## II

(Acts whose publication is not obligatory)

## **COUNCIL**

#### **COUNCIL DECISION**

of 22 July 1997

concerning the conclusion of an Agreement between the European Community and the United Arab Emirates on trade in textile products

(1999/393/EC)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community, and in particular Article 113 in conjunction with the first sentence of Article 228(2) thereof,

Having regard to the proposal from the Commission,

Whereas the Commission has negotiated, on behalf of the Community, an Agreement on trade in textile products with the United Arab Emirates;

Whereas, pursuant to Decision 96/410/EC(1), the Agreement has been applied on a provisional basis since 1 January 1996, pending its formal conclusion;

Whereas the Agreement should be approved,

HAS DECIDED AS FOLLOWS:

#### Article 1

The Agreement between the European Community and the United Arab Emirates on trade in textile products is hereby approved on behalf of the Community.

The text of the Agreement is attached to this Decision.

## Article 2

The President of the Council is hereby authorised to designate the person empowered to sign the Agreement in order to bind the Community.

Done at Brussels, 22 July 1997.

For the Council
The President
J. POOS

#### **AGREEMENT**

# between the European Community and the United Arab Emirates on trade in textile products

THE COUNCIL OF THE EUROPEAN UNION,

of the one part, and

THE GOVERNMENT OF THE UNITED ARAB EMIRATES,

of the other part,

DESIRING to promote, with a view to permanent cooperation and in conditions providing every security for trade, the orderly and equitable development of trade in textile products between the European Community (hereinafter referred to as 'the Community') and the United Arab Emirates (hereinafter referred to as 'the UAE'),

HAVE DECIDED to conclude this Agreement and to this end have designated as their plenipotentiaries:

#### THE COUNCIL OF THE EUROPEAN UNION:

Dietrich von KYAW

Ambassador, Permanent Representative of the Federal Republic of Germany,

Chairman of the Permanent Representatives Committee,

Johannes Friedrich BESELER

Director-General of the Directorate-General for External Relations of the Commission of the European Communities,

## THE GOVERNMENT OF THE UNITED ARAB EMIRATES:

Abdul Hadi AL-KHAJAH

Ambassador Extraordinary and Plenipotentiary,

Head of the Mission of the United Arab Emirates to the European Union,

## WHO HAVE AGREED AS FOLLOWS:

- 1. This Agreement shall apply to trade in textile products listed in Annex I and originating in the UAE.
- 2. Exports from the UAE to the Community of products listed in Annex I and originating in the UAE shall, at the time of entry into force of this Agreement, be free from quantitative limits. However, quantitative limits may subsequently be introduced under conditions specified in Article 4.
- 3. Should quantitative limits be introduced, exports of the textile products made subject to quantitative limits shall be subject to a double-checking system as specified in Protocol A.
- 4. At the time of entry into force of this Agreement, exports of products listed in Annex II not subject to quantitative limits shall be subject to the double-checking system referred to in paragraph 3.
- 5. Following consultations in accordance with the procedures set out in Article 11, exports of products in

Annex I not subject to quantitative limits other than those listed in Annex II may be subject, subsequent to the entry into force of this Agreement, to the double-checking system referred to in paragraph 3 or to a prior surveillance system introduced by the Community.

#### Article 2

1. Imports into the Community of textile products covered by this Agreement shall not be subject to the quantitative limits established under this Agreement, provided that they are declared to be for re-export outside the Community in the same state or after processing, within the framework of the administrative system of control which exists within the Community.

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

2. Where the Community authorities ascertain that imports of textile products have been set off against a quantitative limit established under this Agreement, but that the products have subsequently been reexported outside the Community, the authorities shall inform the UAE authorities within four weeks of the quantities involved and authorise imports of identical quantities of the same products, which shall not be set off against the quantitative limit established under this Agreement for the current or the following year, as appropriate.

## Article 3

Should quantitative limits be introduced under Article 4, the following provisions shall apply.

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

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

2. Carryover to the corresponding quantitative limit for the following Agreement year of the amounts not used during any Agreement year is authorised for each category of products up to 6% of the quantitative limit for the current Agreement year.

- 3. Transfers in respect of categories in Group I shall not be made from any category except as follows:
  - transfers between categories 2 and 3 and from category 1 to categories 2 and 3 may be made up to 5% of the quantitative limits for the category to which the transfer is made,
  - transfers between categories 4, 5, 6, 7 and 8 may be made up to 5% of the quantitative limit for the category to which the transfer is made.

Transfers into any category in Groups II, III, IV and V may be made from any category or categories in Groups I, II, III, IV and V up to 6% of the quantitative limit for the category to which the transfer is made.

- 4. The table of equivalence applicable to the transfers referred to above is given in Annex I to this Agreement.
- 5. The increase in any category of products resulting from the cumulative application of the provisions in paragraphs 1, 2 and 3 above during an Agreement year shall not exceed the following limits:
  - 13,5 % for categories of products in Group I,
  - 15 % for categories of products in Groups II, III, IV and V.
- 6. Prior notification shall be given by the UAE authorities in the event of recourse to the provisions of paragraphs 1, 2 and 3 above, at least 15 days in advance.

- 1. Exports of textile products listed in Annex I to this Agreement may be made subject to quantitative limits on the conditions laid down in the following paragraphs.
- 2. Where the Community finds, under the system of administrative control set up, that the level of imports of products in a given category listed in Annex I originating in the UAE exceeds, in relation to the preceding year's total imports into the Community from all sources of products in that category, the following rates:
- 1% for categories of products in Group I,
- 2% for categories of products in Group II,
- 6 % for categories of products in Groups III, IV and V,

it may request the opening of consultations in accordance with the procedure described in Article 11 of this Agreement, with a view to reaching agreement on an appropriate restraint level for the products in such category.

3. Pending a mutually satisfactory solution, the UAE undertakes, from the date of notification of the request for consultations, to suspend or limit at the level indicated by the Community exports of the category of products in question to the Community or to the region or regions of the Community market specified by the Community.

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

4. Should the Contracting Parties be unable in the course of consultations to reach a satisfactory solution within the period specified in Article 11, the Community shall have the right to introduce a definitive quantitative limit at an annual level not lower than the level resulting from the application of the formula set out in paragraph 2, or 106% of the level of imports reached during the calendar year preceding that in which imports exceeded the level resulting from the application of the formula set out in paragraph 2 and gave rise to the request for consultations, whichever is the higher.

The annual level so fixed shall be revised upwards after consultations in accordance with the procedure referred to in Article 11, with a view to fulfilling the conditions set out in paragraph 2, should the trend of total imports into the Community of the product in question make this necessary.

- 5. The annual growth rate for the quantitative limits introduced under this Article shall be determined in accordance with the provisions of Protocol B.
- 6. The provisions of the Article shall not apply where the percentages specified in paragraph 2 have been reached as a result of a fall in total imports into the Community, and not as a result of an increase in exports of products originating in the UAE.
- 7. In the event of the provisions of paragraphs 2, 3 or 4 being applied, the UAE undertakes to issue export licences for products covered by contracts concluded before the introduction of the quantitative limit, up to the volume of the quantitative limit fixed.
- 8. Up to the date of communication of the statistics referred to in Article 9(6), the provisions of

paragraph 2 of this Article shall apply on the basis of the annual statistics previously communicated by the Community.

- In view of ensuring the effective functioning of this Agreement, the Community and the UAE agree to cooperate fully in order to prevent, to investigate and to take any necessary legal and/or administrative action against circumvention by transhipment, rerouting, false declaration concerning the country or place of origin, falsification of documents, false declaration concerning fibre content, quantities description or classification of merchandise and by whatever other means. Accordingly, the UAE and the Community agree to establish the necessary legal provisions and administrative procedures permitting effective action to be taken against such circumvention, which shall include the adoption of legally binding corrective measures against exporters and/or importers involved.
- 2. Should the Community believe, on the basis of information available, that the present Agreement is being circumvented, the Community will consult with the UAE with a view to reaching a mutually satisfactory solution. These consultations will be held as early as possible and at the latest within 30 days from the date of request.
- 3. Pending the results of the consultations referred to in paragraph 2, the UAE shall, as a precautionary measure, if so requested by the Community, take all necessary measures to ensure that, where sufficient evidence of circumvention is provided, adjustments of quantitative limits established under Article 4 liable to be agreed following the consultations referred to in paragraph 2 may be carried out for the quota year in which the request to open consultations in accordance with paragraph 2 was made, or for the following year if the quota for the current year is exhausted.
- 4. Should the parties be unable, in the course of the consultation referred to in paragraph 2, to reach a mutually satisfactory solution, the Community shall have the right:
- (a) where there is sufficient evidence that products originating in the UAE have been imported in circumvention of the present Agreement to set off the relevant quantities against the quantitative limits established under Article 4;
- (b) where sufficient evidence shows that false declaration concerning fibre content, quantities,

description or classification of products originating in the UAE has occurred, to refuse to import the products in question;

- (c) should it appear that the territory of the UAE is involved in transhipment or re-routing of products not originating in the UAE, to introduce quantitative limits against the same products originating in UAE if they are not already subject to quantitative limits, or to take any other appropriate measures.
- 5. The parties agree to establish a system of administrative cooperation to prevent and to address effectively all problems arising from circumvention in accordance with the provisions of Protocol A of this Agreement.

#### Article 6

- 1. The UAE shall monitor its exports of products under restraint or surveillance into the Community. Should a sudden and prejudicial change in traditional trade flows arise, the Community will be entitled to request consultations in order to find a satisfactory solution to those problems. Such consultations must be held within 15 working days of their being requested by the Community.
- 2. The UAE shall endeavour to ensure that exports of textile products subject to quantitative limits into the Community are spaced out as evenly as possible over the year due account being taken in particular of seasonal factors.

#### Article 7

In the event of denunciation of this Agreement as provided for in Article 14(3), the quantitative limits established pursuant to this Agreement shall be reduced on a *pro rata temporis* basis unless the Contracting Parties decide otherwise by common agreement.

