Council Regulation (EC) No 32/2000 of 17 December 1999 opening and providing for the administration of Community tariff quotas bound in GATT and certain other Community tariff quotas and establishing detailed rules for adjusting the quotas, and repealing Council Regulation (EC) No 1808/95

COUNCIL REGULATION (EC) No 32/2000

of 17 December 1999

opening and providing for the administration of Community tariff quotas bound in GATT and certain other Community tariff quotas and establishing detailed rules for adjusting the quotas, and repealing Council Regulation (EC) No 1808/95

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Economic Community, and in particular Article 133 thereof,

Having regard to the proposal from the Commission,

Whereas:

- (1) The Community has undertaken, within the framework of the General Agreement on Tariffs and Trade (GATT), to open Community tariff quotas each year at reduced or zero duty for a certain number of products, subject to certain conditions;
- (2) Council Regulation (EC) No 1808/95 of 24 July 1995 opening and providing for the administration of Community tariff quotas bound in GATT and certain other Community tariff quotas for certain agricultural, industrial and fisheries products and establishing the detailed provisions for adapting these quotas⁽¹⁾, has been repeatedly and substantially amended; whereas now that further amendments are required it should be recast and simplified for the sake of clarity, in line with the Council Resolution of 25 October 1996⁽²⁾;
- (3) This Regulation does not apply to tariff quotas for agricultural products bound in GATT, which are covered by Council Regulation (EC) No 3290/94 of 22 December 1994 on the adjustments and transitional arrangements required in the agriculture sector in order to implement the agreements concluded during the Uruguay Round of multilateral trade negotiations⁽³⁾;
- (4) Following the reductions in customs duties agreed within the framework of the GATT, certain products previously covered by Regulation (EC) No 1808/95 are now exempt from customs duties on import; they are therefore not included in this Regulation;
- (5) The Community has concluded an Agreement in the form of an exchange of letters with Canada providing for the opening of a 650 000 tonne tariff quota for newsprint (order number 09.0015), 600 000 tonnes of which, in accordance with Article XIII of the GATT, is reserved until 30 November of each year for products from Canada alone; the Agreement also provides for a mandatory 5 % increase in the share of the quota

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- reserved for imports from Canada in the event of that share being exhausted before the end of a given year;
- (6) In accordance with the offer it made within the United Nations Conference on Trade and Development (Unctad) and alongside its scheme of generalised preferences, the European Community introduced tariff preferences in 1971 for jute and coconut-fibre products originating in certain developing countries; these preferences took the form of a gradual reduction of Common Customs Tariff duties and, from 1978 to 31 December 1994, the complete suspension of these duties;
- (7) Since the entry into force of the new scheme of generalised tariff preferences on 1 January 1995 the Community has, alongside the GATT, opened autonomous zero-duty Community tariff quotas for specific quantities of jute and coconut-fibre products until 31 December 1999 by Regulations (EC) Nos 764/96⁽⁴⁾ and 1401/98⁽⁵⁾; as the scheme of generalised preferences has been extended until 31 December 2001 by Regulation (EC) No 2820/98⁽⁶⁾, this quota arrangement should also be extended until 31 December 2001;
- (8) In the context of its external relations the Community has given Switzerland an undertaking each year to open a zero-duty tariff quota running from 1 September to 31 August of the following year, to cover various forms of processing work carried out on textiles under the outward processing arrangements; in accordance with the most favoured nation clause, Switzerland and other third countries can use this quota;
- (9) The Community has declared itself ready to open zero-rated annual Community tariff quotas for certain hand-made products and handloom fabrics; however, imports may only qualify for these quotas on presentation to the Community customs authorities of a certificate of authenticity issued by the competent authority of the beneficiary country stating that the goods in question are hand-made or hand-woven;
- (10) The term 'hand-made products' needs to be defined in order to ensure that this system operates smoothly;
- (11) A system is required for updating the information on government authorities authorised to issue certificates of authenticity;
- (12) Proper application of the arrangements for hand-made products and fabrics woven on handlooms requires that provision be made for entitlement to tariff quotas to be temporarily withdrawn in whole or in part in the event of irregularities or lack of administrative cooperation, and that procedures for administrative cooperation be set up to check on the issuing of certificates of authenticity;
- (13) As access to the tariff quotas for hand-made products and handloom fabrics is open to developing countries under the GSP, the Commission should have the power, on receipt of an official request and after consulting the Customs Code Committee, to extend the list of quota beneficiaries to include countries entitled to the GSP which offer the necessary guarantees for checking the authenticity of the products;
- (14) The Community, in the fulfilment of its international obligations, is required to open tariff quotas; all Community importers should be guaranteed equal and continuous access to the said quotas, and the rates of duty laid down for the quotas should be applied

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- without interruption to all imports of the products concerned into all Member States until the quotas are exhausted;
- (15)Commission Regulation (EEC) No 2454/93 of 2 July 1993 laying down provisions for the implementation of Council Regulation (EEC) No 2913/92 establishing the Community Customs Code⁽⁷⁾ consolidated the arrangements for managing tariff quotas to be used in chronological order of the dates of acceptance of the declarations for free circulation;
- (16)For reasons of speed and efficiency, communication between Member States and the Commission should take place as far as possible by electronic means;
- (17)Council or Commission decisions amending the Combined Nomenclature and Taric codes or adjusting the quota volumes and rates of duty do not entail any substantive changes; in the interests of simplification the Commission, after consulting the Customs Code Committee, should have the power to make amendments and technical adjustments to this Regulation;
- (18)This Regulation should be adjusted in the event of amendment of existing agreements within the framework of the GATT, including reductions of customs duties, and, in respect of products manufactured from jute and coconut fibres, in the event of extension of the scheme of generalised tariff preferences; the Commission, after consulting the Customs Code Committee, should therefore have the power to make the relevant amendments to the provisions of this Regulation, including the Annexes thereto, in so far as the agreed changes specify the products eligible for tariff quotas, the quota volumes, rates of duty and periods, and any conditions of eligibility;
- (19)As definitions for hand-made products and handloom fabrics and certificates of authenticity may be harmonised in the future, the Commission, after consulting the Customs Code Committee, should have the power to adapt these definitions and replace the specimens appearing in Annexes VI and VII;
- (20)The measures necessary for the implementation, of this Regulation have been adopted in conformity with Council Decision 1999/468/EC of 28 June 1999 laying down the procedures for the exercise of implementing powers conferred on the Commission⁽⁸⁾,

HAS ADOPTED THIS REGULATION:

TITLE I

GENERAL ARRANGEMENTS

Article 1

- The products listed in Annexes I, II, III, IV and V shall be eligible for reduced rates of duty under Community tariff quotas during the periods and in accordance with the provisions set out in this Regulation and the said Annexes.
- For the purposes of converting amounts expressed in euros into national currencies, Article 18 of Council Regulation (EEC) No 2913/92 of 12 October 1992 establishing the

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Community Customs Code⁽⁹⁾ shall apply for the Member States other than those referred to in Council Regulation (EC) No 974/98 of 3 May 1998 on the introduction of the euro⁽¹⁰⁾.

TITLE II

SPECIAL ARRANGEMENTS FOR CERTAIN TARIFF QUOTAS

Section 1

Tariff quota for newsprint

Article 2

- From 30 November each year, any part of the quota volumes for newsprint referred to in Annex I not used on 29 November and unlikely to be used by 31 December may be used to cover imports of the products in question from Canada or another non-EC country.
- Where the bound quota of 600 000 tonnes from Canada has been exhausted and no autonomous quota of more than 30 000 tonnes has been opened for the remainder of the calendar year, the bound quota shall be increased by the Commission by an additional 5 %. The Commission shall publish the quota increase in the *Official Journal of the European Communities*, 'C' series.

Section 2

Tariff quotas for hand-made or hand-woven products

Article 3

Access to the tariff quotas for hand-made products is restricted to the products referred to in Annex IV, accompanied by a certificate of authenticity issued by the competent government anthority in the beneficiary country and conforming to the specimen in Annex VI.

Article 4

Access to the tariff quotas for hand-woven products is restricted to the products referred to in Annex V accompanied by a certificate of authenticity issued by the competent government authority in the beneficiary country and conforming to the specimen in Annex VII. These goods shall bear a stamp approved by the said authorities at the beginning and end of each piece; by way of derogation, a seal approved by the authorities of the country of manufacture may be affixed to each piece.

Article 5

The products referred to in Articles 3 and 4 must be transported directly to the Community from the country of manufacture.

The following shall be considered to have been transported directly:

(a) goods which have been transported without entering the territory of a country not a Member State of the Community; calls at ports in countries not members of the

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Community shall not be held to breach direct transport, provided the goods are not transhipped in the course of such a call;

goods which have been transported via, or transhipped in, the territory of one or more (b) non-member countries, provided such transit or transhipment is covered by a single transport document drawn up in the country of manufacture.

