

GENERAL AGREEMENT ON  
TARIFFS AND TRADE

RESTRICTED

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AGREEMENT BETWEEN THE EUROPEAN ECONOMIC COMMUNITY  
AND THE ARAB REPUBLIC OF EGYPT

Addendum

In document L/3938 the contracting parties were informed that the Council of the European Communities had transmitted to the secretariat certain legal instruments concerning the Agreement and additional Protocol which had been signed on 18 and 19 December 1972 with the Arab Republic of Egypt.

As provided in L/3938, two copies of the texts of these legal instruments are herewith being sent to each contracting party.

**AGREEMENT**

**between the European Economic Community and the Arab Republic of Egypt**

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

of the one part, and

THE GOVERNMENT OF THE ARAB REPUBLIC OF EGYPT,

of the other part,

DETERMINED to consolidate and to extend economic and trade relations between the European Economic Community and the Arab Republic of Egypt,

RECOGNIZING the importance of the harmonious development of trade between the Contracting Parties,

DESIRING to establish the basis for a progressive expansion of trade with one another,

CONSIDERING that this Agreement affords an opportunity to eliminate many of the obstacles to trade between the European Economic Community and the Arab Republic of Egypt and provides that, eighteen months before its expiry, negotiations may be opened for the purpose of reaching an agreement under which the progressive elimination of obstacles to the main body of trade between the European Economic Community and the Arab Republic of Egypt will be pursued, in accordance with the provisions of the General Agreement on Tariffs and Trade,

CONSIDERING that the European Economic Community is anxious to develop economic and trade relations with the countries bordering on the Mediterranean,

HAVE DECIDED to conclude an Agreement between the European Economic Community and the Arab Republic of Egypt and to this end have designated as their Plenipotentiaries:

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Mr W. K. N. SCHMELZER,

President in office of the Council of the European Communities,

Minister for Foreign Affairs of the Netherlands

Mr Sicco L. MANSCHOLT,

President of the Commission of the European Communities

THE GOVERNMENT OF THE ARAB REPUBLIC OF EGYPT,

Mr Mohamed Abdallah MERZIBAN,

Deputy Prime-Minister and Minister of Economics and Foreign Trade

WHO, having exchanged their Full Powers, found in good and due form,

HAVE AGREED AS FOLLOWS:

*Article 1*

The purpose of this Agreement is to promote an expansion of trade between the European Economic Community and the Arab Republic of Egypt, thereby contributing to the development of international trade.

TITLE I

Trade

*Article 2*

1. Products originating in the Arab Republic of Egypt shall, on importation into the Community, be governed by the provisions of Annex I.
2. Products originating in the Community shall, upon importation into the Arab Republic of Egypt, be governed by the provisions of Annex II.
3. The Contracting Parties shall take all appropriate measures, whether general or particular, to ensure fulfilment of the obligations arising from the Agreement.

They shall refrain from any measure liable to jeopardize the attainment of the objectives of the Agreement.

*Article 3*

Subject to the special provisions relating to frontier-zone trade, the treatment applied by the Arab Republic of Egypt to products originating in the Community shall in no case be less favourable than that applied to products originating in the most favoured third country.

*Article 4*

Where duties are levied on products of one Contracting Party exported to another Contracting Party, such duties may not exceed those applied to products exported to the most favoured third country.

*Article 5*

Articles 3 and 4 shall not preclude the maintenance or establishment by the Arab Republic of Egypt of customs unions or free-trade areas and also of agreements the purpose of which is regional economic integration, provided that these do not

have the effect of modifying the trade arrangements laid down in the Agreement, and in particular the rules of origin.

*Article 6*

Any internal fiscal measure or practice giving rise, directly or indirectly, to discrimination between the products of one Contracting Party and like products of the other Contracting Party shall be prohibited.

*Article 7*

The trading arrangements applied by the Arab Republic of Egypt to products originating in the Community or exported to the Community shall not give rise to any discrimination between the Member States, their nationals or their companies or firms.

*Article 8*

The Agreement shall not preclude prohibitions or restrictions on imports, exports or goods in transit justified on grounds of public morality, public policy or public security, the protection of health and life of humans, animals or plants; the protection of national treasures possessing artistic, historic or archaeological value; or the protection of industrial and commercial property. Such prohibitions or restrictions shall not, however, constitute a means of arbitrary discrimination or a disguised restriction on trade.

*Article 9*

The rules of origin applicable to products covered by the Agreement are laid down in the Protocol.

*Article 10*

1. If one of the Contracting Parties finds in its relations with the other Contracting Party that dumping is being practised, it may, after consultations in the Joint Committee provided for in Article 14, take protective measures against such practices in accordance with the Agreement on the implementation of Article VI of the General Agreement on Tariffs and Trade.

In urgent cases that Contracting Party may, after notifying the Joint Committee, apply the interim measures provided for by that Agreement. Consultations shall take place regarding such measures not later than two weeks after their implementation.

2. Where measures are directed against bounties or subsidies, the Contracting Parties undertake to comply with the provisions of Article VI of the General Agreement on Tariffs and Trade.

3. At the request of either Contracting Party, consultations shall take place every three months in the Joint Committee on any observed dumping practices, bounties or subsidies and on measures taken in regard thereto.

#### *Article 11*

1. Payments relating to trade and the transfer of such payments to the Member State in which the creditor resides, or to the Arab Republic of Egypt, shall not be subject to any restriction where such trade is covered by the provisions of this Agreement.

2. If imports of products from the other Contracting Party are limited by exchange control restrictions, this exchange control must be such as to ensure a satisfactory orientation of imports.

#### *Article 12*

1. If serious disturbances occur in a sector of the economy of the Arab Republic of Egypt or prejudice its external financial stability, or if difficulties arise which adversely affect the economic situation in a region of the Arab Republic of Egypt, the Arab Republic of Egypt may take the necessary protective measures.

The Joint Committee shall be notified immediately of such measures and of the rules for their application.

2. If serious disturbances occur in a sector of the economy of the Community or of one or more Member States, or prejudice the external financial stability of one or more Member States or if difficulties arise which adversely affect the economic situation in a region of the Community, the Community may take, or authorize the Member State or States concerned to take, the necessary protective measures.

The Joint Committee shall be notified immediately of such measures and of the rules for their application.

3. In the choice of measures to be taken in pursuance of paragraphs 1 and 2, preference shall be given to those which least disturb the operation of the Agreement. These measures should not exceed what is strictly necessary to remedy the difficulties that have arisen.

4. Consultations may take place in the Joint Committee on the measures taken in pursuance of paragraphs 1 and 2.

#### *Article 13*

1. Where protective measures prove necessary for its industrialization and development, the Arab Republic of Egypt may withdraw concessions granted in respect of the products listed in Annex II, on condition that they are replaced by concessions which maintain the balance of the Agreement.

2. Such withdrawal and replacement shall take place after consultation in the Joint Committee.

### TITLE II

#### General and final provisions

#### *Article 14*

1. A Joint Committee is hereby established to administer the Agreement and to ensure its proper execution. To this end, it may make recommendations. It shall take decisions as provided for in this Title.

2. The Contracting Parties agree to keep each other informed and, at the request of either of them, to consult together in the Joint Committee to ensure that the Agreement is correctly implemented.

3. The Joint Committee shall adopt its rules of procedure by decision.

#### *Article 15*

1. The Joint Committee shall consist of representatives of the Community and of representatives of the Arab Republic of Egypt.

2. The Joint Committee shall act by mutual agreement.

#### *Article 16*

1. The Chairmanship of the Joint Committee shall be taken alternately by each of the Contracting Parties in accordance with its rules of procedure.

2. The Joint Committee shall meet once a year on the initiative of its Chairman.

The Joint Committee shall also meet whenever necessary, at the request of either Contracting Party, in accordance with its rules of procedure.

3. The Joint Committee may decide to set up working parties to assist in the performance of its tasks.

*Article 17*

1. The Agreement is concluded for a period of five years from the date of its entry into force.
2. Eighteen months before the expiry of the Agreement, negotiations may be opened with a view to concluding a new Agreement on a wider basis.

*Article 18*

The Agreement may be denounced by either Contracting Party giving six months' notice.

*Article 19*

1. The Agreement shall apply to the European territories where the Treaty establishing the European Economic Community applies, and to the Arab Republic of Egypt.
2. The Agreement shall apply also to French overseas departments so far as concerns those fields covered by it which correspond to those listed in the first subparagraph of Article 227 (2) of the Treaty establishing the European Economic Community.

The conditions for applying to those departments the provisions of the Agreement relating to other fields shall be decided at a later date by agreement between the Contracting Parties.

*Article 20*

Annexes I and II, the lists appearing therein and the Protocol shall form an integral part of the Agreement.

*Article 21*

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 to that end.

*Article 22*

This Agreement is drawn up in two copies in the Dutch, French, German, Italian and Arabic languages, each of these texts being equally authentic.

In witness whereof, the undersigned Plenipotentiaries have affixed their signatures below this Agreement.

Done at Brussels on this eighteenth day of December in the year one thousand nine hundred and seventy-two.

For the Government of the Arab Republic of Egypt,

Provided that the European Economic Community will only be finally committed after notifying the other Contracting Party of the completion of the procedures required by the Treaty establishing the European Economic Community.

For the Council of the European Communities,

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ANNEX 1

ON THE IMPLEMENTATION OF ARTICLE 2 (1) OF THE AGREEMENT

Article 1

Subject to the special provisions of Articles 2, 3 and 4 of this Annex, the customs duties applicable to imports into the Community of products originating in the Arab Republic of Egypt other than those listed in Annex II to the Treaty establishing the European Economic Community and those set out in Lists A and B shall be those of the Common Customs Tariff reduced by the following percentages and in accordance with the following timetable:

Timetable	Rate of reduction
On the date of the entry into force of the Agreement	45 %
From 1 January 1974	55 %

Article 2

Imports into the Community of the following products, originating in the Arab Republic of Egypt, shall be subject to Common Customs Tariff duties reduced by the following percentages and in accordance with the following timetable:

CCT heading No	Description	Rate of reduction (%)
76.02	Wrought bars, rods, angles, shapes and sections, of aluminium; aluminium wire	41
76.03	Wrought plates, sheets and strip, of aluminium	41
76.04	Aluminium foil (whether or not embossed, cut to shape, perforated, coated, printed, or backed with paper or other reinforcing material), of a thickness (excluding any backing) not exceeding 0.20 mm	41
76.06	Tubes and pipes and blanks therefor of aluminium; hollow bars of aluminium	41
76.10	Casks, drums, cans, boxes and similar containers (including rigid and collapsible tubular containers), of aluminium, of a description commonly used for the conveyance or packing of goods: A. Rigid and collapsible tubular containers	41
76.12	Stranded wire, cables, cordage, ropes, plaited bands and the like, of aluminium wire, but excluding insulated electric wires and cables	41

CCT heading No	Description	Rate of reduction (%)
87.02	<p>Motor vehicles for the transport of persons, goods or materials (including sports motor vehicles other than those of heading No 87.09)</p> <p>A. For the transport of persons, including dual purpose vehicles:</p> <p style="padding-left: 20px;">I. With spark-ignition or compression-ignition engines:</p> <p style="padding-left: 40px;">b) Other</p> <p>B. For the transport of goods or materials:</p> <p style="padding-left: 20px;">II. Other:</p> <p style="padding-left: 40px;">a) With spark-ignition or compression-ignition engines:</p> <p style="padding-left: 60px;">2. Other</p>	<p style="text-align: center;">35</p> <p style="text-align: center;">35</p>

*Article 3*

1. The reductions in customs duties provided for in Article 1, shall apply to imports into the Community of the following products, refined in the Arab Republic of Egypt, within an annual tariff quota of 200 000 metric tons:

CCT heading No	Description
27.10	<p>Petroleum oils and oils obtained from bituminous minerals, other than crude; preparations not elsewhere specified or included, containing not less than 70 % by weight of petroleum oils or of oils obtained from bituminous minerals, these oils being the basic constituents of the preparations:</p> <p>A. Light oils:</p> <p style="padding-left: 20px;">III. For other purposes</p> <p>B. Medium oils:</p> <p style="padding-left: 20px;">III. For other purposes</p> <p>C. Heavy oils:</p> <p style="padding-left: 20px;">I. Gas oil:</p> <p style="padding-left: 40px;">c) For other purposes</p> <p style="padding-left: 20px;">II. Fuel oil:</p> <p style="padding-left: 40px;">c) For other purposes</p> <p style="padding-left: 20px;">III. Lubricating oils; other oils:</p> <p style="padding-left: 40px;">c) To be mixed in accordance with the terms of Additional Note 7 to this Chapter (a)</p> <p style="padding-left: 40px;">d) For other purposes</p>
27.11	<p>Petroleum gases and other gaseous hydrocarbons:</p> <p>B. Other:</p> <p style="padding-left: 20px;">I. Commercial propane and commercial butane:</p> <p style="padding-left: 40px;">c) For other purposes</p>

CCT heading No	Description
27.12	Petroleum jelly: A. Crude: III. For other purposes B. Other
27.13	Paraffin wax, micro-crystalline wax, slack wax, ozokerite, lignite wax, peat wax and other mineral waxes, whether or not coloured: B. Other: I. Crude: c) For other purposes II. Other
27.14	Petroleum bitumen, petroleum coke and other residues of petroleum oils or of oils obtained from bituminous minerals: C. Other

(a) Entry under this subheading is subject to conditions to be determined by the competent authorities.

2. The Community shall be entitled to modify the arrangements laid down in this Article:

- when a common definition of origin is adopted for petroleum products;
- when decisions are taken in the context of a common commercial policy;
- when a common energy policy is established.

In that event, the Community shall ensure that imports of the products listed in paragraph 1 are accorded advantages equivalent to those provided for in this Article.

3. Consultations may take place within the Joint Committee on the measures taken in pursuance of paragraph 2.

4. Subject to paragraphs 1 and 2, this Agreement shall be without prejudice to the rules applied to imports of petroleum products.

#### Article 4

1. An annual Community tariff quota of 2 500 metric tons shall be opened by the Community for the following products originating in the Arab Republic of Egypt:

CCT heading No	Description
55.09	Other woven fabrics of cotton

2. The customs duties applicable under this tariff quota shall be those laid down in Article 1.

3. If the Agreement does not enter into force at the beginning of a calendar year, the quota shall be opened *pro rata temporis*:

- beginning in the first year, on the date of entry into force of the Agreement;
- in the last year, ending on the date of expiry of the Agreement.

#### Article 5

Imports of products originating in the Arab Republic of Egypt listed in this Annex other than those listed in Annex II to the Treaty establishing the European Economic Community and other than those listed in Article 3 and in List C shall be admitted into the Community without quantitative restrictions.

*Article 6*

1. Imports into the Community of the following products originating in the Arab Republic of Egypt shall be subject to customs duties equal to 60% of the Common Customs Tariff duties:

CCT heading No	Description
ex 08.02 A	Fresh oranges
ex 08.02 B	Fresh mandarins and satsumas; fresh clementines, tangerines and other similar citrus hybrids
ex 08.02 C	Fresh lemons

2. During the period of application of reference prices, paragraph 1 shall apply on condition that on the internal Community market the prices of citrus fruit imported from the Arab Republic of Egypt are, after customs clearance and allowance for the conversion factors operative for the various classes of citrus fruit and after deduction of transport costs and import charges other than customs duties, not less than the reference prices for the period in question, plus the incidence of the Common Customs Tariff on those reference prices and a fixed amount of 1.20 units of account per 100 kg.

3. The transport costs and import charges other than customs duties referred to in paragraph 2, shall be those laid down for calculating the entry prices referred to in Regulation (EEC) No 1035/72 on the common organization of the market in fruit and vegetables.

However, the Community shall be entitled to calculate the amount to be deducted in respect of import charges other than customs duties, referred to in paragraph 2, in such a way as to avoid difficulties which may arise from the incidence of those charges on entry prices, depending on origin.

4. Articles 23 to 28 of Regulation (EEC) No 1035/72 shall continue to apply.

5. Where the advantages accruing from the provisions of paragraph 1 would or could be jeopardized by reason of abnormal conditions of competition, consultations may be held in the Joint Committee on the problems arising from such a situation.

*Article 7*

1. Imports into the Community of the following products originating in the Arab Republic of Egypt shall be subject to the customs duties of the Common Customs Tariff reduced in each case by the percentage indicated:

CCT heading No	Description	Rate of reduction %
03.03	Crustaceans and molluscs, whether in shell or not, fresh (live or dead), chilled, frozen, salted, in brine or dried; crustaceans, in shell, simply boiled in water: ex IV. Frozen shrimps and prawns	25
05.04	Guts, bladders and stomachs of animals (other than fish), whole and pieces thereof	50
07.01	Vegetables, fresh or chilled: ex H. Onions, shallots and garlic: — Onions: — From 1 February to 30 April — Garlic: — From 1 February to 31 May ex S. Sweet peppers: — From 15 November to 30 April	50 50 50
ex 07.05	Dried leguminous vegetables, shelled, whether or not skinned or split, except those intended for sowing	50

CCT heading No	Description	Rate of reduction %
08.01	Dates, bananas, coconuts, Brazil nuts, cashew nuts, pineapples, avocados, mangoes, guavas and mangosteens, fresh or dried, shelled or not: ex A. Dates: — Dried dates H. Other: — Mangoes, mangosteens and guavas	   50  40
08.02	Citrus fruit, fresh or dried: D. Grapefruit ex E. Other: — Limes	 40  40
ex 08.09	Other fruit, fresh: — Water melons	 40
08.12	Fruit, dried, other than that falling within heading No 08.01, 08.02, 08.03, 08.04 or 08.05: E. Papaws	 50
09.09	Seeds of anis, badian, fennel, coriander, cumin, caraway and junipiper	 50
12.07	Plants and parts (including seeds and fruit) of trees, bushes, shrubs or other plants, being goods of a kind used primarily in perfumery, in pharmacy, or for insecticidal, fungicidal or similar purposes, fresh or dried, whole, cut, crushed, ground or powdered: A. Pyrethrum (flowers, leaves, stems, peel and roots) B. Liquorice roots C. Tonquin beans ex D. Other: — Chamomile, mint, cinchona bark, quassia amara (wood and bark), calabar beans, cubeb powder, coca leaves, other wood, roots and bark; mosses, lichens and algae	   50 50 50  50
12.08	Locust beans, fresh or dried, whether or not kibbled or ground, but not further prepared; fruit kernels and other vegetable products of a kind used primarily for human food, not falling within any other heading	 50
20.01	Vegetables and fruit, prepared or preserved by vinegar or acetic acid, with or without sugar, whether or not containing salt, spices or mustard: A. Mango chutney	 50

2. If disturbances or difficulties should arise in marketing products falling within subheadings ex 08.01 G (mangoes), 08.02 D (grapefruit and pomelos) and ex 07.01 H (onions, fresh or chilled), in particular as regards the quality of the last-mentioned products, consultations shall be held in the Joint Committee with a view to remedying the situation.