## Article 8

1. The classification of the products covered by this Agreement is based on the tariff and statistical nomenclature of the Community (hereinafter called the 'Combined Nomenclature', or in abbreviated form 'CN') and any amendments thereof.

Where any decision on classification results in a change of classification practice or a change of

category of any product subject to this Agreement the affected products shall follow the trade regime applicable to the practice or category they fall into after such changes.

Any amendment to the Combined Nomenclature (CN) made in accordance with the procedures in force in the Community concerning categories of products covered by this Agreement or any decision relating to the classification of goods shall not have the effect of reducing quantitative limits introduced pursuant to this Agreement.

2. The origin of the products covered by this Agreement shall be determined in accordance with the rules in force in the Community.

Any amendment to these rules of origin shall be communicated to the UAE and shall not have the effect of reducing any quantitative limit established pursuant to this Agreement.

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

- 1. The UAE shall supply the Commission with precise statistical information on all export licences issued for categories of textile products subject to the quantitative limits established under this Agreement, or to a double-checking system expressed in quantities and in terms of value and broken down by Member States of the Community.
- 2. The Community shall likewise transmit to the UAE authorities precise statistical information on import authorisations issued by the Community authorities and import statistics for products covered by the system referred to in Article 4(2).
- 3. The information referred to above shall, for all categories of products, be forwarded before the end of the month following the month to which the statistics relate.
- 4. On request by the Community, the UAE shall supply import statistics for all products covered by Annex I.
- 5. Should it be found on analysis of the information exchanged that there are significant discrepancies between the returns for exports and those for imports, consultations may be initiated in accordance with the procedure specified in Article 11 of this Agreement.
- 6. For the purpose of applying the provisions of Article 4, the Community undertakes to provide the UAE authorities before 15 April of each year with the

preceding year's statistics on imports of all textile products covered by this Agreement, broken down by supplying country and Community Member State.

#### Article 10

The Contracting Parties agree to examine the trend of trade in textile products and garments each year, in the framework of the consultations provided for in Article 11 and on the basis of the statistics referred to in Article 9.

#### Article 11

- 1. Save where it is otherwise provided for in this Agreement, the consultation procedures referred to in this Agreement shall be governed by the following provisions:
- as far as possible consultations shall be held periodically. Specific additional consultations may also be held.
- any request for consultations shall be notified in writing to the other Contracting Party,
- where appropriate, the request for consultations shall be followed within a reasonable period and in any case not later than 15 days following the notification by a report setting out the circumstances which, in the opinion of the requesting party, justify the submission of such a request,
- the Contracting Parties shall enter into consultations within one month of notification of the request at the latest, with a view to reaching agreement or a mutually acceptable conclusion within one further month at the latest,
- the period of one month referred to above for the purpose of reaching agreement or mutually acceptable conclusion may be extended by common accord.
- 2. The Community may request consultations in accordance with paragraph 1 when it ascertains that during a particular year of application of the Agreement difficulties arise in the Community or one of its regions due to a sharp and substantial increase, by comparison to the preceding year, in imports of a given category of Group I subject to the quantitative limits established pursuant to this Agreement.
- 3. At the request of either of the Contracting Parties, consultations shall be held on any problems arising from the application of this Agreement. Any consultations held under this Article shall take place in a spirit of cooperation and with a desire to reconcile the differences between the Contracting Parties.

#### Article 12

As regards intellectual property, at the request of either Contracting Party, consultations shall be held in accordance with the procedure laid down in Article 11 with a view to finding an equitable solution to problems relating to the protection of marks, designs or models of articles of apparel and textile products.

#### Article 13

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

#### Article 14

- 1. This Agreement shall enter into force on the first day of the month following the date on which the parties notify each other of the completion of the procedures necessary for that purpose. In the mean time, it shall be applicable on a provisional basis, subject to reciprocity.
- 2. This Agreement shall apply with effect from 1 January 1996 until 31 December 1998.

At the date of accession of the UAE to the World Trade Organisation (WTO) this Agreement will be terminated and the provisions of Articles 1(3), (4), (5); 2, 5, 6, 8, 9, 10, 11, 12, 13, Annex II and Protocol A shall continue to be applicable as an administrative arrangement within the meaning of Article 2(17) of the WTO Agreement on Textiles and Clothing.

- 3. Either Contracting Party may at any time propose modifications to this Agreement or denounce it, provided that at least six months' notice is given. In that event, the Agreement shall come to an end on the expiry of the period of notice.
- 4. The Contracting Parties agree to enter into consultations not later than six months before the expiration of the present agreement with a view to possibly concluding a new Agreement.
- 5. The Annexes, Protocols, Agreed Minutes and letters exchanged or attached to this Agreement, shall form an integral part thereof.

#### Article 15

This Agreement shall be drawn up in two copies in the Danish, Dutch, English, Finnish, French, German, Greek, Italian, Portuguese, Spanish, Swedish and UAE languages, each of these texts being equally authentic.

Hecho en Bruselas, el doce de marzo de mil novecientos noventa y nueve.

Udfærdiget i Bruxelles den tolvte marts nitten hundrede og nioghalvfems.

Geschehen zu Brüssel am zwölften März neunzehnhundertneunundneunzig.

Έγινε στο Βουξέλλες, στις δώδεκα Μαρτίου χίλια εννιακόσια ενενήντα εννέα.

Done at Brussels on the twelfth day of March in the year one thousand nine hundred and ninety-nine.

Fait à Bruxelles, le douze mars mil neuf cent quatre-vingt-dix-neuf.

Fatto a Bruxelles, addì dodici marzo millenovecentonovantanove.

Gedaan te Brussel, de twaalfde maart negentienhonderd negenennegentig.

Feito em Bruxelas, em doze de Março de mil novecentos e noventa e nove.

Tehty Brysselissä kahdentenatoista päivänä maaliskuuta vuonna tuhatyhdeksänsataayhdeksänkymmentäyhdeksän.

Som skedde i Bryssel den tolfte mars nittonhundranittionio.

Por la Comunidad Europea

For Det Europæiske Fællesskab

Für die Europäische Gemeinschaft

Για την Ευρωπαϊκή Κοινότητα

For the European Community

Pour la Communauté européenne

Per la Comunità europea

Voor de Europese Gemeenschap

Pela Comunidade Europeia

Euroopan yhteisön puolesta

På Europeiska gemenskapens vägnar

Tietas - M

عن حكومية دولة الامارات العربيسة المتحسدة

#### ANNEX I

#### PRODUCTS REFERRED TO IN ARTICLE 1

- 1. Without prejudice to the rules for the interpretation of the Combined Nomenclature, the wording of the description of goods is considered to be of indicative value only, since the products covered by each category are determined, within this Annex, by CN codes. Where there is an 'ex' symbol in front of a CN code, the products covered in each category are determined by the scope of the CN code and by that of the corresponding description.
- 2. Garments which are not recognisable as being garments for men or boys or as being garments for women or girls are classified with the latter.
- 3. Where the expression 'babies' garments' is used, this is meant to cover garments up to and including commercial size 86.

#### GROUP I A

Category	CN code	Description	Table of e	quivalence
Category	1995	Description	pieces/kg	g/piece
(1)	(2)	(3)	(4)	(5)
1	5204 11 00	Cotton yarn, not put up for retail sale		
	5204 19 00			
	5205 11 00			
	5205 12 00			
	5205 13 00			
	5205 14 00			
	5205 15 10			
	5205 15 90			
	5205 21 00			
	5205 22 00			
	5205 23 00			
	5205 24 00			
	5205 25 10			
	5205 25 30			
	5205 25 90			
	5205 31 00			
	5205 32 00			
	5205 33 00			
	5205 34 00			
	5205 35 10			
	5205 35 90			
	5205 41 00			
	5205 42 00 5205 43 00			
	5205 44 00 5205 44 00			
	5205 45 10			
	5205 45 10			
	5205 45 90			
	5206 11 00			
	5206 12 00			
	5206 13 00			
	5206 14 00			
	5206 15 10			
	5206 15 90			
	5206 21 00 5206 22 00			
	5206 23 00			
	5206 24 00			
	5206 25 10			
	5206 25 90			
	5206 31 00			
	5206 32 00			
	5206 33 00			



(1)	(2)	(3)	(4)	(5)
1 (cont'd)	5206 34 00 5206 35 10 5206 35 90 5206 41 00 5206 42 00 5206 43 00 5206 44 00 5206 45 10 5206 45 90 ex 5604 90 00			
2	5208 11 10 5208 12 11 5208 12 13 5208 12 15 5208 12 19 5208 12 91 5208 12 93 5208 12 95 5208 12 99 5208 13 00 5208 19 90 5208 21 10 5208 22 11 5208 22 13 5208 22 15 5208 22 15 5208 22 19 5208 22 95 5208 22 95 5208 22 97 5208 22 99 5208 23 00 5208 29 00 5208 21 10 5208 29 90 5208 20 91 5208 22 15 5208 22 95 5208 22 95 5208 22 97 5208 23 00 5208 29 00 5208 31 10 5208 32 11 5208 32 11 5208 32 15 5208 32 19 5208 32 90 5208 33 00 5208 39 00 5208 41 00 5208 42 00 5208 43 00 5208 52 90 5208 53 00 5208 59 00 5209 11 00 5209 12 00 5209 12 00 5209 22 00 5209 31 00 5209 32 00 5209 32 00 5209 32 00 5209 32 00 5209 41 00 5209 42 00 5209 42 00 5209 43 00	Woven fabrics of cotton, other than gauze, terry fabrics, narrow-woven fabrics, pile fabrics, chenille fabrics, tulle and other net fabrics:		



