# GENERAL AGREEMENT ON TARIFFS AND TRADE

Textiles Surveillance Body

COM.TEX/SB/893 14 December 1983 Special Distribution

RESTRICTED

Original: English

#### ARRANGEMENT REGARDING INTERNATIONAL TRADE IN TEXTILES

### Notification under Article 4:4

### Bilateral Agreement between the EEC and Indonesia

The Textiles Surveillance Body has received from the Commission of the European Communities a notification of a new bilateral agreement with Indonesia, concluded under Article 4 of the MFA, in <u>de facto</u> application from 1 January 1983 and valid until 31 December 1986.

The TSB, pursuant to its procedures regarding bilateral agreements notified under Article 4<sup>2</sup>, has examined the relevant documentation and is forwarding the text of the notification to participating countries for their information.

<sup>&</sup>lt;sup>1</sup>The previous bilateral agreement and subsequent modifications are contained in COM.TEX/SB/419, 611, 638, 679, 680 and 791

<sup>&</sup>lt;sup>2</sup>See COM.TEX/SB/35, Annex B.

<sup>&</sup>lt;sup>3</sup>For the TSB's observations on this notification, see COM.TEX/SB/901.

AGREEMENT

BETWEEN THE EUROPEAN ECONOMIC COMMUNITY

AND

THE REPUBLIC OF INDONESIA ON TRADE IN TEXTILE PRODUCTS

THE COUNCIL OF THE EUROPEAN COMMUNITIES, of the one part, and THE COVERDMENT OF THE REPUBLIC OF INDONESIA of the other part,

JESIRING to promote, with a view to permanent co-operation and in conditions providing every security " in trade, the orderly and equitable development of trade in textile products between the European Economic Community (hereinafter referred to as "the Community") and the Republic of Indonesia (hereinafter referred to as "Indonesia").

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

HAVING REGARD-to the Arrangement regarding International Trade in Textiles (hereinafter referred to as "the Geneva Arrangement"), and in particular Article 4 thereof; and to the conditions set out in the Protocol extending the Arrangement together with the Conclusions adopted on 22 December 1981 by the Textiles Committee.

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

THE COUNCIL OF THE EUROPELE COMUNITIES :

THE COVERNMENT OF THE REPUBLIC OF INDONESIA

HED HAVE AGREED AS FOLLOWS :

### SECTION I : TRADE ARRANGEMENTS

### ARTICLE 1

- I. The parties recognize and confirm that, subject to the provisions of this Agreement and without prejudice to their rights and obligations under the General Agreement on Tariffs and Trade, the conduct of their mutual trade in textile products shall be governed by the provisions of the Geneva Arrangement.
- 2. In respect of the products covered by this ignoment, the Community undertakes not to introduce quantitative restrictions under inticle III of the Coneral ignoment on Tariffs and Trade or inticle 3 of the Geneva irrangement.
- 3. Xeasures having equivalent effect to quantitative restrictions on the importation into the Community of the products covered by this ignorement shall be prohibited.

### ARTICLE 2

- This ignoment shall apply to trade in textile products of cotten, wool and man-made fibres originating in Indonesia which are listed in innex I.
- 2. The classification of the products covered by this Agreement is based on the nomenclature of the Common Customs Tariff and on the Homenclature of Goods for the External Trade Statistics of the Community and the Statistics of Trade between Member States (NIMENE).
- 3. The origin of the products covered by this Agreement shall be determined in accordance with the rules in force in the Community.

If any amendment is made to these rules, the Community shall take appropriate measures to ensure that the ability of Indonesia to use the quantitative limits established in Annex II in the present Agreement is notthereby adversely affected.

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

## ARTICLE 3

Indonesia agrees for each igreement year to restrain its exports to the Community of the products described in inner II to the limits set out therein.

Exports of textile products set cut in innex II shall be subject to a double-checking system specified in Protocol 1.

ARTICLE 4

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

Such re-imports may be agreed outside the quantitative limits established under this Agreement provided that they are effected in accordance with the regulations on economic outward processing in force in the Community.

## ARTICLE 3

Exports of cottage industry fabrics woven on hand- or foot-operated looms, garments or other articles obtained manually from such fabrics and traditional folklore handicraft products shall not be subject to quantitative limits, provided that these products meet the conditions laid down in Protocol 3.

ARTICLE 6

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

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

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

## ARTICLE 7

In any ignoment year advance use of a portion of the quantitative limit established for the following ignoment year is authorized for each category of products up to 5% of the quantitative limit for the current ignoment year.

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

- 2. Carryover to the corresponding quantitative limit for the following Agreement year of amounts not used during any Agreement year is enthorized for each category of products up to 5 % of the quantitative limit for the current Agreement year.
- 3. Transfers in respect of categories in Group I shall not be made from any category except as follows :
  - transfers between Categories 2 and 3 and from Category 1 to Categories 2 and 3 may be made up to 5% of the quantitative limits for the category to which the transfer is made.
  - transfers between Categories 4, 5, 6, 7 and 8 may be made up to 5% of the quantitative limit for the category to which the transfer is made.

Transfers into any category in Groups II and III may be made from any category or categories in Groups I. II and III up to 5.2 of the quantitative limit for the category to which the transfer is made.

4. The table of equivalence applicable to the transfers referred to above is given in Annex I to this Agreement.

5. The increase in any category of products resulting from the cumulative application of the provisions in paragraphs 1, 2 and 3 above during an Agreement year shall not exceed 15%.

Prior notification shall be given by the sutherities of Indonesia in the event of recourse to the provisions of paragraphs 1, 2 and 3 above.

#### ARTICLE 8

- L. Exports of textile products not listed in Annex II to this Agreement say be made subject to quantitative limits by Indonesia on the conditions laid down in the following paragraphs.
- 2. More the Community finds, under the system of administrative control set up, that the level of imports of products in a given category not listed in Annex II originating in Indonesia. exceeds, in relation to the preceding year's total imports into the Community from all sources of products in that category, the following rates :

- for categories of products in Group I 0,5% - for categories of products in Group II 2,5% - for categories of products in Group III 5%

It may request the opening of consultations in accordance with the procedure described in Article 17 of this Agreement, with a view to reaching agreement on an appropriate restraint level for the products in such category.

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

- 3. Pending a mutually satisfactory solution, Indonesia undertakes to limit exports of the products in the category concerned to the Community or to the region or regions of the Community market specified by the Community for a provisional period of 3 months from the date on which the request for consultations is made. Such provisional limit shall be established at 25% of the level of imports reached during the calendar year preceding that in which imports exceeded the level resulting from the application of the formula set out in paragraph 2, and gave rise to the request for consultation or 25% of the level resulting from the application of the formula set out in paragraph 2, whichever is the higher.
- 4. Should the Parties be unable in the course of consultations to reach a satisfactory solution within the period specified in Article 17 of the Agreement, the Community shall have the right to introduce a definitive quantitative limit at an annual level not lower than the level resulting from the application of the formula set out in paragraph 2, or 106% of the level of imports reached during the calendar year preceding that in which imports exceeded the level resulting from the application of the formula from the application of the formula set out in paragraph 2 and gave rise to the request for consultations, whichever is the higher.

The annual level so fixed shall be revised upwards after consultations in accordance with the procedure referred to in Article 17, with a view to fulfilling the conditions set out in paragraph 2, should the trend of total imports into the Community of the product in question make this necessary.

- 5. The limits introduced under paragraph 2 or paragraph 4 may in no case be lower than the level of imports of products in that category originating in Indonesiain 1980.
- 6. Quantitative limits may also be established by the Community on a regional basis in accordance with the provisions of Protocol C.
- 7. The annual growth rate for the quantitative limits introduced under this Article shall be determined in accordance with the provisions of Protocol D.
- 8. The provisions of this Article shall not apply where the percentages specified in paragraph 2 have been reached as a result of fall in total imports into the Communisy, and not as a result of an increase in exports of products originating in Indonesia.
- 9. In the event of the provisions of paragraph 2, 3 or 4 being applied, Indonesia undertakes to issue export licences for products covered by contracts concluded before the introduction of the quantitative limit, up to the volume of the quantitative limit fixed.
- 10. Up to the date of communication of the statistics referred to in Article 10 paragraph 6, the provisions of paragraph 2 of this Article shall apply on the basis of the annual statistics previously communicated by the Community.
- 11. The provisions of this Agreement which concern exports of products subject to the quantitative limits established in Annez II shall also apply to products for which quantitative limits are introduced under this Article.

#### ARTICLE 9

- Le Where the Community ascertains that the level of isports in a given category of Group I subject to quantitative limits set out in Annex II acceds in any Agreement year the level of isports in the preceding year by 10% of the level of the quantitative limit set out in Annex II for the current Agreement year, it may request with a view to avoiding palpable damage to domestic industry the opening of consultations in accordance with the provisions described in Article 17 of this Agreement with a view to reaching agreement on:
  - the suspension, wholly or in part, of the provisions of inticle 7, or
  - a modification of the quantitative limit set out in innex II by the establishment of an ad hos limit below the existing quantitative limit
  - as well as the corresponding equitable and guantifiable componention which constitutes a mutually acceptable solution.
- The Community shall authorize the importation of products of the said category shipped from Indonesia before the date on which the request for consultations was submitted.

Pending a mutually satisfactory solution, Indonesia undertakes for a period of 1 month from the date of notification of the request for consultations, to restrain exports of the products in the category concerned to the Community or to the region or regions of the Community market specified by the Community to one twelfth of the level of exports reached during the preceding calendar year.