*Article 8*

Imports into the Community of the following products originating in the Arab Republic of Egypt shall be subject to the following customs duties:

CCT heading No	Description	Rate of customs duty
07.04	Dried, dehydrated or evaporated vegetables, whole, cut, sliced, broken or in powder, but not further prepared:	
	A. Onions ex B. Other: — Garlic	15 %  14 %

*Article 9*

1. The Community shall take all measures necessary to ensure that the import levy on rice falling within heading No 10.06 of the Common Customs Tariff, originating in and coming from the Arab Republic of Egypt, is the import levy calculated in accordance with Article 11 of Regulation No 359/67/EEC on the common organization of the market in rice, less an amount calculated in accordance with paragraph 3.

2. Paragraph 1 shall be applicable to an annual quantity not exceeding 31 000 metric tons, provided that the Arab Republic of Egypt applies to exports of the products referred to in the said paragraph a special charge the amount of which is equal to the amount by which the levy is reduced and which is reflected in the import price into the Community.

3. The amount by which the levy is reduced shall be fixed each quarter by the Community. It shall be equal to 25% of the average level of levies applicable during a reference period. This reference period and the rules for applying this Article shall be fixed in an exchange of letters between the Contracting Parties.

4. Consultations on the operation of the arrangements provided for in this Article may be held in the Joint Committee.

5. Before the end of the first year of implementation of the Agreement, those arrangements will be reviewed in the light of experience.

*Article 10*

1. The rates of the Common Customs Tariff duties to be taken for calculation of the reduced duties listed in Articles 1, 2, 3, 4, 6 and 7 shall be those actually applied at the time in respect of third countries.

2. The reduced duties calculated in accordance with Articles 1, 2, 3, 4, 6 and 7 shall be rounded off, as necessary, to the first place of decimals.

*Article 11*

1. If special regulations are introduced for the specific purpose of implementing the common agricultural policy, the Community shall be entitled to modify the arrangements laid down in this Annex in respect of products in this Annex other than those coming under Annex II to the Treaty establishing the European Economic Community.

When modifying such arrangements and introducing such regulations, the Community shall have regard to the interests of the Arab Republic of Egypt.

2. Should Community regulations be amended in respect of products in this Annex coming under Annex II to the Treaty establishing the European Economic Community, the Community shall be entitled to modify the arrangements laid down in this Annex.

When modifying such arrangements the Community shall grant in respect of imports originating in the Arab Republic of Egypt an advantage comparable to that provided for in this Annex.

3. The application of this Article may be the subject of consultations in the Joint Committee.

*Article 12*

Products originating in the Arab Republic of Egypt listed in this Annex may not be given more favourable treatment than that accorded under the Treaty establishing the European Economic Community by the Member States to one another.

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LIST A

Products which, as a result of implementation of the common agricultural policy, are subject to special rules on importation into the Community and to which the provisions of Article 1 do not apply

CCT heading No	Description
17.02	<p>Other sugars; sugar syrups; artificial honey (whether or not mixed with natural honey); caramel:</p> <p>A. Lactose and lactose syrup:</p> <p style="padding-left: 20px;">I. Containing, in the dry state, 99 % or more by weight of the pure product</p> <p>B. Glucose and glucose syrup:</p> <p style="padding-left: 20px;">I. Containing, in the dry state, 99 % or more by weight of the pure product:</p> <p style="padding-left: 40px;">a) Glucose in the form of white crystalline powder, whether or not agglomerated</p> <p style="padding-left: 40px;">b) Other</p>
ex 17.04	<p>Sugar confectionery, not containing cocoa, but not including liquorice extract containing more than 10 % by weight of sucrose but not containing other added substances</p>
18.06	<p>Chocolate and other food preparations containing cocoa</p>
19.01	<p>Malt extract</p>
19.02	<p>Preparations of flour, starch or malt extract, of a kind used as infant food or for dietetic or culinary purposes, containing less than 50 % by weight of cocoa</p>
19.03	<p>Macaroni, spaghetti and similar products</p>
19.04	<p>Tapioca and sago; tapioca and sago substitutes obtained from potato or other starches</p>
19.05	<p>Prepared foods obtained by the swelling or roasting of cereals or cereal products (puffed rice, corn flakes and similar products)</p>
19.06	<p>Communion wafers, empty cachets of a kind suitable for pharmaceutical use, sealing wafers, rice paper and similar products</p>
19.07	<p>Bread, ships' biscuits and other ordinary bakers' wares, not containing added sugar, honey, eggs, fats, cheese or fruit</p>
19.08	<p>Pastry, biscuits, cakes and other fine bakers' wares, whether or not containing cocoa in any proportion</p>
ex 21.01	<p>Roasted chicory and other roasted coffee substitutes; extracts, essences and concentrates thereof — excluding roasted chicory and extracts, essences and concentrates thereof</p>
21.06	<p>Natural yeasts (active or inactive); prepared baking powders:</p> <p>A. Active natural yeasts:</p> <p style="padding-left: 20px;">II. Bakers' yeast</p>

CCT heading No	Description
ex 21.07	Food preparations not elsewhere specified or included, containing sugar, milk products, cereals or products based on cereals <sup>(1)</sup>
ex 22.02	Lemonade, flavoured spa waters and flavoured aerated waters, and other non-alcoholic beverages, not including fruit and vegetable juices falling within heading No 20.07:  — Containing milk or milk fats
29.04	Acyclic alcohols and their halogenated, sulphonated, nitrated or nitrosated derivatives:  C. Polyhydric alcohols: II. Mannitol III. Sorbitol
ex 35.01	Casein, caseinates and other casein derivatives
35.02	Albumins, albuminates and other albumin derivatives:  A. Albumins: II. Other: a) Ovalbumin and lactalbumin: 1. Dried (for example, in sheets, scales, flakes, powder, etc) 2. Other
35.05	Dextrins and dextrin glues; soluble or roasted starches; starch glues
38.12	Prepared glazings, prepared dressings and prepared mordants, of a kind used in the textile, paper, leather or like industries:  A. Prepared glazings and prepared dressings: I. With a basis of amylaceous substances

<sup>(1)</sup> This heading covers only products which, on importation into the Community, are subject to the duty laid down in the Common Customs Tariff, comprising (a) an *ad valorem* duty constituting the fixed component; (b) a variable component.

LIST B

Products to which the provisions of Article 1 do not apply

CCT heading No	Description
44.15	Plywood, blockboard, laminboard, battenboard and similar laminated wood products (including veneered panels and sheets); inlaid wood and wood marquetry
55.05	Cotton yarn, not put up for retail sale
ex 60.05	Outer garments and other articles, knitted or crocheted, not elastic nor rubberized, other than of cotton

LIST C

Products to which the provisions of Article 5 do not apply

CCT heading No	Description
55.07	Cotton gauze
55.08	Terry towelling and similar terry fabrics, of cotton
55.09	Other woven fabrics of cotton
58.02	<p>Other carpets, carpeting, rugs, mats and matting, and 'Kelem', 'Schumacks' and 'Karamanie' rugs and the like (made up or not):</p> <p>A. Carpets, carpeting, rugs, mats and matting:</p> <p>ex II. Other:</p> <p>— Of cotton</p>
ex 58.04	<p>Woven pile fabrics and chenille fabrics (other than terry towelling or similar terry fabrics or cotton falling within heading No 5508 and fabrics falling within heading No 58.05)</p> <p>ex B: Of other textile materials:</p> <p>— Of cotton</p>
ex 58.05	<p>Narrow woven fabrics, and narrow fabrics (bolduc) consisting of warp without weft assembled by means of an adhesive, other than goods falling within heading No 58.06:</p> <p>— Of cotton</p>
ex 58.08	<p>Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), plain:</p> <p>— Of cotton</p>
ex 58.09	<p>Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), figures; hand or mechanically made lace, in the piece, in strips or in motifs:</p> <p>— Of cotton</p>
ex 58.10	<p>Embroidery, in the piece, in strips or in motifs:</p> <p>— Of cotton</p>
ex 59.01	<p>Wadding and articles of wadding; textile flock and dust and mill neps:</p> <p>— Of cotton</p>
ex 59.13	<p>Elastic fabrics and trimmings (other than knitted or crocheted goods) consisting of textile materials combined with rubber threads:</p> <p>— In cotton</p>
60.01	<p>Knitted or crocheted fabrics, not elastic nor rubberized:</p> <p>ex C. Of other textile materials</p> <p>— Of cotton</p>
ex 60.02	<p>Gloves, mittens and mitts, knitted or crocheted, not elastic nor rubberized:</p> <p>— Of cotton</p>

CCT heading No	Description
60.04	Under garments, knitted or crocheted, not elastic nor rubberized: A. Of cotton
ex 60.05	Outer garments and other articles, knitted or crocheted, not elastic nor rubberized: — Of cotton
ex 60.06	Knitted or crocheted fabric and articles thereof, elastic or rubberized (including elastic knee-caps and elastic stockings): — Of cotton
ex 61.01	Men's and boys' outer garments: — Of cotton
ex 61.02	Women's, girls' and infants' outer garments: — Of cotton
ex 61.03	Men's and boys' under garments, including collars, shirt fronts and cuffs: — Of cotton
ex 61.04	Women's, girls' and infants' under garments: — Of cotton
61.05	Handkerchiefs: A. Of cotton fabric, of a value of more than 15 u.a. per kg net weight ex B. Other: — Of cotton
ex 61.06	Shawls, scarves, mufflers, mantillas, veils and the like: — Of cotton
ex 61.07	Ties, bow ties and cravats: — Of cotton
ex 61.08	Collars, tuckers, fallals, bodice-fronts, jabots, cuffs, flounces, yokes and similar accessories and trimmings for women's and girls' garments: — Of cotton
ex 61.09	Corsets, corset-belts, suspender-belts, brassieres, braces, suspenders, garters and the like (including such articles of knitted or crocheted fabric), whether or not elastic: — Of cotton
ex 61.10	Gloves, mittens, mitts, stockings, socks and socketts, not being knitted or crocheted goods: — Of cotton

CCT heading No	Description
ex 61.11	Made up accessories for articles of apparel (for exemple, dress shields, shoulder and other pads, belts, muffs, sleeve protectors, pockets): — Of cotton
62.01	Travelling rugs and blankets B. Other: I. Of cotton
ex 62.02	Bed linen, table linen, toilet linen and kitchen linen; curtains and other furnishing articles: — Of cotton
62.03	Sacks and bags, of a kind used for the packing of goods: B. Of other textile materials: ex II. Other: — Of cotton
62.04	Tarpaulins, sails, awnings, sunblinds, tents and camping goods: A. Of cotton
62.05	Other made up textile articles (including dress patterns): ex B. Floor cloths, dish cloths, dusters and the like: — Of cotton fabric

ANNEX II

on the implementation of Article 2 (2) of the Agreement

*Article 1*

1. The customs duties and charges having equivalent effect applicable to imports into the Arab Republic of Egypt of products originating in the Community and included in Lists I, II and III shall be those of the Customs Tariff of the Arab Republic of Egypt, reduced by the following percentages and in accordance with the following timetable:

Products	Percentage reduction		
	on the entry into force of the Agreement	from 1 January 1974	from 1 January 1975
List I	30 %	40 %	50 %
List II	30 %	40 %	—
List III	30 %	—	—

2. When an alteration is made in the duties of the Customs Tariff of the Arab Republic of Egypt or in charges having equivalent effect levied by the Arab Republic of Egypt, the percentage reductions granted to the Community shall remain unchanged.

*Article 2*

The rates of the duties of the Customs Tariff of the Arab Republic of Egypt to be taken for calculation of

the reduced duties listed in Article 1 shall be those actually applied at the time in respect of third countries.

*Article 3*

1. The Arab Republic of Egypt shall abstain from introducing quantitative restrictions in respect of imports of products originating in the Community.

2. Under its import programme the Arab Republic of Egypt shall take the necessary measures with a view to allocating in respect of imports of the products originating in the Community referred to in Article 1 of this Annex the currency necessary to ensure full use of the concessions.

3. This currency allocation shall be based on prior allocations and shall be subject to an annual increase compatible with the economic development of the Arab Republic of Egypt.

*Article 4*

The Arab Republic of Egypt shall take all measures necessary to ensure that the objectives of this Annex are attained in the event of imports coming within the scope of a State trading monopoly or of a body by means of which imports are effectively limited, controlled, directed or influenced, whether directly or indirectly.

LIST I

Egyptian Customs Tariff heading No	Description
15.02	Fats of bovine cattle, sheep and goats, unrendered, rendered or solvent-extracted fats (including 'premier jus') obtained from those unrendered fats
15.07	Fixed vegetable oils, fluid or solid, crude, refined or purified: A. Cotton seed oil H. Palm oil
26.01	Metallic ores and concentrates and roasted iron pyrites: B. Manganese
28.03	Carbon (including carbon black)
40.02	Natural rubber latex, whether or not with added synthetic rubber latex; pre-vulcanized natural rubber latex; natural rubber balata, gutta-percha and similar natural gums
74.01	Copper matte; unwrought copper (refined or not); copper waste and scrap
84.01	Steam and other vapour generating boilers (excluding central heating hot water boilers capable also of producing low pressure steam); super-heated water boilers
84.02	Auxiliary plant for use with boilers of heading No 84.01 (for example, economizers, superheaters, soot removers, gas recoverers and the like); condensers for vapour engines and power units
84.13	Furnace burners for liquid fuel (atomizers), for pulverized solid fuel or for gas, mechanical stokers, mechanical grates, mechanical ash dischargers and similar appliances
84.14	Industrial and laboratory furnaces and ovens, non-electric
84.18	Centrifuges; filtering and purifying machinery and apparatus (other than filter funnels, milk strainers and the like), for liquids or gases: C. Other machinery and apparatus
84.19	Machinery for cleaning or drying bottles or other containers; machinery for filling, closing, sealing, capsuling or labelling bottles, cans, boxes, bags, or other containers; other packing or wrapping machinery; machinery for aerating beverages; dish washing machines: B. Other
84.22	Lifting, handling, loading or unloading machinery, telfers and conveyers (for example, lifts, hoists, winches, cranes, transporter cranes, jacks, pulley tackle, belt conveyors and teleferics), not being machinery falling within heading No 84.23: B. Other: 3. Other machinery

Egyptian Customs Tariff heading No	Description
84.27	Presses, crushers and other machinery, of a kind used in wine-making, cider-making, fruit juice preparation or the like
84.31	Machinery for making or finishing cellulosic pulp, paper or paperboard
84.35	Other printing machinery; machines for uses ancillary to printing
84.36	<p>Machines for extruding man-made textiles; machines of a kind used for processing natural or man-made textile fibres; textile spinning and twisting machines; textile doubling, throwing and reeling (including weft-winding) machines</p> <p>A. Machines for extruding textiles</p>
84.40	<p>Machinery for washing, cleaning, drying, bleaching, dyeing, dressing, finishing or coating textile yarns, fabrics or made-up textile articles (including laundry and dry-cleaning machinery); fabric folding, reeling or cutting machines; machines of a kind used in the manufacture of linoleum or other floor coverings for applying the paste to the base fabric or other support; machines of a type used for printing a repetitive design, repetitive words or overall colour on textiles, leather, wallpaper, wrapping paper, linoleum or other materials, and engraved or etched plates, blocks or rollers therefor:</p> <p>B. Other machinery</p>
84.43	Converters, ladles, ingot moulds and casting machines, of a kind used in metallurgy and in metal foundries
84.44	Rolling mills and rolls therefor
84.46	Machine-tools for working stone, ceramics, concrete, asbestos-cement and like mineral materials or for working glass in the cold, other than machines falling within heading No 84.49
84.48	Accessories and parts suitable for use solely or principally with the machines falling within heading Nos 84.45 to 84.47 including work and tool holders; self-opening dieheads, dividing heads and other appliances for machine-tools; tool holders for any type of tool or machine-tool for working in the hand
84.50	Gas-operating welding, brazing, cutting and surface tempering appliances
84.57	Glass-working machines (other than machines for working glass in the cold); machines for assembling electric filament and discharge lamps and electronic and similar tubes and valves
84.59	Machines and mechanical appliances, having individual functions, not falling within any other heading of this Chapter

Egyptian Customs Tariff heading No	Description
84.63	Transmission shafts, cranks, bearing housings, plain shaft bearing gears and gearing (including friction gears and gear-boxes and other variable speed gears), flywheels, pulleys and pulley blocks, clutches and shaft couplings
84.65	Machinery parts, not containing electrical connectors, insulators, coils, contacts or other electrical features and not falling within any other heading in this Chapter
85.05	Tools for working in the hand, with self-contained electric motor
85.11	Industrial and laboratory electric furnaces, ovens and induction and dielectric heating equipment; electric welding, brazing and soldering machines and apparatus and similar electric machines and apparatus for cutting
90.07	Photographic cameras; photographic flashlight apparatus: A. Photographic cameras for composing and preparing photos
90.08	Cinematographic cameras, projectors, sound recorders and sound reproducers; any combination of these articles: A. Cameras and sound recorders, combined or not I. For the film industry