Section 3

Methods of administrative cooperation for hand-made or hand-woven products

Article 6

- Access to the tariff quotas provided for in Articles 3 and 4 may at any time be temporarily withdrawn, in whole or in part, in the event of irregularities or of a lack of the administrative cooperation required for the checking of certificates of authenticity.
- The decision to withdraw temporarily, in whole or in part, entitlement to the tariff quotas referred to in paragraph 1 shall be adopted in accordance with the procedure laid down in Article 10(2), following appropriate prior consultations undertaken by the Commission with the beneficiary country in question.

3

- Where the procedure for temporary total or partial withdrawal of access to tariff quotas is applied the Commission shall publish a notice in the 'C' series of the Official Journal stating that it has reasonable doubt as to entitlement to benefit under this Regulation and listing the goods, producers and exporters concerned.
- The proportion of customs debt corresponding to a concession granted under this Regulation shall be disregarded except where the debt is incurred after publication of the notice referred to in subparagraph (a) and in respect of goods, producers or exporters named in that notice, or where the second sentence of Article 221(3) of Regulation (EEC) No 2913/92 applies.

Article 7

- The beneficiary countries shall inform the Commission of the names and addresses of the governmental authorities situated in their territory which are empowered to issue certificates of authenticity, together with specimens of stamps used by those authorities, and the names and addresses of the governmental authorities responsible for checking the certificates. The stamps shall be valid from the date the Commission receives the specimens. The Commission shall forward this information, if possible by electronic means, to the customs authorities of the Member States. When such information is updating a previous communication, the Commission shall indicate the date when the new stamps become valid according to the instructions given by the competent authorities of the beneficiary countries. This information is confidential; however, when goods are presented for free circulation, the customs authorities in question may allow the importer or his duly authorised representative to consult the specimen impressions of stamps referred to in this paragraph.
- The Commission shall publish in the 'C' series of the *Official Journal of the European* Communities the names of the authorities in the manufacturing countries entitled to issue certificates of authenticity and, where appropriate, the date on which new beneficiary countries met the obligations set out in paragraph 1.

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- 3 Subsequent verification of certificates of authenticity shall be carried out at random or whenever the customs authorities in the Community have reasonable doubt as to the authenticity of the document or the accuracy of the information regarding the products in question.
- For the purposes of paragraph 1, the customs authorities in the Community shall return a copy of the certificate of authenticity to the competent governmental authority in the exporting beneficiary country, giving, where appropriate, the reasons of form or substance for an inquiry. The invoice or a copy thereof, as well as all other relevant documents, shall be attached to the copy of the certificate of authenticity. The customs authorities shall also forward any information that has been obtained suggesting that the particulars given on the certificate of authenticity are inaccurate.

If the said authorities decide to suspend admission to the tariff quotas pending the results of the verification, they shall offer to release the products to the importer subject to any precautions judged necessary.

- When an application for subsequent verification has been made in accordance with paragraph 1, such verification shall be carried out and its results communicated to the customs authorities in the Community within a maximum of six months. The results shall be such as to establish whether the certificate of authenticity in question applies to the products actually exported and whether these products were in fact eligible to benefit from the tariff quota.
- If, in cases of reasonable doubt, there is no reply within the six months specified in paragraph 5 or if the reply does not contain sufficient information to determine the authenticity of the document in question or the accuracy of the information relating to the products concerned, a second communication shall be sent to the competent authorities. If after the second communication the results of the verification are not communicated to the requesting authorities within four months, or if these results do not allow the authenticity of the document in question to be determined, the requesting authorities shall, save in exceptional circumstances, refuse entitlement to the tariff measures.
- Where the verification procedure or any other available information appears to indicate that the provisions of this Article are being contravened, the exporting beneficiary country shall, on its own initiative or at the request of the Community, carry out appropriate inquiries or arrange for such enquiries to be carried out with due urgency to identify and prevent such contraventions. For this purpose the Community may participate in the inquiries.
- 8 For the purpose of subsequent verification of certificates of authenticity, copies of the certificates as well as any export documents referring to them shall be kept for at least three years by the competent governmental authority of the exporting beneficiary country.

TITLE III

MANAGEMENT OF TARIFF QUOTAS

Article 8

The tariff quotas referred to in Article 1 shall be managed by the Commission in accordance with Article 308a to Article 308c of Regulation (EEC) No 2454/93.

Communication between the Member States and the Commission in this connection shall take place as far as possible by electronic means.

The Member States and the Commission shall cooperate closely to ensure compliance with this Regulation.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Each Member State shall guarantee importers of the products in question equal and continuous access to the quotas in so far as the balance of the quota volumes permits.

TITLE IV

FINAL PROVISIONS

Article 9

- 1 The provisions necessary for the application of this Regulation, including:
 - amendments and technical adjustments necessitated by changes in the Combined Nomenclature and Taric codes:
 - adjustments made necessary by:
 - the conclusion by the Council of agreements or exchanges of letters within the framework of the GATT or compliance with the Community's contractual obligations to certain countries within the framework of the GATT, or
 - extension of the scheme of generalised preferences in respect of jute and coconut-fibre products;
 - the addition of developing countries to the lists contained in Annexes IV and V at the official request of an applicant country that offers the necessary guarantees for checking the authenticity of these products;
 - amendments and adjustments to the definitions for hand-made products and handloom fabrics as well as to the specimen certificates of authenticity

shall be adopted in accordance with the procedure provided for in Article 10(2).

- 2 Provisions adopted under paragraph 1 shall not empower the Commission to:
- transfer not used preferential quantities from one quota period to another,
- change timetables provided for in the agreements or exchanges of letters,
- make access to the quotas subject to import licences.

Article 10

- The Commission shall be assisted by the Customs Code Committee instituted by Article 247 of Regulation (EEC) No 2913/92.
- Where reference is made to this paragraph, Articles 4 and 7 of Decision 1999/468/ EC shall apply.
- The period provided for in Article 4(3) of Decision 1999/468/EC shall be three months.

I^{F1}Article 10a

For the purpose of apportioning tariff rate quotas included in the schedule of concessions and commitments of the Union following the withdrawal of the United Kingdom from the Union and while ensuring consistency with the methodology referred to in Article 1(1) of Regulation (EU) 2019/216 of the European Parliament and of the Council⁽¹¹⁾ and, in particular, ensuring that the market access into the Union as composed after the withdrawal of the United Kingdom does not exceed that which is reflected in the share of trade flows during a representative period, the Commission is empowered to adopt delegated acts in accordance with Article 10b to amend Annex I to this Regulation in order to take account of the following:

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Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

- (a) any international agreement concluded by the Union under Article XXVIII of GATT 1994, concerning the tariff rate quotas referred to in Annex I to this Regulation; and
- (b) pertinent information that it may receive either in the context of negotiations under Article XXVIII of GATT 1994, or from other sources with an interest in a specific tariff rate quota.

Textual Amendments

F1 Inserted by Regulation (EU) 2019/216 of the European Parliament and of the Council of 30 January 2019 on the apportionment of tariff rate quotas included in the WTO schedule of the Union following the withdrawal of the United Kingdom from the Union, and amending Council Regulation (EC) No 32/2000.

Article 10b

- 1 The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.
- The power to adopt delegated acts referred to in Article 10a shall be conferred on the Commission for a period of five years from 9 February 2019. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the five-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.
- The delegation of powers referred to in Article 10a may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the *Official Journal of the European Union* or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.
- Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making⁽¹²⁾.
- 5 As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.
- A delegated act adopted pursuant to Article 10a shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.]

Textual Amendments

F1 Inserted by Regulation (EU) 2019/216 of the European Parliament and of the Council of 30 January 2019 on the apportionment of tariff rate quotas included in the WTO schedule of the Union following the withdrawal of the United Kingdom from the Union, and amending Council Regulation (EC) No 32/2000.

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Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Article 11

Regulation (EC) No 1808/95 is hereby repealed.

References to Regulation (EC) No 1808/95 shall be construed as references to this Regulation and shall be correlated in accordance with the table in Annex VIII.

Article 12

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

It shall apply from 1 January 2000.

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

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

I^{F2}ANNEX I

LIST OF COMMUNITY TARIFF QUOTAS BOUND IN GATT

Textual Amendments

F2 Substituted by Commission Regulation (EC) No 384/2003 of 26 February 2003 amending Council Regulation (EC) No 32/2000 to take account of Commission Regulation (EC) No 1832/2002 amending Annex I to Council Regulation (EEC) No 2658/87 on the tariff and statistical nomenclature and on the Common Customs Tariff.