- 3. A quantitative limit modified as a result of the application of paragraph 1 in any year proceeding the final Agreement year shall be subject to a growth rate so as to ensure that the level of the quantitativ limit set out in Annex II for the final Agreement year is regained in that year.
- d. Should the Parties be unable in the course of consultations to reach a satisfactory solution within the period specified in Article:17 of the Agreement, Indonesia, undertakes, if so requested by the Community:
  - to suspend wholly or in part, the provisions of Article 7 in respect of the Community or any of its regions for the category concerned, or

To modify the quantitative limit set out in Annex II for the category concerned so as to restrain exports to the Community or any of its regions to 125% of imports attained during the preceding calendar year, or to the level of exports up to the date of the request for consultations plus the level of exports provided for during the consultation period under paragraph 2, whichever is the higher.

In the event that the provisions of this paragraph are applied the Community undertakes to maintain an offer of equitable and quantifiable compensation.

The application of the measures provided for in this paragraph is limited to the year in which the measures are taken.

- 5. The provisions of paragraph 1 shall not apply to a given category unless the quantitative limits established in innex II for the Community for that category represent at least2.5% of total Community imports during 1980.
- 5. The provisions of paragraph 1 shall not apply to a given category unless the level of imports originating in Indonesia-during the current Agreement year represent at least 50% of the quantitative limit set out in Annex II for that category in the Community as a whole or in any region or regions of the Community concerned..
- 7. Any limit modified in accordance with the provisions of paragraphs 1 or 4 may in no case be lower than the level of imports of products in that category originating in Indonesiain 1980.
- 8. The provisions of the article also apply where the level referred to in parsgraph 1 is exceeded in any of the Community's regions. In such a case the compensation referred to in paragraphs 1 and 4 will concern the region or regions of the Community indicated in the Community's request for consultations.
- 9. With a view to limiting recourse to paragraph 1 of this Article, Indonesia undertakes to inform the Community of any sharp and substantial increases in the issue of export licences for any category which is likely to lead to the fulfilment of the conditions required for the application of the present article.

#### ARTICLE 10

1. Indonesia undertakes to supply the Community with precise statistical information on all export licences issued by the Indonesian authorities for all categories of textile products subject to the quantitative limits established under this Agreement as well as on all certificates issued by the Indonesian authorities for all products referred to in Article 5 and subject to the provisions of Protocol B.

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

2. The information referred to in paragraph 1 shall, for all categories of products, be transmitted before the end of the second month following the quarter to which the statistics relate.

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3. The Community shall transmit to the Indonesian authorities import statistics for all products covered by the system of administrative control referred to in Article 8, Paragraph 2 and for products covered by Article 6 Paragraph 1.

- 4. The information referred to imparagraph ] shall, for all categories of products, be transmitted before the end of the third month following the quarter to which the statistics relate.
- 5. Should it be found on analysis of the information exchanged that there are significant discrepancies between the returns for exports and those for imports, consultations may be initiated in accordance with the procedure specified in Article 17 of this Agreement.
- 5. For the purpose of applying the provisions of Article 8, and Article 9, the Community undertakes to provide the Indonesismuthorities before 15 April of each year with the preceding year's statistics on imports of all textile products covered by this Agreement, broken down by supplying country and Community Member State.
- 7. Indonesia and the Community shall exchange to the extent possible available statistical information on trade in textile products.

#### ARTICLE 11

- 1. In case of divergent opinions between Indonesia and the competent Community authorities at the point of entry into the Community on the classification of products covered by the present Agreement, classification shall provisionally be based on indications provided by the Community, pending consultations in accordance with Article 17 with a view to reaching agreement on definitive classification of the product concerned.
- 2. If the above provisional classification results in provisional debit against a quantitative limit for a category of products other than the category indicated on the export documents issued by the competent Indonesian authorities, the Community shall inform Indonesia of such provisional debit within 30 days.
- 3. The authorities of Indonesia: shall be informed of any amendment to the Common Customs Tariff or Nimexe or any isolsion, made in accordance with the procedures in force in the Community, relating to the classification of products covered by this ignement.

Any amendment to the Common Customs Tariff or Nimexe or any decision which results in a modification of the classification or products covered by this Agreement shall not have the effect of reducing any quantitative limit established in Annex II.

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

ANTICLE 12

- Indenesia and the Community agree to cooperate fally in preventing the circumvention of the present Agreement by transchipment, recuting or yhatever other means.
- So Where information available to the Community as a result of the investigations carried out in accordance with the procedures set out in Protocol A constitutes evidence that products of Indonesism Origin subject to quantitative limits established under this Agreement have been transshipped, rerouted or otherwise imported into the G munity in oircumvention of this Agreemont, the Community may request the opening of consultations in accordance with the procedures described in Article 1 of this Agreemont, with a view to reaching agreement on an equivalent adjustment of the corresponding quantitative limits established under the Agreement.
- 3. Pending the result of the consultations referred to in paragraph 2, Indonesia shall as a precautionary massure, if so requested by the Community make the necessary arrangements to ensure that adjustments of quantitative limits liable to be agreed following the consultations referred to in paragraph 2, may be carried out for the quota year in which the request to open consultations in accordance with paragraph 2 was made, or for the following year if the quota for the current year is embausted, where clear evidence of circumvention is provided.
- Go Should the parties be unable in the course of consultations to reach a satisfactory solution within the period specified in Article 17 of the Agreement, the Community shall have the right, where clear evidence of circumvention has been provided, to deduct from the quantitative limits established under this Agreement amounts equivalent to the products of Indonesianorigin.

ARTICLE 13

I. Indonesia shall endsavour to ensure that exports of textile products subject to quantitative limits are spaced out as evenly as possible over an agreement year, due account being taken, im particular, of seasonal factors.

2. Should there be an excessive concentration of imports on any product within a category subject to quantitative limits under this Agreement, the Community may request consultations in accordance with the procedure specified in Article 17 of this Agreement with a view to finding a solution.

ARTICLE 14

Should recourse be had to the demunciation provisions of article 19 paragraph 4, the quantitative limits established in some II shall be adapted on a pro rate basis.

#### ARTICLE 15

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

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

If, in the course of the application of the Agreement Indonesia finds that the break-down of a limit established in Annex II causes particular difficulties, it may request the opening of consultations in accordance with the provisions of Article 17 with a view to reaching a mutually satisfactory solution.

3. Should it appear in any given region of the Community that additional supplies are required, the Community may, where measures taken pursuant to paragraph 1 above are inadequate to cover those requirements, authorize the importation of amounts greater than those stipulated in Annex II.

## ARTICLE 16

- L. Indonesia and the Community undertake to refrain from discrimination in the allocation of export licences and import authorizations of documents referred to in Protocols A and B.
- 2. In implementing this Agreement, the Contracting Parties shall take care to maintain the traditional commercial practices and trade flows between the Community and Indonesia.
- 3. Should either Party find that the application of this Agreement is disturbing existing commercial relations between importers in the Community and suppliers in Indonesia consultations shall be started promptly, in accordance with the procedure specified in Article 17 of this Agreement, with a view to remedying this situation.

### ARTICLE 17

- 2. The special consultation procedures referred to in this ignerant other than these referred to in paragraph 2 of this inticle, shall be governed by the following rules :
  - any request for consultations shall be notified in writing to the other Party;
  - the request for consultations shall be followed within a reasonable period (and in any case not later than fifteen days following the notification) by a statement setting out the reasons and circumstances which, in the opinion of the requesting Party, justify the submission of such a request;
  - The Parties shall enter into consultations within one month at the latest of motification of the request, with a view to remaining agreement or a mutually acceptable conclusion within one further month at the latest.
- 2. The special consultation procedures referred to in inticle 9 of the interest shall be governed by the following rules :
  - any request for consultations shall be notified in writing to the other Party, together with a statement setting out the reasons and circumstances which, in the opinion of the requesting Party, justify the submission of such a request;
  - the Parties shall enter into concultations within 15 days at the latest of notification of the request, with a view to reaching agreement or a mutually acceptable conlection within a further 15 days at the latest.
- 3. If necessary, at the request of either of the Parties and in conformity with the provisions of the Geneva Arringement, consultations shall be held on any problems arising from the application of this Arresment. Any consultations held under this Article shall be approached by both Parties in a spirit of cooperation and with a datire to reconcile the difference between them.

## ARTICLE 18

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

#### ARTICLE 19

- 1. This agreement shall enter into force on the first day of the month following the date on which the Contracting Parties notify each other of the completion of the procedures necessary for this purpose. It shall be applicable until 31 December 1986.
- 2. This Agreement shall apply with effect from 1 January 1983.
- 3. Either Party may at any time propose modifications to the Agreement.
- 4. Either Party may, at any time denounce this Agreement provided that at least sixty days' notice is given. In that event the Agreement shall come to an end on the expiry of the period of notice.
- 5. The Annexos and Protocols to this Agreement, the Agreed Minutes and the join's declaration shall form an integral part thereof.