LIST II

Egyptian Customs Tariff heading No	Description
05.02	Pigs', hogs' and boars' bristles or hair; badger hair and other brush making hair; waste of such bristles and hair
15.07	Fixed vegetable oils, fluid or solid, crude, refined or purified: I. Maize oil, soya, sunflower seed oil
25.07	Clay (for example, kaolin and bentonite), andalusite, kyanite and sillimanite, whether or not calcined, but not including expanded clays falling within heading No 68.07; mullite; chamotte and dinas earths: B. other
28.38	Sulphates (including alums) and persulphates: A. Sulphates of copper
29.26	Carboxyimide-function compounds (including orthobenzoicsulphimide and its salts) and imine-function compounds (including hexamethylenetetramine and trimethylenetrinitramine)
29.38	Provitamins and vitamins, natural or reproduced by synthesis (including natural concentrates), derivatives thereof used primarily as vitamins, and intermixtures of the foregoing, whether or not in any solvent
29.39	Hormones, natural or reproduced by synthesis; derivatives thereof used primarily as hormones; other steroids used primarily as hormones
29.40	Enzymes
29.41	Glycosides, natural or reproduced by synthesis, and their salts, ethers, esters and other derivatives
29.42	Vegetable alkaloids, natural or reproduced by synthesis, and their salts, ethers, esters and other derivatives: A. Of the opium group, its salts and derivatives
29.44	Antibiotics
30.05	Other pharmaceutical goods
32.01	Tanning extracts of vegetable origin
32.03	Synthetic organic tanning substances, and inorganic tanning substances; tanning preparations, whether or not containing natural materials; enzymatic preparations for pre-tanning (for example, of enzymatic, pancreatic or bacterial origin)
32.05	Synthetic organic dyestuffs (including pigmeat dyestuffs); synthetic organic products of a kind used as luminophores; products of the kind known as optical bleaching agents, substantive to the fibre; natural indigo

Egyptian Customs Tariff heading No	Description
69.03	Other refractory goods (for example, retorts, crucibles, muffles, nozzles, plugs, supports, cupels, tubes, pipes, sheaths and rods), other than goods falling within heading No 69.01
73.15	Alloy steel and high carbon steel in the forms mentioned in headings Nos 73.06 to 73.14
84.06	Internal combustion piston engines
84.17	Machinery, plant and similar laboratory equipment, whether or not electrically heated, for the treatment of materials by a process involving a change of temperature such as heating, cooking, roasting, distilling, rectifying, sterilizing, pasteurizing, steaming, drying, evaporating, vapourizing, condensing or cooling, not being machinery or plant of a kind used for domestic purposes; instantaneous or storage water heaters, non-electrical:  C. Other
84.18	Centrifuges; filtering and purifying machinery and apparatus (other than filter funnels, milk strainers and the like), for liquids or gases:  B. Filters and purifying apparatus for internal combustion engines
84.23	Excavating, levelling, tamping, boring and extracting machinery, stationary or mobile, for earth, minerals or ores (for example, mechanical shovels, coal-cutters, excavators, scrapers, levellers and bulldozers); pile-drivers; snow-ploughs, not self-propelled (including snow-plough attachments)
84.30	Machinery, not falling within any other heading of this Chapter, of a kind used in the following food or drink industries: bakery, confectionery, chocolate manufacture, macaroni, ravioli or similar cereal food manufacture, the preparation of meat, fish, fruit or vegetables (including mincing or slicing machines), sugar manufacture or brewing
84.37	Weaving machines, knitting machines and machines for making gimped yarn, tulle, lace, embroidery, trimmings, braid or net; machines for preparing yarns for use on such machines, including warping and warp sizing machines:  A. Weaving machines
84.45	Machine-tools for working metal or metal carbides, not being machines falling within heading No 84.49 or 84.50
84.62	Ball, roller or needle roller bearings
85.08	Electrical starting and ignition equipment for internal combustion engines (including ignition magnetos, magneto-dynamos, ignition coils, starter motors, sparking plugs, and glow plugs); generators (dynamos and alternators) and cut-outs for use in conjunction with such engines:  A. Ignition magnetos etc
85.18	Electrical capacitors, fixed or variable

Egyptian Customs Tariff heading No	Description
85.21	Thermionic, cold cathode and photo-cathode valves and tubes (including vapour or gas filled valves and tubes, cathode-ray tubes, television camera tubes and mercury arc rectifying valves and tubes); photocells; mounted piezo-electric crystals, diodes, transistors and similar semiconductor devices; electronic microcircuits
85.24	Carbon brushes, arc-lamp carbons, battery carbons, carbon electrodes and other carbon articles of a kind used for electrical purposes: B. Electrodes for furnaces and for electrolysis installations
85.28	Electrical parts of machinery and apparatus, not being goods falling within any of the preceding headings of this Chapter

LIST III

Egyptian Customs Tariff heading No	Description
25.03	Sulphur of all kinds, other than sublimed sulphur, precipitated sulphur and colloidal sulphur
25.07	Clay (for example, kaolin and bentonite), andalusite, kyanite and sillimanite, whether or not calcined, but not including expanding clays falling within heading No 68.07; mullite; chamotte and dinas earths: A. Kaolin
27.13	Paraffin wax, micro-crystalline wax, slack wax, ozokerite, lignite wax, peat wax and other mineral waxes, whether or not coloured: A. Paraffin wax
28.01	Halogens (fluorine, chlorine, bromine and iodine): B. Other
28.02	Sulphur, sublimed or precipitated; colloidal sulphur
28.04	Hydrogen, rare gases and other non-metals: C. Rare gases
28.05	Alkali and alkaline-earth metals; rare earth metals, yttrium and scandium and intermixtures or interalloys thereof; mercury: A. Mercury
28.13	Other inorganic acids and oxygen compounds of non-metals (excluding water): B. Other than non-metals
28.22	Manganese oxides
28.25	Titanium oxides
28.28	Hydrazine and hydroxylamine and their inorganic salts, other inorganic bases and metallic oxides, hydroxides and peroxides: A. Hydrazine and hydroxylamine and their inorganic salts
28.30	Chlorides and oxychlorides
28.34	Iodides, oxyiodides, iodates and periodates
28.36	Dithionites, including those stabilized with organic substances, sulphoxylates
28.40	Phosphites, hypophosphites and phosphates
28.42	Carbonates and percarbonates; commercial ammonium carbonate containing ammonium carbamate: D. Other
28.43	Cyanides and complex cyanides

Egyptian Customs Tariff heading No	Description
28.45	Silicates; commercial sodium and potassium silicates
28.47	Salts of metallic acids (for example, chromates, permanganates, stannates): C. Other
28.54	Hydrogen peroxide (including solid hydrogen peroxide)
29.02	Halogenated derivatives of hydrocarbons: E. Other
29.04	Acyclic alcohols and their halogenated, sulphonated, nitrated or nitrosated derivatives: A. Menthanol
29.07	Halogenated, sulphonated, nitrated or nitrosated derivatives of phenols or phenol-alcohols
29.14	Monocarboxylic acids and their anhydrides, halides, peroxides and peracids, and their halogenated, sulphonated, nitrated or nitrosated derivatives
29.15	Polycarboxylic acids and their anhydrides, halides, peroxides and peracids, and their halogenated, sulphonated, nitrated or nitrosated derivatives
29.23	Single or complex oxygen-function amino-compounds
29.27	Nitrile-function compounds
29.35	Heterocyclic compounds; nucleic acids
29.36	Sulphonamides
29.37	Sultones and sultams
29.45	Other organic compounds
38.12	Prepared glazings, prepared dressings and prepared mordants, of a kind used in the textile, paper, leather or like industries
38.13	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 rods and electrodes
38.14	Anti-knock preparations, oxidations inhibitors, gum inhibitors, viscosity improvers, anti-corrosive preparations and similar prepared additives for mineral oils

## PROTOCOL

### on the definition of the concept of 'originating products' and on methods of administrative cooperation

#### TITLE I

#### Provisions on the definition of the concept of 'originating products'

##### Article 1

For the purpose of the Agreement between the European Economic Community and the Arab Republic of Egypt, the following shall be considered as:

1. Products originating in the Community, subject to their having been, within the meaning of Article 5, transported direct to the Arab Republic of Egypt:
  - (a) products wholly obtained or produced in the Member States;
  - (b) products obtained or produced in the Member States in the manufacture of which products other than those referred to in (a) have been used, if those products have been sufficiently worked or processed within the meaning of Article 3. This condition does not apply to products originating in the Arab Republic of Egypt, within the meaning of this Protocol;
2. Products originating in the Arab Republic of Egypt, subject to their having been, within the meaning of Article 5, transported direct to the importing Member State:
  - (a) products wholly obtained or produced in the Arab Republic of Egypt;
  - (b) products obtained or produced in the Arab Republic of Egypt in the manufacture of which products other than those referred to in (a) have been used, if those products have been sufficiently worked or processed within the meaning of Article 3. This condition does not apply to products originating in the Community, within the meaning of this Protocol.

This Protocol shall for the time being not apply to the products specified in List C.

##### Article 2

For the purposes of Article 1 (1) (a) and (2) (a) the following shall be considered as 'wholly obtained or produced', either in the Member States or in the Arab Republic of Egypt:

- (a) mineral products extracted from the ground or from the seabed or ocean bed thereof;
- (b) vegetable products harvested therein;
- (c) live animals born and raised therein;
- (d) products derived from live animals;
- (e) products of hunting and fishing therein;
- (f) products of sea fishing and other products taken from the sea by their ships;
- (g) products manufactured on board their factory-ships, exclusively from products referred to in subparagraph (f);
- (h) used articles, fit only for the recovery of raw materials, which are collected therein;
- (i) waste and scrap resulting from manufacturing processes therein;
- (j) goods manufactured exclusively from products referred to in subparagraphs (a) to (i).

##### Article 3

For the purposes of Article 1 (1) (b) and (2) (b) 'sufficiently worked or processed' means:

- (a) subjected to working or processing as a result of which the goods so manufactured are classified under a different tariff heading from that of any of the constituents, with the exception, however, of those goods specified in List A, to which the special provisions of that list apply;
- (b) subjected to the working or processing specified in List B.

'Tariff heading' means a heading of the Brussels Nomenclature for the Classification of Goods in Customs Tariffs.

##### Article 4

Where Lists A and B, referred to in Article 3, provide that goods manufactured in a Member State or in the Arab Republic of Egypt may be considered as originating therein only if the value of the products used in their manufacture does not exceed a given percentage of the value of the goods so

manufactured, the values for determining this percentage shall be as follows:

— on the one hand:

for products the importation of which can be proved: their value for customs purposes at the time of importation;

for products of undetermined origin: the first verifiable price paid for those products in the territory of the State where manufacture takes place;

— on the other hand:

the ex-factory price of the goods manufactured, less internal charges refunded or to be refunded on exportation.

#### Article 5

The following shall be considered as transported direct from the exporting Member State to the Arab Republic of Egypt or from the Arab Republic of Egypt to the importing Member State:

- (a) products transported without passing through territories other than those of the Contracting Parties;
- (b) products transported through territories other than those of the Contracting Parties or with transshipment in such territories provided that passage through or transshipment in such territories is covered by a single transport document made out in a Member State or in the Arab Republic of Egypt.

Transshipment in ports situated in territories other than those of the Contracting Parties, when this transshipment is attributable to *force majeure* or events at sea, shall not be considered as interruptions of direct transport.

## TITLE II

### Provisions on the organization of methods of administrative cooperation

#### Article 6

Originating products within the meaning of this Protocol shall be accepted in the importing Member State or in the Arab Republic of Egypt as coming under the Agreement, on production of a movement certificate A.ET.1 endorsed by the customs authorities of the Arab Republic of Egypt or the Member State.

However, products sent by post (including parcel post) shall, on production of form A.ET.2, be accepted in the Member State or in the Arab Republic of Egypt as coming under the Agreement if the packets contain only 'originating products' and if the value does not exceed 1 000 units of account per packet, and if each packet bears the label shown in part 2 of the form.

#### Article 7

Movement certificate A.ET.1 shall be endorsed only upon written application by the exporter made out on the form prescribed for this purpose.

#### Article 8

Movement certificate A.ET.1 shall be endorsed by the customs authorities of the exporting State at the time of exportation of the goods to which it relates. It shall be made available to the exporter as soon as exportation has been actually effected or ensured.

Exceptionally, movement certificate A.ET.1 may be endorsed after exportation of the goods to which it relates if, through error or inadvertent omission in special circumstances, it was not produced at the time of exportation. In that case a special note shall be added explaining the circumstances in which it was endorsed.

Movement certificate A.ET.1 may be endorsed only where it can serve as documentary evidence for the application of the preferential treatment provided for by the Agreement.

#### Article 9

Movement certificate A.ET.1 must be submitted within four months of the date of endorsement by the customs authorities of the exporting State to the customs office of the importing State where the goods are presented.

#### Article 10

Movement certificate A.ET.1 shall be made out in the form shown in Annex V. It shall be in one of the official languages of the European Economic Community and shall comply with the internal laws of the exporting State. It shall be typed or handwritten; if the latter, it shall be in ink in block letters.

The size of the certificate shall be 210 × 297 mm. The paper used shall be white sized writing paper not containing mechanical pulp, and weighing not less

than 64 g/m<sup>2</sup> or between 25 and 30 g/m<sup>2</sup> if airmail paper is used. It shall have a printed green guilloche-pattern background such as to reveal any falsification by mechanical or chemical means.

A band consisting of three blue stripes, each 3 mm wide, shall be printed diagonally across the front of each certificate from the lower left to the top right corner.

Each certificate shall bear a serial number to assist in identification.

The Member States and the Arab Republic of Egypt may either themselves print the certificate forms or entrust the work to printers authorized by them. In the latter case reference to that authorization must appear on each form. Each certificate must bear the name and address or a distinguishing mark of the printers and an identifying serial number.

#### *Article 11*

The movement certificate A.ET.1 shall be submitted to the customs authorities of the importing State in accordance with its procedural requirements. Those authorities shall have the right to require a translation of it. They may require the import declaration to be supplemented by a statement by the importer that the goods satisfy the conditions required by the Agreement.

#### *Article 12*

Form A.ET.2, a specimen of which is shown in Annex 6, shall be completed by the exporter. It shall be in one of the official languages of the European Economic Community and shall comply with the internal laws of the exporting State. It shall be typed or handwritten; if the latter, it shall be in ink in block letters.

Form A.ET.2 shall consist of two parts, each measuring 210 × 148 mm. The paper used shall be white sized writing paper not containing mechanical pulp, weighing not less than 64 g/m<sup>2</sup>. A band consisting of three blue stripes, each 3 mm wide, shall be printed diagonally across the front of part I and the label in part II from the lower left to the top right corner.

Form A.ET.2 may be perforated by machine so that the two parts may be detached, as also the label in part II. The reverse of the label may be gummed.

The Member States and the Arab Republic of Egypt may either themselves print the forms or entrust the work to printers authorized by them. In the latter

case, reference to that authorization must appear on each form. Each part must bear the distinguishing mark of the printers and an identifying serial number.

#### *Article 13*

A form A.ET.2 shall be made out for each postal packet. After completing and signing both parts the exporter shall place his declaration (part I) inside the packet and affix the label from part II to the outer wrapping.

These provisions shall not exempt exporters from compliance with the other formalities laid down by customs or postal regulations.

#### *Article 14*

Unless improper use is suspected, the customs authorities of the Member State or of the Arab Republic of Egypt shall apply the provisions of the Agreement to the goods contained in a packet bearing a label A.ET.2.

In order to make a random check or where an irregularity is suspected, the customs authorities of the Member State or of the Arab Republic of Egypt may request verification by the customs authorities of the Arab Republic of Egypt or of the Member State, sending them for that purpose part I of form A.ET.2 which was enclosed in the packet, and they may await the results of that verification before applying the provisions of the Agreement. In such cases the goods may be released to the importer subject to such safeguards as may be considered necessary.

#### *Article 15*

1. The Member States and the Arab Republic of Egypt shall, without requiring the production of a movement certificate A.ET.1 or the completion of form A.ET.2, apply the provisions of the Agreement to goods imported in small packets addressed to individuals or contained in the personal luggage of travellers, if these goods serve no commercial purpose and they are declared to comply with the conditions required for the application of these provisions and the accuracy of this declaration is not in doubt.

2. Imports shall be considered as serving no commercial purpose if they are occasional and consist exclusively of goods for the personal or family use of the addressees or travellers; the nature and quantity of such goods must not be such as might indicate that they are being imported for commercial reasons. Furthermore, the total value of these goods must not

exceed 60 units of account for small packets or 200 units of account for the contents of the personal luggage of travellers.

#### *Article 16*

1. The provisions of the Agreement shall be applied to the importation into the Arab Republic of Egypt or into a Member State of goods sent from a Member State or from the Arab Republic of Egypt for exhibition in another country and sold after the exhibition, on condition that the goods meet the requirement of this Protocol qualifying them as originating in the exporting country and provided that it is shown to the satisfaction of the customs authorities that:

- (a) an exporter has consigned these goods from the Member State or from the Arab Republic of Egypt to the country in which the exhibition is held and has exhibited them there;
- (b) the goods have been sold or otherwise disposed of by that exporter to someone in the Arab Republic of Egypt or in a Member State;
- (c) the goods have been consigned during the exhibition or immediately thereafter to the Arab Republic of Egypt or to a Member State in the same condition as that in which they were sent for exhibition;
- (d) the goods have not, since they were consigned for exhibition, been used for any purpose other than demonstration at the exhibition.

2. A movement certificate A.ET.1 must be produced to the customs authorities of the importing State in the normal manner. The name and address of the exhibition must be indicated thereon. Where necessary, additional documentary evidence of the nature of the goods and the conditions under which they have been exhibited may be required from the country where the exhibition took place.

3. Paragraph 1 shall apply to any trade, industrial, agricultural or crafts exhibition, fair or similar public show or display other than those organized for private purposes in shops or business premises with a view to the sale of foreign goods during which the goods remain under customs control.

#### *Article 17*

The Member States and the Arab Republic of Egypt shall afford each other assistance through their respective customs authorities in verifying the

authenticity and accuracy of movement certificates A.ET.1 and of the exporter's declaration on forms A.ET.2, in order to ensure that this Title is properly applied.

The Joint Committee shall make such recommendations as are necessary for the application of this Protocol, and in particular of this Title, so that methods of administrative cooperation may be concerted in good time in the Member States and in the Arab Republic of Egypt.

### TITLE III

#### Final provisions

#### *Article 18*

The Member States and the Arab Republic of Egypt shall take all necessary measures to ensure that movement certificates A.ET.1 may be produced, in accordance with Article 11, from the date of the entry into force of the Agreement.

#### *Article 19*

The Arab Republic of Egypt, the Member States and the Community shall, each for its part, take the measures necessary for the implementation of this Protocol.

#### *Article 20*

The Explanatory Notes, Lists A, B and C, the specimen movement certificate A.ET.1 and the specimen form A.ET.2 shall form an integral part of this Protocol.