(1)	(2)	(3)	(4)	(5)
2 (cont'd)	5209 49 10 5209 49 90 5209 51 00 5209 52 00 5209 59 00			
	5210 11 10 5210 11 90 5210 12 00 5210 19 00 5210 21 10 5210 21 90 5210 22 00 5210 29 00 5210 31 10 5210 32 00 5210 39 00 5210 41 00 5210 42 00 5210 52 00 5210 52 00 5210 59 00			
	5211 11 00 5211 12 00 5211 19 00 5211 21 00 5211 22 00 5211 29 00 5211 31 00 5211 32 00 5211 39 00 5211 41 00 5211 42 00 5211 43 00 5211 49 11 5211 49 19			
	5211 49 90 5211 51 00 5211 52 00 5211 59 00 5212 11 10			
	5212 11 90 5212 12 10 5212 12 90 5212 13 10 5212 13 90 5212 14 10 5212 14 90			
	5212 15 10 5212 15 90 5212 21 10 5212 21 90 5212 22 10 5212 22 90 5212 23 10 5212 23 90			
	5212 23 90 5212 24 10 5212 24 90 5212 25 10 5212 25 90 ex 5811 00 00			
	ex 6308 00 00			



(1)	(2)	(3)	(4)	(5)
(1) 2 (a)	5208 31 00 5208 32 11 5208 32 15 5208 32 19 5208 32 91 5208 32 95 5208 32 95 5208 32 95 5208 32 95 5208 32 99 5208 33 00 5208 43 00 5208 42 00 5208 43 00 5208 45 1 00 5208 52 10 5208 52 90 5208 53 00 5208 59 00 5209 31 00 5209 32 00 5209 39 00 5209 31 00 5209 39 00 5209 31 00 5209 32 00 5209 39 00 5209 39 00 5209 31 00 5209 30 5209 31 00 5209 32 00 5209 39 00 5209 31 00 5209 30 5209 31 00 5209 32 00 5209 31 00 5209 32 00 5209 39 00 5210 31 00 5210 31 00 5210 31 00 5210 31 00 5210 31 00 5210 31 00 5210 32 00 5210 31 00 5210 32 00 5210 39 00 5210 31 00 5210 32 00 5210 39 00 5211 31 00 5211 32 00 5210 52 00 5211 39 00 5211 39 00 5211 39 00 5211 49 00 5211 49 00 5211 49 00 5211 49 00 5211 51 00 5211 52 00 5211 51 00 5211 32 00 5211 39 00 5212 31 10 5212 13 90 5212 23 10 5212 23 90 5212 23 10 5212 23 90 5212 24 90	(3)  (a) Of which: Other than unbleached or bleached	(4)	(5)
	5212 25 10 5212 25 90 ex 5811 00 00			
	ex 6308 00 00			



(1)	(2)	(3)	(4)	(5)
3	5512 11 00 5512 19 10 5512 19 90 5512 21 00 5512 29 10 5512 29 90 5512 91 00 5512 99 10 5512 99 90	Woven fabrics of synthetic fibres (discontinuous or waste) other than narrow-woven fabrics, pile fabrics (including terry fabrics) and chenille fabrics:		
	5513 11 10 5513 11 30 5513 11 90 5513 12 00 5513 13 00 5513 19 00 5513 21 10 5513 21 30 5513 22 00 5513 22 00 5513 29 00 5513 31 00 5513 32 00 5513 39 00 5513 39 00 5513 41 00 5513 42 00			
	5513 43 00 5513 49 00 5514 11 00 5514 12 00 5514 13 00 5514 19 00 5514 21 00 5514 22 00 5514 23 00 5514 29 00 5514 33 00 5514 30 5514 39 00 5514 41 00 5514 42 00 5514 43 00 5514 49 00			
	5515 11 10 5515 11 30 5515 11 90 5515 12 10 5515 12 30 5515 12 90 5515 13 11 5515 13 19 5515 13 91 5515 19 90 5515 19 30 5515 19 90 5515 21 10 5515 21 10 5515 22 11 5515 22 19 5515 22 91 5515 22 99			



(1)	(2)	(3)	(4)	(5)
3 (cont'd)	5515 29 90 5515 91 10 5515 91 30 5515 91 90 5515 92 11 5515 92 19 5515 92 91 5515 92 99 5515 99 10 5515 99 30 5515 99 90 5803 90 30 ex 5905 00 70 ex 6308 00 00			
3 (a)	5512 19 10 5512 19 90 5512 29 10 5512 29 90 5512 29 90 5513 21 10 5513 21 30 5513 21 90 5513 22 00 5513 23 00 5513 29 00 5513 31 00 5513 32 00 5513 32 00 5513 32 00 5513 32 00 5513 41 00 5513 42 00 5513 42 00 5513 42 00 5514 22 00 5514 23 00 5514 29 00 5514 29 00 5514 29 00 5514 29 00 5514 29 00 5514 31 00 5514 29 00 5514 31 00 5514 29 00 5514 31 00 5514 32 00 5514 32 00 5514 33 00 5514 39 00 5515 13 30 5515 13 30 5515 11 30 5515 12 30 5515 12 90 5515 13 99 5515 21 30 5515 21 90 5515 22 19	(a) Of which: Other than unbleached or bleached		
	5515 22 99 5515 29 30 5515 29 90 5515 91 30 5515 91 90			

(1)	(2)	(3)	(4)	(5)
3 (a) (cont'd)	5515 92 19 5515 92 99 5515 99 30 5515 99 90 ex 5803 90 30 ex 5905 00 70 ex 6308 00 00			

## GROUP I B

•		I		_
(1)	(2)	(3)	(4)	(5)
4	6105 10 00 6105 20 10 6105 20 90 6105 90 10 6109 10 00 6109 90 10	Shirts, T-shirts, lightweight fine knit roll, polo or turtle-necked jumpers and pullovers (other than of wool or fine animal hair), undervests and the like, knitted or crocheted	6,48	154
	6109 90 30 6110 20 10 6110 30 10			
5	6101 10 90 6101 20 90 6101 30 90 6102 10 90 6102 20 90	Jerseys, pullovers, slipovers, waistcoats, twinsets, cardigans, bedjackets and jumpers (other than jackets and blazers), anoraks, windcheaters, waister jackets and the like, knitted or crocheted	4,53	221
	6102 30 90 6110 10 10 6110 10 31 6110 10 35 6110 10 38 6110 10 91 6110 10 95 6110 10 98 6110 20 91 6110 20 99 6110 30 91 6110 30 99			
6	6203 41 10 6203 41 90 6203 42 31 6203 42 33 6203 42 35 6203 42 90 6203 43 19 6203 43 90 6203 49 19 6203 49 50	Men's or boys' woven breeches, shorts other than swimwear and trousers (including slacks); women's or girls' woven trousers and slacks, of wool, of cotton or of man-made fibres; lower parts of tracksuits with lining, other than category 16 or 29, of cotton or of man-made fibres	1,76	568
	6204 61 10 6204 62 31 6204 62 33 6204 62 39 6204 63 18 6204 69 18			
	6211 32 42 6211 33 42 6211 42 42 6211 43 42			
7	6106 10 00 6106 20 00 6106 90 10 6206 20 00	Women's or girls' blouses, shirts and shirt-blouses, whether or not knitted or crocheted, of wool, cotton or man-made fibres	5,55	180
	6206 30 00 6206 40 00			
8	6205 10 00 6205 20 00 6205 30 00	Men's or boys' shirts, other than knitted or crocheted, of wool, cotton or man-made fibres	4,60	217

## GROUP II A

(1)	(2)	(3)	(4)	(5)
9	5802 11 00 5802 19 00 ex 6302 60 00	Terry towelling and similar woven terry fabrics of cotton; toilet linen and kitchen linen, other than knitted or crocheted, of terry towelling and woven terry fabrics, of cotton		
20	6302 21 00 6302 22 90 6302 29 90 6302 31 10 6302 31 90 6302 32 90 6302 39 90	Bedlinen, other than knitted or crocheted		
22	5508 10 11 5508 10 19 5509 11 00 5509 12 00 5509 21 10 5509 21 10 5509 22 10 5509 22 10 5509 31 10 5509 32 10 5509 32 10 5509 32 10 5509 32 10 5509 32 10 5509 41 10 5509 41 10 5509 42 10 5509 42 10 5509 51 00 5509 52 10 5509 52 10 5509 52 90 5509 53 00 5509 59 00 5509 61 10 5509 61 10 5509 61 90 5509 62 00 5509 69 00 5509 91 10 5509 91 90 5509 92 00 5509 99 90	Yarn of staple or waste synthetic fibres, not put up for retail sale		
22 (a)	5508 10 19 5509 31 10 5509 31 90 5509 32 10 5509 32 90 5509 61 10 5509 61 90 5509 62 00 5509 69 00	(a) Of which acrylic		
23	5508 20 10 5510 11 00 5510 12 00 5510 20 00 5510 30 00 5510 90 00	Yarn of staple or waste artificial fibres, not put up for retail sale		



(1)	(2)	(3)	(4)	(5)
32	5801 10 00 5801 21 00 5801 22 00 5801 23 00 5801 24 00 5801 25 00 5801 26 00 5801 31 00 5801 32 00 5801 33 00 5801 34 00 5801 35 00 5801 36 00	Woven pile fabrics and chenille fabrics (other than terry towelling or terry fabrics of cotton and narrow-woven fabrics) and tufted textile surfaces, of wool, of cotton or of man-made textile fibres		
32 (a)	5801 22 00	(a) Of which cotton corduroy		
39	6302 51 10 6302 51 90 6302 53 90 ex 6302 59 00 6302 91 10 6302 91 90 6302 93 90 ex 6302 99 00	Table linen, toilet and kitchen linen, other than knitted or crocheted, other than of terry towelling or similar terry fabrics of cotton		