## ARTICLE 20

This Agreement shall be drawn up in two copies in the Danish, Dutch, English, French, Corman, Creek, Italian and Bahasa Indonesia languages each of these texts being equally authentic. dinas (110 %) di ------

Atian changes have been made in the composition of the textile groups referred to in this Agreement. To facilitate reference to the new Groupings, their compomitics is cat out below :

. ಇರಲ್	r	A	Textiles.	Categories	1, 2, 3
<b>v</b>		Э	Clothing	Categories	4, 3, 6, 7, 8
कार्यत	1	Ŧ	Toxtiles	Catogories	9, 20, 22, 23, 32, 39
		B	Clothing	Catogorios	12, 13, 141, 143, 151, 153, 16, 17, 18, 19, 21, 24, 26, 27, 28, 29, 301, 302, 31, 68, 73, 76, 78,
					81, 83.
uron I		2	Tertiles	Categories	33, 34, 35, 36, 37, 38A, 389, 40,         41, 42, 43, 44, 45, 46, 47, 48, 40,         50, 51, 52, 53, 54, 55, 56, 57, 58,         59, 60, 61, 52, 63, 64, 65, 66,
		3	Clothing	Categories	10, 67, 69, 70, 71, 72, 74, 75, 77, 80, 82, 84, 85, 85, 87, 88
		C	Industrial Coztilos	Categorios ,	90, 91, 92, 93, 94, 95, 96, 97, 98 99, 100, 101, 102, 103, 104, 105, 105, 107, 108, 109, 110, 111, 112, 113, 114.

## .... I

Category 10 comprises former categories 10 and 11 Category 24 comprises former categories 24 and 25 Category 19 comprises former categories 19 and 89 Category 72 comprises former categories 72 and 79

## ANNEX I

## GROUPIA

Category	CCT heading No		Description	Table of equivalence		
	CC1 nexting 140	(1983)	Description	pieces/kg	g/piece	
1	55.05	55.05-13, 19, 21, 25, 27, 29, 33, 35, 37, 41, 45, 46, 48, 51, 53, 55, 57, 61, 65, 67, 69, 72, 78, 81, 83, 85, 87	Cotton yarn, not put up for retail sale			
2	55.09	55.09-03, 04, 05, 06, 07, 08, 09, 10, 11, 12, 13, 14, 15, 16, 17, 19, 21, 29, 32, 34, 35, 37, 38, 39, 41, 49, 51, 52, 53, 54, 55, 56, 57, 59, 61, 63, 64, 65, 66, 67, 68, 69, 70, 71, 73, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 87, 88, 89, 90, 91, 92, 93, 98, 99 55.09-06, 07, 08, 09, 51, 52, 53, 54, 55, 56, 57, 59, 61, 63, 64, 65, 66, 67, 70, 71, 73, 83, 84, 85, 87, 88, 89, 90, 91, 92, 93, 98, 99	Other woven fabrics of cotton: Woven fabrics of cotton, other than gauze, terry fabrics, narrow woven fabrics, pile fabrics, chenille fabrics, tulle and other net fabrics: a) Of which other than unbleached or bleached			
3	56.07 A	56.07-01, 04, 05, 07, 08, 10, 12, 15, 19, 20, 22, 25, 29, 30, 31, 35, 38, 39, 40, 41, 43, 45, 46, 47, 49 56.07-01, 05, 07, 08, 12, 15, 19, 22, 25, 29, 31, 35, 38, 40, 41, 43, 46, 47, 49	<ul> <li>Woven fabrics of man-made fibres (discontinuous or waste):</li> <li>A. Of synthetic textile fibres:</li> <li>Woven fabrics of synthetic fibres (discontinuous or waste) other than narrow woven fabrics, pile fabrics (including terry fabrics) and chenille fabrics</li> <li>a) Of which other than unbleached or bleached</li> </ul>			

## GROUP I B

Category	CCT heading No		Description	Table of equivalence		
C2(C50)		(1983)		pieces/kg	g/piece	
	60.04 B I II a) c) IV b) 1 aa) dd) 2 ce) d) 1 aa) dd) 2 dd)	60.04-19, 20, 22, 23, 24, 26, 41, 50, 58, 71, 79, 89	Under garments, knitted or crocheted, not elastic or rubberized: Shirts, T-shirts, lightweight fine knit roll, polo or turtle necked jumpers and pullovers, undervests and pullovers, undervests and the like, knitted or crocheted, not elastic or rubberized, other than babies' garments, of cotton or synthetic textile fibres: T-shirts and lightweight fine knit roll, polo or turtle necked jumpers and pull- overs, of regenerated textile fibres, other than babies' garments	6.48	154	
5	60.05 A I II b) 4 bb) 11 aaa) bbb) ccc) ddd) cee) 22 bbb) ccc) ddd) eee) fff)	60.05-01, 31. 33, 34, 35, 36, 39, 40, 41, 42, 43	Outer garments and other articles, knitted or crocheted, not elastic or rubberized: A. Outer garments and clothing accessories: Jerseys, pullovers, slip-overs, waist- coats, twinsets, cardigans, bed- jackets and jumpers, knitted or crocheted, not elastic or rub- berized, of wool, of cotton or of man-made textile fibres	4 · 53	221	
Ġ	61.01 B V d) 1 2 3 c) 1 2 3 61.02 B II c) 6 22) bb) cc)	61.01-62, 64, 66, 72, 74, 76 61.02-66, 68, 72	Men's and boys' outer garments: Women's, girls' and infants' outer garments: B. Other: Men's and boys' woven breeches, shorts and trousers (including slacks): women's, girls' and infants' woven trousers and slacks, of wool, of cotton or of man-made textile fibres	1.76	568	
	60.05 A II b) 4 aa) 22 33 44 55		Outer garments and other articles, knitted or crocheted, not elastic or rubberized: A. Outer garments and clothing accessories: II. Other	5 • 55		

Chieropy	CCT heading No.	NIMEXE	. Description	Table of equivalence	
Category	Category CCT heading No	(1983)	. Description	pieces/kg	g/piece
7 (cont'd)	61.02 B II e) 7 bb) cc) dd)		Women's, girls' and infants' outer garments: B. Other: Blouses and shirt-blouses, knirted, crocheted (not elastic or rub- benzed), or woven, for women, girls and infants, of wool, of cotton or of man-made textile fibres		
8	61.03 A	61.03-11, 15, 19	Men's and boys' under garments, including collars, shirt fronts and cuffs: Men's and boys' shirts, woven, of wool, of cotton or of man-made textile fibres	4-60	217

### GROUP II A

Category	CCT heading No		Description	Table of e	quivalen
		(1983)		pieces/kg	g/piec
2	55.08		Terry towelling and similar terry fabrics of cotton:		
	62.02 B III a) 1		Bed linen, table linen, toilet linen and kitchen linen; curtains and other furnishing articles:		
			·B. Other: ·		
		55.08-10, 30, 50, 80 62.02-71	Woven cotton terry fabrics; wilet and kitchen linen of woven cotton terry fabrics		
20	62.02 B I a) c)		Bed linen, table linen, toilet linen and kitchen linen; curtains and other furnishing articles:		
			B. Other:		
		62.02-12, 13, 19	Bed linen, woven		
22	56.05 A		Yam of man-made fibres (discontinu- ous or waste), not put up for retail sale: A. Of synthetic textile fibres:		
		56.05-03, 05, 07, 09, 11, 13, 15, 19, 21, 23, 25, 28, 32, 34, 36, 38, 39, 42, 44, 45, 46, 47	Yarn of discontinuous or waste synthetic fibres, not put up for retail sale:		
		56.05-21, 23, 25, 28, 32, 34, 36	a) Of which acrylic		
23	56.05		Yarn of man-made fibres (discontinu-		
	B		ous or waste), not put up for retail sale: B. Of regenerated textile fibres:		
		56.05-51, 55, 61, 65, 71, 75, 81, 85, 91, 95, 99	Yarn of discontinuous or waste re- generated fibres, not put up for re- tail sale		
					.*

Current	CCT heading No		Description	Table of equivalence		
Category		(1983)	Description	pieces/kg	g/piece	
32	cx 58.04		Woven pile fabrics and chenille fabrics (other than terry towelling or similar terry fabrics of cotton falling within heading No 55.08 and fabrics falling within heading No 58.05):			
		58.04-07, 11, 15, 18, 41, 43, 45, 61, 63, 67, 69, 71, 75, 77, 78	Woven pile fabrics and chenille fabrics (other than terry fabrics of cotton and narrow woven fabrics), of wool, of cotton or of man-made textile fibres			
		58.04-63	a) Of which cotton corduroy			
39	62.02 B II a) C)		Bed linen, table linen, toilet linen and kitchen linen; curtains and other furnishing articles:			
	III a) Z c)		B. Other:			
		62.02-40, 42, 44, 46, 51, 59, 65, 72, 74, 77	Woven table linen, toilet and kitchen linen, other than of cotton terry fabric			

#### Table of equivalence NIMEXE Category CCT heading No code (1983) Description pieces/kg g/piece Stockings, under stockings, socks, ankle-socks, sockettes and the like, knitted or crocheted, not elastic or rubberized: 12 60.03 24.3 41 А pairs ц С Д 60.03-11, 19, 20, 27, 30, Other than women's stockings of synthetic textile fibres 90 13 60.04 59 Under garments, knitted or crocheted, 17 B IV b) 1 cc) not elastic or rubberized: 2 dd) d) 1 cc) 60.04-48, 56, 75, 85 Men's and boys' underpants and briefs, women's, girls' and infants' (other than babies') knickers and 2 cc) briefs, knitted or crocheted, not elastic or rubberized, of cotton or synthetic textile fibres 14 A 61.01 Men's and boys' outer garments: 1.0 1 000 ΑI Men's and boys' coats of impreg-nated, coated, covered or iami-nated woven fabric falling within 61.01-01 heading No 59.08, 59.11 or 59.12 . 14 B 61.01 lvien's and boys' outer garments: 0.72 1 389 B V b) t 2 61.01-41, 42, 44, 46, 47 Men's and boys' woven overcoats, raincoats and other coats, cloaks 3 and capes, other than those of category 14 A, of wool, of cotton or of man-made textile fibres 15 A 61.02 Women's, girls' and infants' outer 1.1 909 B [ a) garments: B. Other: 61.02-05 Women's, girls' and infants' coats of impregnated, coated, covered or laminated woven fabric failing within heading No 59.08, 59.11 or 59.12 15 B 61.02 Women's, girls' and infants' outer 0.84 1 190 B'II e) 1 aa) garments: PP) B. Other: cc) 2 22) 61.02-31, 32, 33, 35, 36, Women's, girls' and infants' woven 6b) overcoats, raincoats and other coats, cloaks and capes: jackets and 37, 39, 40 cc) blazers, other than garments of category 15 A, of wool, of cotton or of man-made textile fibres