#### *Article 21*

The provisions of this Agreement may be applied to goods which comply with the provisions of Title I and which, on the date of the entry into force of the Agreement, are either in transit, or are in a Member State or in the Arab Republic of Egypt in temporary storage, in bonded warehouses or in free zones (including free ports and warehouses), subject to the production, within four months from that date, to the customs authorities of the importing country of a certificate A.ET.1 issued retrospectively by the competent authorities of the exporting State, together with the supporting documents covering direct transportation.

ANNEX I

EXPLANATORY NOTES

Note 1 — to Article 1:

The expressions 'in the Member States' or 'in the Arab Republic of Egypt' shall also cover territorial waters.

Ships operating on the high seas, including factory ships, on board which fishery catches are processed or prepared shall be considered as part of the territory of the Member State or of the Arab Republic of Egypt to which they belong provided that they satisfy the conditions set out in Explanatory Note 4.

Note 2 — to Article 1:

For the purpose of determining whether goods originate in the Community or in the Arab Republic of Egypt, the question whether the fuel and power, equipment, machinery and tools used in manufacturing those goods originated in a third country shall be irrelevant.

Note 3 — to Article 1:

Packaging shall be considered as forming an integral part of the products which it contains. Nevertheless, this provision shall not apply to packaging which is not of the usual type for the product packed and which has a lasting utility value of its own apart from its nature as packaging.

Note 4 — to Article 2 (f):

The expression 'their ships' shall apply only in respect of ships:

- which are registered or recorded in a Member State or in the Arab Republic of Egypt;
- which fly the flag of a Member State or of the Arab Republic of Egypt;
- which are owned at least as to half by nationals of the countries party to the Agreement or by a company or firm whose head office is situated in one of those States and of which the manager or managers, the chairman of the board of directors or of the supervisory board and the majority of the members of these boards are nationals of the countries party to the Agreement and of which, whether or not it is with limited liability, at least half the capital is owned by those States party to the Agreement by bodies governed by public law or by nationals of those States;
- whose officers are all nationals of the Member States or of the Arab Republic of Egypt;
- of which at least 75 % of the crew is composed of nationals of the countries party to the Agreement.

Note 5 — to Article 4:

'Ex-factory price' means the price paid to the manufacturer by whom the goods have been sufficiently worked or processed. Where such working or processing has been done successively by two or more manufacturers, the price shall be that paid to the last manufacturer.

Note 6 — to Article 8:

Where a movement certificate A.ET.1 relates to products originally imported from a Member State or from the Arab Republic of Egypt and later re-exported in the same state, the new certificates issued by the re-exporting State must show the State in which the first movement certificate was issued.

Note 7 — to Article 13:

After having completed form A.ET.2, the exporters shall enter either on the green C 1 label or on the C 2/CP 3 or C 2 M/CP 3 M customs declaration, 'A.ET.2' followed by the serial number of the form used. This entry and number shall also be put on the invoice relating to the goods in the consignment.

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ANNEX II

LIST A

List of working or processing operations which result in a change of tariff heading without conferring the status of 'originating product' on the products undergoing such operations, or conferring this status only subject to certain conditions

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
All heading Nos of the Common Customs Tariff	All products	<ol style="list-style-type: none"> <li>1. Operations intended to prevent deterioration of goods during carriage and storage (ventilation, spreading out, drying, chilling, placing in brine, in sulphur water or in other solutions, removal of damaged parts, and like operations)</li> <li>2. Simple operations consisting of removal of dust, sifting or screening, sorting, classifying, matching (including the making up of sets of articles), washing, painting, cutting up</li> <li>3. (a) Changes of packings, dividing up and assembling of parcels (b) placing in bottles, flasks, bags, cases, boxes, fixing on cards or boards, etc., and all other simple market packing operations</li> <li>4. Affixing of marks, labels and other like distinguishing signs on the products or their packings</li> <li>5. Simple mixing of products, whether or not of different kinds, where one or more components of the mixture do not satisfy the conditions laid down by the Joint Committee to be considered as originating either in the Member States or the Arab Republic of Egypt</li> <li>6. Simple assembly of parts of articles in order to constitute a complete article</li> <li>7. A combination of two or more operations referred to in items 1 to 6 above</li> <li>8. Slaughtering of animals</li> </ol>	

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
02.06	Meat and edible meat offals (except poultry liver), salted, in brine, dried or smoked	Salting, placing in brine, drying or smoking of meat or smoking of meat and edible meat offals of headings Nos 02.01 and 02.04	
03.02	Fish, dried, salted or in brine, smoked fish, whether or not cooked before or during the smoking process	Drying, salting, placing in brine; smoking of fish, whether cooked or not	
04.02	Milk and cream, preserved, concentrated or sweetened	Preserving, concentrating, or adding sugar to milk or cream of heading No 04.01	
04.03	Butter	Manufacture from milk or cream	
04.04	Cheese and curd	Manufacture from products of headings Nos 04.01, 04.02 and 04.03	
07.02	Vegetables (whether or not cooked), preserved by freezing	Freezing of vegetables	
07.03	Vegetables provisionally preserved in brine, in sulphur water or in other preservative solutions, but not specially prepared for immediate consumption	Placing in brine or in other solutions of vegetables of heading No 07.01	
07.04	Dried, dehydrated or evaporated vegetables, whole, cut, sliced, broken or in powder, but not further prepared	Drying, dehydration, evaporation, cutting, grinding, powdering of vegetables of headings Nos 07.01 to 07.03	
08.10	Fruit (whether or not cooked), preserved by freezing, not containing added sugar	Freezing of fruit	
08.11	Fruit provisionally preserved (for example, by sulphur dioxide gas, in brine, in sulphur water or in other preservative solutions), but unsuitable in that state for immediate consumption	Placing in brine or in other solutions of fruit of headings Nos 08.01 to 08.09	
08.12	Fruit, dried, other than that falling within heading No 08.01, 08.02, 08.03, 08.04 or 08.05	Drying of fruit	
11.01	Cereal flours	Manufacture from cereals	
11.02	Cereal groats and cereal meal; other worked cereal grains (for example, rolled, flaked, polished, pearled or kibbled, but not further prepared), except husked, glazed, polished or broken rice; germ of cereals, whole, rolled, flaked or ground	Manufacture from cereals	

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
11.03	Flours of the leguminous vegetables falling within heading No 07.05	Manufacture from dried leguminous vegetables	
11.04	Flours of the fruits falling within any heading in Chapter 8	Manufacture from fruits of Chapter 8	
11.05	Flour, meal and flakes of potato	Manufacture from potatoes	
11.06	Flour and meal of sago and of manioc, arrowroot, salep and other roots and tubers falling within heading No 07.06	Manufacture from products of heading No 07.06	
11.07	Malt, roasted or not	Manufacture from cereals	
11.08	Starches; inulin	Manufacture from cereals of Chapter 10, or from potatoes or other products of Chapter 7	
11.09	Wheat gluten, whether or not dried	Manufacture from wheat or wheat flours	
15.01	Lard, other pigfat and poultry fat, rendered or solvent-extracted	Manufacture from products of heading No 02.05	
15.02	Fats of bovine cattle, sheep or goats, unrendered; rendered or solvent-extracted fats (including 'premier jus') obtained from those unrendered fats	Manufacture from products of headings Nos 02.01 and 02.06	
15.04	Fats and oils, of fish and marine mammals, whether or not refined	Manufacture from fish or marine mammals caught by fishing vessels of third countries	
15.06	Other animal oils and fats (including neats-foot oil and fats from bones or waste)	Manufacture from products of Chapter 2	
ex 15.07	Fixed vegetable oils, fluid or solid, crude, refined or purified, but not including Chinawood and oiticica oils; myrtle-wax and Japan-wax; also not including oils for technical or industrial uses other than the manufacture of foodstuffs for human consumption	Manufacture from products of Chapters 7 and 12	
16.01	Sausages and the like, of meat, meat offal or animal blood	Manufacture from products of Chapter 2	
16.02	Other prepared or preserved meat or meat offal	Manufacture from products of Chapter 2	

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
16.04	Prepared or preserved fish, including caviar and caviar substitutes	Manufacture from products of Chapter 3	
16.05	Crustaceans and molluscs, prepared or preserved	Manufacture from products of Chapter 3	
17.02	Other sugars; sugar syrups; artificial honey (whether or not mixed with natural honey); caramel	Manufacture from any product	
17.04	Sugar confectionery, not containing cocoa	Manufacture from other products of Chapter 17	
17.05	Flavoured or coloured sugars, syrups and molasses, but not including fruit juices containing added sugar in any proportion	Manufacture from any product	
18.06	Chocolate and other food preparations containing cocoa	Manufacture from products of Chapter 17 or cocoa beans, whose value exceeds 40 % of the value of the manufactured product	
19.02	Preparations of flour, meal, starch or malt extract, of a kind used as infant food or for dietetic or culinary purposes, containing less than 50 % by weight of cocoa	Manufacture from cereals and derived products, meat, milk and sugars	
19.03	Macaroni, spaghetti and similar products	Manufacture from any product	
19.04	Tapioca and sago; tapioca and sago substitutes obtained from potato or other starches	Manufacture from any product	
19.05	Prepared foods obtained by the swelling or roasting of cereals or cereal products (puffed rice, corn-flakes and similar products)	Manufacture from any product	
20.01	Vegetables and fruit, prepared or preserved by vinegar or acetic acid, with or without sugar, whether or not containing salt, spices or mustard	Preserving vegetables and fruit, fresh or frozen or preserved temporarily or preserved in vinegar	
20.02	Vegetables prepared or preserved otherwise than by vinegar or acetic acid	Preserving vegetables fresh or frozen	

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
20.03	Fruit preserved by freezing, containing added sugar		Manufacture from 'originating products' of Chapters 8 and 17
20.04	Fruit, fruit-peel and parts of plants, preserved by sugar (drained, glacé or crystallized)		Manufacture from 'originating products' of Chapters 8 and 17
ex 20.05	Jams, fruit jellies, marmalades, fruit purée and fruit pastes, being cooked preparations, containing added sugar		Manufacture from 'originating products' of Chapters 8 and 17
20.06	Fruit otherwise prepared or preserved, whether or not containing added sugar or spirit A. Nuts (including groundnuts) roasted  B. Other		Manufacture, without added sugar or spirit, from 'originating products' of headings 08.01, 08.05 and 12.01, whose value represents at least 60 % of the value of the manufactured product  Manufacture from 'originating products' of Chapters 8, 17 and 22
ex 20.07	Fruit juices (including grape must), whether or not containing added sugar, but unfermented and not containing spirit		Manufacture from 'originating products' of Chapters 8 and 17
ex 21.01	Roasted chicory; extracts, essences and concentrates thereof	Manufacture from chicory roots, fresh or dried	
ex 22.06	Vermouths	Manufacture from products of heading No 08.04, 20.07, 22.04 or 22.05	
22.08	Ethyl alcohol or neutral spirits, undenatured, of a strength of 80° or higher; denatured spirits (including ethyl alcohol and neutral spirits) of any strength	Manufacture from products of heading No 08.04, 20.07, 22.04 or 22.05	
22.09	Spirits (other than those of heading No 22.08); liqueurs and other spirituous beverages; compound alcoholic preparations (known as 'concentrated extracts') for the manufacture of beverages	Manufacture from products of heading No 08.04, 20.07, 22.04 or 22.05	
22.10	Vinegar and substitutes for vinegar	Manufacture from products of heading No 08.04, 20.07, 22.04 or 22.05	
ex 23.03	Residues from the manufacture of maize starch (excluding concentrated steeping liquors), of a protein content, calculated on the dry product, exceeding 40 % by weight	Manufacture from maize or from maize flour	

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
23.04	Oil-cake and other residues (except dregs) resulting from the extraction of vegetable oils	Manufacture from any product	
23.07	Sweetened forage; other preparations of a kind used in animal feeding	Manufacture from cereals and derived products, meat, milk, sugar and molasses	
ex 24.02	Cigarettes, cigars and smoking tobacco		Manufacture from products of heading No 24.01 of which at least 70 % by quantity are 'originating products'
ex 28.13	Hydrobromic acid	Any manufacture from products of heading No 28.01	
ex 28.19	Zinc oxide	Any manufacture from products of heading No 79.01	
28.27	Lead oxides; red lead and orange lead	Any manufacture from products of heading No 78.01	
ex 28.28	Lithium hydroxide	Any manufacture from products of heading No 28.42	
ex 28.29	Lithium fluoride	Any manufacture from products of heading No 28.28 or 28.42	
ex 28.30	Lithium chloride	Any manufacture from products of heading No 28.28 or 28.42	
ex 28.33	Bromides	Any manufacture from products of heading No 28.01 or 28.13	
ex 28.38	Aluminium sulphate	Any manufacture from products of heading No 28.20	
ex 28.42	Lithium carbonate	Any manufacture from products of heading No 28.28	
ex 29.02	Organic bromides	Any manufacture from products of heading No 28.01 or 28.13	
ex 29.02	Trichlorodi-(chlorophenyl)-ethane		Processing of ethanol into chloral and condensation of chloral with monochlorobenzene

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
ex 29.35	Pyridine; alphapicoline; betapicoline; gammapicoline		Processing of acetylene into acetaldehyde and processing of acetaldehyde into pyridine or picoline
ex 29.35	Vinylpyridine		Processing of acetaldehyde into picoline and processing of picoline into vinylpyridine
ex 29.38	Nicotinic acid (Vitamin PP)		Processing of acetaldehyde into betapicoline and processing of betapicoline into nicotinic acid
ex 30.03	Medicaments (including veterinary medicaments) containing antibiotics	Any manufacture from antibiotics of heading No 29.44	
31.05	Other fertilizers; goods of the present Chapter in tablets, lozenges and similar prepared forms or in packings of a gross weight not exceeding 10 kg		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
32.06	Colour lakes	Any manufacture from products of heading No 32.04 or 32.05	
32.07	Other colouring matter; inorganic products of a kind used as luminophores	Mixing of oxides or salts of Chapter 28 with extenders such as barium sulphate, chalk, barium carbonate and satin white	
35.05	Dextrins and dextrin glues; soluble or roasted starches; starch glues	Manufacture from any product	
38.11	Disinfectants, insecticides, fungicides, weedkillers, anti-sprouting products, rat poisons and similar products, put up in forms or packings for sale by retail or as preparations or as articles (for example, sulphur-treated bands, wicks and candles, fly-papers)		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
38.12	Prepared glazings, prepared dressings and prepared mordants, of a kind used in the textile, paper, leather or like industries		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
38.13	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 rods and electrodes		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
ex 38.14	Anti-knock preparations, oxidation inhibitors, gum inhibitors, viscosity improvers, anti-corrosive preparations and similar prepared additives for mineral oils, excluding prepared additives for lubricants		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
38.15	Prepared rubber accelerators		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
38.17	Preparations and charges for fire-extinguishers; charged fire-extinguishing grenades		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
38.18	Composite solvents and thinners for varnishes and similar products		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
ex 38.19	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, excluding: <ul style="list-style-type: none"> <li>— Fusel oil and Dippel's oil;</li> <li>— Naphthenic acids and their water-insoluble salts; esters of naphthenic acids;</li> <li>— Sulphonaphthenic acids and their water-insoluble salts; esters of sulphonaphthenic acids;</li> <li>— Petroleum sulphonates, excluding petroleum sulphonates of alkali metals, of ammonium or of ethanolamines; thiophenated sulphonic acids of oils obtained from bituminous minerals, and their salts;</li> <li>— Mixed alkylbenzenes or mixed alkylnaphthalenes;</li> <li>— Ion exchangers;</li> <li>— Catalysts;</li> </ul>		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
ex 38.19 (cont'd)	<ul style="list-style-type: none"> <li>— Getters for vacuum tubes;</li> <li>— Refractory cements, or mortars and similar preparations;</li> <li>— Alkaline iron oxide for the purification of gas;</li> <li>— Carbon (excluding artificial graphite of heading No ex 38.01) in metal-graphite or other compounds, in the form of small plates, bars or other semi-manufactures</li> </ul>		
ex Chapter 39	Textile fabrics excluded from heading No 59.08 in accordance with Note 2.A of Chapter 59		Manufacture from yarn
ex 39.02	Polymers	Any manufacture from monomers of Chapter 29	
39.07	Articles of materials of the kinds described in headings Nos 39.01 to 39.06	Working of artificial plastic materials, cellulose ethers and esters, and artificial resins	
40.05	Plates, sheets and strip, of unvulcanized natural or synthetic rubber, other than smoked sheets and crepe sheets of heading No 40.01 or 40.02; granules of unvulcanized natural or synthetic rubber compounded ready for vulcanization; unvulcanized natural or synthetic rubber, compounded before or after coagulation either with carbon black (with or without the addition of mineral oil) or with silica (with or without the addition of mineral oil), in any form, of a kind known as masterbatch		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
41.02	Bovine cattle leather (including buffalo leather) and equine leather, except leather falling within heading No 41.06, 41.07 or 41.08	Tanning of raw hides and skins of heading No 41.01	
41.03	Sheep and lamb skin leather, except leather falling within heading No 41.06, 41.07 or 41.08	Tanning of raw hides and skins of heading No 41.01	

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
41.04	Goat and kid skin leather, except leather falling within heading No 41.06, 41.07 or 41.08	Tanning of raw hides and skins of heading No 41.01	
41.05	Other kinds of leather, except leather falling within heading No 41.06, 41.07 or 41.08	Tanning of raw hides and skins of heading No 41.01	
41.08	Patent leather and imitation patent leather; metallized leather		Varnishing or metallizing of leather of headings Nos 41.02 to 41.07 (other than leather of Indian cross-bred sheep and of Indian goat or kid, not further prepared than vegetable tanned, or if otherwise prepared obviously unsuitable for immediate use in the manufacture of leather articles), in which the value of the leather used does not exceed 50 % of the value of the manufactured product
43.03	Articles of furskin	Making up of furskin in plates, crosses and similar forms (heading No ex 43.02)	
44.21	Complete wooden packing cases; boxes, crates, drums and similar packings		Manufacture from boards not cut to size
45.03	Articles of natural cork		Manufacture from products of heading No 45.01
48.06	Paper and paperboard, ruled, lined or squared, but not otherwise printed, in rolls or sheets		Manufacture from paper pulp
48.14	Writing blocks, envelopes, letter cards, plain postcards, correspondence cards; boxes, pouches, wallets and writing compendiums, of paper or paperboard, containing only an assortment of paper stationery		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
48.15	Other paper and paperboard, cut to size or shape		Manufacture from paper pulp
48.16	Boxes, bags and other packing containers, of paper or paperboard		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
50.04	Silk yarn, other than yarn of noil or other waste silk, not put up for retail sale		Manufacture from products of heading No 50.01
51.03	Yarn of man-made fibres (continuous), put up for retail sale		Manufacture from chemical products or textile pulp