Serial number	CN code	Taric subdivision	Description of goods	Quota period	Quota volume	Rate of duty(%)	
09.0006	0302 40		Herring,	From 1.1.	a	0	
	[F50303 51]		subject to compliance	2003 to 14.2.2003			
	[^{F5} 0304 19 97]		with the reference prices	and from 16.6. to 14.2.			
	[^{F5} ex 0304 19 99]	[F510]		11.2.	34 000 tonnes		
	[F50304 99 23]				021110		
09.0007	ex 0305 51 10	10	Cod of the species Gadus morhua and Gadus ogac and fish of the species Boreogadus saida:	From 1.1. to 31.12.	25 000 tonnes	0	
	ex 0305 51 10	20					
	ex 0305 51 90	10		ogac and			
	ex 0305 51 90	20					
	0305 59 11						

- a Remaining volume of quota period 2002/2003 in accordance with Regulation (EC) No 32/2000.
- **b** Control of the usage for this end use shall be carried out pursuant to the relevant Community provisions.
- c Remaining volume of quota period 2002/2003 in accordance with Regulation (EC) No 32/2000.
- d Suspension of specific duty as from 1 July 1995; the ad valorem duty to be taken into account is the duty in force appearing in Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff (OJ L 256, 7.9.1987), as amended.
- e [F3The symbol 'EA' indicates that the goods are chargeable with an 'agricultural component' fixed in accordance with Regulation (EEC) No 2658/87.]]
- $f \qquad [^{F4}]$

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

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	0305 59 19		— dri	ed, ether		
	ex 0305 62 00	20	or not			
	ex 0305 62 00	25	sal but	ted		
	ex 0305 62 00	50		oked		
	ex 0305 62 00	60	but not dri			
	0305 69 10		or	oked I		
09.0009	ex 0302 69 68	10	Silver hake (Merluccius	From 1.1. to 31.12.	2 000 tonnes	8
	ex 0303 78 19	10	bilinearis), fresh, chilled or frozen			
09.0013	[F5 ex 4412 39 00]	10	Plywood of coniferous	From 1.1. to 31.12.	650 000 m ³	0
	[^{F5} ex 4412 99 70]	10	species, without the addition			
	[^{F5} ex 4412 99 70]	[F610]		es ich		

- a Remaining volume of quota period 2002/2003 in accordance with Regulation (EC) No 32/2000.
- **b** Control of the usage for this end use shall be carried out pursuant to the relevant Community provisions.
- c Remaining volume of quota period 2002/2003 in accordance with Regulation (EC) No 32/2000.
- d Suspension of specific duty as from 1 July 1995; the ad valorem duty to be taken into account is the duty in force appearing in Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff (OJ L 256, 7.9.1987), as amended.
- e [F³The symbol 'EA' indicates that the goods are chargeable with an 'agricultural component' fixed in accordance with Regulation (EEC) No 2658/87.]]
- $f \qquad [^{F4}]$

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

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09.0019	7202 21		Ferro-	From 1.1.	12 600	0
	7202 29		silicon	to 31.12.	tonnes	
09.0021	7202 30 00		Ferro- silicon- manganese	From 1.1. to 31.12.	18 550 tonnes	0
09.0023	ex 7202 49 10	11	Ferro- chromium	From 1.1. to 31.12.	2 950 tonnes	0
	ex 7202 49 50	11	containing not more than 0,10 % by weight of carbon and more than 30 % but not more than 90 % of chromium (super- refined ferrochromiu	um)		

- a Remaining volume of quota period 2002/2003 in accordance with Regulation (EC) No 32/2000.
- **b** Control of the usage for this end use shall be carried out pursuant to the relevant Community provisions.
- c Remaining volume of quota period 2002/2003 in accordance with Regulation (EC) No 32/2000.
- d Suspension of specific duty as from 1 July 1995; the ad valorem duty to be taken into account is the duty in force appearing in Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff (OJ L 256, 7.9.1987), as amended.
- e [F³The symbol 'EA' indicates that the goods are chargeable with an 'agricultural component' fixed in accordance with Regulation (EEC) No 2658/87.]]
- f [F4]

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

09.0045	ex 0303 29 00	20	Fish, frozen, of the genus <i>Coregonus</i>	From 1.1. to 31.12.	1 000 tonnes	5,5
09.0046	ex 1605 40 00	30	Freshwater crayfish cooked with dill, frozen	From 1.1. to 31.12.	3 000 tonnes	0
09.0047	ex 1605 20 10	40	Shrimps and prawns	From 1.1. to 31.12.	500 tonnes	
	ex 1605 20 91	40	of the species Pandalus borealis, shelled, boiled and frozen, but not otherwise prepared			
	ex 1605 20 99	40				
09.0048	[^{F5} ex 0304 29 99]	20	Fillets of fish, frozen, of the species Allocyttus spp. and Pseudocyttus maculatus	From 1.1. to 31.12.	200 tonnes	0
09.0050	ex 5306 10 10	10	Unbleached flax yarn	From 1.1. to 31.12.	400 tonnes	1,8
	ex 5306 10 30	10	(other than tow yarn), not put up for retail sail, measuring 333,3 decitex or more (not			

- a Remaining volume of quota period 2002/2003 in accordance with Regulation (EC) No 32/2000.
- **b** Control of the usage for this end use shall be carried out pursuant to the relevant Community provisions.
- c Remaining volume of quota period 2002/2003 in accordance with Regulation (EC) No 32/2000.
- d Suspension of specific duty as from 1 July 1995; the ad valorem duty to be taken into account is the duty in force appearing in Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff (OJ L 256, 7.9.1987), as amended.
- e [F3The symbol 'EA' indicates that the goods are chargeable with an 'agricultural component' fixed in accordance with Regulation (EEC) No 2658/87.]]
- f [F4]

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

		exceeding 30 metric numbers), intended for the manufacture of multiple or cabled yarn for the footwear industry or for whipping cables ^b			
09.0051	7018 10 90	Similar glass smallwares other than glass beads, imitation pearls and imitation precious or semi-precious stones	From 1.1. to 31.12.	52 tonnes	0
[^{F7} 09.0052	1806 20 1806 31 1806 32 1806 90	Chocolate	From 1 July to 30 June	2 026 tonnes	38
09.0053	1704	Sugar confectioner (including white chocolate), not containing cocoa	From 1 yJuly to 30 June	2 289 tonnes	35

- a Remaining volume of quota period 2002/2003 in accordance with Regulation (EC) No 32/2000.
- **b** Control of the usage for this end use shall be carried out pursuant to the relevant Community provisions.
- c Remaining volume of quota period 2002/2003 in accordance with Regulation (EC) No 32/2000.
- d Suspension of specific duty as from 1 July 1995; the ad valorem duty to be taken into account is the duty in force appearing in Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff (OJ L 256, 7.9.1987), as amended.
- e [F³The symbol 'EA' indicates that the goods are chargeable with an 'agricultural component' fixed in accordance with Regulation (EEC) No 2658/87.]]
- $f \qquad [^{F4}]$

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09.0054	1905 90	Other than crispbread, gingerbread and the like, sweet biscuits, waffles and wafers, rusks, toasted bread and similar toasted products	From 1 July to 30 June	409 tonnes	40]
[F809.0084	1702 50 00	Chemically pure fructose	From 1 January to 31 December	1 253 tonnes	20
09.0085	1806	Chocolate and other food preparations containing cocoa	From 1 January to 31 December	107 tonnes	43
09.0086	1902 11 00 1902 19 1902 20 91 1902 20 99 1902 30 1902 40	Pasta, whether or not cooked or stuffed or otherwise prepared, except stuffed pasta of CN subheadings 1902 20 10 and 1902 20 30; couscous, whether	S	532 tonnes	11

- a Remaining volume of quota period 2002/2003 in accordance with Regulation (EC) No 32/2000.
- **b** Control of the usage for this end use shall be carried out pursuant to the relevant Community provisions.
- c Remaining volume of quota period 2002/2003 in accordance with Regulation (EC) No 32/2000.
- d Suspension of specific duty as from 1 July 1995; the ad valorem duty to be taken into account is the duty in force appearing in Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff (OJ L 256, 7.9.1987), as amended.
- e [F³The symbol 'EA' indicates that the goods are chargeable with an 'agricultural component' fixed in accordance with Regulation (EEC) No 2658/87.]]
- $f \qquad \left[^{F4}\right]$