#### GROUP II B

Caugory	CCT heading No	NIMEXE	Description	Table of equivalence		
		(1983)		pieces/kg	g/piece	
16	61.01 B. V c) 1 2 3	61.01-51, 54, 57	Men's and boys' outer garments: Men's and boys' woven suits (including coordinate suits consisting of two or three pieces, which are ordered, packed, consigned and normally sold together) of wool, of cotton or of man-made textile fibres, excluding ski suits	0.80	1 250	
17	61.01 BV a) 1 2 3	61.01-34, 36, 37	Men's and boys' outer garments: Men's and boys' woven jackets (excluding waister jackets) and blazers of wool, of cotton er of man-made texule fibres	1-43	700	
18	61.03 B C	61.03-51, 55, 59, 81, 85, 89	Men's and boys' under garments, including collars, shirt fronts and cuffs: Men's and boys' woven under garments other than shirts, of wool, of cotton or of man-made textile fibres			
• 49	61.05 A · B I III	61.05-20 61.05-3C, 99	<ul> <li>Handkerchiefs:</li> <li>A. Of woven cotton fabric, of a value of more than 15 ECU/kg net weight</li> <li>B. Other: <ul> <li>Handkerchiefs of woven fabric, of a value of not more than 15 ECU/kg net weight</li> </ul> </li> </ul>	59	17 .	
	61.01 B IV 61.02 B II d)	61.01-29, 31, 32 61.02-25, 26, 28	Men's and boys' outer garments: Women's, girls' and infants' outer garments: B. Other: Parkas, anoraks, windcheaters, waister jackets and the like, woven, of wool, of cotton or of man-made textile fibres	2 · 3	435	

Calegory	CCT heading No	NIMEXE	Description	Table of equivalence		
Category		(1983)	Description	pieces/kg	g/piece	
24 + 25	60.04 B IV b) 1 bb) d) 1 bb)	60.04-47, 73	Under garments, knitted or crocheted, not elastic or rubberized: Men's and boys' pyjamas, knitted or crocheted, of cotton or of synthetic textile fibres	3-9	257	
	60.04 B IV b) 2 aa) bb) d) 2 aa) .bb)	60.04-51, 53, 81, 83	Women's, girls' and infants' (other than babies') knitted or crocheted pyjamas and night dresses, of cotton or synthetic fibres			
26	60.05 A II b) 4 cc) 11 22 33 44		Outer garments and other articles, knitted or crocheted, not elastic or rubberized: A. Outer garments and clothing accessories: II. Other	3+1	323	
	61.02 B II e) 4 bb) cc) dd) ec)	60.05-45, 46, 47, 48 61.02-48, 52, 53, 54	Women's, girls' and infants' outer garments: B. Other: Women's, girls' and infants' (other than babies') woven and knitted or crocheted dresses of wool, of cotton or of man-made textile fibres			
27	60.05 А II b) 4 dd)		Outer garments and other articles, knitted or crocheted, not elastic or rubberized: A. Outer garments and clothing accessories: II. Other	2-6	385	
	61.02 B II e) 5 aa) bb) cc)	60.05-51, 52, 54, 58, 61.02-57, 58, 62	Women's, girls' and infants' outer garments: B. Other: Women's, girls' and infants' (other than babies') woven and knitted or crocheted skirts, including divided skirts		-	

Category	CCT heading No	NIMEXE	Description	Table of equivalence		
		No code Description (1983)		pieces/kg	g/piece	
28	60.05 A II b) 4 cc)		Outer garments and other articles, knitted or crocheted, not elastic or rubberized:	1.61	620	
			A. Outer garments and clothing accessories:			
			II. Other:			
		60.05-61, 62, 64	Knitted or crocheted trousers (ezcept shorts) other than babies'			
29	61.02 B II e) 3 22) bb) cc)	61.02-42, 43, 44	Women's, girls' and infants' outer garments: B. Other: Women's, girls' and infants' (other	1 · 37	730	
	- -		than babies') woven suits and costumes (including coordinate suits cansisting of two or three pieces which are ordered, packed, consigned and normally sold together), of wool, of cotton or of man-made textile fibres, excluding ski suits			
30 A	61.04 B I		Women's, girls' and infants' under garments:	4.0	250	
		61.04-11, 13, 18	Women's, girls' and infants' woven pyjamas and night dresses, of wool, of cotton or of man-made textile fibres			
30 B	61.04 B II		Women's, girls' and infants' under garments:			
	-	61.04-91, 93, 98	Women's, girls' and infants' (other than babies') woven under garments, other than pyjamas and night dresses, of wool, of cotton or of man-made textile fibres			
31	61.09 D		Corsets, corset-belts, supender-belts, brassières, braces, suspenders, garters and the like (including such articles of knitted or crocheted fabrics) whether or not elastic:	18.2	55	
		61.09-50	Brassières, woven, knitted or crocheted			

Category	CCT heading No		Description	Table of equivalence		
		(1983)		pieces/kg	g/piece	
68	60.04 A I II a) b c) III a) b) c) d)	60.04-02, 03, 04, 06, 07, 08, 10, 11, 12, 14	<ul> <li>Under garments, knitted or crocheted, not elastic or rubberized:</li> <li>A. Babies' garments: girls' garments up to and including commercial size 86:</li> <li>Babies' under garments of knitted or crocheted fabrics, not elastic or rubberized</li> </ul>			
73	60.05 АПЬ) З	60.05-16, 17, 19	Outer garments and other articles, knitted or crocheted, not elastic or rubberized: A. Outer garments and clething accessories: II. Other: Track suits of knitted or crocheted fabric, not elastic or rubberized, of wool, of cotton or of man-made textile fibres	1.67	600	
76	61.01 B I 61.02 B II a)	61.01-13, 15, 17, 19 61.02-12, 14	Men's and boys' outer garments: Women's, girls' and infants' outer garments: B. Other: Men's and boys' woven industrial and occupational clothing: women's, girls' and infants' woven aprons, smock-overalls and other industrial and occupational clothing (whether or not also suitable for domestic use), of wool, of cotton or of man-made textile fibres			
78	61.01 A II A III V f) 1 g) 1 2 3	61.01-09, 24, 25, 26, 81, 92, 95, 96	Men's and boys' outer garments: Men's and boys' woven bath robes, dressing gowns, smoking jackets and similar indoor wear, ski suits consisting of two or three pieces and other outer garments, except garments of categories 6, 14 A, 14 B, 16, 17, 21, 76 and 79, of wool, of cotton or of man-made textile fibres			

Category	CCT heading No		Description	Table of equivalence	
Category	e e	(1983)	Description	pieces/kg	g/piece
81		61.02-07, 22, 23, 24, 85, 90, 91, 92	<ul> <li>Women's, girls' and infants' outer garments:</li> <li>B. Other:</li> <li>Women's, girls' and infants' woven bath robes, dressing gowns, bed jackets and similar indoor wear and outer garments, except garments of categories 6, 7, 15 A, 15 B, 21, 26, 27, 29, 76, 79 and 80, of wool, of editon or of man-made textile fibres</li> </ul>		
83	60.05 A II a) b) 4 hh) 11 22 33 44 ijij) 11 kk) 11 l) 11 22 33 44	60.05-04. 76, 77, 78, 79, 81, 85, 88, 89, 90, 91	Outer garments and other articles, knitted or crocheted, not elastic or rubberized: A. Outer garments and clothing accessories: II. Other: Outer garments, knitted or crocheted, not elastic or rub- berized, other than garments of categories 5, 7, 26, 27, 28, 71, 72, 73, 74 and 75, of wool, of cotton or of man-made textile fibres		

### GROUP III A

Category	CCT heading No		Description	Table of e	f equivalence	
Category		(1983)	Decopuon	pieces/kg	g/piece	
33	51.04 A III 2)	-	Woven fabrics of man-made fibres (continuous), including woven fabrics of monofil or strip falling within heading No 51.01 or 51.02:			
			A. Woven fabrics of synthetic textile fibres:			
	62.03 B II b) 1		Sacks and bags, of a kind used for the packing of goods:			
			<ul> <li>B. Of other exuile materials:</li> <li>II. Other:</li> </ul>			
		51.04-06	Woven fabrics of strip or			
		62.03-51, 59	the like of polyethylene or polypropylene, less than 3 m wide; woven sacks of such strip or the like			
34	51.04 A III b)		Woven fabrics of man-made fibres (continuous), including woven fabrics of monofil or strip falling within heading No 51.01 or 51.02:			
			A. Woven fabrics of synthetic textile fibres:			
		51.04-08	Woven fabrics of strip or the like of polyethylene or polypropylene, 3 m or more wide			
35	51.04 A IV		Woven fabrics of man-made fibres (continuous), including woven fabrics of monofil or strip falling within heading No 51.01 or 51.02:			
			A. Woven fabrics of synthetic textile fibres:			
		51.04 10, 11, 13, 15, 17, 18, 21, 23, 25, 27, 28, 32, 34, 36, 41, 48	Woven fabrics of synthetic textile fibres (continuous) other than those for tyres and those containing elas- tomeric yarn:			
		51.04-10, 15, 17, 18, 23, 25, 27, 28, 32, 34, 41, 48	<ul> <li>a) Of which other than unbleached or bleached</li> </ul>			
36	51.04 B III		Woven fabrics of man-made fibres (continuous), including woven fabrics of monofil or strip falling within heading No 51.01 or 51.02:			
			B. Woven fabrics of regenerated textile fibres:			
		51.04-55, 56, 58, 62, 64, 66, 72, 74, 76, 81, 89, 93, 94, 97, 98	Woven fabrics of regenerated textile fibres (continuous) other than those for tyres and those containing elastomeric yarn:			
		51.04-55, 58, 62, 64, 72, 74, 76, 81, 89, 94, 97, 98	a) Of which other than unbleached or bleached			