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
51.04	Woven fabrics of man-made fibres (continuous), including woven fabrics of monofil or strip of heading No 51.01 or 51.02		Manufacture from chemical products or textile pulp
53.06	Yarn of carded sheep's or lambs' wool (woollen yarn), not put up for retail sale		Manufacture from wool not carded or combed
53.07	Yarn of combed sheep's or lambs' wool (worsted yarn), not put up for retail sale		Manufacture from wool not carded or combed
53.08	Yarn of fine animal hair (carded or combed), not put up for retail sale		Manufactured from raw fine animal hair of heading No 53.02
53.09	Yarn of horsehair or of other coarse animal hair, not put up for retail sale		Manufacture from raw coarse animal hair of heading No 53.02 or from raw horsehair of heading No 05.03, not prepared
53.10	Yarn of sheep's or lambs' wool, of horsehair or of other animal hair (fine or coarse), put up for retail sale		Manufacture from products of heading No 05.03 or 53.01 to 53.04
53.11	Woven fabrics of sheep's or lambs' wool or of fine animal hair		Manufacture from products of headings Nos 53.01 to 53.05
54.04	Flax or ramie yarn, put up for retail sale		Manufacture from products of heading No 54.01 or 54.02
54.05	Woven fabrics of flax or of ramie		Manufacture from products of heading No 54.01 or 54.02
55.05	Cotton yarn, not put up for retail sale		Manufacture from products of heading No 55.01 or 55.03
55.06	Cotton yarn, put up for retail sale		Manufacture from products of heading No 55.01 or 55.03
55.07	Cotton gauze		Manufacture from products of heading No 55.01, 55.03 or 55.04
55.08	Terry towelling and similar terry fabrics, of cotton		Manufacture from products of heading No 55.01, 55.03 or 55.04
55.09	Other woven fabrics of cotton		Manufacture from products of heading No 55.01, 55.03 or 55.04
56.01	Man-made fibres (discontinuous), not carded, combed or otherwise prepared for spinning		Manufacture from chemical products or textile pulp
56.02	Continuous filament tow for the manufacture of man-made fibres (discontinuous)		Manufacture from chemical products or textile pulp

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
56.04	Man-made fibres, (discontinuous or waste), carded, combed or otherwise prepared for spinning		Manufacture from chemical products or textile pulp
56.05	Yarn of man-made fibres (discontinuous or waste), not put up for retail sale		Manufacture from chemical products or textile pulp
56.06	Yarn of man-made fibres (discontinuous or waste), put up for retail sale		Manufacture from chemical products or textile pulp
56.07	Woven fabrics of man-made fibres (discontinuous or waste)		Manufacture from products of headings Nos 56.01 to 56.03
57.09	Woven fabrics of true hemp		Manufacture from products of heading No 57.01
57.10	Woven fabrics of jute or other textile bast fibres of heading No 57.03		Manufacture from raw jute or other raw textile bast fibres of heading No 57.03
57.11	Woven fabrics of other vegetable textile fibres		Manufacture from products of heading No 57.02 or 57.04
58.01	Carpets, carpeting and rugs, knotted (made up or not)		Manufacture from products of headings Nos 50.01 to 50.03, 51.01, 53.01 to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03 or 57.01 to 57.04
58.02	Other carpets, carpeting, rugs, mats and matting, and 'Kelem', 'Schumacks' and 'Karamanic' rugs and the like (made up or not)		Manufacture from products of headings Nos 50.01 to 50.03, 51.01, 53.01 to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03 or 57.01 to 57.04
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)		Manufacture from products of headings Nos 50.01 to 50.03, 51.01, 53.01 to 53.05, 54.01, 55.01 to 55.04 or 56.01 to 56.03
58.05	Narrow woven fabrics, and narrow fabrics (bolduc) consisting of warp without weft assembled by means of an adhesive, other than goods falling within heading No 58.06		Manufacture from products of headings Nos 50.01 to 50.03, 51.01, 53.01 to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03 or 57.01 to 57.04
58.06	Woven labels, badges and the like, not embroidered, in the piece, in strips or cut to shape or size		Manufacture from products of headings Nos 50.01 to 50.03, 51.01, 53.01 to 53.05, 54.01, 55.01 to 55.04 or 56.01 to 56.03

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
58.08	Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), plain		Manufacture from products of headings Nos 50.01 to 50.03, 51.01, 53.01 to 53.05, 54.01, 55.01 to 55.04 or 56.01 to 56.03
ex 58.09	Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), figured; mechanically made lace, in the piece, in strips or in motifs		Manufacture from products of headings Nos 50.01 to 50.03, 51.01, 53.01 to 53.05, 54.01, 55.01 to 55.04 or 56.01 to 56.03
59.04	Twine, cordage, ropes and cables, plaited or not		Manufacture either from natural fibres or from chemical products or textile pulp
59.05	Nets and netting made of twine, cordage or rope, and made up fishing nets of yarn, twine, cordage or rope		Manufacture either from natural fibres or from chemical products or textile pulp
59.06	Other articles made from yarn, twine, cordage, rope or cables, other than textile fabrics and articles made from such fabrics		Manufacture either from natural fibres or from chemical products or textile pulp
59.07	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		Manufacture from yarn
59.08	Textile fabrics impregnated, coated, covered or laminated with preparations of cellulose derivatives or of other artificial plastic materials		Manufacture from yarn
59.09	Textile fabrics coated or impregnated with oil or preparations with a basis of drying oil		Manufacture from yarn
59.10	Linoleum 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		Manufacture from yarn
59.11	Rubberized textile fabrics, other than rubberized knitted or crocheted goods		Manufacture from yarn

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
59.12	Textile fabrics otherwise impregnated or coated; painted canvas being theatrical scenery, studio back-cloths or the like		Manufacture from yarn
59.13	Elastic fabrics and trimmings (other than knitted or crocheted goods) consisting of textile materials combined with rubber threads		Manufacture from single yarn
59.15	Textile hose-piping and similar tubing, with or without lining, armour or accessories of other materials		Manufacture from single yarn
59.16	Transmission, conveyor or elevator belts or belting, of textile material, whether or not strengthened with metal or other material		Manufacture from single yarn
59.17	Textile fabrics and textile articles, of a kind commonly used in machinery or plant		Manufacture from products of headings Nos 50.01 to 50.03, 51.01, 53.01 to 53.05, 54.01, 55.01 to 55.04, 56.01 to 56.03 or 57.01 to 57.04
Chapter 60	Knitted and crocheted goods:		
	— Man-made fibres (continuous or discontinuous)		Manufacture from products of headings Nos 56.01 to 56.03, from chemical products or textile pulp
	— Other		Manufacture from carded or combed natural fibres
61.01	Men's and boys' outer garments		Manufacture from yarn or unbleached textile fabrics
61.02	Women's, girls' and infants' outer garments		Manufacture from yarn or unbleached textile fabrics
61.03	Men's and boys' under garments, including collars, shirt fronts and cuffs		Manufacture from yarn or unbleached textile fabrics
61.04	Women's, girls' and infants' under garments		Manufacture from yarn or unbleached textile fabrics
61.05	Handkerchiefs		Manufacture from yarn
61.06	Shawls, scarves, mufflers, mantillas, veils and the like		Manufacture from yarn
61.07	Ties, bow ties and cravats		Manufacture from yarn

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
61.08	Collars, tuckers, fallals, bodice-fronts, jabots, cuffs, flounces, yokes and similar accessories and trimmings for women's and girls' garments		Manufacture from yarn
61.09	Corsets, corset-belts, suspender-belts, brassières, braces, suspenders, garters and the like (including such articles of knitted or crocheted fabric), whether or not elastic		Manufacture from yarn
61.10	Gloves, mittens, mitts, stockings, socks and sockettes, not being knitted or crocheted goods		Manufacture from yarn
61.11	Made up accessories for articles of apparel (for example, dress shields, shoulder and other pads, belts, muffs, sleeve protectors, pockets)		Manufacture from yarn
ex 62.01	Travelling rugs and blankets other than electrically heated		Manufacture from unbleached yarn of Chapters 50 to 56
62.02	Bed linen, table linen, toilet linen and kitchen linen; curtains and other furnishing articles		Manufacture from single unbleached yarn
62.03	Sacks and bags, of a kind used for the packing of goods		Manufacture from yarn
62.04	Tarpaulins, sails, awnings, sun-blinds, tents and camping goods		Manufacture from single unbleached yarn
62.05	Other made up textile articles (including dress patterns)		Manufacture in which the value of the constituent products does not exceed 40 % of the value of the manufactured product
64.01	Footwear with outer soles and uppers of rubber or artificial plastic material	Manufacture from assemblies (eg uppers affixed to inner soles or to other bottom parts and without outer soles), of any material except metal	
ex 64.02	Footwear with leather uppers	Manufacture from assemblies (eg uppers affixed to inner soles or to other bottom parts and without outer soles), of any material except metal	

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
ex 64.02	Footwear other than with leather uppers	Manufacture from assemblies (eg uppers affixed to inner soles or to other bottom parts and without outer soles), of any material except metal	
64.03	Footwear with outer soles of wood or cork	Manufacture from assemblies (eg uppers affixed to inner soles or to other bottom parts and without outer soles), of any material except metal	
64.04	Footwear with outer soles of other materials	Manufacture from assemblies (eg uppers affixed to inner soles or to other bottom parts and without outer soles), of any material except metal	
65.03	Felt hats and other felt headgear, being headgear made from the felt hoods and plateaux falling within heading No 65.01, whether or not lined or trimmed		Manufacture from fibre
65.05	Hats and other headgear (including hair nets), knitted or crocheted, or made up from lace, felt or other textile fabric in the piece (but not from strips), whether or not lined or trimmed		Manufacture from yarn
66.01	Umbrellas and sunshades (including walking-stick umbrellas, umbrella tents, and garden and similar umbrellas)		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
ex 68.04 ex 68.05 ex 68.06	Articles of artificial abrasives with a basis of silicon carbide	Any manufacture from silicon carbide (heading No ex 28.56)	
ex 70.07	Cast or rolled glass (including flashed or wired glass) cut to shape other than rectangular shape, or bent or otherwise worked (for example, edge worked or engraved), whether or not surface ground or polished; multiple-walled insulating glass	Manufacture from drawn, cast or rolled glass of headings Nos 70.04 to 70.06	
70.08	Safety-glass consisting of toughened or laminated glass, shaped or not	Manufacture from drawn, cast or rolled glass of headings Nos 70.04 to 70.06	

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
70.09	Glass mirrors (including rear-view mirrors), unframed, framed or backed	Manufacture from drawn, cast or rolled glass of headings Nos 70.04 to 70.06	
71.15	Articles consisting of, or incorporating, pearls, precious or semi-precious stones (natural, synthetic or reconstructed)		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
73.12	Hoop and strip, of iron or steel, hot-rolled or cold-rolled	Cutting without rolling of iron or steel coils of heading No 73.08	
73.13	Sheets and plates, of iron or steel, hot-rolled or cold-rolled	Cutting without rolling of iron or steel coils of heading No 73.08	
74.03	Wrought bars, rods, angles, shapes and sections, of copper; copper wire		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
74.04	Wrought plates, sheets and strip, of copper		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
74.05	Copper foil (whether or not embossed, cut to shape, perforated, coated, printed, or backed with paper or other reinforcing material), of a thickness (excluding any backing) not exceeding 0.15 mm		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
74.06	Copper powders and flakes		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
74.07	Tubes and pipes and blanks therefor, of copper; hollow bars of copper		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
74.08	Tube and pipe fittings (for example, joints, elbows, sockets and flanges), of copper		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
74.09	Reservoirs, tanks, vats and similar containers, for any material (other than compressed or liquified gas), of copper, of a capacity exceeding 300 l, whether or not lined or heat-insulated, but not fitted with mechanical or thermal equipment		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
74.10	Stranded wire, cables, cordage, ropes, plaited bands and the like, of copper wire, but excluding insulated electric wires and cables		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
74.11	Gauze, cloth, grill, netting, fencing, reinforcing fabric and similar materials (including endless bands), of copper wire		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
74.12	Expanded metal, of copper		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
74.13	Chain and parts thereof, of copper		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
74.14	Nails, tacks, staples, hook-nails, spiked cramps, studs, spikes and drawing pins, of copper, or of iron or steel with heads of copper		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
74.15	Bolts and nuts (including bolt ends and screw studs), whether or not threaded or tapped, and screws (including screw hooks and screw rings), of copper; rivets, cotters, cotter-pins, washers and spring washers, of copper		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
74.16	Springs, of copper		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
74.17	Cooking and heating apparatus of a kind used for domestic purposes, not electrically operated, and parts thereof, of copper		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
74.18	Other articles of a kind commonly used for domestic purposes, sanitary ware for indoor use, and parts of such articles and ware, of copper		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
74.19	Other articles of copper		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
75.02	Wrought bars, rods, angles, shapes, and sections of nickel; nickel wire		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product

## List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
75.03	Wrought plates, sheets and strip, of nickel; nickel foil; nickel powders and flakes		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
75.04	Tubes and pipes and blanks therefor, of nickel; hollow bars, and tube and pipe fittings (for example, joints, elbows, sockets and flanges), of nickel		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
75.05	Electro-plating anodes, of nickel, wrought or unwrought, including those produced by electrolysis		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
75.06	Other articles of nickel		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
76.02	Wrought bars, rods, angles, shapes and sections, of aluminium; aluminium wire		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
76.03	Wrought plates, sheets and strip, of aluminium		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
76.04	Aluminium foil (whether or not embossed, cut to shape, perforated, coated, printed, or backed with paper or other reinforcing material), of a thickness (excluding any backing) not exceeding 0.20 mm		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
76.05	Aluminium powders and flakes		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
76.06	Tubes and pipes and blanks therefor, of aluminium; hollow bars of aluminium		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
76.07	Tube and pipe fittings (for example, joints, elbows, sockets and flanges), of aluminium		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product

## List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
76.08	Structures, parts of structures (for example, hangars and other buildings, bridges and bridge-sections, towers, lattice masts, roofs, roofing frameworks, door and window frames, balustrades, pillars and columns), of aluminium; plates, rods, angles, shapes, sections, tubes and the like, prepared for use in structures, of aluminium		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
76.09	Reservoirs, tanks, vats and similar containers, for any material (other than compressed or liquified gas), of aluminium, of a capacity exceeding 300 l, whether or not lined or heat-insulated, but not fitted with mechanical or thermal equipment		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
76.10	Casks, drums, cans, boxes and similar containers (including rigid and collapsible tubular containers), of aluminium, of a description commonly used for the conveyance or packing of goods		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
76.11	Containers of aluminium, for compressed or liquified gas		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
76.12	Stranded wire, cables, cordage, ropes, plaited bands and the like, of aluminium wire, but excluding insulated electric wires and cables		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
76.13	Gauze, cloth, grill, netting, reinforcing fabric and similar materials, of aluminium wire		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
76.14	Expanded metal, of aluminium		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
76.15	Articles of a kind commonly used for domestic purposes, sanitary ware for indoor use, and parts of such articles and ware, of aluminium		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
76.16	Other articles of aluminium		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
77.02	Wrought bars, rods, angles, shapes and sections, of magnesium; magnesium wire; wrought plates, sheets and strip, of magnesium; magnesium foil; raspings and shavings of uniform size, powders and flakes, of magnesium; tubes and pipes and blanks therefor, of magnesium; hollow bars of magnesium		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
77.03	Other articles of magnesium		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
78.02	Wrought bars, rods, angles, shapes and sections, of lead; lead wire		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
78.03	Wrought plates, sheets and strip, of lead		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
78.04	Lead foil (whether or not embossed, cut to shape, perforated, coated, printed, or backed with paper or other reinforcing material), of a weight (excluding any backing) not exceeding 1700 g/m <sup>2</sup> ; lead powders and flakes		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
78.05	Tubes and pipes and blanks therefor, of lead; hollow bars, and tube and pipe fittings (for example, joints, elbows, sockets, flanges and S-bends), of lead		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
78.06	Other articles of lead		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
79.02	Wrought bars, rods, angles, shapes and sections, of zinc; zinc wire		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
79.03	Wrought plates, sheets and strip, of zinc; zinc foil; zinc powders and flakes		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
79.04	Tubes and pipes and blanks therefor, of zinc; hollow bars, and tube and pipe fittings (for example, joints, elbows, sockets and flanges), of zinc		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
79.05	Gutters, roof capping, skylight frames, and other fabricated building components, of zinc		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
79.06	Other articles of zinc		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
80.02	Wrought bars, rods, angles, shapes and sections, of tin; tin wire		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
80.03	Wrought plates, sheets and strip, of tin of a weight exceeding 1 kg/m <sup>2</sup>		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
80.04	Tin foil (whether or not embossed, cut to shape, perforated, coated, printed, or backed with paper or other reinforcing material), of a weight (excluding any backing) not exceeding 1 kg/m <sup>2</sup> ; tin powders and flakes		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
80.05	Tubes and pipes and blanks therefor, of tin; hollow bars, and tube and pipe fittings (for example, joints, elbows, sockets and flanges), of tin		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
82.05	Interchangeable tools for hand tools, for machine tools or for power-operated hand tools (for example, for pressing, stamping, drilling, tapping, threading, boring, broaching, milling, cutting, turning, dressing, morticing or screw-driving), including dies for wire drawing, extrusion dies for metal, and rock drilling bits		Assembly in which the value of the components and parts does not exceed 40 % of the value of the manufactured product
82.06	Knives and cutting blades, for machines or for mechanical appliances		Assembly in which the value of the components and parts does not exceed 40 % of the value of the manufactured product

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
ex Chapter 84	Boilers, machinery and mechanical appliances; parts thereof, excluding refrigerators and refrigerating equipment (electrical and other) of heading No 84.15 and excluding sewing machines and furniture specially designed for sewing machines, of heading No ex 84.41		Assembly in which the value of the components and parts does not exceed 40 % of the value of the manufactured product.
84.15	Refrigerators and refrigerating equipment (electrical and other)		Assembly in which the value of the 'non-originating' components and parts does not exceed 40 % of the value of the manufactured product, provided that at least 50 % by value of the components and parts <sup>(1)</sup> are 'originating products'
ex 84.41	Sewing machines; furniture specially designed for sewing machines		Assembly in which the value of the 'non-originating' components and parts does not exceed 40 % of the value of the manufactured product, provided that: <ul style="list-style-type: none"> <li>— at least 50 % by value of the components and parts <sup>(1)</sup> for the assembly of the head (motor excluded) are 'originating products', and</li> <li>— the thread tension, crochet and zigzag mechanisms are 'originating products'</li> </ul>
ex Chapter 85	Electrical machinery and equipment; parts thereof, excluding products of headings Nos 85.14 and 85.15		Assembly in which the value of the components and parts does not exceed 40 % of the value of the manufactured product
85.14	Microphones and stands therefor; loudspeakers; audio-frequency electric amplifiers		Assembly in which the value of the 'non-originating' components and parts does not exceed 40 % of the value of the manufactured product, provided that: <ul style="list-style-type: none"> <li>— at least 50 % by value of the components and parts <sup>(1)</sup> are 'originating products' and</li> <li>— all the transistors are 'originating products'</li> </ul>

<sup>(1)</sup> In determining the value of components and parts, the following must be taken into account:

- (a) in respect of 'originating' components and parts, the first verifiable price which was paid for them, or which would be paid in case of sale, in the territory of the State where assembly is carried out;
- (b) in respect of other components and parts, the provisions of Article 4 of this Protocol on:
  - the value of imported products,
  - the value of products of undetermined origin.