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

		or not prepared			
09.0087	1901 90 99 1904 30 00 1904 90 80 1905 90 20	Food preparations of cereals	From 1 January to 31 December	191 tonnes	33
09.0088	2106 90 98	Other food preparations not elsewhere specified or included	From 1 January to 31 December	921 tonnes	18]
09.0091	1702 50 00	Chemically pure fructose	From 1.1.2003 to 30.6.2003	c	d
			and from 1.1. to 30.6	4 504 tonnes	
[F309.0096	2106 90 98	Other food preparations not elsewhere specified or included, allocated to the United States of America	From 1 July to 30 June	1 550 tonnes	EA] ^e

- a Remaining volume of quota period 2002/2003 in accordance with Regulation (EC) No 32/2000.
- **b** Control of the usage for this end use shall be carried out pursuant to the relevant Community provisions.
- c Remaining volume of quota period 2002/2003 in accordance with Regulation (EC) No 32/2000.
- d Suspension of specific duty as from 1 July 1995; the ad valorem duty to be taken into account is the duty in force appearing in Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff (OJ L 256, 7.9.1987), as amended.
- e [F³The symbol 'EA' indicates that the goods are chargeable with an 'agricultural component' fixed in accordance with Regulation (EEC) No 2658/87.]]
- $f \qquad [^{F4}]$

Textual Amendments

- **F3** Inserted by Commission Implementing Regulation (EU) No 624/2013 of 27 June 2013 amending Annex I to Council Regulation (EC) No 32/2000 as regards a new tariff quota of the Union bound in GATT for food preparations not elsewhere specified or included, allocated to the United States of America.
- **F4** Deleted by Commission Implementing Regulation (EU) 2017/1329 of 17 July 2017 amending Annex I to Council Regulation (EC) No 32/2000 as regards the conditions for using a tariff quota of the Union bound in GATT for food preparations not elsewhere specified or included, allocated to the United States of America.

Status: Point in time view as at 09/02/2019. Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

- Substituted by Commission Regulation (EC) No 630/2007 of 4 June 2007 amending Council Regulation (EC) No 32/2000 to take account of amendments to Council Regulation (EEC) No 2658/87 on the tariff and statistical nomenclature and on the Common Customs Tariff.
- **F6** Deleted by Commission Regulation (EC) No 630/2007 of 4 June 2007 amending Council Regulation (EC) No 32/2000 to take account of amendments to Council Regulation (EEC) No 2658/87 on the tariff and statistical nomenclature and on the Common Customs Tariff.
- **F7** Inserted by Commission Implementing Regulation (EU) 2015/50 of 14 January 2015 amending Annex I to Council Regulation (EC) No 32/2000 as regards the introduction of new tariff quotas of the Union bound in GATT for chocolate, sugar confectionery and biscuits.
- F8 Inserted by Commission Regulation (EC) No 928/2006 of 22 June 2006 amending Council Regulation (EC) No 32/2000 as regards certain new Community tariff quotas bound in GATT.

[F2ANNEX II

COMMUNITY TARIFF QUOTA FOR THE COMMUNITY OUTWARD PROCESSING OF CERTAIN TEXTILE PRODUCTS⁰

Serial number	CN code	Description of goods	Quota period	Quota volume(in EUR)	Rate of duty(%)
09.2501		Goods resulting from processing work as provided for in the arrangement with Switzerlandbon processing traffic in textiles as follows: (a) proce work on wove fabric fallin within Chap 50 to 55	31.8.2003 and from 1.9. to 31.8 ssing	1 870 000 of value added	0

Status: Point in time view as at 09/02/2019.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

the CN co	de and correspondi	ing description take	en together.
	and		
	CN		
	code		
	5809		
	00		
	00		
(b)	twisting		
	or		
	throwing,		
	cabling		
	and		
	texturising		
	(whether		
	or		
	not		
	combined		
	with		
	other		
	processing		
	work)		
	of		
	yarns		
	falling		
	within		
	Chapters		
	50		
	to		
	55		
	and		
	CN		
	code		
	5605		
	00		
	00		
(c)	processing		
	work		
	on		
	products		
	falling		
	within		
	the		
	following		
	CN		
	codes:		
Gimped	varn		
and stri			
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Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

appiroution of the	ie er vedae ana e	/011
	heading No 5404 or 5405, gimped (other than those of heading No 5605 and gimped horsehair yarn); chenille yarn (including flock chenille yarn); loop wale-yarn:	
	- Other:	
5606 00 91	Gimped yarn	
5606 00 99	Other	
	Woven pile fabrics and chenille fabrics, other than fabrics of heading No 5802 or 5806:	
5801 10 00	- Of wool or fine animal hair - Of cotton:	
5801 22 00	Cut corduroy	
5801 23 00	Other weft pile fabrics	
5801 24 00	Warp pile fabrics, épinglé (uncut)	
5801 25 00	Warp pile fabrics, cut	

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

-			-	-	-	_
	5801 26 00	– Of man- made fibres:				
		Chenille fabrics				
	5801 32 00	Cut corduroy				
	5801 33 00	Other weft pile fabrics				
	5801 34 00	Warp pile fabrics, épinglé (uncut)				
	5801 35 00	Warp pile fabrics, cut				
	5801 36 00	Chenille fabrics				
	5801 90	Of other textile materials				
	5802	Terry towelling and similar woven terry fabrics, other than narrow fabrics of heading No 5806; tufted textile fabrics, other than products of heading No 5703				
	5804	Tulles and other net fabrics, not including woven, knitted or crocheted fabrics; lace				

Status: Point in time view as at 09/02/2019.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

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	in the piece, in strips or in motifs, other than fabrics of heading No 6002		
5806	Narrow woven fabrics, other than goods of heading No 5807; narrow fabrics consisting of warp without weft assembled by means of an adhesive (bolducs)		
5808	Braids in the piece; ornamental trimmings in the piece, without embroidery other than knitted or crocheted; tassels, pompoms and similar articles		
6001	Pile fabrics, including 'long pile' fabrics and terry fabrics, knitted or crocheted		
6002 to 6006	Other knitted or crocheted fabrics		

a For the purposes of applying this tariff quota, the following definitions shall apply:

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

- (a) 'processing work' shall mean:
 - for the purposes of paragraphs (a) and (c) of the third column: bleaching, dyeing, printing, flocking, impregnating, dressing and other work which changes the appearance or quality of the goods without however changing their nature,
 - for the purposes of paragraph (b) of the third column: twisting or throwing, cabling and texturing, whether or
 not combined with reeling, dyeing or other work which changes the appearance, quality or finish of the goods,
 without however changing their nature;
- (b) 'value added' shall mean: the difference between the customs value, as defined in Community legislation on the subject, at the time of reimportation and the customs value which would be established if the products were reimported in the state in which they were exported.
- **b** Council Decision 69/304/EEC of 28 July 1969 (OJ L 240 of 24.9.1969, p. 5).
- c Remaining volume of quota period 2002/2003 in accordance with Regulation (EC) No 32/2000.]

[F2ANNEX III

LIST OF COMMUNITY TARIFF QUOTAS FOR JUTE AND COCONUT-FIBRE PRODUCTS

Serial number	CN code	TARIC subdivision	Description of goods	Quota period	Quota volume	Rate of duty(%)
09.0107	5310		Woven fabrics of jute or of other textile bast fibres of heading No 5303	I ^{F9} from 1 January to 31 December each year until 31 December	68 000 tonnes	0
			Twine, cordage, ropes and cables, whether or not plaited or braided and whether or not impregnated coated, covered or sheathed with rubber or plastics:	2023]		

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

[F5ex 5607 90 20]		- Of jute or other textile bast fibres of heading No 5303		
		Carpets and other textile floor coverings, woven, not tufted or flocked, whether or not made up, including 'Kelem', 'Schumacks' 'Karamanie' and similar hand- woven rugs:	,	
[^{F10} ex 5702 39 00]	10	- Floor coverings, of pile construction, not made up, of jute or of other textile bast fabrics of heading No 5303		
[F10ex 5702 49 00]	[F1020]	- Floor coverings, of pile construction, made up, of jute or of other textile bast fabrics of heading No 5303		

Status: Point in time view as at 09/02/2019.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

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[^{F5} ex 5702 50 90]	10	- Floor coverings, not of pile construction not made up, of jute or of other textile bast fabrics of heading No 5303		
ex 5702 99 00	10	- Floor coverings, not of pile construction made up, of jute or of other textile bast fabrics of heading No 5303		
		Carpets and other textile floor coverings, tufted, whether or not made up:		
[F11ex 5703 90 20] [F11ex 5703 90 80]	10	- Of jute or of other textile bast fibres of heading No 5303		
		Narrow woven fabrics, other than goods of heading No 5807; narrow fabrics consisting		