Cauegory	CCT heading No		Description	Table of e	quivalence
		(1983)		pieces/kg	g/piece
37	56.07 B	56.07-50, 51, 55, 56, 59, 60, 61, 65, 67, 68, 69, 70, 71, 72, 73, 74, 77, 78, 82, 83, 84, 87 56.07-50, 55, 56, 59, 61, 65, 67, 69, 70, 71, 73, 74, 77, 78, 83, 84, 87	<ul> <li>Woven fabrics of man-made fibres (discontinuous or waste):</li> <li>B. Of regenerated textile fibres:</li> <li>Woven fabrics of regenerated textile fibres (discontinuous or waste) other than narrow woven fa- brics, pile fabrics (including terry fabrics) and chenille fabrics:</li> <li>a) Of which other than unbleached or bleached</li> </ul>		
38 A	60.01 BIb) 1	60.01-40	Knitted or crocheted fabric, not elastic or rubberized: B. Of man-made fibres: Knitted or crocheted synthetic curtain fabrics including net curtain fabric		
38 B	62.02 A II	62.02-09	Bed linen, table linen, toilet linen and kitchen linen; curtains and other furnishing articles: A. Net curtains		
40	62.02 B IV a) c)	62.02-83, 85, 89	Bed linen, table linen, toilet linen and kitchen linen, curtains and other furnishing articles: B. Other: Woven curtains (other than net cur- tains) and furnishing articles, of wool, of cotton or of man-made textile fibres		
41	ex 51.01 A	51.01-02, 03, 04, 08, 09, 10, 12, 20, 22, 24, 27, 29, 30, 41, 42, 43, 44, 46, 48	Yarn of man-made fibres (continuous), not put up for retail sale: A. Yarn of synthetic textile fibres: Yarn of synthetic textile fibres (continuous), not put up for retail sale, other than non-textured single yarn untwisted or with a twist of not more than 50 turns per metre		

Category	CCT heading No		Description	Table of equivalence		
Category		(1983)	Description	pieces/kg	g/piece	
42	ex 51.01 B	51.01-50, 61, 67, 68, 71, 76, 79, 80	Yam of man-made fibres (continuous), not put up for retail sale: B. Yam of regenerated textile fibres: Yam of regenerated textile fibres (continuous), not put up for retail sale, other than single yam of viscose rayon untwisted or with a twist of not more than 250 turns per metre and single non-textured yam of any acetate			
43	51.03	51.03-10, 20	Yam of man-made fibres (continuous), put up for retail sale			
44	51.04 A II	51.04-05	<ul> <li>Woven fabrics of man-made fibres (continuous), including woven fabrics of monofil or strip falling within heading No 51.01 or 51.02:</li> <li>A. Woven fabrics of synthetic textile fibres:</li> <li>Woven fabrics of synthetic textile fibres (continuous), containing</li> </ul>			
45	51.04 B II	51.04-54	elastomeric yarn Woven fabrics of man-made fibres (continuous), including woven fabrics of monofil or strip falling within heading No 51.01 or 51.02: B. Woven fabrics of regenerated textile fibres: Woven fabrics of regenerated			
			texule fibres (continuous), containing elastomeric yarn			
46	ex 53.05	53.05-10, 22, 29, 32, 39	Sheep's or lambs' wool or other animal hair (fine or coarse), carded or combed: Carded or combed sheep's or lambs' wool or other fine animal hair			
47	53.06 53.08 A	53.06-21, 25, 31, 35, 51, 55, 71, 75 53.08-11, 15	Yarn of carded sheep's or lambs' wool (woollen yarn), not put up for retail sale Yarn of fine animal hair (carded or combed), not put up for retail sale: Yarn of carded sheep's or lambs' wool (woollen yarn) or of carded fine animal hair, not put up for re- tail sale			
48	53.07		Yam of combed sheep's or lambs' wool (worsted yam), not put up for retail sale			
	53.08 B	53.07-02, 08, 12, 18, 30, 4C, 51, 59, 81, 89 53.08-21, 25	Yam of fine animal hair (carded or combed), not put up for retail sale: Yam of combed sheep's or lambs' wool (worsted yam) or of combed fine animal hair, not put up for re- tail sale		•	

Category	CCT heading No		Description	Table of equivalence		
Category	CC1 nexaing 140	(1983)	Description	pieces/kg	g/piece	
49	ex 53.10	53.10-11, 15	Yarn of sheep's or lamb's wool of horsehair or ot other animal hair (fine or coarse), put up for retail sale: Yarn of sheep's or lambs' wool or of fine animal hair, put up for retail sale			
50	53.11	53.11-01, 03, 07, 11, 13, 17, 20, 30, 40, 52, 54, 58, 72, 74, 75, 82, 84, 88, 91, 93, 97	Woven fabrics of sheep's or lambs' wool or of fine animal hair			
51	55.04	55.04-00	Cotton, carded or combed			
52	55.06	55.06-10, 90	Cotton yarn, put up for retail sale			
53	55.07	55.07-10, 90	Cotton gauze			
54	56.04 B	56.04-21, 23, 28	Man-made fibres (discontinuous or "aste), carded, combed or otherwise "epared for spinning: B. Regenerated texuile fibres: Regenerated texuile fibres (discon- tinuous or waste), carded or combed			
55	56.04 A	56.04, 11, 13, 15, 16, 17, 18	Man-made fibres (discontinuous or waste), carded, combed or otherwise prepared for spinning: A. Synthetic textile fibres: Synthetic textile fibres (discon- tinuous or waste), carded or combed			
56	56.06 A	56.06-11, 15	Yam of man-made fibres (discontinu- ous or waste), put up for retail sale: Yam of synthetic textile fibres (discontinuous or waste), put up for retail sale			

Category	GCT heading No	NIMEXE	Description	Table of equivalence		
		(1983)		pieces/kg	g/piece	
57	56.06 B	56.06-20	Yarn of man-made fibres (discontinu- ous or waste), put up for retail sale): Yarn of regenerated textile fibres (discontinuous or waste), put up for retail sale			
58	58.01	58.01-01, 11, 13, 17, 30, 80	Carpets, carpeting and rugs, knotted (made up or not)			
- 59	58.02 ex A B		Other carpets, carpeting, rugs, mats and matting, and 'Kelem', 'Schumacks' and 'Karamanie', rugs and the like (made up or not):			
	59.02 ex A		Felt and articles of felt, whether or not impregnated or coated: A. Felt in the piece or simply cut to			
		58.02-04, 06, 07, 09, 56, 61, 65, 71, 75, 81, 85, 90	rectangular shape: Woven, knitted or crocheted, carpets, carpeting, rugs, mats and matting, and 'Kelem', 'Schumacks' and 'Karamanie' rugs and the like (made up or not); floor covering,			
		59.02-01, 09	of felt			
60	58.03		Tapestries; hand-made, of the type Gobelins, Flanders, Aubusson, Beau- vais and the like, and needleworked tapestries (for example, peti point and cross suitch) made in panels and the like by hand:			
		58.03-00	Tapestries, hand-made		•	
61	58.05 A I a) . c) II B		Narrow woven fabrics, and narrow fa- brics (bolduc) consisting of warp without weft assembled by means of an adhesive, other than goods falling within heading No 58.06:			
		58.05-01, 08, 30, 40, 51, 59, 61, 69, 73, 77, 79, 90	Narrow woven fabrics not exceeding 30 cm in width with selvedges (woven, gummed or made otherwise) on both edges, other than woven labels and the like; bolduc			
62	58.06	58.06-10, 90	Woven labels, badges and the like, not embroidered, in the piece, in strips or cut to shape or size			
	58.07		Chenille yarn (including flock chenille yarn), gimped varn (other than metallized yarn falling within heading No 52.01 and gimped horsehair yarn); braids and ornamental trimmings in the piece; tassels, pompons and the like:			
		58.07-31, 39, 50, 80	Chenille yarn (including flock chenille yarn), gimped yarn (other than metallized yarn and gimped horsehair yarn); braids and or- namental trimmings in the piece; tassels, pompons and the like		•	