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
85.15	Radiotelegraphic and radiotelephonic transmission and reception apparatus; radiobroadcasting and television transmission and reception apparatus (including receivers incorporating sound recorders or reproducers) and television cameras; radio navigational aid apparatus, radar apparatus and radio remote control apparatus		Assembly in which the value of the 'non-originating' components and parts does not exceed 40 % of the value of the manufactured product, provided that at least 50 % by value of the components and parts <sup>(1)</sup> are 'originating products'
Chapter 86	Railway and tramway locomotives, rolling-stock and parts thereof; railway and tramway track fixtures and fittings; traffic signalling equipment of all kinds (not electrically powered)		Assembly in which the value of the components and parts does not exceed 40 % of the value of the manufactured product
ex Chapter 87	Vehicles, other than railway or tramway rolling-stock, and parts thereof, excluding products of heading No 87.09		Assembly in which the value of components and parts does not exceed 40 % of the value of the manufactured product
87.09	Motorcycles, autocycles and cycles fitted with an auxiliary motor, with or without sidecars; sidecars of all kinds		Assembly in which the value of the 'non-originating' components and parts does not exceed 40 % of the value of the manufactured product, provided that at least 50 % by value of the components and parts <sup>(1)</sup> are 'originating products'
ex Chapter 90	Optical, photographic, cinematographic, measuring, checking, precision, medical and surgical instruments and apparatus and parts thereof, except products of headings Nos 90.05, 90.07, 90.08, 90.12 and 90.26		Assembly in which the value of the components and parts does not exceed 40 % of the value of the manufactured product
90.05	Refracting telescopes (monocular and binocular), prismatic or not		Assembly in which the value of the 'non-originating' components and parts does not exceed 40 % of the value of the manufactured product, provided that at least 50 % by value of the components and parts <sup>(1)</sup> are 'originating products'

<sup>(1)</sup> In determining the value of components and parts, the following must be taken into account:

- (a) in respect of 'originating' components and parts, the first verifiable price which was paid for them, or which would be paid in case of sale, in the territory of the State where assembly is carried out;
- (b) in respect of other components and parts, the provisions of Article 4 of this Protocol on:
  - the value of imported products,
  - the value of products of undetermined origin.

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
90.07	Photographic cameras; photographic flashlight apparatus		Assembly in which the value of the 'non-originating' components and parts does not exceed 40 % of the value of the manufactured product, provided that at least 50 % by value of the components and parts <sup>(1)</sup> are 'originating products'
90.08	Cinematographic cameras, projectors, sound recorders and sound reproducers; any combination of these articles		Assembly in which the value of the 'non-originating' components and parts does not exceed 40 % of the value of the manufactured product, provided that at least 50 % by value of the components and parts <sup>(1)</sup> are 'originating products'
90.12	Compound optical microscopes, whether or not provided with means for photographing or projecting the image		Assembly in which the value of the 'non-originating' components and parts does not exceed 40 % of the value of the manufactured product, provided that at least 50 % by value of the components and parts <sup>(1)</sup> are 'originating products'
90.26	Gas, liquid and electricity supply or production meters; calibrating meters therefor		Assembly in which the value of the 'non-originating' components and parts does not exceed 40 % of the value of the manufactured product, provided that at least 50 % by value of the components and parts <sup>(1)</sup> are 'originating products'
ex Chapter 91	Clocks and watches and parts thereof, excluding products of headings Nos 91.04 and 91.08		Assembly in which the value of the components and parts does not exceed 40 % of the value of the manufactured product
91.04	Other clocks		Assembly in which the value of the 'non-originating' components and parts does not exceed 40 % of the value of the manufactured product, provided that at least 50 % by value of the components and parts <sup>(1)</sup> are 'originating products'
91.08	Clock movements, assembled		Assembly in which the value of the 'non-originating' components and parts does not exceed 40 % of the value of the manufactured product, provided that at least 50 % by value of the components and parts <sup>(1)</sup> are 'originating products'

<sup>(1)</sup> In determining the value of components and parts, the following must be taken into account:

- (a) in respect of 'originating' components and parts, the first verifiable price which was paid for them, or which would be paid in case of sale, in the territory of the State where assembly is carried out;
- (b) in respect of other components and parts, the provisions of Article 4 of this Protocol on:
  - the value of imported products,
  - the value of products of undetermined origin.

List A (continued)

Products manufactured		Working or processing which does not confer the status of 'originating product'	Working or processing which confers the status of 'originating product' when the following conditions are met
CCT heading No	Description		
ex Chapter 92	Musical instruments; sound recorders and reproducers; television image and sound recorders and reproducers, magnetic; parts and accessories of such articles, excluding products of heading No 92.11		Assembly in which the value of the components and parts does not exceed 40 % of the value of the manufactured product
92.11	Gramophones, dictating machines and other sound recorders and reproducers, including record-players and tape decks, with or without sound-heads; television image and sound recorders and reproducers, magnetic		Assembly in which the value of 'non-originating' components and parts does not exceed 40 % of the value of the manufactured product, provided that: — at least 50 % of the components and parts <sup>(1)</sup> are 'originating products', and — all the transistors are 'originating products'
ex 93.07	Lead shot prepared for sporting ammunition		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
96.02	Other brooms and brushes (including brushes of a kind used as parts of machines); paint rollers; squeegees (other than roller squeegees) and mops		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
97.03	Other toys; working models of a kind used for recreational purposes		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
98.01	Buttons and button moulds, studs, cuff-links, and press-fasteners, including snap-fasteners and press-studs; blanks and parts of such articles		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
98.08	Typewriter and similar ribbons, whether or not on spools; ink-pads, with or without boxes		Manufacture in which the value of the constituent products does not exceed 50 % of the value of the manufactured product
ex 98.15	Vacuum flasks and other vacuum vessels, complete with cases		Manufacture from products of heading No 70.12

(1) In determining the value of components and parts, the following must be taken into account:

- (a) in respect of 'originating' components and parts, the first verifiable price which was paid for them, or which would be paid in case of sale, in the territory of the State where assembly is carried out;
- (b) in respect of other components and parts, the provisions of Article 4 of this Protocol on:
  - the value of imported products,
  - the value of products of undetermined origin.

## ANNEX III

## LIST B

List of working or processing operations which do not result in a change of tariff heading, but which do confer the status of 'originating product' on the products undergoing such operations

Products manufactured		Working or processing which confers the status of 'originating product'
CCT heading No	Description	
		Incorporation of 'non-originating' components and parts in machinery, mechanical appliances, etc., of Chapters 84 to 92 does not make such products lose their status of 'originating product', provided that the value of these components and parts does not exceed 5 % of the value of the manufactured product
ex 15.10	Fatty alcohols	Manufacture from fatty acids
ex 21.03	Prepared mustard	Manufacture from mustard flour
ex 22.09	Whisky of an alcoholic strength of less than 50 %	Manufacture from alcohol deriving exclusively from the distillation of cereals and in which the value of the non-originating constituent products does not exceed 15 % of the value of the manufactured product
ex 25.09	Earth colours, calcined or powdered	Crushing and calcination or powdering of earth colours
ex 25.15	Marble not further worked than squared by sawing, of a thickness of 25 cm or less	Sawing into slabs or sections, polishing, grinding and cleaning of marble, of a thickness greater than 25 cm including marble not further worked than roughly split, roughly squared, or squared by sawing
ex 25.16	Granite, porphyry, basalt, sandstone and other monumental and building stone, of a thickness of 25 cm or less, not further worked than roughly squared by sawing	Sawing of granite, porphyry, basalt, sandstone and other monumental and building stone, of a thickness greater than 25 cm, including such stone not further worked than roughly split, roughly squared or squared by sawing
ex 25.18	Calcined dolomite, agglomerated dolomite (including tarred dolomite)	Calcination of unworked dolomite
ex 33.01	Essential oils other than of citrus fruit, terpeneless	Deterpenation of essential oils other than of citrus fruit
ex 38.05	Refined tall oil	Refining of crude tall oil
ex 38.07	Sulphate turpentine, purified	Purification, including distillation and refining of crude sulphate turpentine
ex 40.01	Plates of crepe rubber for soles	Lamination of crepe sheets of natural rubber
ex 40.07	Rubber thread and cord, textile-covered	Manufacture from rubber thread or cord
ex 41.01	Sheep and lamb skins without the wool	Removing of wool from sheep and lamb skins

List B (continued)

Products manufactured		Working or processing which confers the status of 'originating product'
CCT heading No	Description	
ex 41.03	Retanned skin-leather of Indian cross-bred sheep	Retanning of Indian cross-bred sheep skin-leather not further prepared than tanned
ex 41.04	Retanned Indian goat or kid skin-leather	Retanning of Indian goat or kid skin-leather not further prepared than tanned
ex 43.02	Assembled furskins	Bleaching, dyeing, dressing, cutting and assembling of tanned or dressed furskins
ex 50.09 ex 50.10 ex 51.04 ex 53.11 ex 53.12 ex 53.13 ex 54.05 ex 55.07 ex 55.08 ex 55.09 ex 56.07	Printed fabrics	Printing accompanied by finishing operations (bleaching, dressing, drying, steaming, burling, mending, impregnating, sanforizing, mercerizing) of fabrics the value of which does not exceed 47.5 % of the value of the finished product
ex 68.03	Articles of slate, including articles of agglomerated slate	Manufacture of articles of slate
ex 68.13	Articles of asbestos; articles of mixtures with a basis of asbestos or of mixtures with a basis of asbestos and magnesium carbonate	Manufacture of articles of asbestos or of mixtures with a basis of asbestos, or of mixtures with a basis of asbestos and magnesium carbonate
ex 68.15	Articles of mica, including bonded mica splittings on a support of paper or fabric	Manufacture of articles of mica
ex 70.10	Cut glass bottles	Cutting of bottles the value of which does not exceed 50 % of the value of the manufactured product
ex 70.13	Cut glassware (other than articles falling within heading No 70.19) of a kind commonly used for table, kitchen, toilet or office purposes, for indoor decoration, or for similar uses	Cutting of glassware the value of which does not exceed 50 % of the value of the manufactured product
ex 70.20	Articles made from glass fibre	Manufacture from unworked glass fibre
ex 71.02	Precious and semi-precious stones, cut or otherwise worked, but not mounted, set or strung (except ungraded stones temporarily strung for convenience of transport)	Manufacture from unworked precious or semi-precious stones
ex 71.03	Synthetic or reconstructed precious or semi-precious stones, cut or otherwise worked, but not mounted, set or strung (except ungraded stones temporarily strung for convenience of transport)	Manufacture from unworked synthetic or reconstructed precious or semi-precious stones
ex 71.05	Silver, including silver gilt and platinum-plated silver, semi-manufactured	Rolling, drawing, beating or grinding of unwrought silver and silver alloys
ex 71.06	Rolled silver, semi-manufactured	Rolling, drawing, beating or grinding of unworked rolled silver
ex 71.07	Gold, including platinum-plated gold, semi-manufactured	Rolling, drawing, beating or grinding of unwrought gold, including platinum-plated gold

List B (continued)

Products manufactured		Working or processing which confers the status of 'originating product'
CCT heading No	Description	
ex 71.08	Rolled gold on base metal or silver, semi-manufactured	Rolling, drawing, beating or grinding of unworked rolled gold on base metal or silver
ex 71.09	Platinum and other metals of the platinum group semi-manufactured	Rolling, drawing, beating or grinding of unwrought platinum and other metals of the platinum group
ex 71.10	Rolled platinum or other platinum group metals, on base metal or precious metal, semi-manufactured	Rolling, drawing, beating or grinding of unworked rolled platinum or other platinum group metals on base metal or precious metal
73.15	Alloy steel and high carbon steel in the forms mentioned in heading Nos 73.06 to 73.14	<p>Manufacture from alloy steel and high carbon steel in the forms mentioned in headings Nos 73.06 to 73.14 involving conversion from one of the undermentioned categories to another:</p> <ol style="list-style-type: none"> <li>1. Ingots, blooms, billets, slabs and sheet bars</li> <li>2. Roughly forged pieces</li> <li>3. Coils for re-rolling; universal plates</li> <li>4. Bars and rods (including wire rod and hollow mining drill steel) and angles, shapes and sections</li> <li>5. Hoop and strip</li> <li>6. Sheets and plates</li> <li>7. Wire, whether or not coated, but not insulated</li> </ol>
ex 74.01	Unrefined copper (blister copper and other)	Smelting of copper matte
ex 74.01	Refined copper	Fire-refining or electrolytic refining of unrefined copper (blister copper and other), copper waste or scrap
ex 74.01	Copper alloys	Fusion and thermal treatment of refined copper, copper waste or scrap
ex 75.01	Unwrought nickel (excluding electro-plating anodes falling within heading No 75.05)	Refining by electrolysis, by fusion or chemically, of nickel mattes, nickel speiss and other intermediate products of nickel metallurgy
ex 77.04	Beryllium, wrought, and articles of beryllium	Rolling, drawing or grinding of unwrought beryllium, the value of which does not exceed 50 % of the value of the manufactured product
ex 81.01	Tungsten, wrought, and articles thereof	Manufacture from unwrought tungsten, the value of which does not exceed 50 % of the value of the manufactured product
ex 81.02	Molybdenum, wrought, and articles thereof	Manufacture from unwrought molybdenum, the value of which does not exceed 50 % of the value of the manufactured product
ex 81.03	Tantalum, wrought, and articles thereof	Manufacture from unwrought tantalum, the value of which does not exceed 50 % of the value of the manufactured product

List B (continued)

Products manufactured		Working or processing which confers the status of 'originating product'
CCT heading No	Description	
ex 81.04	Other base metals, wrought, and articles thereof	Manufacture from other base metals, unwrought, the value of which does not exceed 50 % of the value of the manufactured product
84.06	Internal combustion piston engines	Assembly in which the value of the components and parts does not exceed 40 % of the value of the manufactured product
ex 84.08	Other engines and motors, excluding reaction engines and gas turbines	Assembly in which the value of the 'non-originating' components and parts does not exceed 40 % of the value of the manufactured product, provided that at least 50 % by value of the components and parts <sup>(1)</sup> are 'originating products'
ex 84.41	Sewing machines; furniture specially designed for sewing machines	Assembly in which the value of the 'non-originating' components and parts does not exceed 40 % of the value of the manufactured product, provided that: — at least 50 % by value of the components and parts <sup>(1)</sup> used for assembly of the head (motor excluded) are 'originating products' and — the thread tension, crochet and zigzag mechanisms are 'originating products'
ex 95.01	Articles of tortoise-shell	Manufacture from worked tortoise-shell
ex 95.02	Articles of mother of pearl	Manufacture from worked mother of pearl
ex 95.03	Articles of ivory	Manufacture from worked ivory
ex 95.04	Articles of bone	Manufacture from worked bone
ex 95.05	Articles of horn, coral (natural or agglomerated) or of other animal carving material	Manufacture from worked horn, coral (natural or agglomerated) or other animal carving material
ex 95.06	Articles of vegetable carving material (for example, corozo)	Manufacture from worked vegetable carving material (for example, corozo)
ex 95.07	Articles of jet (and mineral substitutes for jet), amber, meerschaum, agglomerated amber and agglomerated meerschaum	Manufacture from worked jet (and mineral substitutes for jet), amber, meerschaum, agglomerated amber and agglomerated meerschaum
ex 98.11	Smoking pipes, pipe bowls	Manufacture from roughly-shaped blocks of wood or root

<sup>(1)</sup> In determining the value of components and parts, the following must be taken into account:

- (a) in respect of 'originating' components and parts, the first verifiable price which was paid for them, or which would be paid in case of sale, in the territory of the State where assembly is carried out;
- (b) in respect of other components and parts, the provisions of Article 4 of this Protocol on:
  - the value of imported products,
  - the value of products of undetermined origin.

ANNEX IV

LIST C

List of products temporarily excluded from the scope of this Protocol

CCT heading No	Description
ex 27.07	Aromatic oils as defined in Note 2 to Chapter 27, of which more than 65 % by volume distils at a temperature of up to 250 °C (including mixtures of petroleum spirit and benzol), intended for use as power or heating fuels
27.09 to 27.16	Mineral oils and products of their distillation; bituminous substances; mineral waxes
ex 29.01	Hydrocarbons: — Acyclic — Cyclanes and cycienes, excluding azulenes — Benzene, toluene, xylenes intended for use as power or heating fuels
ex 34.03	Lubricating preparations containing petroleum oils or oils obtained from bituminous minerals, but not including preparations containing 70 % or more by weight of petroleum oils or of oils obtained from bituminous minerals
ex 34.04	Waxes with a basis of paraffin wax, of petroleum waxes, of waxes obtained from bituminous minerals, of slack wax or of scale wax
ex 38.14	Prepared additives for lubricants



### REQUEST FOR VERIFICATION

The undersigned customs officer requests verification of the authenticity and accuracy of this certificate.