## GROUP II B

	1	<b>T</b>		
(1)	(2)	(3)	(4)	(5)
12	6115 12 00 6115 19 10 6115 19 90 6115 20 11 6115 20 90 6115 91 00 6115 92 00 6115 93 10 6115 93 30 6115 93 99 6115 99 00	Pantyhose and tights, stockings, understockings, socks, anklesocks, sockettes and the like, knitted or crocheted, other than for babies, including stockings for varicose veins, other than products of category 70	24,3 pairs	41
13	6107 11 00 6107 12 00 6107 19 00 6108 21 00 6108 22 00 6108 29 00	Men's or boys' underpants and briefs, women's or girls' knickers and briefs, knitted or crocheted, of wool, cotton or man-made fibres	17	59
14	6201 11 00 ex 6201 12 10 ex 6201 12 90 ex 6201 13 10 ex 6201 13 90 6210 20 00	Men's or boys' woven overcoats, raincoats and other coats, cloaks and capes, of wool, of cotton or of man-made textile fibres (other than parkas) (of category 21)	0,72	1 389
15	6202 11 00 ex 6202 12 10 ex 6202 12 90 ex 6202 13 10 ex 6202 13 90 6204 31 00 6204 32 90 6204 33 90 6204 39 19 6210 30 00	Women's or girls' woven overcoats, raincoats and other coats, cloaks and capes; jackets and blazers, of wool, of cotton or of man-made textile fibres (other than parkas) (of category 21)	0,84	1 190
16	6203 11 00 6203 12 00 6203 19 10 6203 19 30 6203 21 00 6203 22 80 6203 23 80 6203 29 18 6211 32 31 6211 33 31	Men's or boys' suits and ensembles, other than knitted or crocheted, of wool, of cotton or of man-made fibres, excluding ski suits; men's or boys' tracksuits with lining, with an outer shell of a single identical fabric, of cotton or of man-made fibres	0,80	1 250
17	6203 31 00 6203 32 90 6203 33 90 6203 39 19	Men's or boys' jackets and blazers, other than knitted or crocheted, of wool, of cotton or of man-made fibres	1,43	700
18	6207 11 00 6207 19 00 6207 21 00 6207 22 00 6207 29 00 6207 91 00 6207 92 00 6207 99 00	Men's or boys' singlets and other vests, underpants, briefs, nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, other than knitted or crocheted		



(1)	(2)	(3)	(4)	(5)
18 (cont'd)	6208 11 00 6208 19 10 6208 19 90 6208 21 00 6208 22 00 6208 29 00 6208 91 10 6208 91 90 6208 92 10 6208 92 90 6208 99 90	Women's or girls' singlets and other vests, slips, petticoats, briefs, panties, nightdresses, pyjamas, negligées, bathrobes, dressing gowns and similar articles, other than knitted or crocheted		
19	6213 20 00 6213 90 00	Handkerchiefs, other than knitted or crocheted	59	17
21	ex 6201 12 10 ex 6201 12 90 ex 6201 13 10 ex 6201 13 90 6201 91 00 6201 92 00 6201 93 00 ex 6202 12 10 ex 6202 12 90 ex 6202 13 10 ex 6202 13 90 6202 91 00 6202 92 00 6202 93 00 6211 32 41 6211 33 41 6211 42 41 6211 43 41	Parkas; anoraks, windcheaters, waister jackets and the like, other than knitted or crocheted, of wool, of cotton or manmade fibres; upper parts of tracksuits with lining, other than category 16 or 29, of cotton or of man-made fibres	2,3	435
24	6107 21 00 6107 22 00 6107 29 00 6107 91 00 6107 92 00 ex 6107 99 00 6108 31 10 6108 32 11 6108 32 19 6108 32 90 6108 39 00 6108 91 00 6108 99 10	Men's or boys' nightshirts, pyjamas, bathrobes, dressing gowns and similar articles, knitted or crocheted  Women's or girls' nightdresses, pyjamas, negligées, bathrobes, dressing gowns and similar articles, knitted or crocheted	3,9	257
26	6104 41 00 6104 42 00 6104 43 00 6104 44 00 6204 41 00 6204 42 00 6204 43 00 6204 44 00	Women's or girls' dresses, of wool, of cotton or of man-made fibres	3,1	323
27	6104 51 00 6104 52 00 6104 53 00 6104 59 00	Women's or girls' skirts, including divided skirts	2,6	385



(1)	(2)	(3)	(4)	(5)
(1)	(2)	(3)	(7)	(3)
27	6204 51 00			
(cont'd)	6204 52 00 6204 53 00			
	6204 59 10			
	02013710			
28	6103 41 10	Trousers, bib and brace overalls, breeches and shorts (other	1,61	620
	6103 41 90 6103 42 10	than swimwear), knitted or crocheted, of wool, of cotton or of man-made fibres		
	6103 42 10	man made notes		
	6103 43 10			
	6103 43 90			
	6103 49 10			
	6103 49 91			
	6104 61 10			
	6104 61 90			
	6104 62 10			
	6104 62 90			
	6104 63 10 6104 63 90			
	6104 69 10			
	6104 69 91			
20	(20/11/00	Wannania an aida anisa and an anisa at a dan a language and a second a	1 27	720
29	6204 11 00 6204 12 00	Women's or girls' suits and ensembles, other than knitted or crocheted, of wool, of cotton or of man-made fibres, excluding	1,37	730
	6204 13 00	ski suits; women's or girls' tracksuits with lining, with an outer		
	6204 19 10	shell of an identical fabric, of cotton or of man-made fibres		
	6204 21 00			
	6204 22 80			
	6204 23 80			
	6204 29 18			
	6211 42 31			
	6211 43 31			
31	6212 10 00	Brassières, woven, knitted or crocheted	18,2	55
68	6111 10 90	Babies' garments and clothing accessories, excluding babies'		
	6111 20 90	gloves, mittens and mitts of categories 10 and 87, and babies' stockings, socks and sockettes, other than knitted or crocheted,		
	6111 30 90 ex 6111 90 00	of category 88		
	ex 6111 90 00			
	ex 6209 10 00			
	ex 6209 20 00			
	ex 6209 30 00 ex 6209 90 00			
	ex 6209 90 00			
73	6112 11 00	Tracksuits of knitted or crocheted fabric, of wool, of cotton or	1,67	600
	6112 12 00	of man-made textile fibres		
	6112 19 00			
76	6203 22 10	Men's or boys' industrial or occupational clothing, other than		
	6203 23 10	knitted or crocheted		
	6203 29 11	Women's or girls' aprons, smock-overalls and other industrial		
	6203 32 10 6203 33 10	or occupational clothing, other than knitted or crocheted		
	6203 33 10			
	6203 42 11			
	6203 42 51			
	6203 43 11			
	6203 43 31			
	6203 49 11			
	6203 49 31	l l		



(1)	(2)	(3)	(4)	(5)
76 (cont'd)	6204 22 10 6204 23 10 6204 29 11 6204 32 10 6204 33 10 6204 39 11 6204 62 11 6204 63 31 6204 63 31 6204 69 31 6211 32 10 6211 33 10 6211 42 10 6211 43 10			
77	ex 6211 20 00	Ski suits, other than knitted or crocheted		
78	6203 41 30 6203 42 59 6203 43 39 6203 49 39 6204 61 80 6204 62 59 6204 62 90 6204 63 39 6204 69 39 6204 69 50 6210 40 00 6210 50 00 6211 31 00 6211 32 90 6211 41 00 6211 42 90 6211 43 90	Garments, other than knitted or crocheted, excluding garments of categories 6, 7, 8, 14, 15, 16, 17, 18, 21, 26, 27, 29, 68, 72, 76 and 77		
83	6101 10 10 6101 20 10 6101 30 10 6102 10 10 6102 20 10 6102 30 10 6102 30 10 6103 31 00 6103 32 00 6103 39 00 ex 6103 39 00 6104 31 00 6104 32 00 6104 33 00 ex 6104 39 00 ex 6112 20 00 6113 00 90 6114 10 00 6114 20 00 6114 30 00	Overcoats, jackets, blazers and other garments, including ski suits, knitted or crocheted, excluding garments of categories 4, 5, 7, 13, 24, 26, 27, 28, 68, 69, 72, 73, 74 and 75		

## GROUP III A

(1)	(2)	(3)	(4)	(5)
33	5407 20 11	Woven fabrics of synthetic filament yarn obtained from strip or the like of polyethylene or polypropylene, less than 3 m wide;		
	6305 31 91 6305 31 99	sacks and bags, of a kind used for the packing of goods, not knitted or crocheted, obtained from strip or the like		
34	5407 20 19	Woven fabrics of synthetic filament yarn, obtained from strip or the like of polyethylene or polypropylene, 3 m or more wide		
35	5407 10 00 5407 20 90 5407 30 00 5407 41 00 5407 42 10 5407 42 90 5407 43 00 5407 44 10 5407 44 90 5407 51 00 5407 52 00 5407 53 10 5407 53 90 5407 60 10 5407 60 10 5407 60 51 5407 60 59 5407 60 90 5407 71 00 5407 72 00 5407 73 91 5407 73 99 5407 74 00 5407 81 00 5407 83 90 5407 83 90 5407 83 90 5407 83 90 5407 83 90 5407 83 90 5407 83 90	Woven fabrics of synthetic fibres (continuous), other than those for tyres of category 114		
	5407 84 00 5407 91 00 5407 92 00 5407 93 10 5407 93 90 5407 94 00 ex 5811 00 00			
	ex 5905 00 70			
35 (a)	5407 42 10 5407 42 90 5407 43 00 5407 44 10 5407 44 90 5407 52 00 5407 53 10 5407 53 90 5407 54 00 5407 60 30 5407 60 51	(a) Of which: Other than unbleached or bleached		
	5407 60 59 5407 60 90			



(1)	(2)	(3)	(4)	(5)
35 (a) (cont'd)	5407 72 00 5407 73 10 5407 73 91 5407 73 99 5407 74 00 5407 82 00 5407 83 10 5407 83 90 5407 84 00 5407 93 10 5407 93 90 5407 94 00 ex 5811 00 00 ex 5905 00 70			
36	5408 10 00 5408 21 00 5408 22 10 5408 22 90 5408 23 10 5408 23 90 5408 24 00 5408 31 00 5408 32 00 5408 33 00 5408 34 00 ex 5811 00 00 ex 5905 00 70	Woven fabrics of continuous artificial fibres, other than those for tyres of category 114		
36 (a)	5408 10 00 5408 22 10 5408 22 90 5408 23 10 5408 23 90 5408 24 00 5408 32 00 5408 33 00 5408 34 00 ex 5811 00 00 ex 5905 00 70	(a) Of which: Other than unbleached or bleached		
37	5516 11 00 5516 12 00 5516 13 00 5516 14 00 5516 21 00 5516 22 00 5516 23 10 5516 23 90 5516 24 00 5516 31 00 5516 32 00 5516 34 00 5516 41 00 5516 42 00 5516 43 00 5516 44 00 5516 44 00 5516 91 00	Woven fabrics of artificial staple fibres		