Status: Point in time view as at 09/02/2019.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

determined t	y application	of the CIV CO	de and corres	ponding desci	ipuon taken	ugeniel.
			of warp without weft assembled by means of an adhesive (bolducs):			
	ex 5806 39 00	10	- Other woven fabrics, of jute or of other textile bast fibres of heading No 5303			
	ex 5806 40 00	10	- Fabrics consisting of warp without weft assembled by means of an adhesive (bolducs), of jute or of other textile bast fabrics of heading No 5303			
			Textile wall coverings:			
			– Other:			
	5905 00 50		Of jute			
	ex 5905 00 90	10	Of other textile bast fibres of heading No 5303			
09.0109	5702 20 00		Floor coverings	January to 31	9 000 tonnes	0

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together.

		of coconut fibres (coir)	December each year until 31 December 2023]		
09.0111	6305 10 90	Sacks and bags of a kind used for the packing of goods, of jute or of other textile bast fibres of heading No 5303, other than used	[F9 from 1] January to 31 December each year until 31 December 2023]	98 000 tonnes	0]

Textual Amendments

- **F9** Substituted by Commission Implementing Regulation (EU) No 1215/2013 of 28 November 2013 amending Council Regulation (EC) No 32/2000 as regards the extension of the Union's tariff quotas for jute and coconut-fibre products.
- **F10** Substituted by Commission Regulation (EC) No 1102/2005 of 13 July 2005 amending Council Regulation (EC) No 32/2000 to take account of amendments to Council Regulation (EEC) No 2658/87 on the tariff and statistical nomenclature and on the Common Customs Tariff.
- **F11** Substituted by Commission Regulation (EC) No 82/2008 of 28 January 2008 amending Council Regulation (EC) No 32/2000 to take account of amendments to Council Regulation (EEC) No 2658/87 on the tariff and statistical nomenclature and on the Common Customs Tariff.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

[F2ANNEX IV

LIST OF COMMUNITY TARIFF QUOTAS FOR CERTAIN HAND-MADE PRODUCTS⁰

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

Serial number	CN code ^c	Description of goods	Quota period	Quota volume(in EUR)	Rate of duty(%)
09.0104	ex 4201 00 00	Saddlery and harness for any animal (including traces, leads, knee pads, muzzles, saddle cloths, saddle bags, dog coats and the like), of any material:	From 1.1. to 31.12.	1 800 000	0
		- Riding saddles, of leather			
	- Trunks, suit-cases, vanity cases, executive-cases, briefcases, school satchels and similar containers:				
	4202 11	With outer surface of leather, of			

- **a** The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
- b The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.
- c See attached list for Taric codes.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

 	= =			
	composition leather or of patent leather			
	With outer surface of plastics or of textile materials:			
4202 12 914202 12 99	Of materials other than plastic sheeting or moulded plastic material, including vulcanised fibre			
4202 19 90	Of other materials than of aluminium			
	- Handbags, whether or not with shoulder strap, including those without handle:			
4202 21 00	With outer surface of leather, of composition			

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
- b The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.
- c See attached list for Taric codes.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

		T	T	
		leather or of patent leather		
	4202 22 90	With outer surface of textile materials		
		- Articles of a kind normally carried in the pocket or in the handbag:		
	4202 31 00	With outer surface of leather, of composition leather or of patent leather		
	4202 32 90	With outer surface of textile materials		
	4202 39 00	Other	-	
	4202 91	- Other: - With outer surface of leather, of composition leather or of patent leather		
	4202 92 91	With outer surface		
α	shall be considered by	and made products:		

a The following shall be considered hand-made products:

⁽a) cottage industry products made entirely by hand;

⁽b) cottage industry products which have the character of products made by hand;

c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.

b The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.

c See attached list for Taric codes.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
- **b** The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.
- c See attached list for Taric codes.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

	= =		
	furniture not falling in Chapter 94:		
4420 10 11	- Statuettes and other ornaments, of tropical wood		
4420 90 91	- Other, other than wood marquetry and inlaid wood, of tropical wood		
	Basketwork, wickerwork and other articles, made directly to shape from plaiting materials or made up from goods of heading No 4601; articles of loofah: - Of vegetable		
	materials: - Other than straw envelopes for bottles:		

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
- b The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.
- c See attached list for Taric codes.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

<u> </u>			
[F54602 11 4602 12 00			
[F54602 19	91 Other		
[**4602 19 4602 19 99	/ -		

- **a** The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
- b The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.
- c See attached list for Taric codes.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

F12 F12 F12 F12 F12		F12 F12 F12 F12 F12	for babies, tampons, bed sheets and similar household, sanitary or hospital articles, articles of apparel and clothing accessories, of paper pulp, paper, cellulose wadding or webs of cellulose fibres:		
F12 F12		F12			
F12		F12			
	F12	I	-		
F12	F12				
	F12				

- The following shall be considered hand-made products:
 - cottage industry products made entirely by hand;
 - cottage industry products which have the character of products made by hand;
 - garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
- The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.
- See attached list for Taric codes.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

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F12				
F12	-			
F12]	-			
	[F56403 51 05 6403 59 05 6403 91 05 6403 99 05]	- Footwear made on a base or platform of wood, not having an inner sole or a protective metal toecap		
		Parts of footwear (including uppers whether of not attached to soles other than outer soles); removable in-soles, heel cushions and similar articles; gaiters, leggings and similar articles, and parts thereof:		
	6406 10	– Uppers and parts thereof,		
				1

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
- b The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.
- c See attached list for Taric codes.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

	other than stiffeners		
6406 20	Outer soles and heels, of rubber or plastics		
	– Other		
6406 91 00	Of wood		
	Of materials other than wood:		
6406 99 30	Assemblies of uppers affixed to inner soles or to other sole components, but without outer soles		
6406 99 50	Removable insoles and other removable accessories		
6406 99 60	Outer soles of leather or composition leather		

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
- b The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.
- c See attached list for Taric codes.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

[^{F13} 6406 99 85]	Other		
ex 6505 90 10	Woollen berets		
6602 00 00	Walking- sticks, seat- sticks, whips, riding-crops and the like		
ex 6802 91 90	Marble, travertine and alabaster, carved		
ex 6802 92 90	Other calcareous stone, carved		
ex 6802 93 90	Granite, carved		
ex 6802 99 00	Other stone, carved		
	Ceramic tableware, kitchenware, other household articles and toilet articles, other than of porcelain or china:		

a The following shall be considered hand-made products:

- (a) cottage industry products made entirely by hand;
- (b) cottage industry products which have the character of products made by hand;

⁽c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.

b The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.

c See attached list for Taric codes.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

691		– Of common pottery		
691		Statuettes and other ornamental ceramic articles		
691		Other ceramic articles, of common pottery		
		Glassware of a kind used for table, kitchen, toilet, office, indoor decoration or similar purposes (other than that of heading No 7010 or 7018):		
701	3 33 11 3 33 19]	- Drinking glasses other than of glass- ceramics, of lead crystal		
701	3 37 51	– Drinking glasses other than of glass-		

- **a** The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
- b The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.
- c See attached list for Taric codes.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

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	ceramics, other than of lead crystal, other than of toughened glass		
	- Other glassware of a kind used for table or kitchen purposes:		
[^{F5} 7013 41 10]	Of lead crystal		
[F57013 49 91]	Of glass other than of toughened glass		
7013 91 10	Other glassware, of lead crystal		
ex 7013 99 00	Glassware other than of lead crystal		
7018 10 19	Glass beads, other than cut and mechanically polished		
	Imitation jewellery, of base metal,		

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
- b The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.
- c See attached list for Taric codes.

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7117 19	whether or not plated with precious metal: – Other than		
917117 19 99	cuff-links and studs, without parts of glass		
7418	Table, kitchen or other household articles and parts thereof, of copper; pot scourers and scouring or polishing pads, gloves and the like, of copper; sanitary ware and parts thereof, of copper		
7419	Other articles of copper		
	Other articles of aluminium:		
7616 99 90	– Other		
ex 8308 90 0	Beads and spangles, of base metal		

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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9113 90 10	Watch straps, watch bands and watch bracelets, and parts thereof, of leather or of composition leather			
[^{F14} ex 9113 90 80]	Watch straps, watch bands and watch bracelets, and parts thereof, of fabric			
9403 40	Wooden furniture of the kind used in the kitchen			
[^{F5} 9403 81 00 9403 89 00]	Furniture of other materials, including cane, osier, bamboo or similar materials			
9403 90	Parts of furniture			
	Lamps and lighting fittings including			

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	, ,	<u> </u>
	searchlights and spotlights and parts thereof, not elsewhere specified or included; illuminated signs, illuminated name-plates and the like, having a permanently fixed light source, and parts thereof	
	parts thereof not elsewhere specified or included: - Chandeliers and other electric ceiling or wall lighting fittings, excluding those of a kind used for lighting public open spaces or thoroughfares:	
a The following shall be considered by	ind-made products:	