	(Place and date of signature)
Official Stamp	(Signature of customs officer)

### RESULT OF VERIFICATION

Verification carried out by the undersigned customs officer shows that this movement certificate:

1. was issued by the customs office indicated and that the information contained therein is accurate <sup>(1)</sup>;
2. does not meet the requirements as to authenticity and accuracy (see remarks appended) <sup>(1)</sup>.

	(Place and date of signature)
Official Stamp	(Signature of customs officer)

(1) Delete as necessary.

### I. Goods for which movement certificate A.ET.1 may be endorsed

1. The goods should be:
  - either wholly obtained or produced within the exporting country, that is, they should comply with the definition of goods regarded as 'wholly obtained or produced', as set out in the protocol annexed to the Agreement concluded between the Community and the Arab Republic of Egypt;
  - or manufactured entirely from goods wholly obtained or produced in the exporting country and from originating goods of the other Contracting Party to the Agreement.
2. If they are manufactured wholly or in part from materials or components imported into the exporting country which are not originating goods of the other Contracting Party, or from components of undetermined origin, these materials or components must have undergone substantial processing, resulting in a different product. In general, processing should be such as to result in the exported goods being classified under a Brussels Nomenclature heading different from those applicable to these materials or components. Furthermore, special rules and additional provisions are laid down for particular goods shown in lists A and B in the protocol annexed to the Agreement concluded between the Community and the Arab Republic of Egypt. These rules and provisions should be carefully studied before an application for a certificate is made.

### II. Scope of movement certificate A.ET.1

Movement certificate A.ET.1 may only be used if the goods to which it relates are transported direct from the exporting country to the importing country. The following shall be considered as transported direct from the exporting country to the importing country:

- (a) goods transported without passing through territories other than those of the Contracting Parties;
- (b) goods transported through territories other than those of the Contracting Parties or with transhipment in such territories provided that carriage through such territories is covered by a single transport document, made out in a Member State or in the Arab Republic of Egypt.
- (c) goods transhipped in ports situated in territories other than those of the Contracting Parties when this transhipment is attributable to *force majeure* or events at sea.

### III. Rules for completing movement certificate A.ET.1

1. Movement certificate A.ET.1 must be completed in one of the languages in which the Agreement is drawn up and shall comply with the internal laws of the exporting country.
2. Movement certificate A.ET.1 must be typed or handwritten; if the latter, it must be completed in ink in block letters. It must not contain any erasure or superimposed correction. Any alteration must be made by deleting the incorrect particulars and adding any necessary corrections. Any such alteration must be initialled by the person who completed the certificate and be endorsed by the customs authorities.
3. Each item listed in movement certificate A.ET.1 must be preceded by a serial number. A horizontal line must be drawn immediately after the last entry. Unused space must be struck through so as to make any later addition impossible.
4. Goods must be described in accordance with commercial usage in sufficient detail to enable them to be identified.
5. The exporter or the carrier may complete the part of the certificate reserved for the declaration by the exporter by a reference to the transport document. It is also recommended that the exporter or the carrier show on the transport document covering the dispatch of the goods the serial number of the movement certificate A.ET.1.

### IV. Effect of movement certificate A.ET.1

When correctly used, the movement certificate A.ET.1 enables the goods described therein to benefit in the importing country from the provisions of the Agreement between the EEC and the Arab Republic of Egypt.

The customs authorities of the importing country may, if they consider it to be necessary, require any other documentary evidence and in particular transport documents under cover of which the goods were dispatched.

### V. Time limit for submission of movement certificate A.ET.1

Movement certificate A.ET.1 must be produced at the customs office of the importing country where the goods are presented, within a period of four months from the date of endorsement.

**EEC – ARAB REPUBLIC OF EGYPT AGREEMENT**

Exporter (name, full address, country)			<b>A.ET.1 No A 000 000</b>		
Consignee (name, full address, country) (optional information)			<b>Movement certificate</b> <b>Warenverkehrsbescheinigung</b> <b>Varecertifikat</b> <b>Certificat de circulation des marchandises</b> <b>Certificato per la circolazione delle merci</b> <b>Certificaat inzake goederenverkeer</b>		
Initial means of transport (kind, number or name) (optional information)			Country of destination <sup>(1)</sup>		
Intended route (optional information)			For official use		
Serial No	Packages <sup>(2)</sup>		Description of goods	Gross weight (kg) or other measure (hl, m <sup>3</sup> , etc.)	Number and date of invoices (optional information)
	Marks and numbers	Number and kind			
Total number of packages ..... and total quantities .....					(in words)
Remarks					

<sup>(1)</sup> Insert either 'European Economic Community' or 'Arab Republic of Egypt'.<sup>(2)</sup> For goods in bulk indicate the name of the vessel or the number of the railway wagon or road vehicle.

DECLARATION BY THE EXPORTER

I the undersigned, exporter of the goods described overleaf,

DECLARE that these goods were obtained in .....<sup>(1)</sup> and that they meet the requirements laid down in Article 1 of the Protocol relating to the definition of the concept of 'originating products' annexed to the Agreement concluded between the Community and the Arab Republic of Egypt.

SPECIFY as follows the circumstances which have conferred the status of 'originating products' on these goods<sup>(2)</sup>:

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

SUBMIT the following supporting documents<sup>(3)</sup>:

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

UNDERTAKE to submit, at the request of the appropriate authorities, any additional supporting evidence which these authorities may require for the purpose of issuing this certificate, and undertakes, if required, to agree to any inspection of his accounts and any check on the processes of manufacture of the above goods, carried out by the said authorities.

REQUEST the issue of an A.E.T.1 movement certificate for these goods.

Place and date of signature .....

.....  
(Exporter's signature)

<sup>(1)</sup> Insert 'the Arab Republic of Egypt' or 'the Community' (if the goods were obtained or produced in a Member State of the Community).  
<sup>(2)</sup> To be completed for goods other than those covered by Article 1 (1) (a) and (2) (a) of the Protocol concerning the concept of 'originating products' annexed to the Agreement between the Community and the Arab Republic of Egypt.  
State the constituent products, their tariff heading and their origin and, where appropriate, the manufacturing process qualifying the goods as originating in the country of manufacture (application of List B or of the conditions laid down in List A), the goods manufactured and their tariff heading.  
If, as a condition for conferring the status of 'originating product' on the goods manufactured, the value of the constituent products may not exceed a certain percentage of the value of these goods, state:  
— in respect of the constituent products:  
— the value for customs purposes, where these products originate in third countries;  
— the earliest verifiable price paid for the said products in the territory of the State in which manufacture takes place, where these products are of undetermined origin;  
— in respect of the manufactured goods: the ex-factory price, ie the price paid to the manufacturer in whose undertaking the last working or processing took place, including the value of all the constituent products, less internal charges refunded or to be refunded on exportation from the country in question.  
<sup>(3)</sup> For example, import documents, invoices, statement by the manufacturer, etc., relating to the constituent products.





FINAL ACT

The Plenipotentiaries of

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

of the one part, and

THE GOVERNMENT OF THE ARAB REPUBLIC OF EGYPT,

of the other part,

meeting at Brussels, the nineteenth day of December, in the year one thousand nine hundred and seventy-two,

for the signature of the Agreement between the European Economic Community and the Arab Republic of Egypt,

have, in signing this Agreement,

— adopted the Joint Declarations of the Contracting Parties listed below:

1. Joint Declaration by the Contracting Parties on charges having an effect equivalent to that of customs duties;
2. Joint Declaration by the Contracting Parties on customs tariffs;
3. Joint Declaration by the Contracting Parties on bilateral trade agreements;
4. Joint Declaration by the Contracting Parties on Articles 6 and 9 of Annex I to the Agreement;

— taken note of the Declarations listed below:

1. Declaration of the European Economic Community on Article 3 of the Agreement;
2. Declaration of the European Economic Community on the relations of the Arab Republic of Egypt with developing countries;

— and taken note of:

— the exchange of letters on Article 9 of Annex I to the Agreement.

The abovementioned Declarations and Exchange of Letters are annexed to this Final Act.

The Plenipotentiaries have agreed that these Declarations shall be subjected, in the same manner as for the Agreement, to any procedures that may be necessary to ensure their validity.

In witness whereof, the undersigned Plenipotentiaries have affixed their signatures below this Final Act.

Done at Brussels on this eighteenth day of December in the year one thousand nine hundred and seventy-two.

For the Government of the Arab Republic of Egypt,

Provided that the European Economic Community will only be finally committed after notifying the other Contracting Party of the completion of the procedures required by the Treaty establishing the European Economic Community;

For the Council of the European Communities,

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**ANNEX**

**Joint Declaration by the Contracting Parties on charges having an effect equivalent to customs duties**

In view of the importance for the budget of the Arab Republic of Egypt of charges having effect equivalent to customs duties, the Contracting Parties agree that the Arab Republic of Egypt may, by way of derogation from Article 1 of Annex II, retain for the duration of this Agreement, and in a non-discriminatory manner, for the charges having equivalent effect that it applies on the date of entry into force of the Agreement.

In that event it shall abstain from introducing charges not applied on the date of entry into force of the Agreement.

Upon the entry into force of the Agreement, the Arab Republic of Egypt shall notify the Community with the list of charges having equivalent effect that are being applied on that date and the rates thereof.

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**Joint Declaration by the Contracting Parties on customs tariffs**

The Contracting Parties agree to notify one another with the minimum delay of any alterations made to their respective customs tariffs.

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**Joint Declaration by the Contracting Parties on bilateral trade agreements**

The Contracting Parties agree as follows:

1. The provisions of the Agreement between the European Economic Community and the Arab Republic of Egypt, whether provisions of a general character or special provisions relating to specific products, shall replace the provisions of agreements concluded between the Arab Republic of Egypt and the Member States of the Community which are incompatible with or identical to them.
  2. Matters falling within Article 113 of the Treaty establishing the European Economic Community and not dealt with in this Agreement, in particular those contained in bilateral agreements between the Arab Republic of Egypt and the Member States, shall be settled in accordance with the common policy of the European Economic Community.
-

**Joint Declaration of the Contracting Parties on Articles 6 and 9 of Annex I to the Agreement**

The Contracting Parties agree that where reference is made, in Annex I to that Agreement, to Articles 23 to 28 of Regulation (EEC) No 1035/72, or to Article 11 of Regulation No 359/67/EEC, the Community is referring to the arrangements applicable to third States at the time of importation of the products in question.

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**Declaration by the European Economic Community on Article 3 of the Agreement**

The Community, having taken note of the Agreements concluded between the Arab Republic of Egypt, India and Yugoslavia, waives the most-favoured nation clause provided by Article 3 of the Agreement as regards the relations of the Arab Republic of Egypt with those countries.

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**Declaration by the Community Delegation on the relations of the Arab Republic of Egypt with developing countries**

The Community confirms the interest it attaches to the steps taken by developing countries to extend their economic cooperation, especially in the field of trade.

In this connection the Community would welcome the negotiation by the Arab Republic of Egypt of agreements serving this object, within the framework of GATT and in accordance with its rules.

---

PROTOCOL

laying down certain provisions relating to the Agreement between the European Economic Community and the Arab Republic of Egypt consequent on the Accession of new Member States to the European Economic Community

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

of the one part, and

THE GOVERNMENT OF THE ARAB REPUBLIC OF EGYPT,

of the other part,

HAVE DECIDED to determine by mutual agreement the transitional measures and the adaptations to the Agreement between the European Economic Community and the Arab Republic of Egypt, signed at Brussels on the eighteenth day of December one thousand nine hundred and seventy-two, which are necessary consequent on the Accession of the Kingdom of Denmark, Ireland and the United Kingdom of Great Britain and Northern Ireland to the Community, and to that end have designated as their Plenipotentiaries:

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Mr W. K. N. SCHMELZER,

President in office of the Council of the European Communities,

Minister of Foreign Affairs for the Netherlands

Mr Sicco L. MANSCHOLT,

President of the Commission of the European Communities

THE GOVERNMENT OF THE ARAB REPUBLIC OF EGYPT,

Mr Mohamed Abdallah MERZIBAN,

Deputy Prime-Minister and Minister of the Economy and Foreign Trade

WHO, having exchanged their Full Powers, found in good and due form,

HAVE AGREED AS FOLLOWS:

TITLE I

Article 2

Measures of adaptation

Article 1

The texts of the Agreement, the Declarations annexed to the Final Act and the exchange of letters relating thereto, drawn up in the English and Danish languages and annexed to this Protocol, are authentic in the same way as the original texts.

1. The annual tariff quotas for the Arab Republic of Egypt, provided for in Articles 3 and 4 of Annex I to the Agreement, shall be increased to:

Refined petroleum products referred to in Article 3	360 000 metric tons
Other woven fabrics of cotton referred to in Article 4	3 250 metric tons

2. The annual quantity referred to in paragraph 2 of Article 9 of Annex I to the Agreement and in the exchange of letters on the implementation of that Article shall be increased to 32 000 metric tons.

## TITLE II

### Transitional measures

#### Article 3

1. The new Member States shall apply in respect of the Arab Republic of Egypt the reductions in customs duties provided for in Articles 1, 2, 3, 4, 6, 7 and 8 of Annex I in the proportions and at the rates shown therein. However, the duties thus reduced may in no case be lower than those applied by the new Member States in respect of the Community as originally constituted.

2. The customs duties on the basis of which the new Member States apply to the Arab Republic of Egypt the reductions provided for in paragraph 1 shall be those which they apply at any given time in respect of third countries.

3. By way of derogation from paragraph 1, should the application of these provisions temporarily result in tariff movements away from alignment on the final duty, the new Member States may maintain their duties until the level of these duties has been reached on the occasion of a subsequent alignment, or they may apply the duty resulting from a subsequent alignment as soon as this alignment reaches or passes the said level.

4. Subject to the effect to be given by the Community to Article 39 (5) of the Act concerning the Conditions of Accession and the Adjustments to the Treaties, annexed to the Treaty of Accession, paragraph 1 shall be applied, as regards the specific duties or the specific part of mixed duties of the customs tariffs of Ireland and the United Kingdom, by rounding to the fourth place of decimals.

#### Article 4

Where, for the products listed in Annex I to the Agreement, the new Member States apply duties comprising protective and fiscal elements, only the protective elements of those duties, within the meaning of Article 38 of the Act concerning the Conditions of Accession and the Adjustments to the Treaties, shall be aligned on the preferential duties set out in that Annex and reduced as provided in Article 3 (1) and (2).

#### Article 5

The tariff quotas provided for in Articles 3 and 4 of Annex I to the Agreement, as amended by Article 2 of this Protocol, shall be allocated as follows:

- *Refined petroleum products* (referred to in Article 3):
  - Community as originally constituted 200 000 metric tons
  - Denmark 5 000 metric tons
  - Ireland 5 000 metric tons
  - United Kingdom 150 000 metric tons
- *Other woven fabrics of cotton* (referred to in Article 4):
  - Community as originally constituted 2 500 metric tons
  - Denmark 90 metric tons
  - Ireland 10 metric tons
  - United Kingdom 650 metric tons.

#### Article 6

1. The minimum price provided for in Article 6 (2) of Annex I to the Agreement shall be calculated in the new Member States by reference to the incidence of the duties which these Member States apply at any given time to third countries.

2. The levy in respect of which the new Member States grant the reduction referred to in Article 9 of Annex I to the Agreement shall be the levy they apply at any given time to third countries.

#### Article 7

The arrangements which the new Member States apply in respect of the Arab Republic of Egypt, in application of Article 5 of Annex I to the Agreement, may under no circumstances be more favourable than those which they apply in respect of the Community as originally constituted.

#### Article 8

The Arab Republic of Egypt shall, in respect of the new Member States, reduce the difference between the customs duties and charges having equivalent effect which it applies in respect of third countries and those which it applies, under Article 1 of Annex

II to the Agreement, in respect of the Community, in accordance with the following timetable:

- from the entry into force of the Agreement 20 %
- from 1 January 1974 40 %
- from 1 January 1975 100 %.

#### Article 9

1. Until 1 January 1975 as regards the application of Article 1 (1) (b) of the Protocol on the definition of the concept of 'originating products' and on methods of administrative cooperation, the condition as regards sufficient working or processing within the meaning of Article 3 thereof shall be waived only in respect of products originating, within the meaning of the abovementioned Protocol, in the Arab Republic of Egypt or in Member States which are given by the Arab Republic of Egypt a treatment not less favourable than that applying to products wholly obtained or produced in the Member State where the products were obtained or produced.

2. During the same period, as regards the application of Article 1 (2) (b) of the abovementioned Protocol, this condition shall be waived only in respect of products originating, within the meaning of that Protocol, in the Member State of destination or in the other Member States, which are given, in the Member State of destination, a treatment not less favourable than that applying to products wholly obtained or produced in the Arab Republic of Egypt.

3. The amendments to the Protocol on the definition of the concept of 'originating products' and on methods of administrative cooperation are listed in the Annex to this Protocol.

4. Consultations may be held in the Joint Committee on the application of these provisions.

#### TITLE III

#### Final provisions

#### Article 10

This Protocol forms an integral part of the Agreement between the European Economic Community and the Arab Republic of Egypt.

#### Article 11

This Protocol 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 to that end.

#### Article 12

This Protocol is drawn up in duplicate in the Danish, Dutch, English, French, German, Italian and Arabic languages, each of these texts being authentic.

Til bekræftelse heraf har undertegnede befuldmægtigede underskrevet denne protokol.

Zu Urkund dessen haben die unterzeichneten Bevollmächtigten ihre Unterschriften unter dieses Protokoll gesetzt.

In witness whereof, the undersigned Plenipotentiaries have affixed their signatures below this Protocol.

En foi de quoi, les plénipotentiaires soussignés ont apposé leurs signatures au bas du présent protocole.

In fede di che, i plenipotenziari sottoscritti hanno apposto le loro firme in calce al presente protocollo.

Ten blijke waarvan de ondergetekende gevolmachtigden hun handtekening onder dit Protocol hebben gesteld.

واشباتا لذلك وقع المفوضون اسفل هذا البروتوكول

Udfærdiget i Bruxelles, den nittende december nitten hundrede tooghalvfjerds.