(1)	(2)	(3)	(4)	(5)
37 (cont'd)	5516 92 00 5516 93 00 5516 94 00			
	5803 90 50			
	ex 5905 00 70			
37 (a)	5516 12 00 5516 13 00 5516 14 00 5516 22 00 5516 23 10 5516 23 90 5516 24 00 5516 32 00 5516 33 00 5516 34 00 5516 42 00 5516 43 00 5516 44 00 5516 92 00 5516 93 00 5516 94 00	(a) Of which: Other than unbleached or bleached		
	5803 90 50			
	ex 5905 00 70			
38 A	6002 43 11 6002 93 10	Knitted or crocheted synthetic curtain fabric including net curtain fabric		
38 B	ex 6303 91 00 ex 6303 92 90 ex 6303 99 90	Net curtains, other than knitted or crocheted		
40	ex 6303 91 00 ex 6303 92 90 ex 6303 99 90 6304 19 10 ex 6304 19 90 6304 92 00 ex 6304 93 00 ex 6304 99 00	Woven curtains (including drapes, interior blinds, curtain and bed valances and other furnishing articles), other than knitted or crocheted, of wool, of cotton or of man-made fibres		
41	5401 10 11 5401 10 19 5402 10 10 5402 10 90 5402 20 00 5402 31 10 5402 31 30 5402 31 90 5402 32 00 5402 33 10 5402 33 90 5402 39 90 5402 49 10 5402 49 91 5402 49 99 5402 51 10 5402 51 30	Yarn of synthetic filament (continuous), not put up for retail sale, other than non-textured single yarn untwisted or with a twist of not more than 50 turns per metre		



(1)	(2)	(3)	(4)	(5)
41 (cont'd)	5402 51 90 5402 52 10 5402 52 90 5402 59 10 5402 59 90 5402 61 10 5402 61 30 5402 62 90 5402 62 90 5402 69 90 ex 5604 20 00 ex 5604 90 00			
42	5401 20 10 5403 10 00 5403 20 10 5403 20 90 ex 5403 32 00 5403 33 90 5403 39 00 5403 41 00 5403 42 00 5403 49 00 ex 5604 20 00	Yarn of continuous man-made fibres, not put up for retail sale  Yarn of artificial fibres; yarn of artificial filaments, not put up for retail sale, other than single yarn of viscose rayon untwisted or with a twist of not more than 250 turns per metre and single non-textured yarn of cellulose acetate		
43	5204 20 00 5207 10 00 5207 90 00 5401 10 90 5401 20 90 5406 10 00 5406 20 00 5508 20 90 5511 30 00	Yarn of man-made filament, yarn of staple artificial fibres, cotton yarn, put up for retail sale		
46	5105 10 00 5105 21 00 5105 29 00 5105 30 10 5105 30 90	Carded or combed sheep's or lambs' wool or other fine animal hair		
47	5106 10 10 5106 10 90 5106 20 11 5106 20 19 5106 20 91 5106 20 99 5108 10 10 5108 10 90	Yarn of carded sheep's or lambs' wool (woollen yarn) or of carded fine animal hair, not put up for retail sale		
48	5107 10 10 5107 10 90 5107 20 10 5107 20 30	Yarn of combed sheep's or lambs' wool (worsted yarn) or of combed fine animal hair, not put up for retail sale		



(1)	(2)	(3)	(4)	(5)
48 (cont'd)	5107 20 51 5107 20 59 5107 20 91 5107 20 99			
	5108 20 10 5108 20 90			
49	5109 10 10 5109 10 90 5109 90 10 5109 90 90	Yarn of sheep's or lambs' wool or of fine animal hair, put up for retail sale		
50	5111 11 00 5111 11 19 5111 11 91 5111 11 99 5111 19 11 5111 19 19 5111 19 31 5111 19 39 5111 19 91 5111 19 99 5111 20 00 5111 30 10 5111 30 30 5111 30 90 5111 90 91 5111 90 93 5111 90 93 5112 11 10 5112 11 90 5112 19 19 5112 19 99 5112 19 99 5112 30 30 5112 30 90 5112 90 91 5112 90 93 5112 90 99	Woven fabrics of sheep's or lambs' wool or of fine animal hair		
51	5203 00 00	Cotton, carded or combed		
53	5803 10 00	Cotton gauze		
54	5507 00 00	Staple artificial fibres, including waste, carded, combed or otherwise processed for spinning		
55	5506 10 00 5506 20 00 5506 30 00 5506 90 10 5506 90 91 5506 90 99	Synthetic staple fibres, including waste, carded or combed or otherwise processed for spinning		



(1)	(2)	(3)	(4)	(5)
56	5508 10 90	Yarn of staple synthetic fibres (including waste), put up for retail sale		
	5511 10 00 5511 20 00			
58	5701 10 10 5701 10 91 5701 10 93 5701 10 99 5701 90 10 5701 90 90	Carpets, carpetines and rugs, knotted (made up or not)		
59	5702 10 00 5702 31 10 5702 31 30 5702 31 30 5702 32 10 5702 32 10 5702 32 10 5702 32 90 5702 39 10 5702 41 10 5702 42 90 5702 42 10 5702 42 90 5702 49 10 5702 52 00 ex 5702 59 00 5702 91 00 5702 92 00 ex 5702 99 00 5703 10 10 5703 10 90 5703 20 11 5703 20 19 5703 20 91 5703 20 91 5703 30 11 5703 30 19 5703 30 11 5703 30 59 5703 30 91 5703 30 91 5703 30 99 5703 30 90 5704 10 00 5704 90 00 5705 00 10 5705 00 39 ex 5705 00 90	Carpets and other textile floor coverings, other than the carpets of category 58		
60	5805 00 00	Tapestries, hand-made, of the type Gobelins, Flanders, Aubusson, Beauvais and the like, and needleworked tapestries (for example, petit point and cross stitch) made in panels and the like by hand		
61	ex 5806 10 00 5806 20 00 5806 31 10 5806 31 90 5806 32 10 5806 32 90 5806 39 00 5806 40 00	Narrow-woven fabrics, and narrow fabrics (bolduc) consisting of warp without weft assembled by means of an adhesive, other than labels and similar articles of category 62  Elastic fabrics and trimmings (not knitted or crocheted), made from textile materials assembled from rubber thread		



(1)	(2)	(3)	(4)	(5)
62	5606 00 91 5606 00 99	Chenille yarn (including flock chenille yarn), gimped yarn (other than metallised yarn and gimped horsehair yarn)		
	5804 10 11 5804 10 19 5804 10 90 5804 21 10	Tulle and other net fabrics but not including woven, knitted or crocheted fabrics, hand or mechanically-made lace, in the piece, in strips or in motifs		
	5804 21 90 5804 29 10 5804 29 90 5804 30 00			
	5807 10 10 5807 10 90	Labels, badges and the like of textile materials, not embroidered, in the piece, in strips or cut to shape or size, woven		
	5808 10 00 5808 90 00	Braids and ornamental trimmings in the piece; tassels, pompons and the like		
	5810 10 10 5810 10 90 5810 91 10	Embroidery, in the piece, in strips or in motifs		
	5810 91 90 5810 92 10			
	5810 92 90 5810 99 10			
	5810 99 90			
63	5906 91 00	Knitted or crocheted fabric of synthetic fibres containing by weight 5% or more of elastomeric yarn and knitted or		
	ex 6002 10 10 6002 10 90	crocheted fabric containing by weight 5% or more of rubber thread		
	ex 6002 30 10 6002 30 90	Raschel lace and long-pile fabric of synthetic fibres		
	ex 6001 10 00			
	6002 20 31 6002 43 19			
65	5606 00 10	Knitted or crocheted fabric other than those of categories 38 A and 63, of wool, of cotton or of man-made fibres		
	ex 6001 10 00 6001 21 00			
	6001 22 00 6001 29 10			
	6001 91 10 6001 91 30			
	6001 91 50			
	6001 91 90 6001 92 10			
	6001 92 30 6001 92 50			
	6001 92 90 6001 99 10			
	ex 6002 10 10 6002 20 10			
	6002 20 39			
	6002 20 50 6002 20 70			
	ex 6002 30 10 6002 41 00			
	6002 42 10 6002 42 30			
	6002 42 50 6002 42 90			
	6002 43 31			



(1)	(2)	(3)	(4)	(5)
65	6002 43 33			
(cont'd)	6002 43 35			
	6002 43 39			
	6002 43 50			
	6002 43 91			
	6002 43 93			
	6002 43 95			
	6002 43 99 6002 91 00			
	6002 91 00			
	6002 92 30			
	6002 92 50			
	6002 92 90			
	6002 93 31			
	6002 93 33			
	6002 93 35			
	6002 93 39			
	6002 93 91			
	6002 93 99			
66	6301 10 00	Travelling rugs and blankets, other than knitted or crocheted,		
00	6301 10 00	of wool, of cotton or of man-made fibres		
	6301 20 99	of wool, of cotton of of man-made notes		
	6301 30 90			
	ex 6301 40 90			
	ex 6301 90 90			