- **a** The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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9405 10 91[^{F15} ex 9405 10 98]	Of materials other than plastics, ceramic or glass		
	- Electric table, desk, bedside or floor-standing lamps:		
	Of materials other than plastics, ceramic or glass:		
9405 20 99	Of a kind used for filament lamps		
	- Other electric lamps and lighting fittings:		
	Other than searchlights and spotlights:		
r shall be considered by	Of materials		

- **a** The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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- 4142)	- 41 41	,, 01	
		other than		
		plastics:		
	9405 40 99	Other than of a kind used for filament lamps and tubular fluorescent lamps		
	9405 50 00	- Non- electrical lamps and lighting fittings		
		- Illuminated signs, illuminated name-plates and the like:		
		Other:		
	[F15 ex 9405 60 80]	Of materials other than plastics		
	[F15ex 9405 99 00]	Other parts of lamps and lighting fittings, other than of glass or of plastics		

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
- **b** The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.
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[^{F5} ex 9503 00 21]	Ornamental dolls dressed so as to reflect the folklore characteristic of the country of origin
[^{F5} ex 9503 00 39]	Other construction sets and constructional toys, of wood
[^{F5} ex 9503 00 49]	Toys representing animals or non-human creatures, other than stuffed, of wood
[^{F5} ex 9503 00 55]	Toy musical instruments and apparatus, of wood
[^{F5} 9503 00 61]	Puzzles, of wood
[^{F5} ex 9503 00 81]	Toy weapons, of wood
[^{F5} ex 9503 00 99]	Other toys, of wood

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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	9601 10 00	Worked ivory and articles of ivory	
9602 00 00 Worked vegetable or mineral carving material and articles of these materials; moulded or carved articles of wax, of stearin, of natural gums or natural resins or of modelling pastes, and other moulded or carved articles, not elsewhere specified or included; worked, unhardened gelatin (except gelatin of heading No 3503 and	9602 00 00	or mineral carving material and articles of these materials; moulded or carved articles of wax, of stearin, of natural gums or natural resins or of modelling pastes, and other moulded or carved articles, not elsewhere specified or included; worked, unhardened gelatin (except gelatin of heading No	

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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		articles of unhardened gelatin			
09.0106		Woven fabrics of cotton, containing 85 % or more by weight of cotton, weighing not more than 200 g/m ² :	From 1.1. to 31.12.	11 067 000	0
	ex 5208 51 00 to [F5 ex 5208 59 90]	Hand-dyed or hand- printed by the 'batik' method			
		Woven fabrics of cotton, containing 85 % or more by weight of cotton, weighing more than 200 g/m ² :			
	ex 5209 51 00 to ex 5209 59 00	Hand-dyed or hand- printed by the 'batik' method			

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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		Other woven fabrics of cotton:			
		- weighing not more than 200 g/m ² :			
	ex 5212 15 10 to ex 5212 15 90	Hand- dyed or hand- printed by the 'batik' method			
		- weighing not more than 200 g/m ²			
	ex 5212 25 10 to ex 5212 25 90	hand- dyed or hand- printed by the 'batik' method			
	ex 5608 90 00	Hammocks, of cotton			
		Carpets and other textile floor coverings, knotted, whether or not made up:			
		- Of wool or fine animal hair:			

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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5701 10	Containing a total of more than 10 % by weight of silk or of waste silk other than noil			
5701 90	Of other textile materials			
	Carpets and other textile floor coverings, of felt, not tufted or flocked, whether or not made up:			
5704 90	O 00 — Other than tiles having a maximum surface area of 0,3 m ²			
5705 00	Other carpets and other textile floor coverings, whether or not made up			
5810	Embroidery in the piece,			

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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	in strips or in motifs		
[^{F5} ex 6101 90 20]	Mens' and boys' ponchos of fine animal hair		
ex 6102 10 10	Womens' and girls' ponchos of fine animal hair		
ex 6110 12 10	Mens' or boys' jerseys, pullovers and slipovers, of fine animal hair of Kashmir goats		
ex 6110 19 10	Other mens' or boys' jerseys, pullovers and slipovers, of other fine animal hair		
ex 6110 12 90	Womens' or girls' jerseys, pullovers and slipovers, of fine animal hair of Kashmir goats		

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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		FF,	 	
	ex 6110 19 90	Other womens' or girls' jerseys, pullovers and slipovers		
Articles hand-dyed or hand- printed by the 'batik' method:				
		Mens' or boys' overcoats, car-coats, capes, cloaks, anoraks (including ski-jackets), wind-cheaters, wind-jackets and similar articles, other than those of heading No 6203:		
	6201 92 00	- Other than overcoats, raincoats, car-coats, capes, cloaks and similar articles, of cotton		

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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6201 99 00	- Other than overcoats, raincoats, car-coats, capes, cloaks and similar articles, of other textile materials		
	Womens' or girls' overcoats, car-coats, capes, cloaks, anoraks (including ski-jackets), wind-cheaters, wind-jackets and similar articles, other than those of heading No 6204:		
6202 92 00	- Other than overcoats, raincoats, car-coats, capes, cloaks and similar articles, of cotton		

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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6202 99 00	- Other than overcoats, raincoats, car-coats, capes, cloaks and similar articles, of other textile materials	
	Womens' or girls' suits, ensembles, jackets, blazers, dresses, skirts, divided skirts, trousers, bib and brace overalls, breeches and shorts (other than swimwear):	
6204 12 00	- Suits, of cotton	
6204 22 80	- Ensembles, of cotton, other than industrial and occupational	
6204 29 90	- Ensembles, of other textile	

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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 	FF,	· · · · · · · · · · · · · · · · · · ·	
	materials, other than of artificial fibres		
6204 32 90	- Jackets and blazers, of cotton, other than industrial and occupational		
6204 39 90	- Jackets and blazers, of other textile materials, other than of artificial fibres		
6204 42 00	- Dresses, of cotton		
6204 44 00	- Dresses, of artificial fibres		
[^{F11} 6204 49 90]	- Dresses, of other textile materials, other than of silk or silk waste		
	- Womens' or girls' skirts and divided skirts:		

- **a** The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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 	FF,	 	
 6204 52 00	Of cotton		
6204 53 00	Of synthetic fibres		
6204 59	Of other textile materials		
6204 62 316204 62 336204 62 39	- Trousers and breeches, of cotton, other than industrial and occupational		
6204 62 59	- Bib and brace overalls, of cotton, other than industrial and occupational		
6204 62 90	- Shorts, of cotton		
6204 63 18	- Trousers and breeches, of synthetic fibres, other than industrial and occupational		
6204 63 39	- Bib and brace overalls, of		

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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	synthetic fibres, other than industrial and occupational			
6204 63 90	- Shorts, of synthetic fibres			
6204 69 18	- Trousers and breeches, of artificial fibres, other than industrial and occupational			
6204 69 39	- Bib and brace overalls, of artificial fibres, other than industrial and occupational			
6204 69 50	– Shorts, of artificial fibres			
6204 69 90	- Trousers, bib and brace overalls, breeches and shorts, of other textile materials, other than			

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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	of artificial fibres	
	Mens' or boys' shirts:	
6205 20 00	- Of cotton	
6205 90 10	– Of flax or ramie	
	Womens' or girls' blouses, shirts and shirt-blouses:	
6206 30 00	- Of cotton	
6206 90 10	– Of flax or ramie	
[F10ex 6207 91 00]	Mens' or boys' singlets and other vests, bathrobes, dressing gowns and similar articles, other than bathrobes, dressing gowns and similar articles of terry towelling and similar woven	

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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,,	terry fabrics, of cotton	.,,,	
[^{F5} 6207 99 90]	Mens' or boys' singlets and other vests, bathrobes, dressing gowns and similar articles, of textile materials other than cotton or man-made fibres		
[F10 ex 6208 91 00]	Womens' or girls' negligés, bathrobes, dressing gowns and similar articles, of cotton, other than of terry towelling and similar woven terry fabrics		
6208 99 00	Womens' or girls' singlets and other vests, slips, negligés,		

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
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 	FF,	 	
	bathrobes, dressing gowns and similar articles, of textile materials other than cotton or man-made fibres		
	Bed linen, table linen, toilet linen and kitchen linen:		
6302 21 00	- Bed linen, not knitted or crocheted, of cotton		
[^{F10} 6302 51 00]	- Table linen, not knitted or crocheted, of cotton		
[^{F10} 6302 91 00]	– Other, of cotton		
	Curtains (including drapes) and interior blinds; curtain or bed valances:		

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
- b The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.
- c See attached list for Taric codes.