CCT heading No	code	Description		quivalence
	(1983)		pieces/kg	g/piece
58.08	58.08-10, 90	Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), plain		
58.09	58.09-11, 19, 21, 31, 35, 39, 91, 95, 99	Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), figured; hand or mechanically made lace, in the piece, in strips or in motifs		
58.10 .	58.10-21, 29, 41, 45, 49, 51, 55, 59	Embroidery, in the piece, in strips or in motifs		
60.01 BIa) =		Knitted or crocheted fabric, not elastic or rubberized:	ş	
		B. Of man-made fibres:		
60.06 A		Knitted or crocheted fabric and articles thereof, elastic or rubberized (in- cluding elastic knee-caps and elastic stockings):		
		A. Fabric:		
	60.01-30 60.06-11, 18	Knitted or crocheted fabric, not elastic or rubberized, of synthetic textile fibres, containing elas- tofibres; knitted or crocheted fa- bric, elastic or rubberized		
			·	
60.01 B I b) 2 3		Knitted or crocheted fabric, not elastic or rubberized:		
	60.01-51, 55	B. Of man-made tibres: Rachel lace and long-pile fabric (imitation fur), knitted or crocheted, not elastic or rubberized, of synthetic textile fibres		•
60.01 A B I b) 4 II C I	60.01-01, 10, 62, 64, 65, 68, 72, 74, 75, 78, 81, 89, 92, 94, 96, 97	Knitted or crocheted fabric, clastic or rubberized: Other than those of categories 38 A, 63 and 64, of wool, of cotton or of man-made textile fibres		
62.01 A B I II a) b) c)	62.01-10, 20, 81, 85, 93, 95	Travelling rugs and blankets: Travelling rugs and blankets, of wool, of cotton or of man-made textile fibres		
	58.09 58.10 $\frac{60.01}{B \ I \ a)}$ * . $\frac{60.06}{A}$ $\frac{60.01}{B \ I \ b)}$ 2 $\frac{60.01}{B \ I \ b)}$ 2 $\frac{60.01}{B \ I \ b)}$ 2 $\frac{60.01}{B \ I \ b)}$ 4 $\frac{60.01}{C \ I \ c)}$ 3 $\frac{60.01}{B \ I \ b)}$ 4 $\frac{60.01}{C \ I \ c)}$ 52.01 $\frac{60.01}{A \ I \ c)}$ 7 $\frac{60.01}{B \ I \ b)}$ 4 $\frac{60.01}{C \ I \ c)}$ 7 $\frac{60.01}{A \ I \ c)}$ 7 60.01	58.09 $58.09$ $58.10$ $58.10$ $58.10$ $58.10 - 21, 29, 41, 45, 49, 51, 55, 59$ $60.01$ $B I a)$ $60.06$ $A$ $60.01 - 30$ $60.06 - 11, 18$ $60.01 - 31$ $75$ $75$ $75$ $75$ $75$ $75$ $75$ $75$	58.09       52.09-11, 19, 21, 31, 35, 39, 91, 95, 99       Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics, figured; hand or mechanically made late; in the piece, in strips or in motifs         58.10       58.10-21, 29, 41, 45, 49, 51, 55, 59       Embroidery, in the piece, in strips or in motifs         60.01       58.00-11, 18       Knitted or crocheted fabric, not elastic or rubberized:         60.06       60.01-30       Knitted or crocheted fabric, not elastic or rubberized:         60.06       60.01-30       Knitted or crocheted fabric, not elastic or rubberized:         60.01       60.01-11, 18       Knitted or crocheted fabric, not elastic or rubberized.         60.01       60.01-30       Knitted or crocheted fabric, not elastic or rubberized.         60.01       60.01-11, 18       Knitted or crocheted fabric, not elastic or rubberized.         60.01       60.01-51, 55       Knitted or crocheted fabric, not elastic or rubberized.         60.01       60.01-51, 55       Knitted or crocheted fabric, elastic or rubberized.         60.01       60.01-01, 10, 62, 64, 65, 67, 78, 81, 89, 92, 94, 96, 97       Sta ad 64, of wool, of cotton or of man-made textile fibres         60.01       62.01-01, 20, 81, 85, 93, 95, 95, 95, 95, 95, 95, 95, 95, 95, 95	58.09       53.09-11, 19, 21, 31, 35, 39, 91, 95, 99       including woren, knitted or crochered fabrics, figured; hand or mechanically made lace, in the piece, in strips or in motifs         58.10       58.10-21, 29, 41, 45, 49, 51, 55, 59       Embroidery, in the piece, in strips or in motifs         60.01       58.10-21, 29, 41, 45, 49, 51, 55, 59       Embroidery, in the piece, in strips or in motifs         60.01       58.10-21, 29, 41, 45, 49, 51, 55, 59       Embroidery, in the piece, in strips or in motifs         60.01       58.10-21, 29, 41, 45, 49, 51, 55, 59       Embroidery, in the piece, in strips or in motifs         60.01       58.10-21, 29, 41, 45, 49, 51, 55, 59       Embroidery, in the piece, in strips or in motifs         60.04       S8.10-21, 29, 41, 45, 49, 51, 51, 51       Embroidery, in the piece, in strips or in motifs         60.05       S8.10-21, 29, 41, 45, 49, 51, 51, 51       Embroidery, in the piece, in strips or in motifs         60.06       A       Knitted or crocheted fabric, not elastic or rubberized:         60.06       G.001-30       Ensitio or rubberized, of rubeic restrict fabric, elastic or rubberized:         60.01-31, 18       G.001-51, 55       Knitted or crocheted fabric, not elastic or rubberized; of synthetic textile fibres:         60.01       G.01-51, 55       Rachel lace and long-pile fabric (ruberized, of synthetic textile fibres of synthetic textile fibres of synthetic textile fibres         60.01

Category	CCT heading No	NIMEXE	Description	Table of e	quivalence
Category		(1983)		pieces/kg	g/piece
10	60.02 A	60.02-40	Gloves, mittens and mitts, knitted or crocheted, not elastic or rubberized: Gloves, mittens and mitts, knitted	17 pairs	59
			or crocheted, not elastic or rub- benzed, impregnated or coated with artificial plastic materials		
	60.02 B	60.02-50, 60, 70, 80	Gloves, mittens and mitts, knitted or crocheted, not elastic or rub- berized, other than impregnated or coated with artificial plastic ma- terials		
67	60.05 A II b) 5 B		Outer garments and other articles, knitted or crocheted, not elastic or rubberized:		
	60.06 B II III		Knitted or crocheted fabric and articles thereof, elastic or rubberized (in- cluding elastic knee-caps and elastic stockings):		
			B. Other:		
		60.05-93, 94, 95, 96, 97, 98, 99 60.06-92, 96, 98	Clothing accessories and other articles (except garments), knitted or crocheted, not elastic or rub- berized; articles (other than bathing costumes) of knitted or crocheted fabric, elastic or rubberized of wool, of cotton, or of man made textile fibres		
		60.05-97	a) Of which sacks and bags of a kind used for the packing of goods, made from polyethylene or polypropylene strip		
69	60.94 B IV b) 2 cc)		Under garments, knitted or crochezed, not elastic or rubberized:	7-8	128
		60.04-54	B. Of other textile materials:		
		57.57 	Women's, girls' and infants' knitted or crocheted petticoats and slips, of synthetic textile fibres, other than babies' garments		
70	60.04 B III		Under garments, knitted or crocheted, not elastic or rubberized:	30-4	33
		60.04-31, 33, 34	B. Of other textile materials: Panty-hose (tights)		
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### GROUP III B

Category	CCT heading No	NIMEXE	Description	Table of equivalence		
		(19#3)		pieces/kg	g/piece	
71	60.05 А II b) 1		Cuter garments and other articles, knitted or whethered, not relastic or rubberized:			
			A. Outer guments and clothing access- ories:			
			II. Other: b) Other:			
			1. Babies' garments, girls' garments up to and including commercial size 86;		I	
		60.05-06, 07, 08, 09	Babies' knitted outer garments, of wool, of cotton or of man-made textile fibres			
72	60.05 A II b) 2		Outer garments and other articles, knitted or crocheted, not elastic or rubberized:	9.7	103	
			A. Outer garments and clothing access- ories: II. Other:			
	60.06 B I		Knisted or crocheted fabric and articles thereof, elastic or rubberized (including elastic knee-caps and elastic stockings):			
			B. Other:			
		60.05-11, 13, 15 63.06-91	Knitted swimwear			
	61.01 B II		Men's and boys' outer garments:			
	61.02 B II b)		Women's, girls' and infants' outer gamients:			
			5. Other:		•	
		61.01-22, 23 61.02-16, 18	Woven swimwear, of wool, of cotton or of man-made textile fibres			
74	60.05 A II b) 4 gg) 11 22		Outer garments and other articles, knitted or crocheted, not elastic or rubberized:	1 - 54	650	
	33 44		A. Outer gamments and clothing access- ories:			
			II. Other:			
		60.05-71, 72, 73, 74	Women's, girls' and infants' (other than babies') suits and costumes (including coordinate suits consisting of two or three pieces which are ordered, packed, consigned and normally sold together), of knitted or crocheted fabric, not elastic or rubberized, of wool, of cotton or of man-made texuile fibres.			