## GROUP III B

(1)	(2)	(3)	(4)	(5)
10	6111 10 10 6111 20 10 6111 30 10 ex 6111 90 00	Gloves, mittens and mitts, knitted or crocheted	17 pairs	59
	6116 10 10 6116 10 90 6116 91 00 6116 92 00 6116 93 00 6116 99 00			
67	5807 90 90	Knitted or crocheted clothing accessories other than for babies; household linen of all kinds, knitted or crocheted; curtains		
	6113 00 10	(including drapes) and interior blinds, curtain or bed valances and other furnishing articles knitted or crocheted; knitted or		
	6117 10 00 6117 20 00 6117 80 10 6117 80 90 6117 90 00	crocheted blankets and travelling-rugs, other knitted or crocheted articles including parts of garments or of clothing accessories		
	6301 20 10 6301 30 10			
	6301 30 10 6301 40 10 6301 90 10			
	6302 10 10 6302 10 90			
	6302 40 00 ex 6302 60 00			
	6303 11 00 6303 12 00 6303 19 00			
	6304 11 00 6304 91 00			
	ex 6305 20 00 ex 6305 39 00			
	ex 6305 90 00 6305 31 10			
	6307 10 10 6307 90 10			
67 (a)	6305 31 10	(a) Of which:  sacks and bags of a kind used for the packing of goods, made from polyethylene or polypropylene strip		
69	6108 11 10 6108 11 90 6108 19 10 6108 19 90	Women's or girls' slips and petticoats, knitted or crocheted	7,8	128
70	6115 11 00 6115 20 19 6115 93 91	Pantyhose and tights of synthetic fibres, measuring per single yarn less than 67 decitex (6,7 tex)  Women's full-length hosiery of synthetic fibres	30,4 pairs	33



(1)	(2)	(3)	(4)	(5)
72	6112 31 10 6112 31 90 6112 39 10 6112 39 90 6112 41 10 6112 49 90 6112 49 90 6211 11 00 6211 12 00	Swimwear, of wool, of cotton or of man-made fibres	9,7	103
74	6104 11 00 6104 12 00 6104 13 00 ex 6104 19 00 6104 21 00 6104 22 00 6104 23 00 ex 6104 29 00	Women's or girls' knitted or crocheted suits and ensembles, of wool, of cotton or of man-made fibres, excluding ski suits	1,54	650
75	6103 11 00 6103 12 00 6103 19 00 6103 21 00 6103 22 00 6103 23 00 6103 29 00	Men's or boys' knitted or crocheted suits and ensembles, of wool, of cotton or of man-made fibres, excluding ski suits	0,80	1 250
84	6214 20 00 6214 30 00 6214 40 00 6214 90 10	Shawls, scarves, mufflers, mantillas, veils and the like other than knitted or crocheted, of wool, of cotton or of man-made fibres		
85	6215 20 00 6215 90 00	Ties, bow ties and cravats not knitted or crocheted, of wool, of cotton or of man-made fibres	17,9	56
86	6212 20 00 6212 30 00 6212 90 00	Corsets, corset-belts, suspender belts, braces, suspenders, garters and the like, and parts thereof, whether or not knitted or crocheted	8,8	114
87	ex 6209 10 00 ex 6209 20 00 ex 6209 30 00 ex 6209 90 00 6216 00 00	Gloves, mittens and mitts, not knitted or crocheted		
88	ex 6209 10 00 ex 6209 20 00 ex 6209 30 00 ex 6209 90 00	Stockings, socks and sockettes, not knitted or crocheted; other clothing accessories, parts of garments or of clothing accessories, other than for babies, other than knitted or crocheted		
	6217 90 00			



(1)	(2)	(3)	(4)	(5)
90	5607 41 00 5607 49 11 5607 49 19 5607 49 90 5607 50 11 5607 50 19 5607 50 30 5607 50 90	Twine, cordage, ropes and cables of synthetic fibres, plaited or not		
91	6306 21 00 6306 22 00 6306 29 00	Tents		
93	ex 6305 20 00 ex 6305 39 00	Sacks and bags, of a kind used for the packing of goods of woven fabrics, other than made from polyethylene or polypropylene strip		
94	5601 10 10 5601 10 90 5601 21 10 5601 21 90 5601 22 10 5601 22 91 5601 22 99 5601 29 00 5601 30 00	Wadding of textile materials and articles thereof; textile fibres, not exceeding 5 mm in length (flock), textile dust and mill neps		
95	5602 10 19 5602 10 31 5602 10 39 5602 10 90 5602 21 00 5602 29 90 5602 90 00	Felt and articles thereof, whether or not impregnated or coated, other than floor coverings		
	ex 5807 90 10 ex 5905 00 70 6210 10 10			
	6307 90 91			
96	5603 00 10 5603 00 91 5603 00 93 5603 00 95 5603 00 99	Non-woven fabrics and articles of such fabrics, whether or not impregnated, coated, covered or laminated		
	ex 5807 90 10			
	ex 5905 00 70 6210 10 91			
	6210 10 91			
	ex 6301 40 90 ex 6301 90 90			
	6302 22 10 6302 32 10 6302 53 10 6302 93 10			
	6303 92 10 6303 99 10			



(1)	(2)	(3)	(4)	(5)
96 (cont'd)	ex 6304 19 90 ex 6304 93 00 ex 6304 99 00			
	ex 6305 39 00			
	6307 10 30 ex 6307 90 99			
97	5608 11 11 5608 11 19 5608 11 91 5608 11 99 5608 19 11 5608 19 19 5608 19 31 5608 19 39 5608 19 91 5608 19 99 5608 90 00	Nets and netting made of twine, cordage or rope and made up fishing nets of yarn, twine, cordage or rope		
98	5609 00 00 5905 00 10	Other articles made from yarn, twine, cordage, rope or cables, other than textile fabrics, articles made from such fabrics and articles of category 97		
99	5901 10 00 5901 90 00	Textile fabrics coated with gum or amylaceous substances, of a kind used for the outer covers of books and the like; tracing cloth; prepared painting canvas; buckram and similar stiffened textile fabrics of a kind used for hat foundations		
	5904 10 00 5904 91 10 5904 91 90 5904 92 00	Linoleum, whether or not cut to shape; floor coverings consisting of a coating or covering applied on a textile backing, whether or not cut to shape		
	5906 10 10 5906 10 90 5906 99 10 5906 99 90	Rubberised textile fabrics, not knitted or crocheted, excluding those for tyres		
	5907 00 00	Textile fabrics otherwise impregnated or coated; painted canvas being theatrical scenery, studio backcloths or the like, other than of category 100		
100	5903 10 10 5903 10 90 5903 20 10 5903 20 90 5903 90 10 5903 90 91 5903 90 99	Textile fabrics impregnated, coated, covered or laminated with preparations of cellulose derivatives or of other artificial plastic materials		
101	ex 5607 90 00	Twine, cordage, ropes and cables, plaited or not, other than of synthetic fibres		
109	6306 11 00 6306 12 00 6306 19 00 6306 31 00 6306 39 00	Tarpaulins, sails, awnings, and sunblinds		



(1)	(2)	(3)	(4)	(5)
110	6306 41 00 6306 49 00	Woven pneumatic mattresses		
111	6306 91 00 6306 99 00	Camping goods, woven, other than pneumatic mattresses and tents		
112	6307 20 00 ex 6307 90 99	Other made up textile articles, woven, excluding those of categories 113 and 114		
113	6307 10 90	Floorcloths, dishcloths and dusters, other than knitted or crocheted		
114	5902 10 10 5902 10 90 5902 20 10 5902 20 90 5902 90 10 5902 90 90 5908 00 00 5909 00 10 5909 00 90 5911 10 00 ex 5911 20 00 5911 31 11 5911 31 19 5911 32 10 5911 32 90 5911 40 00 5911 90 10 5911 90 90	Woven fabrics and articles for technical uses		

## GROUP IV

(1)	(2)	(3)	(4)	(5)
115	5306 10 11 5306 10 19 5306 10 31 5306 10 39 5306 10 50 5306 10 90 5306 20 11 5306 20 19 5306 20 90 5308 90 11 5308 90 13 5308 90 19	Flax or ramie yarn		
117	5309 11 11 5309 11 19 5309 11 90 5309 19 10 5309 19 90 5309 21 10 5309 21 90 5309 29 10 5309 29 90 5311 00 10 5803 90 90 5905 00 31 5905 00 39	Woven fabrics of flax or of ramie		
118	6302 29 10 6302 39 10 6302 39 30 6302 52 00 ex 6302 59 00 6302 92 00 ex 6302 99 00	Table linen, toilet and kitchen linen of flax or ramie, other than knitted or crocheted		
120	ex 6303 99 90 6304 19 30 ex 6304 99 00	Curtains (including drapes), interior blinds, curtain and bed valances and other furnishing articles, not knitted or crocheted, of flax or ramie		
121	ex 5607 90 00	Twine, cordage, ropes and cables, plaited or not, of flax or ramie		
122	ex 6305 90 00	Sacks and bags, of a kind used for the packing of goods, used, of flax, other than knitted or crocheted		
123	5801 90 10 6214 90 90	Woven-pile fabrics and chenille fabrics of flax or ramie, other than narrow-woven fabrics  Shawls, scarves, mufflers, mantillas, veils and the like, of flax or ramie, other than knitted or crocheted		

# GROUP V

(1)	(2)	(3)	(4)	(5)
124	5501 10 00 5501 20 00 5501 30 00 5501 90 00	Synthetic staple fibres		
	5503 10 11 5503 10 19 5503 10 90 5503 20 00 5503 30 00 5503 40 00 5503 90 10 5503 90 90			
	5505 10 10 5505 10 30 5505 10 50 5505 10 70 5505 10 90			
125 A	5402 41 10 5402 41 30 5402 41 90 5402 42 00 5402 43 10 5402 43 90	Synthetic filament yarn (continuous) not put up for retail sale, other than yarn of category 41		
125 B	5404 10 10 5404 10 90 5404 90 11 5404 90 19 5404 90 90 ex 5604 20 00 ex 5604 90 00	Monofilament, strip (artificial straw and the like) and imitation catgut of synthetic materials		
126	5502 00 10 5502 00 90 5504 10 00 5504 90 00 5505 20 00	Artificial staple fibres		
127 A	5403 31 00 ex 5403 32 00 5403 33 10	Yarn of artificial filaments (continuous) not put up for retail sale, other than yarn of category 42		
127 B	5405 00 00 ex 5604 90 00	Monofilament, strip (artificial straw and the like) and imitation catgut of artificial textile materials		
128	5105 40 00	Coarse animal hair, carded or combed		
129	5110 00 00	Yarn of coarse animal hair or of horsehair		
130 A	5004 00 10 5004 00 90 5006 00 10	Silk yarn other than yarn spun from silk waste		