Document Generated: 2023-11-24

Status: Point in time view as at 09/02/2019. Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

	Juni J ,	,	 	
	6303 91 00	Not knitted or crocheted, of cotton		
		Other furnishing articles, excluding those of heading No 9404		
	6304 19 10	- Bedspreads, not knitted or crocheted, of cotton		
	6304 92 00	- Other than bedspreads, not knitted or crocheted, of cotton		
Other articles of apparel:				
	ex 6201 11 00	Mens' and girl's ponchos of wool or fine animal hair		
	ex 6202 11 00	Womens' and girls' ponchos of wool or fine animal hair, capes of wool		

- The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - cottage industry products which have the character of products made by hand;
 - garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
- The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.
- See attached list for Taric codes.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

-	•			
	ex 6204 51 00	Womens' and girls' skirts and divided skirts, of wool		
	6213 20 00	Handkerchiefs, of cotton		
	6214	Shawls, scarves, mufflers, mantillas, veils and the like		
	6215	Ties, bow ties and cravats		
	[^{F14} 6217 10 00]	Made-up clothing accessories		
		Blankets (other than electric blankets) and travelling rugs, of wool or of fine animal hair:		
		Not knitted or crocheted:		
	[^{F10} 6301 20 90]	- Wholly of wool or fine animal hair		

a The following shall be considered hand-made products:

⁽a) cottage industry products made entirely by hand;

⁽b) cottage industry products which have the character of products made by hand;

⁽c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.

b The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.

c See attached list for Taric codes.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

[^{F16} 6301 20 99]	– Other		
	Blankets (other than electric blankets) and travelling rugs, of cotton:		
6301 30 90	Not knitted or crocheted		
6301 40 90	- Blankets (other than electric blankets) and travelling rugs, of synthetic fibres, not knitted or crocheted		
6301 90 90	- Other blankets and travelling rugs, not knitted or crocheted		
ex 6303 99 90	Double curtains, other than knitted or crocheted, of wool		

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
- b The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.
- c See attached list for Taric codes.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the preferential scheme being determined, within the context of this Annex, by the coverage of the CN codes. Where ex CN codes are indicated, the preferential scheme is to be determined by application of the CN code and corresponding description taken together. Access to these tariff quotas is restricted to the following countries:

	ex 6306 91 00	Hammocks, of cotton		
		Other made- up articles, including dress patterns:		
		Floor-cloths, dish-cloths, dusters and similar cleaning cloths:		
	6307 10 90	Not knitted or crocheted and not non- wovens		
		- Other than floor-cloths, dish-cloths, dusters and similar cleaning cloths, life-jackets and life-belts:		
	6307 90 99	Not knitted or crocheted or of felt		
Th C. II	-111 has a second decay of the	1 1 1		

- a The following shall be considered hand-made products:
 - (a) cottage industry products made entirely by hand;
 - (b) cottage industry products which have the character of products made by hand;
 - (c) garments or other textile products obtained manually from fabrics woven on looms operated solely by hand or foot and essentially sewn by hand or sewn by sewing-machines operated solely by hand or foot.
- b The list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.
- c See attached list for Taric codes.

Document Generated: 2023-11-24

Status: Point in time view as at 09/02/2019.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Textual Amendments

- **F12** Deleted by Commission Regulation (EC) No 545/2004 of 24 March 2004 amending Council Regulation (EC) No 32/2000 in the light of amendments to Council Regulation (EEC) No 2658/87 on the tariff and statistical nomenclature and on the Common Customs Tariff.
- **F13** Substituted by Commission Regulation (EC) No 204/2009 of 16 March 2009 amending Council Regulation (EC) No 32/2000 as regards the extension of the Community tariff quotas for jute and coconut-fibre products and to take account of amendments to Council Regulation (EEC) No 2658/87 on the tariff and statistical nomenclature and on the Common Customs Tariff.
- F14 Substituted by Commission Regulation (EC) No 545/2004 of 24 March 2004 amending Council Regulation (EC) No 32/2000 in the light of amendments to Council Regulation (EEC) No 2658/87 on the tariff and statistical nomenclature and on the Common Customs Tariff.
- F15 Substituted by Commission Regulation (EC) No 1506/2006 of 11 October 2006 amending Council Regulation (EC) No 32/2000 to take account of amendments to Council Regulation (EEC) No 2658/87 on the tariff and statistical nomenclature and on the Common Customs Tariff.
- F16 Deleted by Commission Regulation (EC) No 1102/2005 of 13 July 2005 amending Council Regulation (EC) No 32/2000 to take account of amendments to Council Regulation (EEC) No 2658/87 on the tariff and statistical nomenclature and on the Common Customs Tariff.

Número de ordenLøbenummerLaufend NummerΑύξων αριθμόςOrder NoNuméro d'ordreNumero d'ordineVolgnummerNúmer de ordemJärjestysnumeroLöpi	codeCode NCCodice NCGN-codeCódigo NCCN-koodiKN-nr	Código TaricTaric- kodeTaric-CodeKωδικός TaricTaric-codeCode TARICCodice TARICTaric-codeCódigo TaricTaric-koodiTARIC- nr
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	4202 11 10	10
	4202 11 90	10
	4202 12 91	10
	4202 12 99	10
	4202 19 90	10
	4202 21 00	10
	4202 22 90	10
	4202 31 00	10
	4202 32 90	10
	4202 39 00	10
	4202 91 10	10
	4202 91 80	10
	4202 92 91	10
	4202 92 98	10
	4202 99 00	10

4203 30 00	10
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4420 10 11	10
4420 90 91	10
[F54602 19 91]	10
[F54602 19 99]	10
[^{F12}	
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F12	
F12	-
F12	
F12	
F12]	
[F56403 51 05	[^{F5} 19]
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6403 91 05	
6403 99 05]	
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[^{F17} 6406 10 19]	[F1710]
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6406 20 10	10
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6406 91 00	10
6406 99 30	10
6406 99 50	10
6406 99 60	10
[^{F13} 6406 99 85]	10
6505 90 10	10

6602 00 00 10 6802 91 90 10 6802 92 90 10 6802 93 90 10 6802 99 90 10
6802 92 90 10 6802 93 90 10
6802 93 90 10
6802 99 90
0002 99 90
6912 00 10 10
6913 10 00 10
6913 90 10 10
6913 90 91 10
6913 90 93 10
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6914 90 10 10
7013 99 00 10
7018 10 19 10
7117 19 91 10
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7418 11 00 10
[F57418 19 10 10 7418 19 90] 10
7418 20 00 10
7419 10 00 10
7419 91 00 10
[F57419 99 10 10
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7616 99 90 05
8308 90 00 10
9113 90 10 10
[F149113 90 80 11]
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[F ⁵ 9403 81 00
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9602 00 00	10
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[F155208 52 00]	[^{F19} 11]
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	91
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5209 51 00	11
	91
5209 52 00	11
	91
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	91
5212 15 10	11

09.0106

	91
5212 15 90	11
	91
5212 25 10	11
	91
5212 25 90	11
	91
5608 90 00	10
5701 10 10	10
5701 90 10	10
5701 90 90	10
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5705 00 30	10
5705 00 90	11
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5810 10 10	10
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5810 92 90	10
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[F56101 90 20]	[F511]
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6110 19 90	10
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6201 92 00	10
6201 99 00	10

6202 11 00	10
0202 11 00	20
6202 92 00	10
6202 99 00	10
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6204 29 90	10
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[^{F11} 6204 49 90]	[^{F11} 10]
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[F106207 91 00]	[^{F10} 91]

[F56207 99 90]	91
[^{F10} 6208 91 00]	[^{F10} 18]
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6213 20 00	10
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6214 20 00	10
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[F156214 90 00]	[F1511]
	[^{F15} 91]
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6215 20 00	10
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[F106301 20 90]	10
[F166301 20 99]	10
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6301 40 90	91
6301 90 90	21
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6302 21 00	21
	81
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[F106302 91 00]	10
[F166302 91 90]	10
6303 91 00	91
6303 99 90	31
6304 19 10	10
6304 92 00	10
6306 91 00	10
6307 10 90	10
6307 90 99	91]

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

Textual Amendments

- F17 Deleted by Commission Regulation (EC) No 204/2009 of 16 March 2009 amending Council Regulation (EC) No 32/2000 as regards the extension of the Community tariff quotas for jute and coconut-fibre products and to take account of amendments to Council Regulation (EEC) No 2658/87 on the tariff and statistical nomenclature and on the Common Customs Tariff.
- F18 Inserted by Commission Regulation (EC) No 545/2004 of 24 March 2004 amending Council Regulation (EC) No 32/2000 in the light of amendments to Council Regulation (EEC) No 2658/87 on the tariff and statistical nomenclature and on the Common Customs Tariff.
- **F19** Deleted by Commission Regulation (EC) No 1506/2006 of 11 October 2006 amending Council Regulation (EC) No 32/2000 to take account of amendments to Council Regulation (EEC) No 2658/87 on the tariff and statistical nomenclature and on the Common Customs Tariff.

