

Directive 2008/121/EC of the European Parliament and of the Council of 14 January 2009 on textile names (recast) (Text with EEA relevance) (repealed)

Article 2

- 1 For the purposes of this Directive, the following definitions shall apply:
 - a 'textile products' means any raw, semi-worked, worked, semi-manufactured, manufactured, semi-made-up or made-up products which are exclusively composed of textile fibres, regardless of the mixing or assembly process employed;
 - b 'textile fibre' means:
 - (i) a unit of matter characterised by its flexibility, fineness and high ratio of length to maximum transverse dimension, which render it suitable for textile applications;
 - (ii) flexible strips or tubes, of which the apparent width does not exceed 5 mm, including strips cut from wider strips or films, produced from the substances used for the manufacture of the fibres listed under items 19 to 47 in Annex I and suitable for textile applications; the apparent width is the width of the strip or tube when folded, flattened, compressed or twisted, or the average width where the width is not uniform.
- 2 The following shall be treated in the same way as textile products and shall be subject to this Directive:
 - a products containing at least 80 % by weight of textile fibres;
 - b furniture, umbrella and sunshade coverings containing at least 80 % by weight of textile components; similarly, the textile components of multi-layer floor coverings, of mattresses and of camping goods, and warm linings of footwear, gloves, mittens and mitts, provided such parts or linings constitute at least 80 % by weight of the complete article;
 - c textiles incorporated in other products and forming an integral part thereof, where their composition is specified.