(1)	(2)	(3)	(4)	(5)
130 B	5005 00 10 5005 00 90	Silk yarn other than of category 130 A; silkworm gut		
	5006 00 90			
	ex 5604 90 00			
131	5308 90 90	Yarn of other vegetable textile fibres		
132	5308 30 00	Paper yarn		
133	5308 20 10 5308 20 90	Yarn of true hemp		
134	5605 00 00	Metallised yarn		
135	5113 00 00	Woven fabrics of coarse animal hair or of horsehair		
136	5007 10 00 5007 20 11 5007 20 19 5007 20 21 5007 20 31 5007 20 39 5007 20 41 5007 20 51 5007 20 59 5007 20 61 5007 20 69 5007 20 71 5007 90 10 5007 90 30 5007 90 50 5007 90 90 5803 90 10 ex 5905 00 90 ex 5911 20 00	Woven fabrics of silk or of silk waste		
137	ex 5801 90 90 ex 5806 10 00	Woven pile fabrics and chenille fabrics and narrow-woven fabrics of silk, or of silk waste		
138	5311 00 90 ex 5905 00 90	Woven fabrics of paper yarn and other textile fibres other than of ramie		
139	5809 00 00	Woven fabrics of metal threads or of metallised yarn		
140	ex 6001 10 00 6001 29 90 6001 99 90 6002 20 90 6002 49 00 6002 99 00	Knitted or crocheted fabric of textile material other than wool or fine animal hair, cotton or man-made fibres		
141	ex 6301 90 90	Travelling rugs and blankets of textile material other than wool or fine animal hair, cotton or man-made fibres		



(1)	(2)	(3)	(4)	(5)
142	ex 5702 39 90 ex 5702 49 90 ex 5702 59 00 ex 5702 99 90	Carpets and other textile floor coverings of sisal, of other fibres of the Agave family or of Manila hemp		
	ex 5705 00 90			
144	5602 10 35 5602 29 10	Felt of coarse animal hair		
145	5607 30 00 ex 5607 90 00	Twine, cordage, ropes and cables plaited or not, of abaca (Manila hemp) or of true hemp		
146 A	ex 5607 21 00	Binder or baler twine for agricultural machines, of sisal or other fibres of the Agave family		
146 B	ex 5607 21 00 5607 29 10 5607 29 90	Twine, cordage, ropes and cables of sisal or other fibres of the Agave family, other than the products of category 146 A		
146 C	5607 10 00	Twine, cordage, ropes and cables, whether or not plaited or braided, of jute or of other textile bast fibres of heading No 5303		
147	5003 90 00	Silk waste (including cocoons unsuitable for reeling), yarn waste and garnetted stock, other than not carded or combed		
148 A	5307 10 10 5307 10 90 5307 20 00	Yarn of jute or of other textile bast fibres of heading No 5303		
148 B	5308 10 00	Coir yarn		
149	5310 10 90 ex 5310 90 00	Woven fabrics of jute or of other textile bast fibres of a width of more than 150 cm		
150	5310 10 10 ex 5310 90 00	Woven fabrics of jute or of other textile bast fibres of a width of not more than 150 cm		
	6305 10 90	Sacks and bags, of a kind used for the packing of goods, of jute or of other textile bast fibres, other than used		
151 A	5702 20 00	Floor coverings of coconut fibres (coir)		
151 B	ex 5702 39 90 ex 5702 49 90 ex 5702 59 00 ex 5702 99 00	Carpets and other textile floor coverings, of jute or of other textile bast fibres, other than tufted or flocked		
152	5602 10 11	Needle loom felt of jute or of other textile bast fibres not impregnated or coated, other than floor coverings		
153	6305 10 10	Used sacks and bags, of a kind used for the packing of goods, of jute or of other textile bast fibres of heading No 5303		



(1)	(2)	(3)	(4)	(5)
154	5001 00 00	Silkworm cocoons suitable for reeling		
	5002 00 00	Raw silk (not thrown)		
	5003 10 00	Silk waste (including cocoons unsuitable for reeling), yarn waste and garnetted stock, not carded or combed		
	5101 11 00 5101 19 00 5101 21 00 5101 29 00 5101 30 00	Wool not carded or combed		
	5102 10 10 5102 10 30 5102 10 50 5102 10 90 5102 20 00	Fine or coarse animal hair, not carded or combed		
	5103 10 10 5103 10 90 5103 20 10 5103 20 91 5103 20 99 5103 30 00	Waste of wool or of fine or coarse animal hair, including yarn waste but excluding garnetted stock		
	5104 00 00	Garnetted stock of wool or fine or coarse animal hair		
	5301 10 00 5301 21 00 5301 29 00 5301 30 10 5301 30 90	Flax, raw or processed but not spun: flax tow and waste (including yarn waste and garnetted stock)		
	5305 91 00 5305 99 00	Ramie and other vegetable textile fibres raw or processed but not spun: tow, noils and waste, other than coir and abaca of heading No 5304		
	5201 00 10 5201 00 90	Cotton, not carded or combed		
	5202 10 00 5202 91 00 5202 99 00	Cotton waste (including yarn waste and garnetted stock)		
	5302 10 00 5302 90 00	True hemp (Cannabis sativa L.), raw or processed but not spun: tow and waste of true hemp (including yarn waste and garnetted stock)		
	5305 21 00 5305 29 00	Abaca (Manila hemp or <i>Musa textilis</i> Nee), raw or processed but not spun: tow, noils and waste of abaca (including yarn waste and garnetted stock)		
	5303 10 00 5303 90 00	Jute and other textile bast fibres (excluding flax, true hemp and ramie), raw or processed but not spun: tow and waste of true hemp (including yarn waste and garnetted stock)		
	5304 10 00 5304 90 00	Other vegetable textile fibres, raw or processed but not spun: tow, noils and waste of such fibres (including yarn waste and garnetted stock)		
	5305 11 00 5305 19 00 5305 91 00 5305 99 00			
156	6106 90 30	Blouses and pullovers knitted or crocheted of silk or silk waste for women and girls		
	ex 6110 90 90	onto and give		



(1)	(2)	(3)	(4)	(5)
157	6101 90 10 6101 90 90	Garments, knitted or crocheted, other than those of categories 1 to 123 and of category 156		
	6102 90 10 6102 90 90			
	ex 6103 39 00 6103 49 99			
	ex 6104 19 00 ex 6104 29 00 ex 6104 39 00 6104 49 00 6104 69 99			
	6105 90 90			
	6106 90 50 6106 90 90			
	ex 6107 99 00			
	6108 99 90 6109 90 90			
	6110 90 10			
	ex 6110 90 90			
	ex 6111 90 00 6114 90 00			
	0114 70 00			
159	6204 49 10	Dresses, blouses and shirt-blouses, not knitted or crocheted, of silk or silk waste		
	6206 10 00			
	6214 10 00	Shawls, scarves, mufflers, mantillas, veils and the like, not knitted or crocheted, of silk or silk waste		
	6215 10 00	Ties, bow ties and cravats of silk or silk waste		
160	6213 10 00	Handkerchiefs of silk or silk waste		
161	6201 19 00 6201 99 00	Garments, not knitted or crocheted, other than those of categories 1 to 123 and category 159		
	6202 19 00 6202 99 00			
	6203 19 90			
	6203 29 90 6203 39 90			
	6203 49 90 6204 19 90			
	6204 29 90			
	6204 39 90 6204 49 90			
	6204 59 90			
	6204 69 90 6205 90 10			
	6205 90 90			
	6206 90 10 6206 90 90			
	ex 6211 20 00 6211 39 00 6211 49 00			

# ANNEX II

Products without quantitative limits subject to the double-checking system referred to in Article 1(4) of the Agreement

(The full product descriptions of the categories listed in this Annex are to be found in Annex I to the Agreement.)

# Category: 2 4 5 6 7 8 9 20 21 26 157

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## PROTOCOL A

## TITLE I

## **CLASSIFICATION**

## Article 1

- 1. The competent authorities of the Community undertake to inform the UAE of any changes in the Combined Nomenclature (CN) before the date of their entry into force in the Community.
- 2. The competent authorities of the Community undertake to inform the competent authorities of the UAE of any decisions relating to the classification of products subject to the present Agreement, within one month of their adoption at the latest. Such communication shall include:
- (a) a description of the products concerned;
- (b) the relevant category and the related CN codes;
- (c) the reasons which have led to the decision.
- 3. Where a decision on classification results in a change of classification practice or a change of category of any product subject to the Agreement, the competent authorities of the Community shall provide 30 days' notice, from the date of the Community's communication, before the decision is put into effect. Products shipped before the date of entry into effect of the decision shall remain subject to the earlier classification practice, provided that the goods in question are presented for importation into the Community within 60 days of that date.
- 4. Where a Community decision on classification resulting in a change of classification practice or a change of categorisation of any product subject to the Agreement affects a category subject to quantitative limits, the Contracting Parties agree to enter into consultation in accordance with the procedures described in Article 11 of the Agreement with a view to honouring the obligation under the second subparagraph of Article 8(1) of the Agreement.
- 5. In case of divergent opinions between the UAE and the competent Community authorities at the point of entry into the Community on the classification of products covered by the present Agreement, classification shall provisionally be based on indications provided by the Community, pending consultations in accordance with Article 11 of the Agreement with a view to reaching agreement on definitive classification of the product concerned.

#### TITLE II

#### **ORIGIN**

#### Article 2

- 1. Products originating in the UAE for export to the Community in accordance with the arrangements established by this Agreement shall be accompanied by a certificate of UAE origin conforming to the model annexed to this Protocol.
- 2. The certificate of origin shall be certified by the UAE Ministry of Economy and Commerce if the products in question can be considered products originating in that country within the meaning of the relevant rules in force in the Community.
- 3. The certificate of origin referred to in paragraph 1 shall not be required for import of goods covered by a certificate of origin Form A or Form APR completed in accordance with the relevant Community rules in order to qualify for generalised tariff preferences.

