi mveliso ... zezemvelaphi eyamkelekileyo kunezinye⁽²⁾.

Umthumeli wempahla ebhaliwe kulo mqulu iNombolo ... yokugunyaza yentela yempahla⁽¹⁾ uyamemezela ukuthi, ngaphandle kokuthi kukhonjisiwe ngokusobala, le mikhiqizo iqhamuka ... endaweni ekhethekileyo⁽²⁾.

.....⁽³⁾
(Lugar y fecha)

.....⁽⁴⁾
(Firma del exportador; además, el nombre y apellidos de la persona que firma la declaración debe indicarse en caracteres legibles)

⁽³⁾ Estas indicaciones pueden omitirse si la información figura en el propio documento.

⁽⁴⁾ Véase el apartado 5 del artículo 19 del Protocolo. En los casos en que no se requiera la firma del exportador, la exención de la firma implica también la exención del nombre del signatario.

ANEXO V

Declaración del proveedor

La declaración del proveedor, cuyo texto figura a continuación, debe realizarse ateniéndose a las notas a pie de página. Sin embargo, las notas no han de ser reproducidas.

DECLARACIÓN DEL PROVEEDOR**para las mercancías que hayan sido objeto de elaboración o transformación en la Unión Aduanera del África Austral sin haber obtenido el estatuto de origen preferencial**

El abajo firmante, proveedor de las mercancías enumeradas en el documento adjunto, declara que:

1. Las materias siguientes, que no son originarias de la Unión Aduanera del África Austral, han sido utilizadas en la Unión Aduanera del África Austral para producir las mercancías siguientes:

Descripción de las mercancías suministradas ⁽¹⁾	Descripción de las materias no originarias utilizadas	Partida del SA de las materias no originarias utilizadas ⁽²⁾	Valor de las materias no originarias utilizadas ⁽²⁾ ⁽³⁾
.....
.....
.....
		Valor total

.....
(Lugar y fecha)

.....
(Dirección y firma del proveedor; además, el nombre y apellidos de la persona que firma la declaración debe indicarse en caracteres legibles)

2. Todas las demás materias utilizadas en la Unión Aduanera del África Austral para producir estas mercancías son originarias de la Unión Aduanera del África Austral.

⁽¹⁾ Cuando la factura, orden de entrega u otro documento comercial al que se adjunte la declaración se refiera a tipos diferentes de mercancías o a mercancías que no incorporen materias no originarias en la misma proporción, el proveedor debe diferenciarlas claramente.

Ejemplo:

El documento hace referencia a diferentes modelos de motores eléctricos de la partida 8501 para ser utilizados en la fabricación de lavadoras de la partida 8450. Los tipos y el valor de las materias no originarias utilizadas en la fabricación de estos motores difieren de un modelo a otro. Por consiguiente, los modelos deben estar diferenciados en la primera columna y las indicaciones de las columnas siguientes deben figurar por separado para cada uno de los modelos de manera que el fabricante de las lavadoras pueda evaluar correctamente el carácter originario de sus productos dependiendo del modelo de motor eléctrico que utilice.

⁽²⁾ Los datos solicitados en estas columnas sólo han de proporcionarse cuando sea necesario.

Ejemplos:

La norma para las prendas de vestir del ex capítulo 62 especifica que no pueden utilizarse hilados no originarios. Si un fabricante de estas prendas de vestir en Francia utiliza tejido importado de Noruega que ha sido obtenido mediante tejeduría de hilados no originarios, basta con que el proveedor noruego describa en su declaración la materia no originaria utilizada como hilado, sin que sea necesario indicar la partida del SA y el valor de dicho hilado.

Un productor de alambre de hierro de la partida del SA 7217 que lo haya producido a partir de barras de hierro no originario debe indicar en la segunda columna «barras de hierro». Cuando este alambre vaya a ser utilizado para la producción de una máquina respecto de la cual la norma de origen contenga una limitación de todas las materias no originarias utilizadas hasta un determinado porcentaje de valor, es necesario indicar en la tercera columna el valor de las barras no originarias.

⁽³⁾ «Valor de las materias» significa el valor en aduana en el momento de la importación de las materias no originarias utilizadas o, si no se conoce o no puede determinarse dicho valor, el primer precio comprobable pagado por las materias en la SACU.

El valor exacto de cada materia no originaria utilizada debe indicarse por cada unidad de las mercancías especificadas en la primera columna.

Declaración conjunta sobre el anexo II del Protocolo sobre las normas de origen

Ambas partes aceptan las exigencias de elaboración contenidas en el anexo II, con la salvedad de un número limitado de enmiendas solicitadas por Sudáfrica que ambas partes convienen en examinar antes de la entrada en vigor del Acuerdo.

Declaración conjunta referente al Protocolo sobre las normas de origen

A efectos de la aplicación del artículo 37 del presente Protocolo, la Comisión está dispuesta a considerar cualquier solicitud de excepción formulada por Sudáfrica en cuanto a las normas de origen tras la firma del Acuerdo.

Declaración conjunta referente a la República de San Marino

1. Sudáfrica aceptará como productos originarios de la Comunidad de conformidad con el presente Acuerdo los productos originarios de la República de San Marino.
 2. El Protocolo nº 1 se aplicará *mutatis mutandis* para definir el carácter originario de los mencionados productos.
-

Declaración conjunta referente al Principado de Andorra

1. Sudáfrica aceptará como productos originarios de la Comunidad de conformidad con el presente Acuerdo los productos originarios del Principado de Andorra clasificados en los capítulos 25 a 97 del sistema armonizado.
 2. El Protocolo nº 1 se aplicará *mutatis mutandis* para definir el carácter originario de los mencionados productos.
-

Declaración de la Comisión relativa a la acumulación con Sudáfrica en el marco del Cuarto Convenio ACP-CE

Sobre la base de las disposiciones en materia de acumulación que figuran en el Protocolo relativo a la definición de la noción de «productos originarios» y a los métodos de cooperación administrativa del Acuerdo en materia de comercio, desarrollo y cooperación entre la Comunidad Europea y sus Estados miembros, por una parte, y la República de Sudáfrica, por otra, la Comisión Europea propondrá las disposiciones oportunas a los Estados miembros de la Unión Europea y a los Estados ACP en el marco del artículo 34 del Protocolo nº 1 del Cuarto Convenio ACP-CE, en lo referente a la acumulación con las materias y mercancías sudafricanas.