ANNEX V

LIST OF COMMUNITY TARIFF QUOTAS FOR CERTAIN FABRICS WOVEN ON HANDLOOMS (13)

Notwithstanding the rules for the interpretation of the Combined Nomenclature, the wording for the description of the products is to be considered as having no more than an indicative value, the quotas being determined, within the context of this Annex, by the coverage of the CN codes as they exist at the time of adoption of the current Regulation. Where ex CN codes are indicated, the quota is to be determined by application of the CN code and corresponding description taken together.

Access to these tariff quotas is restricted to the following countries:

Argentina, Bangladesh, Brazil, El Salvador, Guatemala, Honduras, India, Indonesia, Laos, Pakistan, Sri Lanka, Thailand (14)

Serial number	CN code ^a	Description of goods	Quota period	Quota volume(in €)	Rate of duty(%)
09.0101	5007	Woven fabrics of silk or of silk waste	from 1 January to 31 December	2 432 000	0
	[^{F5} 5803 00 30]	Gauze of silk or silk waste			
09.0103	5208 51 00 to [F55208 59 90]	Woven fabrics of cotton, printed, containing 85 % or more by weight of cotton, weighing not	from 1 January to 31 December	2 172 000	0

a [X1See attached list for Taric codes.]

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

	chenille fabrics, other than fabrics of heading No 5802 or 5806, of cotton
[F55803 00 10]	Gauze, other than narrow fabrics of heading No 5806, of cotton

a [X1See attached list for Taric codes.]

Editorial Information

X1 Inserted by Corrigendum to Council Regulation (EC) No 32/2000 of 17 December 1999 opening and providing for the administration of Community tariff quotas bound in GATT and certain other Community tariff quotas and establishing detailed rules for adjusting the quotas, and repealing Regulation (EC) No 1808/95 (Official Journal of the European Community L 5 of 8 January 2000).

Número de ordenLøbenummerLaufend NummerΑύξων αριθμόςOrder NoNuméro d'ordreNumero	Código NCKN-kodeKN- e CodeKωδικός ΣΟCN codeCode NCCodice NCGN-codeCódigo NCCN-koodiKN-nr	Código TaricTaric- kodeTaric-CodeΚωδικός TaricTaric-CodeCode TaricCodice TaricTaric-
d'ordreNumero d'ordineVolgnummerNúme de ordemJärjestysnumeroLöpi	ro	codeCódigo TaricTaric- koodiTaric-nr
09.0101	5007 10 00	10
	5007 20 11	10
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	5007 20 61	10
	5007 20 69	10
	5007 20 71	10
	5007 90 10	10

	5007 90 30	10
	5007 90 50	10
	5007 90 90	10
	[F55803 00 30]	10
09.0103	5208 51 00	11
		19
	[F155208 52 00]	[^{F19} 11]
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	[F55208 59 10]	11
		19
	[F55208 59 90]	11
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	5209 52 00	11
		19
	5209 59 00	11
		19
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	[F165210 11 90]	10
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	[F105210 21 00]	10
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	[^{F6} 5210 22 00]	[F610]
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	[F105210 31 00]	10
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	5210 32 00	10
	5210 39 00	10
	5210 41 00	10
	[F65210 42 00]	[F610]
	5210 49 00	10

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[^{F6} 5210 52 00]	[^{F6} 10]
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5212 24 90	10
5212 25 10	11
	19
5212 25 90	11
	19
5801 21 00	10
5801 22 00	10
5801 23 00	10
5801 24 00	10
5801 25 00	10
5801 26 00	10
[F55803 00 10]	10

ANNEX VI

Exporter (Name, full address, country)	2. Number	00000
3. Consignee (Name, full address, country)	IN REGARD TO CERT (HA issued with a view to obta	RTIFICATE AIN HANDICRAFT PRODUCTS NDICRAFTS) Ining the benefit of the preferential the European Community
	4. Country of manufacture	5. Country of destination
6. Place and date of shipment — means of transport	7. Supplementary details	
8. Marks and numbers — number and kind of packages — DETAILED DESCRIPTION OF GOODS	9. Qi	antity (¹) 10. FOB value (²)
11. CERTIFICATION BY THE COMPETENT AUTHORITY I, the undersigned, certify that the consignment described above contains only handicraft products (handicrafts) of the cottage industry of the country shown in box No 4.		
12. Competent authority (Name, full address, country)	At	, or
	(Signature)	(Seal)

(¹) Indicate whether in pieces, metres, square metres or kilograms.

ANNEX VII

Exporter, (Name, full address, country)	2. Number	00000
Consignee (Name, full address, country)	RELATING TO SILK OR COT issued with a view to obtainin	FICATE TON HANDLOOM PRODUCTS g the benefit of the preferential European Community
	4. Country of manufacture	5. Country of destination
6. Place and date of shipment — means of transport	7. Supplementary details	
Marks and numbers — number and kind of packages — DETAILED DESCRIPTION OF GOODS	9. Quant	ity (¹) 10. FOB value (²)
11. CERTIFICATION BY THE COMPETENT AUTHORITY I, the undersigned, certify that the consignment described above contains only hand-woven textile products of the cottage industry of the country shown in box No 4; To each piece is attached: — at the beginning and end, an approval stamp (3) — a seal No (3)		
12. Competent authority (Name, full address, country)	At	, on
	(Signature)	(Seal)

(!) Indicate whether in pieces, metres, square metres or kilograms. (?) In the currency of the contract of sale. (?) Delete as appropriate

ANNEX VIII

CORRELATION TABLE

Regulation (EC) No 1808/95	This Regulation
1	1
2	2
4	3
5	4
5	5
5a	6
5b	7
6, 7, 8	8
9	9
10	10
_	11
12	12
Annex I	Annex I
Annex III	Annex II
Annex V	Annex III
Annex IV A + Annex IV d	Annex IV
Annex IV B + Annex IV f	Annex V
Annex IV c	Annex VI
Annex IV e	Annex VII
_	Annex VIII

Document Generated: 2023-11-24

Status: Point in time view as at 09/02/2019.

Spislation: There are currently no known outstanding effects f

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000. (See end of Document for details)

- OJ L 176, 27.7.1995, p. 1. Regulation as last amended by Council Regulation (EC) No 1401/98 (OJ L 188, 2.7.1998, p. 1).
- (2) OJ C 332, 7.11.1996, p. 1.
- (3) OJ L 349, 31.12.1994, p. 105.
- (4) OJ L 104, 27.4.1996, p. 1.
- (5) OJ L 188, 2.7.1998, p. 1.
- (6) OJ L 357, 30.12.1998, p. 1.
- (7) OJ L 253, 11.10.1993, p. 1. Regulation as last amended by Regulation (EC) No 1662/1999 (OJ L 197, 29.7.1999, p. 25).
- **(8)** OJ L 184, 17.7.1999, p. 23.
- (9) OJ L 184, 17.7.1999, p. 23.
- (10) OJ L 302, 19.10.1992, p. 1. Regulation as last amended by Regulation (EC) No 955/1999 (OJ L 119, 7.5.1999, p. 1).
- (11) [FIRegulation (EU) 2019/216 of the European Parliament and of the Council of 30 January 2019 on the apportionment of tariff rate quotas included in the WTO schedule of the Union following the withdrawal of the United Kingdom from the Union, and amending Council Regulation (EC) No 32/2000 (OJ 38, 8.2.2019, p. 1).]
- (12) [F1OJ L 123, 12.5.2016, p. 1.]
- (13) [X1'Handlooms' shall mean looms for the manufacture of cloth which are moved exclusively by hand or foot.]
- (14) [XIThe list of the competent authorities in the beneficiary countries was last published in OJ C 122, 4.5.1999, p. 3.]

Editorial Information

X1 Inserted by Corrigendum to Council Regulation (EC) No 32/2000 of 17 December 1999 opening and providing for the administration of Community tariff quotas bound in GATT and certain other Community tariff quotas and establishing detailed rules for adjusting the quotas, and repealing Regulation (EC) No 1808/95 (Official Journal of the European Community L 5 of 8 January 2000).

Textual Amendments

F1 Inserted by Regulation (EU) 2019/216 of the European Parliament and of the Council of 30 January 2019 on the apportionment of tariff rate quotas included in the WTO schedule of the Union following the withdrawal of the United Kingdom from the Union, and amending Council Regulation (EC) No 32/2000.

Status:

Point in time view as at 09/02/2019.

Changes to legislation:

There are currently no known outstanding effects for the Council Regulation (EC) No 32/2000.