Caurgory	CCT bending No.	CCT heading No code	Description	Table of equivalence		
Category		(1983)	Description	pieces/kg	g/piece	
75	60.05 A II b) 4 ff)	60.05-66, 68	<ul> <li>Outer garments and other articles, knitted or crocheted, not elastic or rubberized:</li> <li>A. Outer garments and clothing accessories:</li> <li>II. Other: Men's and boys' suits (including coordinate suits consisting of two or three pieces which are ordered, packed, consigned and normally sold together), of knitted or crocheted fabric, not elastic or rubberized, of wool, of cotton or of man-made textile fibres, excluding ski suits</li> </ul>	0.30	1 250	
77	60.03 B II 2)	60.03-24, 26	Stockings, under stockings, socks, ankle-socks, sockettes and the like, knitted or crocheted, not elastic or rubberized: Women's stockings of synthetic textile fibres	40 pairs	25	
30	61.02 A 61.04 A	61.02-01, 03 61.04-01, 09	<ul> <li>Women's, girls' and infants' outer garments:</li> <li>A. Babies' garments, girls' garments up to and including commercial size 86:</li> <li>Women's, girls' and infants' under garments:</li> <li>A. Babies' garments; girls' garments up to and including commercial size 86:</li> <li>Babies' woven garments of wool, of cotton or of man-made textile fibres</li> </ul>			
82	6C.04 B [V a) c)	50.04-38, 60	Under garments, knitted or crocheted, not elastic or rubberized: B. Of other textile materials: Under garments, other than babies', knitted or crocheted, not elastic or rubberized, of wool, of fine animal hair or of regenerated textile fibres			
84	61.06 B C D E	61.06-30, 40, 50, 60	Shawls, scarves, mufflers, manuillas, veils and the like: Other than knitted or crocheted, of wool, of cotton or of man-made textile fibres			

Calegory	CCT heading No		Description	Table of equivalenc	
Category		(1983)	Description	pieces/kg	g/piere
85	61.07 B C D		Ties, bow ues and cravars:	17.9	.56
		61.07-30, 40, 90	Other than knitted or crocheted, of wool, of cotton or of man-made textile fibres		
86	61.09 A B C E	61.09-20, 30, 40, 80	Corsets, corset-belts, suspender-belts, brassieres, braces, suspenders, garters and the like (including such articles of knitted or crocheted fabric), whether or not elastic: Corsets, corset-belts, suspender- belts, braces, suspenders, garters and the like (including such articles of knitted or crocheted fabric), other than brassières, whether or not elastic	8.8	114
87	61.10	61.10-00	Gloves, mittens, mitts, stockings, socks and sockettes, not knitted or crocheted		
88	61.11		Made up accessories for articles of ap- parel (for example, dress shields, shoulder and other pads, belts, muffs, sleeve protectors, pockets):		
		61.11-00	Other than knitted or crocheted		

Category	CCT heading No	NIMEXE	Description	Table of equivalence		
Category		(1983)		pieces/kg	g/piece	
90	ex 59.04	59.04-11, 13, 15, 16, 19, 21	Twine, cordage, ropes and cables, plaited or not: Twine, cordage, ropes and cables, of synthetic textile fibres, plaited or not			
91	62.04 A II B II	62.04-23, 73	Tarpaulins, sails, awnings, sunblinds, tents and camping goods: Tents			
92	51.04 A I B I 59.11 A III 2)	51.C4-03, 52 59.11-15	<ul> <li>Woven fabrics of main-made fibres (continuous), including woven fabrics of monofil or strip falling within heading No 51.01 or 51.02:</li> <li>Rubberized textile fabrics, other than rubberized knitted or crocheted goods:</li> <li>A. Rubberized textile fabrics not comprised in B below:</li> <li>III. Other:</li> <li>Woven fabrics of man-made textile fibres and rubberized textile woven fabrics, for tyres</li> </ul>			
93	62.03 B I b) II a) b) 2 c)	62.03-30, 40, 97, 98	Sacks and bags, of a kind used for the packing of goods: B. Of other textile materials: Sacks and bags, of a kind used for the packing of goods, of woven fa- bries, other than made from polyethylene or polypropylene strip			
94	59.01	59.01-07, 12, 14, 15, 16, 18, 21, 29	Wad ling and articles of wadding; text le flock and dust and mill neps			
95 🔪	ex 59.02	59.02-35, 41, 47, 51, 57, 59, 91, 95, 97	Felt and articles of felt, whether or not impregnated or coated: Felt and articles of felt, whether or not impregnated or coated, other than floor coverings			
96	59.03	59.03-11, 19, 30	Bonded fibre fabrics, similar bonded yarn (abrics, and articles of such fabrics, whether or not impregnated or coated: Other than clothing and clothing accessories			

## GROUP III C

Calegory	CCT heading No	NIMEXE	Description	Table of e	quivalence
Carregory	GGT liezding 140	(1983)	Description	pieces/kg	g/piece
97	59.05	59.05-11, 21, 29, 91, 99	Nets and netting made of twine, cor- dage or rope, and made up fishing nets of yarn, twine, cordage or rope: Nets and netting made of twine, cordage or rope and made up fishing nets of yarn, twine, cordage or rope		
98	59.06	59.06-00	Other articles made from yarn, twine, cordage, rope or cables, other than textile fabrics and articles made from such fabrics: Other articles made from yarn, twine, cordage, rope or cables, other than textile fabrics, articles made from such fabrics and articles of category 97		
99	59.07	59.07-10, 90	Textile fabrics coated with gum or amylaceous substances, of a kind used for the outer covers of books and the like; tracing cloth; prepared painting canvas; buckram and similar fabrics for hat foundations and similar uses		
100	59.08	59.08-10, 51, 61, 71, 79	Textile fabrics impregnated, coated, covered or laminated with preparations of cellulose derivatives or of other arti- ficial plastic materials		
101	ex 59.04	59.04-80	<sup>.</sup> Twine, cordage, ropes and cables, plaited or not: Other than of synthetic textile fibres		
102	59.10	59.10-10, 31, 39	Linoleums and materials prepared on a textile base in a similar manner to linoleum, whether or not cut to shape or of a kind used as floor coverings; floor coverings consisting of a coating applied on a textile base, cut to shape or not		
103	59.11 A I II III b) B	59.11-11, 14, 17, 20	Rubberized textile fabrics other than rubberized knitted or crocheted goods: Excluding fabrics for tyres		4

Category	CCT heading No	NIMEXE code (1983)	Description	Table of equivalence	
			Description	pieces/kg	g/piece
104	59.12	59.12-00	Textile fabrics otherwise impregnated or coated; painted canvas being thea- trical scenery, studio back-cloths or the like: Textile fabrics, impregnated or coated, other than those of cate- gories 99, 100, 102 and 103; painted canvas being theatrical scenery, studio back-cloths or the like	•	

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## ANNEX II

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

Category	Description	Uni ts	Tear	Quantitative limits EEC
6	Men's and women's woven trougers and men's shorts and breeches	1000 p.	1983 1984 1985 1986	3+735 3+920 4+120 4+325
7	Women's woven and knitted blouses	1000 p.	1983 1984 1985 1985	3.060 3.250 3.445 3.550
3	Men's woven shirts	1000 p.	1983 1984 1935 1986	4.975 5.75 5.100 5.00

#### PROTOCOL A

### TITLE I

#### CLASSIFICATION

Article 1

- 1. The competent authorities of the Community undertake to inform of any changes in the Common Customs Tariff or MINELE before the date of their entry into effect in the Community.
- 2. The competent authorities of the Community undertake to inform Indonesia of any decisions relating to the classification of products subject to the present Agreement within one month of their adoption at the latest. Such communication shall include :
  - a) a description of the products concerned
  - b) the relevant category, tariff position or sub-position and the Simers code
  - c) the reasons which have led to the decision.
- 3. Where a decision on classification results in a change of plassification practice or a change of category of any product subject to the present Agreement, the competent authorities of the Community shall provide 30 days' notice, from the date of the Community's communication, before the decision enters into effect. Products shipped before the date of entry into effect of the decision shall remain subject to the carlier classification practice, provided that the goods in question are presented for importation into the Community within 60 days of that dates
- 4. Where a Community decision on classification resulting in a change of classification practice or a change of categorization of any product subject to the present Agreement affects a category subject to restraint, the two parties agree to enter into concultation in accordance with the proclause described in Article 17, para 1 of this Agreement with a view to concurring the obligation under Article 31, para 3, 2nd sub-para.

TITLE II

#### ORIGIN

#### Article 2

- 1. Products originating in Indonesis for export to the Community in accordance with the arrangements established by this Agreement shall be accompanied by a certificate of Indonesian origin conforming to the model annexed to this Protocol.
- 2. The certificate of origin shall be issued by the competent governmental authorities of Indonesia if the products in question can be considered products originating in that country within the meaning of the relevant rules in force in the Community.
- 3. However, the products in Group III may be imported into the Community in accordance with the arrangements established by this Agreement on production of a declaration by the exporter on the invoice or other connercial document relating to the products to the effect that the products in question originate in Indonesia within the meaning of the relevant rules in force in the Community.
- 4. The certificate of origin referred to in paragraph 1 shall not be required for import of goods covered by a certificate of origin Form A or form APR completed in accordance with the relevant Community rules in order to qualify for generalized tariff preferences.

#### Article 3

The cortificate of origin shall be issued only on application

by the exporter or, under the exporter's responsibility, by his authoriacd representative. The competent governmental authorities of Indonesia shall ensure that the certificate of origin is properly completed and for this purpose they shall call for any necessary documentary evidence or carry out any check which they consider appropriate.