## Article 3

The certificate of origin shall be issued only on application having been made in writing by the exporter or, under the exporter's responsibility, by his authorised representative. The competent UAE authorities shall ensure that the certificate of origin is properly completed and for this purpose they shall call for any necessary documentary evidence or carry out any check which they consider appropriate.

## Article 4

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

# Article 5

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

#### TITLE III

#### DOUBLE-CHECKING SYSTEM

#### Section I

# Exportation

#### Article 6

The competent authorities of the UAE shall issue an export licence in respect of all consignments from the UAE of textile products subject to any definitive or provisional quantitative limits established under Article 4 of the Agreement, up to the relevant quantitative limits as may be modified by Articles 3, 5 and 7 of the Agreement, as well as of all consignments of textile products subject to a double-checking system without quantitative limits as provided for in Article 1(4) and (5) of the Agreement.

## Article 7

- 1. For products subject to quantitative limits under this Agreement the export licence shall conform to model 1 annexed to this Protocol and it shall be valid for exports throughout the customs territory to which the Treaty establishing the European Community applies.
- 2. Where quantitative limits have been introduced pursuant to this Agreement, each export licence must certify, *inter alia*, that the quantity of the product in question has been set off against the quantitative limit established for the category of the products concerned and shall only cover one of the categories of products subject to quantitative limits. It may be used for one or more consignments of the products in question.
- 3. For products subject to a double-checking system without quantitative limits the export licence shall conform to model 2 annexed to this Protocol. It shall only cover one category of products and may be used for one or more consignments of the products in question. It shall be valid for exports throughout the customs territory to which the Treaty establishing the European Community applies.

## Article 8

The competent authorities of the Community must be informed immediately of the withdrawal or modification of any export licence already issued.

## Article 9

- 1. Exports of textile products subject to quantitative limits pursuant to this Agreement shall be set off against the quantitative limits established for the year in which the shipment of the goods has been effected even if the export licence is issued after such shipment.
- 2. For the purpose of applying paragraph 1, shipment of the goods is considered to have taken place on the date of their loading onto the exporting aircraft, vehicle or vessel.

## Article 10

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

## Section II

## Importation

## Article 11

Importation into the Community of textile products subject to quantitative limits or to a double-checking system pursuant to this Agreement shall be subject to the presentation of an import authorisation.

# Article 12

- 1. The competent authorities of the Community shall issue the import authorisation referred to in Article 11, within five working days of the presentation by the importer of the original of the corresponding export licence.
- 2. The import authorisations concerning products subject to quantitative limits under this Agreement shall be valid for six months from the date of their issue for imports throughout the customs territory to which the Treaty establishing the European Community is applied.
- 3. The import authorisations for products subject to a double-checking system without quantitative limits shall be valid for six months from the date of their issue for imports throughout the customs territory to which the Treaty establishing the European Community is applicable.
- 4. The competent authorities of the Community shall cancel the import authorisation already issued whenever the corresponding export licence has been withdrawn.

However, if the competent authorities of the Community are notified of the withdrawal or the cancellation of the export licence only after the importation of the products into the Community, the relevant quantities shall be set off against the quantitative limits established for the category and the quota year concerned.

#### Article 13

- 1. If the competent authorities of the Community find that the total quantities covered by export licences issued by the competent authorities of the UAE for a particular category in any year exceed the quantitative limit established in accordance with Article 4 of the Agreement for that category, as may be modified by Articles 3, 5 or 7 of the Agreement, the said authorities may suspend the further issue of import authorisations. In this event, the competent authorities of the Community shall immediately inform the authorities of the UAE and the special consultation procedure set out in Article 11 of the Agreement shall be initiated forthwith.
- 2. Exports of products of UAE origin subject to quantitative limits or the double-checking system and not covered by UAE export licences issued in accordance with the provisions of this Protocol may be refused an import authorisation by the competent Community authorities.

However, without prejudice to Article 5 of the Agreement if the import of such products is allowed into the Community by the competent authorities of the Community, the quantities involved shall not be set off against the appropriate quantitative limits established pursuant to this Agreement, without the express agreement of the competent authorities of the UAE.

# TITLE IV

## FORM AND PRODUCTION OF EXPORT LICENCES AND CERTIFICATES OF ORIGIN, AND COMMON PROVISIONS CONCERNING EXPORTS TO THE COMMUNITY

## Article 14

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

These documents shall measure  $210 \times 297$  mm. The paper used shall be white writing paper, sized, not containing mechanical pulp, and weighing not less

than 25 g/m². If the documents have several copies, only the top copy, which is the original, shall be printed with the guilloche pattern background. This copy shall be clearly marked as 'original' and the other copies as 'copies'. Only the original shall be accepted by the competent authorities of the Community as being valid for the purpose of export to the Community in accordance with the provisions of the Agreement.

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

This number shall be composed of the following elements:

- two letters identifying the exporting country as follows: AE
- two letters identifying the intended Member State of customs clearance as follows:

AT = Austria

BL = Benelux

DE = Germany

DK = Denmark

EL = Greece

ES = Spain

FI = Finland

FR = France

GB = United Kingdom

IE = Ireland

IT = Italy

PT = Portugal

SE = Sweden,

- a one-digit number identifying the quota year, as follows: 6 for 1996; 7 for 1997, 8 for 1998,
- a two-digit number from 01 to 99, identifying the particular issuing office concerned in the UAE,
- a five-digit number running consecutively from 00001 to 99999 allocated to the intended Member State of customs clearance.

## Article 15

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

## Article 16

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

#### TITLE V

#### ADMINISTRATIVE COOPERATION

## Article 17

The Community and the UAE shall cooperate closely in the implementation of the provisions of this Protocol. To this end, contacts and exchanges of views, including on technical matters, shall be facilitated by both parties.

## Article 18

In order to ensure the correct application of this Protocol, the Community and the UAE offer mutual assistance for the checking of the authenticity and the accuracy of export licences and certificates of origin issued or of any declarations made within the terms of this Protocol.

# Article 19

The UAE shall transmit to the Commission of the European Communities the names and addresses of the authorities competent to issue and verify the export licences and the certificates of origin, together with specimens of the stamps used by these authorities and specimen signatures of officials responsible for signing the export licences and the certificates of origin. The UAE shall also notify the Commission of any change in this information.

# Article 20

1. Subsequent verification of certificates of origin or export licences shall be carried out at random, or

- whenever the competent Community authorities have reasonable doubt as to the authenticity of the certificate or licence or as to the accuracy of the information regarding the true origin of the products in question.
- 2. In such cases, the competent authorities in the Community shall return the certificate of origin or the export licence or a copy thereof to the competent UAE authorities, giving, where appropriate, the reasons of form or substance which justify an enquiry. If the invoice has been submitted, such invoice or a copy thereof shall be attached to the certificate or to the licence or their copies. The authorities shall also forward any information that has been obtained suggesting that the particulars given on the said certificate or licence are inaccurate.
- 3. The provisions of paragraph 1 shall also apply to subsequent verifications of the declarations of origin provided for in Article 2 of this Protocol.
- 4. The results of the subsequent verifications carried out in accordance with paragraphs 1 and 2 shall be communicated to the competent authorities of the Community within three months at the latest. The information communicated shall indicate whether the disputed certificate, licence or declaration, applies to the goods actually exported and whether these goods are eligible for export under the arrangements established by the Agreement. The information shall also include, at the request of the Community, copies of all the documentation necessary to fully determine the facts, and in particular the true origin of the goods.

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

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

## Article 21

1. Where the verification procedure referred to in Article 20 or where information available to the

competent authorities of the Community or of the UAE indicates or appears to indicate that the provisions of this Agreement are being circumvented or infringed, the two Contracting Parties shall cooperate closely and with the appropriate urgency in order to prevent or remedy any such circumvention or infringement.

- 2. To this end, the competent authorities of the UAE shall, on their own initiative or at the request of the Community, carry out appropriate inquiries, or arrange for such inquiries to be carried out, concerning operations which are, or appear to the Community to be, in circumvention or infringement of this Protocol. The UAE shall communicate the results of these inquiries to the Community, including any other pertinent information enabling the cause of the circumvention or infringement, including the true origin of the goods to be determined.
- 3. By agreement between the Community and the UAE, officials designated by the Community may be present at the inquiries referred to in paragraph 2
- Pursuant to the cooperation referred to in paragraph 1, the competent authorities of the Community and the UAE shall exchange any information considered by either Contracting Party to be of use in preventing or remedying circumvention or infringement of the provisions of this Agreement. These exchanges may include information on the production of textile products in the UAE and on the trade in the type of products covered by this Agreement between the UAE and third countries, particularly where the Community has reasonable grounds to consider that the products in question may be in transit across the territory of the UAE prior to their importation into the Community. This information may include at the request of the Community copies of all available relevant documentation.
- 5. Where sufficient evidence shows that the provisions of this Protocol have been circumvented or infringed, the competent authorities of the UAE and the Community may agree to take the measures set out in Article 5 (4) of the Agreement, and any other measures as are necessary to prevent a recurrence of such circumvention or infringement.

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(Signature)

(Stamp — Cachet)

(Signature)

(Stamp — Cachet)

# PROTOCOL B

The annual growth rate for quantitative limits which could be introduced under Article 4 of the Agreement shall be fixed by agreement between the two parties in accordance with the consultation procedure established in Article 11 of the Agreement. Such growth rate may in no case be higher than the highest rate applicable to corresponding products under bilateral agreements on trade in textiles concluded between the Community and other third countries having a level of trade equal to or comparable with that of the UAE.

Information concerning the date of entry into force of the Agreement between the European Community and the United Arab Emirates on trade in textile products

As the Contracting Parties have notified one another of the completion of the procedures necessary for the entry into force of the Agreement between the European Community and the United Arab Emirates on trade in textile products, adopted by the Council of the European Union at its meeting on 22 July 1997, that Agreement will enter into force on 1 May 1999 in accordance with Article 14 thereof.