Geschehen zu Brüssel am neunzehnten Dezember neunzehnhundertzweiundsiebzig.

Done at Brussels on this nineteenth day of December in the year one thousand nine hundred and seventy-two.

Fait à Bruxelles, le dix-neuf décembre mil neuf cent soixante-douze.

Fatto a Bruxelles, addì diciannove dicembre millenovecentosettantadue.

Gedaan te Brussel, de negentiende december negentienhonderdtweeënzeventig.

حرر في بروكسيل في التاسع عشر ديسمبر سنة الف وتسعمائة واثنين وسبعين .

For Rådet for De europæiske Fællesskaber

Im Namen des Rates der Europäischen Gemeinschaften

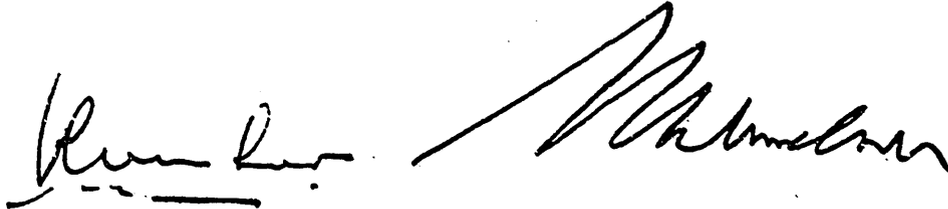
For the Council of the European Communities

Pour le Conseil des Communautés européennes

Per il Consiglio delle Comunità europee

Voor de Raad der Europese Gemeenschappen

عن مجلس المجموعات الأوروبية



Med det forbehold, at Det europæiske økonomiske Fællesskab først vil være endeligt forpligtet, efter at det er blevet meddelt den anden kontraherende part, at de fremgangsmåder, der er foreskrevet i traktaten om oprettelse af Det europæiske økonomiske Fællesskab er gennemført.

Mit dem Vorbehalt, daß für die Europäische Wirtschaftsgemeinschaft erst dann endgültig eine Verpflichtung besteht, wenn sie der anderen Vertragspartei notifiziert hat, daß die durch den Vertrag zur Gründung der Europäischen Wirtschaftsgemeinschaft vorgeschriebenen Verfahren abgeschlossen sind.

Provided that the European Economic Community will only be finally committed after notifying the other Contracting Party of the completion of the procedures required by the Treaty establishing the European Economic Community.

Sous réserve que la Communauté économique européenne ne sera définitivement engagée qu'après notification à l'autre partie contractante de l'accomplissement des procédures requises par le traité instituant la Communauté économique européenne.

Con la riserva che la Comunità economica europea sarà definitivamente impegnata solo dopo notifica all'altra parte contraente dell'espletamento delle procedure richieste dal trattato che istituisce la Comunità economica europea.

Onder voorbehoud dat de Europese Economische Gemeenschap slechts definitief zal zijn gebonden na kennisgeving aan de andere Partij bij de Overeenkomst van de voltooiing van de procedures die noodzakelijk zijn uit hoofde van het Verdrag tot oprichting van de Europese Economische Gemeenschap.

مع التحفظ بأن يصبح المجلس الاقتصادي الأروبي ملتزماً نهائياً إلا بعد إخطاره الطرف المتعاقد الآخر باتمام الإجراءات المطلوبة بمقتضى المعاهدة المنشئة للمجموعة الاقتصادية الأوروبية .

For regeringen for Den arabiske republik Ægypten

Im Namen der Regierung der Arabischen Republik Ägypten

For the Government of the Arab Republic of Egypt

Pour le gouvernement de la république arabe d'Égypte

Per il governo della Repubblica araba d'Egitto

Voor de Regering van de Arabische Republiek Egypte

عن حكومة جمهورية مصر العربية

محمد عبد الله منباج

**ANNEX**

**concerning Article 9 (3)**

The following text is added under the heading 'Goods for which a movement certificate A.ET.1 may be endorsed', appearing on the back of the certificate, and under the heading 'Goods for which a form A.ET.2 may be made out' appearing on the back of Panel 2 of the form:

'These provisions shall be valid subject to the transitional measures and adaptations in the Protocol laying down certain provisions relating to the Agreement.'

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FINAL ACT

The Plenipotentiaries of

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

of the one part, and

THE GOVERNMENT OF THE ARAB REPUBLIC OF EGYPT,

of the other part,

meeting at Brussels on the nineteenth day of December one thousand nine hundred and seventy-two,

on the occasion of the signature of the Protocol laying down certain provisions relating to the Agreement between the European Economic Community and the Arab Republic of Egypt consequent on the Accession of new Member States to the European Economic Community,

have, in signing this Protocol,

— adopted the Joint Declarations concerning Article 3,

— and taken note of the following declarations by the Community:

1. Declaration by the European Economic Community on the regional application of certain provisions of the Agreement.
2. Declaration by the European Economic Community on the overall approach to relations between the Community and the Mediterranean countries as a whole.

These Declarations are annexed to this Final Act.

The Plenipotentiaries have agreed that the Declarations annexed to this Final Act shall be subjected in the same manner as for the Protocol to any procedures that may be necessary to ensure their validity.

Til bekræftelse heraf har undertegnede befuldmægtigede underskrevet denne slutakt.

Zu Urkund dessen haben die unterzeichneten Bevollmächtigten ihre Unterschriften unter diese Schlußakte gesetzt.

In witness whereof, the undersigned Plenipotentiaries have affixed their signatures below the Final Act.

En foi de quoi, les plénipotentiaires soussignés ont apposé leurs signatures au bas du présent acte final.

In fede di che, i plenipotenziari sottoscritti hanno apposto le loro firme in calce al presente atto finale.

Ten blijke waarvan de ondergetekende gevolmachtigden hun handtekening onder deze Slotakte hebben gesteld.

واثباتا لذلك، وقع المفوضون اسفل هذه الوثيقة الختامية.

Udfærdiget i Bruxelles, den nittende december nitten hundrede tooghalvfjerds.

Geschehen zu Brüssel am neunzehnten Dezember neunzehnhundertzweiundsiebzig.

Done at Brussels on this nineteenth day of December in the year one thousand nine hundred and seventy-two.

Fait à Bruxelles, le dix-neuf décembre mil neuf cent soixante-douze.

Fatto a Bruxelles, addì diciannove dicembre millenovecentosettantadue.

Gedaan te Brussel, de negentiende december negentienhonderdtweeënzeventig.

حرر في بروكسيل في التاسع عشر ديسمبر سنة الف وتسعمائة واثنين وسبعين .

For Rådet for De europæiske Fællesskaber

Im Namen des Rates der Europäischen Gemeinschaften

For the Council of the European Communities

Pour le Conseil des Communautés européennes

Per il Consiglio delle Comunità europee

Voor de Raad der Europese Gemeenschappen

عن مجلس المجموعات الأوروبية

Med det forbehold, at Det europæiske økonomiske Fællesskab først vil være endeligt forpligtet, efter at det er blevet meddelt den anden kontraherende part, at de fremgangsmåder, der er foreskrevet i traktaten om oprettelse af Det Europæiske økonomiske Fællesskab er gennemført.

Mit dem Vorbehalt, daß für die Europäische Wirtschaftsgemeinschaft erst dann endgültig eine Verpflichtung besteht, wenn sie der anderen Vertragspartei notifiziert hat, daß die durch den Vertrag zur Gründung der Europäischen Wirtschaftsgemeinschaft vorgeschriebenen Verfahren abgeschlossen sind.

Provided that the European Economic Community will only be finally committed after notifying the other Contracting Party of the completion of the procedures required by the Treaty establishing the European Economic Community.

Sous réserve que la Communauté économique européenne ne sera définitivement engagée qu'après notification à l'autre parti contractante de l'accomplissement des procédures requises par le traité instituant la Communauté économique européenne.

Con la riserva che la Comunità economica europea sarà definitivamente impegnata solo dopo notifica all'altra parte contraente dell'espletamento delle procedure richieste dal trattato che istituisce la Comunità economica europea.

Onder voorbehoud dat de Europese Economische Gemeenschap slechts definitief zal zijn gebonden na kennisgeving aan de andere Partij bij de Overeenkomst van de voltooiing van de procedures die noodzakelijk zijn uit hoofde van het Verdrag tot oprichting van de Europese Economische Gemeenschap.

مع التحفظ بالأبصح المجلس الاتحادي الأوربي ملتزما نهائيا إلا بعد إخطاره الطرف المتعاقد الآخر باتمام الإجراءات المطلوبة بفض المعاهدة المنشقة للمجموعة الاقتصادية الأوروبية .

For regeringens for Den arabiske republik Ægypten

Im Namen der Regierung der Arabischen Republik Ägypten

For the Government of the Arab Republic of Egypt

Pour le gouvernement de la république arabe d'Égypte

Per il governo della Repubblica araba d'Egitto

Voor de Regering van de Arabische Republiek Egypte

عن حكومة جمهورية مصر العربية

محمد عبد الله منباج

ANNEXES

**Joint declaration concerning Article 3**

1. The Contracting Parties agree that, as regards the subheadings of the United Kingdom Customs Tariff which are to be deleted on 1 January 1974 as a result of the application of the nomenclature of the Common Customs Tariff in which the duties are lower than the duties applied by the United Kingdom Tariff on the corresponding headings of the Common Customs Tariff nomenclature, the reductions by the United Kingdom under Article 3 (1) shall be made only in respect of the latter headings.
2. As regards the products referred to in Article 8 of Annex I of the Agreement, the amount of the difference, expressed as a percentage, between the duty laid down in the Common Customs Tariff and the reduced duty laid down in Article 8 of Annex I shall be taken as a basis for the reductions to be made in accordance with Article 3 (1).

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**Declaration by the European Economic Community on the regional application of certain provisions of the Agreement**

The European Economic Community declares that application of the measures open to it under Article 10 of the Agreement may be limited by reason of Community rules which are peculiar to one of its regions.

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**Declaration by the European Economic Community on the overall approach to relations between the Community and the Mediterranean countries as a whole**

The European Economic Community declares that its relations with the Arab Republic of Egypt come within the scope of the study it is making of an overall approach to relations between the Community and the Mediterranean countries as a whole, which will be framed with due consideration for the interests of those countries.

It is prepared to re-examine its relating with the Arab Republic of Egypt in the light of the results of this study.

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### EXCHANGE OF LETTERS

between the heads of the two delegations on the occasion of the signing of the Agreement

Exchange of letters on Article 9 of Annex I to the Agreement:

Your Excellency,

I have the honour to bring to your notice the following:

For the purpose of implementing Article 9 of Annex I to the Agreement, it has been agreed that the following provisions be adopted:

1. The amount by which the levy is reduced shall be fixed not later than the tenth day of the month preceding the quarter during which it will be applicable. The reference period referred to in Article 9 (3) shall be the quarter preceding the month during which the said amount is fixed.
2. The Arab Republic of Egypt shall, by issuing an appropriate document or by adding a special note to the movement certificate accompanying each consignment of rice to the Community, attest that the special charge provided for in Article 9 (2) of the Agreement has been levied on the consignment. The Arab Republic of Egypt shall take the necessary measures to dispense with such attestation once the volume of 31 000 metric tons has been reached.

The document or special note attesting payment of the export charge shall be drawn up by common accord.

3. After 1 September of each year and until 31 August of the following year, imports of rice from the Arab Republic of Egypt shall be counted against the annual volume provided for in Article 9 (2) of the Agreement. As regards the 1972/73 marketing year, this volume shall be fixed *pro rata temporis* for the period between the entry into force of the Agreement and 31 August 1973.

I shall be obliged if you will acknowledge receipt of this letter and confirm the agreement of your Government with this declaration.

Please accept, Your Excellency, the assurance of my highest consideration.

—

Your Excellency,

You were good enough to make the following communication to me in your letter of today's date:

'For the purpose of implementing Article 9 of Annex I to the Agreement, it has been agreed that the following provisions be adopted:

1. The amount by which the levy is reduced shall be fixed not later than the tenth day of the month preceding the quarter during which it will be applicable. The reference period referred to in Article 9 (3) shall be the quarter preceding the month during which the said amount is fixed.
2. The Arab Republic of Egypt shall, by issuing an appropriate document or by adding a special note to the movement certificate accompanying each consignment of rice to the Community, attest that the special charge provided for in Article 9 (2) of the Agreement has been levied on the consignment. The Arab Republic of Egypt shall take the necessary measures to dispense with such attestation once the volume of 31 000 metric tons has been reached.

The document or special note attesting payment of the export charge shall be drawn up by common accord.

3. After 1 September of each year and until 31 August of the following year, imports of rice from the Arab Republic of Egypt shall be counted against the annual volume provided for in Article 9 (2) of the Agreement. As regards the 1972/73 marketing year, this volume shall be fixed *pro rata temporis* for the period between the entry into force of the Agreement and 31 August 1973.

I shall be obliged if you will acknowledge receipt of this letter and confirm the agreement of your Government with this declaration.'

I have the honour to acknowledge receipt of your communication and to confirm that my Government is in agreement with the declaration.

Please accept, Your Excellency, the assurance of my highest consideration.

Brussels, 18 December 1972.

Your Excellency,

I have the honour to inform you that the representatives of the Governments of the Member States of the European Economic Community have made the following declaration:

'So far as the commercial matters not appearing in the Agreement between the European Economic Community and the Arab Republic of Egypt are concerned, the commercial benefits granted bilaterally shall be maintained in accordance with the conditions laid down in the trade agreements, without prejudice to the common trade policy of the European Economic Community, both now and in the future.'

I would be obliged if you would kindly acknowledge receipt of this letter and confirm the Agreement of your Government to the declaration.

Kindly accept, your Excellency, the assurance of my highest consideration.

Helmut SIGRIST  
*President of the Delegation of  
the European Economic Community*

His Excellency Mr Aly Hamdy HUSSEIN  
Ambassador Extraordinary and Plenipotentiary  
Chief of Mission of the Arab Republic of  
Egypt to the European Communities

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Brussels, 18 December 1972.

Your Excellency,

By your letter of this day you have kindly informed me as follows:

'I have the honour to inform you that the representatives of the Governments of the Member States of the European Economic Community have made the following declaration:

"So far as the commercial matters not appearing in the Agreement between the European Economic Community and the Arab Republic of Egypt are concerned, the commercial benefits granted bilaterally shall be maintained in accordance with the conditions laid down in the trade agreements, without prejudice to the common trade policy of the European Economic Community, both now and in the future."

I would be obliged if you would kindly acknowledge receipt of this letter and confirm the Agreement of your Government to the declaration.'

I have the honour to acknowledge receipt of this communication and to confirm the Agreement of my Government to its contents.

Aly Hamdy HUSSEIN  
*Ambassador*  
*President of the Delegation of*  
*the Arab Republic of Egypt*

Brussels, 18 December 1972.

Your Excellency,

I have the honour to inform you of the following declaration from my Government relating to Articles 7 and 8 of the Agreement:

'The Arab Republic of Egypt declares that when applying Articles 7 and 8 of the Agreement, it shall not be bound to repeal laws and regulations already in force, to the extent that those laws and regulations are necessary for the protection of the essential interests of its security. It shall see that the laws and regulations are implemented in a manner which will ensure conformity with Article 2 (3) of the Agreement.'

Kindly accept, Your Excellency, the assurance of my highest consideration.

Aly Hamdy HUSSEIN  
*Ambassador*  
*President of the Delegation of*  
*the Arab Republic of Egypt*

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Brussels, 18 December 1972.

Your Excellency,

By your letter of this day you have kindly communicated to me a declaration from your Government relating to Articles 7 and 8 of the Agreement.

I have the honour to inform you of the following declaration of the European Economic Community relating to Articles 7 and 8 of the Agreement:

1. The European Economic Community takes note of the declaration of the Arab Republic of Egypt.
2. The European Economic Community expects that the principles laid down in the Agreement, including those contained in Articles 7 and 8 of the Agreement, will be fully implemented.

The European Economic Community considers, in particular, that implementation of the principle of non-discrimination should ensure the correct and balanced implementation of the Agreement.

Kindly accept, Your Excellency, the assurances of my highest consideration.

Helmut SIGRIST

*President of the Delegation of  
the European Economic Community*

His Excellency Aly Hamdy HUSSEIN  
Ambassador Extraordinary and Plenipotentiary  
Chief of Mission of the Arab Republic of  
Egypt to the European Communities

**AGREEMENT**

**in the form of an exchange of letters concerning Article 6 of Annex I to the Agreement  
between the European Economic Community and the Arab Republic of Egypt**

Brussels, .....

Your Excellency,

With reference to the Agreement between the European Economic Community and the Arab Republic of Egypt signed at Brussels on 18 December 1972 and the Protocol laying down certain provisions relating to that Agreement consequent on the Accession of new Member States to the European Economic Community, the Contracting Parties have agreed as follows:

'From the date of entry into force of the Agreement between the European Economic Community and the Arab Republic of Egypt and until 31 December 1973, Article 6 of Annex I to that Agreement shall not apply to trade between Egypt on the one hand and Denmark, Ireland and the United Kingdom on the other.'

We should be obliged if you would kindly acknowledge receipt of this letter and confirm your Government's agreement with its contents.

Please accept, Your Excellency, the assurance of our highest consideration.

*On behalf of the Council  
of the European Communities*

His Excellency

Head of the Delegation of  
the Arab Republic of Egypt  
to the European Communities

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Brussels, .....

Sirs,

You were good enough to make the following communication to me in your letter of today's date:

'With reference to the Agreement between the European Economic Community and the Arab Republic of Egypt signed at Brussels on 18 December 1972 and the Protocol laying down certain provisions relating to that Agreement consequent on the Accession of new Member States to the European Economic Community, the Contracting Parties have agreed as follows:

"From the date of entry into force of the Agreement between the European Economic Community and the Arab Republic of Egypt and until 31 December 1973, the provisions of Article 6 of Annex I to that Agreement shall not apply to trade between Egypt on the one hand and Denmark, Ireland and the United Kingdom on the other."

We should be obliged if you would kindly acknowledge receipt of this letter and confirm your Government's agreement with its contents.'

I have the honour to acknowledge receipt of this communication and to confirm that my Government is in agreement with its contents.

Please accept, Sirs, the assurance of my highest consideration.

*For the Government of the  
Arab Republic of Egypt*

The Council of the European  
Communities