#### Article 4

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

#### Article 5

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

## TITLE III

# DOUBLE CHECKING SYSTEM FOR CATEGORIES OF PRODUCTS WITH QUANTITATIVE LIMITS

#### Section 1

#### Esportation

#### Article 6

The competent authorities of Indonesia shall issue an export licence in respect of all consignments from Indonesia of textile products referred to in Annex II, up to the relevant quantitative limits as may be modified by Articles 7, 14 and 15 of the Agreement and of textile products subject to any definitive or provisional quantitative limits established. as a result of the application of Articles 8 and 9 of the Agreement. Article 7

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

#### Article 8

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

#### Article o

- Le Exports shall be set off against the quantitative limits established for the year in which anipment of the goods has been effected, even if the export certificate is issued after such shipment.
- 2. For the purposes of applying paragraph 1, shipment of the goods is considered to have taken place on the date of their loading on to the exporting aircraft, vehicle or vessel.
  Article 10

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

#### Section II

#### Importation

### Article 11

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

#### Article 13

J. The competent Community authorities shall issue such import authorization or document automatically within five working days of the presentation by the importer of the original. Of the corresponding' export licence.

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

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

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

#### Article 13

- 1. If the competent Community authorities find that the total quantities covered by export certificates issued by Indonesia for a particular category in any Agreement year exceed the quantitative limit established in Annex II for that category, as may be modified by Article 7, 14 and 15 of the Agreement, or any definitive or provisional limit established under Article 8 or 9 of the Agreement, the said authorities may suspend the further issue of import authorisations or documents. In this event, the competant Community authorities shall immediately inform the authorities of Indonesia and the special consultation procedure set out in Article 17 of the Agreement shall be initiated forthwith.
- 2. Exports of Indonesian origin not covered by export licences issued in accordance with the provisions of this Protocol may be refused the issue of import authorizations or documents by the competent Community authorities.

However, if the import of such products are allowed into the Community by the competent Community authorities, the quantities involved shall not be set off against the appropriate quantitatic limits set out in Annex II or established as a result of the application of Articles 8 or 9 of the Agreement, without the expresse greement of Indonesia save as provided for in Article 12 of the Agreement.

#### TITLE IV

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

### Article 13

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

These documents shall measures 210 x 297 mm. The paper used must be white writing paper, sized, not containing mechanical pulp and weighing not less than 25  $g/m^2$ . Each part shall have a printed guilloche-pattern background making any falsification by mechanical or chemical means apparent to the eye.

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

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

# This number shall be composed of the following elements:

- two letters identifying Indonesia as follows: ID
- two letters identifying country of destination as follows:
  - EL Denelux
  - IE German Federal Republic
  - IX = Densark
  - FR France
  - GB United Kingdom
  - GR 🕶 Greece
  - IE Ireland
  - IT Italy
- a one digit number identifying quota year, corresponding to the last figure in year e.g. 3 for 1983
- & two digit number running consecutively from OL to 99 identifying the issuing office
- a five digit number running consecutively from 00001 to 99999 allocated to the country of destination .

## Article 15

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

Article 1 6

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

#### TITLE V

#### ADMINISTRATIVE COOPERATION

#### Article 17

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

#### Article 18

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

#### Article 19

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

#### <u>inticle 20</u>

- 1. Subsequent verification of certificates of origin or export licences shall be carried out at random, or whenever the competent Community authorities have reasonable doubt as to the authenticity of the certificate or licence or as to the accuracy of the information regarding the products in question.
- In such cases the competent authorities in the Community shall return the certificate of origin or export licence or a copy thereof to the competent governmental authority in Indonesiagiving, where appropriate, the reasons of form or substance for an enquiry. If the invoice has been submitted, such invoice or a copy thereof shall be attached to the certificate or licence or its copy. The

authorities shall also forward any information that has been obtained suggesting that the particulars given on the said certificate or licence are inaccurate.

- 3. The provisions of paragraph 1 above shall be applicable to subsequent verifications of the declarations of origin referred to in Article 2 of this Protocol.
- So The results of the subsequent verifications carried out in accordance with paragraphs 1 and 2 above shall be communicated to the competent authorities of the Community within three months at the latest, together with any other pertinent information, particularly regarding the true origin of the goods.

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

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

#### Article 21

- 3. Where the verification procedure referred to in Article \$20 or where information available to the Community or to Indonesiaindicates or appears to indicate that the provisions of this Agreement are being contravened, both parties shall cooperate closely and with the appropriate urgency to prevent such contravention.
- 2. To this end, appropriate enquiries shall be carried out, if necessary, concerning operations which are or appear to be in contravention of this agreement. The results of those enquiries shall be communicated together with other portinent information enabling the determination of the true origin of the goods.

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- 3. By agreement between the Community and Indonesia officials designated by the Community may be present at the enquiries referred to in paragraph 2.
- 4. In pursuance of the cooperation referred to in paragraph 1, Indonesia and the Community shall exchange any information considered by either partner to be of use in preventing the contravention of the provisions of this Agreement.
- 5. Where it is established that the provisions of this Agreement have been contravened, Indonesia and the Community may agree to take such measures as are necessary to provent a recurrence of such contravention.

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#### PROTOCOL B

- The exemption provided for in Article . 5 of the Agreement in respect of cottage industry products shall apply only to the following products:
  - (a) fabrics woven on hand-or foct-operated looms, being fabrics of a kind traditionally made in the cottage industry of Indinesia.
  - (b) garments or other textile articles of a kind traditionally made in the cottage industry of Indonesiaphtained manually from the fabrics referred to above and seun exclusively by hand without the aid of any machine;
  - (c) traditional folklore textile products of Indonesia \_\_\_\_\_\_ made by .
     hand in the cottage industry of Indonesia \_\_\_\_\_\_ as defined in a list .
     to be agreed between both Parties and annexed to this Protocol \_\_\_\_\_\_

Exemption shall be granted only for products accompanied by a certificate fraued by the computent Indonesian authoritics in accordance with the specimen annexed to this Protocol. Such cartificates shall state the groundon which exerction is based and shall be accepted by the competent Community authorities provided that they are satisfied that the products concerned conform to the conditions set out in this Protocol. Certificates covering the products referred to in para (c) above shall bear a conspicuous stamp : "FOLKLORE". In case of divergent opinion between Indonesia and the competent Community authorities at the point of entry into the Community as to the nature of such products, consultations shall be held within one month with a view to resolving such divergences. Should imports of any of the above products reach such proportions as to cause difficulties to the Community, the two Parties shall open consultations forthwith in accordance with the procedure laid down in Article 17 of the Agreement with a view to finding a quantitative solution to the problem.

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

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### PROTOCOL G

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

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Germany	28.5 %,
Beneluz	10.5 %,
France	18.5 %,
Italy	15 %,
Lonmark	3 %,
Ireland	1 %,
UK ·	23.5 %,
CELECE	2 %

#### PROTOCOL D

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

for products in categories falling within Group I, II, III, the growth rate shall be fixed by agreement between the Parties in accordance with the consultation procedure established in Article 17 of the Agreement. Such growth rate may in no case be lower than the highest rate applied to corresponding products under bilateral agreements concluded under the Geneva Arrangement between the Community and other third countries having a level of trade equal to or comparable with that of Indonesia.

#### AGREED MINUTE

During the course of the negotiations for the conclusion of a new bilateral agreement on trade in textile products between the E.E.C. and Indonesia the Community explained the mechanism proposed for the transfer of proportions of particular regional quota shares of the Community between the Asean countries and presented a proposal as annexed concerning the application of such a mechanism on the import side.

The Indonesian Delegation expressed its appreciation of the Community's efforts in making the proposal and undertook to study it.

The Ladonesian Delegation expressed the view that more time was needed to examine the implications of the Community's proposal in view of the administrative problems involved. It was therefore agreed that the two sides should revert to this matter at a later stage.

Brussels, 25 November 1982

#### AGREED MINUME

Delegations of the European Economic Community and of Indonesia met from 23 to 25 November 1982 to finalise the negotiations for the renewal of the bilateral taxtile agreement which expires on 31 December 1982.

These negotiations led to the initialling of an agreement on November 1982. On this occasion the following was also agreed:

- 1. (1) Carry-over to the quantitative limits for the year 1983 of quantities not used in 1982 is authorised up to 5 % of the corresponding quantitative limits for 1983.
  - (ii) Advance use of a portion of quantitative limits for 1983
    is authorised for any quantitative limit for the year 1982 up to 5%, subject to an agreement of the two parties establishing the de facto-application of the new bilateral agreement.
- 2. As regards the consultation period foreseen in Article 17, para. 2, Indonesia drew attention to the major practical difficulties to which so short a period could give rise in the case of Indonesia The Community expressed understanding for such practical difficulties.

Brussels, 25 November 1982

JOINT DECLARATION CONCERNING BATIK FABRICS AND PRODUCTS THEREOF

i. The Community and Indonesinagree that batik fabric may not be described as having been produced by the traditional handicraft batik process unless, for each of the colours or shades applied to the fabric, each of the following three operations has been carried out by hand:

- (3) warring (application of war by hand to the fabric);
- (b) dyeing/painting (application of colour either by the traditional cottage method of dyeing or by hand painting);
- (c) de-waring (boiling the fabric to remove the war).
- B. The Parties hereby further agree to the following arrangements:
- 1. The competent Community authorities will accept as traditional folklore handicraft textile products within the meaning of Article 1 (c) of Protocol B all batik fabrics, irrespective of the method of manufacture of the batik fabric, and all products made or made up therefrom, whether sown by hand or on a hand- or foot-operated sewing machine, provided that the process of applying colours and shades to the fabric has been the traditional handicraft batik process described at A above, and subject to appropriate certification by the competentIndonesian authorities.
- 2. The competent Indonesian authorities will issue certificates conforming to the model annexed to Protocol B for batik fabrics or products thereof only when such fabrics or products have been produced by the processes, including in particular the traditional handicraft batik process, specified is the preceding paragraph.
- Done at Brussels, 25 November 1982

For the European Economic Community For the Government of Indonesi